



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 (formerly 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 Jonathan Richards made at the Pre-Trial Review on 21 March 2025 (the “**PTR Order**”)

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

IT IS ORDERED BY CONSENT THAT:

1. The deadline under paragraph 6 of the PTR Order, by which any updated version of the joint memorandum of experts is to be filed, shall be amended from 16 April 2025 to **17 April 2025**.
2. Costs in the case.

The Honourable Mr Justice Jonathan Richards
Chair of the Competition Appeal Tribunal

Made: 16 April 2025
Drawn: 16 April 2025