



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 Claimants, Defendants, and Third Parties having agreed the terms of this Order

AND HAVING REGARD TO the Order of Mr Justice Adam Johnson dated 13 October 2020 (the “**CMC Order**”)

AND HAVING REGARD TO the Order of the Honourable Mr Justice Trower dated 22 January 2021, as subsequently amended, including by the Order of the Honourable Mrs Justice Joanna Smith dated 29 November 2021 (the “**Third Parties Disclosure Order**”)

BY CONSENT IT IS ORDERED THAT:

1. The Third Parties Disclosure Order be varied as follows:

(a) The wording at paragraph 14.2 be replaced with:

“the Prysmian Defendants’ Expert shall serve their report by 4pm on 20 May 2022.”

The Honourable Mrs Justice Joanna Smith
Chairman of the Competition Appeal Tribunal

Made: 17 May 2022
Drawn: 17 May 2022