



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) GREENCOAT LONDON ARRAY LIMITED (FORMERLY KNOWN AS~~
~~ORSTED LONDON ARRAY II LIMITED AND PRIOR TO THAT 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 Order of the Hon. Mr Justice Richards dated 20 November 2025 regarding consequential matters following the London Array Judgment (the “**Order**”)

UPON the parties having filed applications regarding costs of the proceedings (other than the ROC Issue costs) pursuant to paragraph 3(b) of the Order on 18 December 2025 (the “**Applications**”)

IT IS HEREBY ORDERED BY CONSENT THAT:

1. Any replies to the Applications shall be filed and served by 9 January 2026.
2. There shall be permission to apply.

The Honourable Mr Justice Richards
Chair of the Competition Appeal Tribunal

Made: 29 December 2025
Drawn: 29 December 2025