

IN THE COMPETITION APPEAL TRIBUNAL Case No: 1518/5/7/22

BETWEEN:

(1) LONDON ARRAY LIMITED

(2) RWE RENEWABLES UK LONDON ARRAY LIMITED (formerly known as E.ON CLIMATE & RENEWABLES UK LONDON ARRAY LIMITED)

(3) ORSTED LONDON ARRAY LIMITED (formerly known as DONG ENERGY LONDON ARRAY LIMITED)

(4) ORSTED LONDON ARRAY II LIMITED (formerly known as DONG ENERGY LONDON ARRAY II LIMITED)

(5) MASDAR ENERGY UK LIMITED

Claimants

- v -

(1) NEXANS FRANCE SAS

(2) NEXANS SA

Defendants

CONSENT ORDER

HAVING REGARD TO the Directions Order of the Hon Mr Justice Marcus Smith made on 26 June 2023 (the "**Directions Order**"), as amended by the Consent Order of the Hon Mr Justice Richards made on 19 October 2023 and subsequently by the Consent Order of the Hon Mr Justice Richards made on 19 March 2024 (the "**March 2024 Consent Order**")

AND UPON the parties having agreed to the terms of this Order in writing

IT IS ORDERED BY CONSENT THAT:

- The deadline under paragraph 1 of the March 2024 Consent Order, by which the parties shall exchange signed statements of witnesses of fact, and hearsay notices where required by rule 33.2, shall be amended from 4pm on 19 April 2024 to 4pm on 26 April 2024.
- 2. Costs in the case.

The Hon. Mr Justice Richards Chair of the Competition Appeal Tribunal Made: 19 April 2024 Drawn: 19 April 2024