



IN THE COMPETITION
APPEAL TRIBUNAL

Case No: 1370/5/7/20 (T)

BETWEEN

- (1) VATTENFALL AB
- (2) VATTENFALL ELDISTRIBUTION AB
- (3) VATTENFALL VINDKRAFT AB
- (7) VÄSTERBERGSLAGENS ELNÄT AB
- (8) THANET OFFSHORE WIND LIMITED
- (10) ORMONDE ENERGY LIMITED
- (11) VATTENFALL A/S
- (12) VATTENFALL VINDKRAFT A/S
- (13) DOTI DEUTSCHE OFFSHORE-TESTFELD UND
INFRASTRUKTUR GMBH & CO KG
- (14) STROMNETZ BERLIN GMBH
- (15) NOORDZEEWIND CV

Claimants

- and -

- (1) PRYSMIAN S.P.A.
- (2) PRYSMIAN POWERLINK S.R.L.
- (3) PRYSMIAN CABLES & SYSTEMS LTD
- (4) PRYSMIAN GROUP FINLAND OY
- (5) PRYSMIAN KABEL UND SYSTEME GMBH
- (8) PRYSMIAN CAVI E SISTEMI SRL

Defendants

- and -

- (1) NEXANS FRANCE SAS
- (2) NEXANS SA

Third Parties

CONSENT ORDER

UPON the First to Fifth and Eighth Defendants being referred to herein as the “Prysmian Defendants”

AND UPON the joint application of the Claimants and the Prysmian Defendants

IT IS ORDERED BY CONSENT THAT:

1. Pursuant to CPR 17.1(2)(a), the Claimants shall amend the Amended Particulars of Claim in the form circulated on 21 December 2020.
2. The Claimants shall pay the Prysmian Defendants’ costs of and occasioned by the amendments, to be subject to detailed assessment if not agreed.
3. The Claimants shall bear their own costs of and occasioned by the amendments.

The Honourable Mr Justice Trower
Chairman of the Competition Appeal Tribunal

Made: 8 January 2021
Drawn: 8 January 2021