

## Registration of a Charge

Company Name: GOLAR-NOR (UK) LIMITED

Company Number: 03238016

Received for filing in Electronic Format on the: 12/01/2023

# **Details of Charge**

Date of creation: **06/01/2023** 

Charge code: **0323 8016 0016** 

Persons entitled: CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK

Brief description:

Contains fixed charge(s).

Contains negative pledge.

#### **Authentication of Form**

This form was authorised by: a person with an interest in the registration of the charge.

#### **Authentication of Instrument**

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: NORTON ROSE FULBRIGHT LLP



# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3238016

Charge code: 0323 8016 0016

The Registrar of Companies for England and Wales hereby certifies that a charge dated 6th January 2023 and created by GOLAR-NOR (UK) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 12th January 2023.

Given at Companies House, Cardiff on 13th January 2023

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





I certify that, save for material redacted pursuant to s.859G of the Companies Act 2006, this copy instrument is a correct copy of the original instrument.

Norton Rose Feelbright LLP

Date: 11 January 2023

**Dated** 

6 January

2023

KNARR L.L.C.

GOLAR-NOR (UK) LIMITED

ALTERA KNARR AS

THE RELATED PARTIES SET FORTH ON SCHEDULE 1

TO

CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK

INTRA-GROUP LOAN ASSIGNMENT AND SUBORDINATION AGREEMENT

NORTON ROSE FULBRIGHT

### Contents

Cla	Ruse Pa	age
1	Definitions and interpretation	1
2	Assignment	5
3	Service Entities	6
4	Restrictions	6
5	Perfection	7
6	Enforcement	7
7	Application of proceeds	9
8	Deferral and non-petitioning undertakings	9
9	Subordination	.11
10	General undertakings	.13
11	Duration of the security	.13
12	Third party security protections	.13
13	Enforcement costs	15
14	Remedies	.15
15	Power of attorney	.15
16	Other provisions	.16
17	Governing law and enforcement	.17
Sc	hedule 1 Information	25
Sc	hedule 2 Form of Accession Deed (Intra-Group Loan Assignment)	.27

THIS DEED is dated 6 January 2023 and made between:

- (1) KNARR L.L.C. (as described in more detail in Schedule 1, the Borrower);
- (2) GOLAR-NOR (UK) LIMITED (as described in more detail in Schedule 1); and
- (3) ALTERA KNARR AS (as described in more detail in Schedule 1);

(the parties under (1) to (3) inclusive are collectively referred to as the **Assignors** and each an **Assignor** and shall include any Additional Assignor); and

- (4) the **Related Parties** (as described in more detail in Schedule 1) (including any Additional Related Parties); and
- (5) CREDIT AGRICOLE CORPORATE AND INVESTMENT BANK acting in its capacity as facility agent and facility security trustee for the Facility Beneficiaries (the Facility Security Trustee).

#### IT IS AGREED as follows:

#### 1 Definitions and interpretation

#### **Definitions**

1.1 Terms defined in the Facility Agreement have, unless defined differently in this Deed, the same meaning when used in this Deed. In addition, in this Deed:

Acceleration Event has the meaning given in sub-clause (b) of the definition of Acceleration Date

Accession Deed (Intra-Group Loan Assignment) means a document substantially in the form set out in Schedule 2.

Accrued Service Fees mean Service Fees that have been invoiced by the Service Entity to the Assignor earlier than thirty (30) days prior to the proposed date of payment. Accrued Service Fees shall cease to constitute Accrued Service Fees once the Event of Default in respect of which such Service Fees constituted Accrued Service Fees ceases to be continuing.

**Additional Assignor** means any party (other than the Facility Security Trustee) that executes an Accession Deed (Intra-Group Loan Assignment) in the capacity of an Assignor.

Additional Related Party means any party (other than the Facility Security Trustee) that executes an Accession Deed (Intra-Group Loan Assignment) in the capacity of a Related Party

Assigned Assets means those assets which are from time to time the subject of clause 2.2 and clause 3.2 including, but not limited to, the Assignor Assets, all Monetary Claims and Rights of an Assignor and/or an Additional Assignor and/or a Service Entity including rights to any sums payable to the Assignor and/or a Service Entity and the full benefit of any security, options, indemnities, guarantees and warranties.

**Assignor Assets** means all Liabilities now or hereafter due, owing or incurred to any Assignor by any Related Party which is the Permitted Parent or a Subsidiary of the Permitted Parent.

Companies Act means the Norwegian Limited Liability Companies Act of 1997 (as amended from time to time).

Current Service Fees mean any Service Fees other than Accrued Service Fees.

**Disposal** means any transfer or other disposal of an asset or of an interest in an asset, or the creation of any Right over an asset in favour of another person, but not the creation of any Security Interest. **Disposed** has the correlated meaning.

**Distribution** means any payment by or distribution of assets of the Assignors (or any of them), whether in cash, property, securities or otherwise.

Enforcement Act means the Norwegian Enforcement Act of 1992 (as amended from time to time).

Enforcement Time means any time at which an Event of Default has occurred and is continuing.

Excluded FFTA Accounts has the meaning given to it in the Common Terms Agreement.

**FA Legislation** means the Norwegian financial agreements act of 18 December 2020 No. 146 (No. finansavtaleloven) and the Norwegian regulation on financial agreements of 19 September 2022 No. 1612 (No. finansavtaleforskriften) (in each case as amended or replaced from time to time).

Facility Agreement means the secured term loan facility agreement dated 24 February 2014 as amended and restated from time to time up to and including the RED Amendment and Restatement Agreement, made between (amongst others) the Borrower as borrower, the banks and financial institutions listed as facility lenders in Schedule 1 (*The Facility Lenders and the Commitments*) therein and the Facility Security Trustee as facility agent and facility security trustee as the same may from time to time be amended, novated, supplemented, extended, restated or replaced (however fundamentally, including by an increase of any size in any facility made available under it, the alteration of the nature, purpose or period of any such facility or any change of any of its parties).

**Facility Beneficiary Liabilities** means all Liabilities now or hereafter due, owing or incurred by the Assignors (or any of them) to the Facility Beneficiaries arising pursuant to or in connection with the Facility Documents.

Facility Beneficiary Security means the Security Interest created by this Deed and each other Facility Security Document to secure the payment and discharge of Facility Secured Obligations.

FFTA Entities mean any of Holdco Cross Guarantor and its Subsidiaries.

FFTA Intercompany Loans means any Intercompany Loan by and between FFTA Entities.

**Financial Collateral** has the meaning given to it by the Financial Collateral Arrangements (No 2) Regulations 2003.

#### **Insolvency Legislation** means:

- (a) the Insolvency Act 1986 and secondary legislation made under it; and
- (b) any other primary or secondary legislation in England and/or Scotland from time to time relating to insolvency or reorganisation.

**Intercompany Loans** means any intercompany loan or advance and related obligations that are owed by an Assignor to a Related Party. For the avoidance of doubt, Service Fees shall not constitute Intercompany Loans.

**Liabilities** means all present and future liabilities and obligations at any time for the payment or repayment of money, including (without limitation) all rights of indemnity, reimbursement and contribution, whether they are:

(a) express or implied;

- (b) present, future or contingent;
- (c) joint or several;
- (d) incurred as a principal or surety or in any other manner; or
- (e) originally owing to the person claiming payment or repayment or acquired by that person from someone else.

**Minimum Liquidity Requirement** means, at that time, the aggregate of the amounts standing to the credit of the bank accounts of the FFTA Entities (other than Excluded FFTA Accounts) is not less than fifteen million Dollars (\$15,000,000).

Monetary Claims means all moneys whatsoever which are now, or later become, payable (actually or contingently) to the Assignors as arising out of the contracts set out in a certificate issued to the Facility Security Trustee on the date of this Deed and any future claims payable to the Assignors which are required to be assigned as security in accordance with clause 5.2.

Mortgage Act means the Norwegian mortgage and liens act of 1980 no. 2 (as amended from time to time).

**Officer**, in relation to a person, means any officer, employee, director or agent of that person (or of such person's general partner).

#### Permitted Lien means:

- any repairer's or outfitter's possessory lien for a sum in aggregate at any time not (except with the prior written consent of the Facility Security Trustee) exceeding twenty five million Dollars (\$25,000,000) individually on the Vessel and any other vessel serviced by such Service Entity;
- (c) any lien on the Vessel or other vessel serviced by such Service Entity for master's, officer's or crew's wages arising in accordance with usual maritime practice which are not overdue;
- (d) any lien for salvage;
- (e) any lien arising in the ordinary course of business or operation of the Vessel or other vessel serviced by such Service Entity by statute or by operation of law in respect of obligations which are not more than thirty (30) days overdue or which are being contested in good faith by appropriate proceedings (and for the payment of which adequate reserves have been provided) so long as, solely in the case of the Vessel, any such proceedings or the continued existence of such lien do not in the opinion of the Facility Security Trustee involve any likelihood of the sale, forfeiture or loss of, or of any interest in, the Vessel or any Total Loss Proceeds;
- (f) any Security Interest arising out of any claims, judgments, or awards against a Service Entity which are being contested in good faith by that Service Entity or which are the subject of a pending appeal (and for the payment of which adequate reserves have been provided) so long as any such claims, judgments or awards or the continued existence of such Security Interest do not in the reasonable opinion of the Facility Security Trustee involve any likelihood of the sale, forfeiture or loss of, or of any interest in, the Vessel or any Total Loss Proceeds:
- (g) any Security Interest created by the Facility Security Documents; and
- (h) to the extent any Service Entity provides services for entities other than the Assignors (the Other Service Recipients), liens in the Insurances and Insurance Proceeds of the Service Entity to the extent relating to such Other Service Recipient or such Other Service

Recipient's assets (of the substantially similar type and scope as the lien on Insurances provided by the Service Entities under this Deed or any other Facility Security Document).

**Permitted Payments** means any payment or repayment of the Subordinated Liabilities permitted under clause 10.

**Post-Closing Intercompany Loans** means any Intercompany Loan (other than FFTA Intercompany Loans) arising on or after the date hereof.

PPSA means, in respect of Australia, the Personal Properties Securities Act 2009 (Cth).

**Pre-Closing Intercompany Loans** means any Intercompany Loan (other than FFTA Intercompany Loans) arising prior to the date hereof.

**Receiver** means one or more receivers or managers appointed, or to be appointed, under this Deed.

**RED Amendment and Restatement Agreement** means the amendment and restatement agreement made between (amongst others) the Borrower as borrower, the banks and financial institutions listed as facility lenders therein and the Facility Security Trustee as facility agent and facility security trustee.

Replacement Service Entities means the Permitted Parent and/or any Subsidiary of Permitted Parent, in each case, that provides vessel or corporate-level services for (or on behalf of) any Assignor and becomes an Additional Related Party pursuant to clause 8.6 to the extent it is not already a Related Party under this Deed by executing an Accession Deed (Intra-Group Loan Assignment).

**Right** means any right, title, privilege, power or immunity, or any interest or remedy, of any kind, whether present or future, it is personal or proprietary.

**Service Agreements** mean each management services agreement or similar agreement between an Assignor, on the one hand, and a Service Entity, on the other, governing the provision of vessel or corporate-level services for (or on behalf of) any Assignor in accordance with clause 19.8 of the Common Terms Agreement.

**Service Entities** means the Permitted Parent and/or each Subsidiary of Permitted Parent that, in each case, provides vessel or corporate-level services for (or on behalf of) any Assignor pursuant to the Service Agreements (and Service Entity means each such person individually).

**Service Fees** mean fees and related obligations owing by an Assignor to a Service Entity pursuant to a Service Agreement.

**Subordinated Liabilities** mean Post-Closing Intercompany Loans, Pre-Closing Intercompany Loans, FFTA Intercompany Loans and Accrued Service Fees and, upon an Acceleration Event that is continuing, Service Fees.

**Subsidiary** means any Subsidiary (as such term is defined in the Facility Agreement) and, in respect of any company or corporation incorporated in The Netherlands, a 'dochtermaatschappij' within the meaning of Section 2:24a of the Dutch Civil Code (regardless of whether the shares or voting rights in the shares in such company are held directly or indirectly through another 'dochtermaatschappij').

Third Parties Act means the Contracts (Rights of Third Parties) Act 1999.

Threshold Amount means, during any given calendar month, an amount of Service Fees up to \$1,250,000 for all Assignors in aggregate.

- 1.2 Each Assignor expressly acknowledges and agrees to clauses 12 (Security and Application of Moneys) 15.2 (Acceleration), and 18 (Set-Off) of the Facility Agreement and hereby irrevocably authorises the Borrower to act on its behalf as its agent in relation to all of the Facility Documents to which that Assignor is or becomes a party for all purposes referred to in, and on the terms of, the Facility Agreement as if all references in those clauses to a Security Party were references to that Assignor.
- 1.3 Clause 1 (*Definitions and Interpretation*) of the Facility Agreement and any other provision of the Facility Agreement which, by its terms, purports to apply to all of the Facility Documents and/or any Security Party shall apply to this Deed as if set out in it but with all necessary changes and as if references in the provision to Facility Documents referred to this Deed and references in the provision to the Security Parties (or any of them) referred to the Assignors.
- 1.4 In the event of any conflict or inconsistency between any of the terms of this Deed and any provisions of the Facility Agreement, the relevant provisions of the Facility Agreement shall prevail.

#### Miscellaneous

- 1.5 Where this Deed imposes an obligation on the Assignors (or any of them) to do something if required or requested by the Facility Security Trustee, it will do so as soon as practicable after it becomes aware of the requirement or request.
- 1.6 This Deed may be executed in counterparts.
- 1.7 No term of this Deed may be amended or waived except by the written agreement of the parties hereto.

#### Third parties

- 1.8 The rights expressly conferred on each of the Facility Beneficiaries (which includes Eksfin, K-Sure, KEXIM), each Receiver and each Officer of the Facility Security Trustee or a Receiver under this Deed are enforceable by each of them under the Third Parties Act.
- 1.9 No other term of this Deed is enforceable under the Third Parties Act by anyone who is not a party to this Deed.
- 1.10 The parties to this Deed may terminate this Deed or vary any of its terms without the consent of any third party. However, they may not terminate this Deed or vary any of its terms if this would have the effect of terminating or adversely affecting the Rights of a Receiver or of an Officer of the Facility Security Trustee or a Receiver under this Deed without such Officer's consent, but only to the extent that such Officer has notified the Facility Security Trustee that such Officer intends to enforce that clause at the time of the termination or variation.

#### 2 Assignment

- 2.1 The assignment contained in this clause 2:
  - (a) is given to the Facility Security Trustee as facility agent and facility security trustee for the Facility Beneficiaries;
  - (b) secures the payment, discharge and performance of the Facility Secured Obligations; and
  - (c) is given with full title guarantee.
- 2.2 Each Assignor assigns absolutely and unconditionally all of the Rights, title and interests (a) which it now has granted in its favour, (b) in and to the Monetary Claims and (c) in and to all Rights which it obtains at any time in the future under or in respect of the Assignor Assets and Service Agreements.

- 2.3 The undertakings of each Assignor under this Deed and the assignment contained in this clause 2 are given to the Facility Security Trustee as facility agent and facility security trustee for the Facility Beneficiaries.
- 2.4 The parties to this Deed designate that Assigned Assets which constitute collateral is under the control of the Facility Security Trustee.
- 2.5 By its execution of this Deed, each of the Related Parties acknowledges the assignments in clause 2.
- 2.6 For each Assignor and/or Service Entity incorporated in or having its main place of business in Norway:
  - (a) For the purpose of the Security Interest and all other obligations of this Deed, the Facility Secured Obligations are limited to \$700,000,000. In addition, the Security Interest secures interest, default interest, costs and expenses;
  - (b) The obligations under this Deed will be limited, subject to sub-paragraph 2.6(c) below, by the mandatory provisions of law applicable to the Assignors and Service Entities limiting the legal capacity or ability of the Assignors and Service Entities to provide security under this Deed (including, but not limited to, the provisions of Sections 8-7 and 8-10, cf. 1-3 and 1-4 of the Companies Act), regulating unlawful financial assistance and other prohibited loans, guarantees and joint and several liability as well as providing of security; and
  - (c) If any limitation is no longer applicable as a mandatory provision under Norwegian law, that limitation will no longer apply to the security provided under this Deed.

#### 3 Service Entities

- 3.1 By its execution of this Deed, each of the Service Entities acknowledges the assignments of the Service Agreements in clause 2.
- 3.2 As continuing security for the payment and discharge by each Assignor of the Facility Secured Obligations and the observation and performance of our obligations under this Deed, each Service Entity, with full title guarantee, assigns to the Facility Security Trustee absolutely, subject to a provision for re-assignment on redemption, all rights and interests of every kind which each Service Entity now or at any time later has to, in or in connection with the Insurances and the Insurance Proceeds.
- 3.3 Each Service Entity that has assigned Insurance and Insurance Proceeds pursuant to this clause 3 agrees with the Facility Security Trustee that it will not (and will procure that each of its Affiliates, Subsidiaries and/or associated companies will not) take any action (or refrain from taking any action) in relation to any Insurances or Insurance Proceeds (or request any court or other authority to do so) which might adversely affect or interfere with the rights and powers of the Facility Security Trustee as assignee and sole loss payee of the Insurances.
- 3.4 Each Service Entity will give notice of its assignment of Insurances to such person or persons as the Facility Security Trustee may reasonably request.
- 3.5 The Service Entities hereby acknowledge and agree that the Service Agreements and payments to be made thereunder shall be subject to customary transfer pricing arrangements.

#### 4 Restrictions

4.1 Each Assignor or Related Party (as the case may be) will ensure that the restrictions contained in this clause 4 are complied with unless the Facility Security Trustee agrees to the contrary. For the avoidance of doubt, the restrictions contained in this clause 4 shall cease to apply to any Service Entity immediately upon one or more Replacement Service Entities providing (and fully replacing

- such existing Service Entity in its obligation to provide) the services provided to the Assignors by such Service Entity under the Service Agreements (such change, a **Replacement**).
- 4.2 Each Assignor and Related Party acknowledges and confirms that it has received a copy of the Facility Documents and is aware of the provisions therein.
- 4.3 Each Service Entity hereby undertakes that it shall not create or permit to subsist, any Security Interest over all or any part of its assets (including but not limited to Insurances, Insurance Proceeds and any of the shares, equity or membership interests owned by such Service Entity) other than any Permitted Liens.
- 4.4 Each Service Entity shall undertake that it shall not permit or suffer to exist any Security Interest in the shares, equity or membership interests in such Service Entity other than Permitted Liens.
- 4.5 Each Service Entity shall undertake that it shall not permit or suffer to exist the Disposal of any shares, equity or membership interests in such Service Entity unless (i) such sale is to Permitted Parent or one or more of its Subsidiaries or (ii) a Replacement of such Service Entity has occurred or occurs substantially concurrent therewith.
- 4.6 No Service Entity shall incur any Borrowed Money (other than intercompany loans).

#### 5 Perfection

#### General action

- 5.1 Each Assignor will, at its own expense, create all such Security Interests, execute all such documents, effect all such registrations (whether at the Companies Registry, an asset registry or otherwise), deposit all such documents and do all such other things as the Facility Security Trustee may reasonably require from time to time in order to:
  - (a) ensure that the Facility Security Trustee has an effective first-ranking assignment by way of security over the Assigned Assets;
  - (b) ensure that any person that is the Permitted Parent or a Subsidiary of the Permitted Parent and which has an interest in the Insurances or Insurance Proceeds accedes to this Deed as a Related Party pursuant to an Accession Deed (Intra-Group Loan Assignment); and
  - (c) at any time during an Enforcement Time, facilitate the enforcement of the Security Interest created by this Deed, the realisation of the Assigned Assets or the exercise of any Rights held by the Facility Security Trustee or any Receiver under or in connection with the Security Interest created by this Deed.
- 5.2 Each Assignor undertakes to assign in favour of the Facility Security Trustee, as a first ranking security interest, any future Monetary Claim payable to the Assignor after the date of this Deed and which are required to be assigned pursuant to the terms of this Deed.
- 5.3 Where an Assignor or Service Entity has a Security Interest (as defined in the PPSA) to the extent the law permits, each party waives its right to receive from the Facility Security Trustee any notice required under the PPSA (including a notice of a verification statement).

#### 6 Enforcement

#### Time for enforcement

6.1 The Facility Security Trustee may enforce the Security Interest created by this Deed at any time which is an Enforcement Time.

#### Methods of enforcement

- 6.2 The Facility Security Trustee may enforce at any time which is an Enforcement Time all or any part of the Security Interest created by this Deed by exercising any powers conferred on it by law or by this Deed and, in addition may:
  - (a) collect, recover and give a good discharge for any moneys or claims or Monetary Claims in respect of all or any of the Assigned Assets;
  - exercise any and all ownership rights, including all creditor rights, in connection with the Monetary Claims as if it was the owner thereof, and instruct the Related Party to make payment directly to the Facility Security Trustee;
  - (c) immediately sell or assign all or any of the Monetary Claims in such manner and upon such terms (by private or public sale) and for such consideration (whether in cash, securities or other assets) as is then agreed;
  - (d) take any other action in relation to the Monetary Claims as permitted by the Enforcement Act, the Mortgage Act or other applicable law;
  - (e) settle, refer to arbitration, compromise, forgive and arrange any claims, accounts, disputes, questions and demands with or by any person relating to all or any of the Assigned Assets;
  - (f) bring, prosecute, defend or abandon any action, suit or proceedings in relation to all or any of the Assigned Assets;
  - (g) do anything incidental or conducive to the exercise of its rights as assignee of all or any of the Assigned Assets; and/or
  - (h) appoint a Receiver of all or any of the Assigned Assets.
- 6.3 To the extent that the Security Interest created by this Deed arises under a security financial collateral arrangement, the Facility Security Trustee may also enforce at any time which is an Enforcement Time it by giving written notice to the Assignor and/or Service Entity that it is appropriating those Assigned Assets which consist of financial collateral. On receipt of that notice by the Assignor and/or Service Entity, the Facility Security Trustee will automatically become the absolute owner of that financial collateral, and the Assignor and/or Service Entity will have no further interest in it. The value of the financial collateral will, as soon as practicable after it has been established, be applied in discharge of the equivalent amount of the Facility Secured Obligations in accordance with clause 7 (Application of proceeds). For this purpose, the Facility Security Trustee will value the financial collateral as follows:
  - (a) in the case of cash, by reference to its face value received by the Facility Security Trustee;and
  - (b) in the case of credit claims, by reference to the amount actually recovered by the Facility Security Trustee.

Expressions defined in the Financial Collateral Arrangements (No. 2) Regulations 2003 will have the same meanings in this clause 6.

- 6.4 A Receiver must be appointed by an instrument in writing at any time which is an Enforcement Time, and otherwise in accordance with the Insolvency Legislation.
- 6.5 The appointment of a Receiver may be made subject to such limitations as are specified by the Facility Security Trustee in the appointment.

- 6.6 If more than one person is appointed as a Receiver, each person will have power to act independently of any other, except to the extent that the Facility Security Trustee may specify to the contrary in the appointment.
- 6.7 The Facility Security Trustee may remove or replace any Receiver.

#### Powers on enforcement

- 6.8 A Receiver will have the following powers in respect of the Assigned Assets:
  - (a) the powers given to an administrative receiver by the Insolvency Legislation;
  - (b) the powers given to a mortgagee or a receiver by the Law of Property Act 1925, but without the restrictions contained in section 103 of that Act; and
  - (c) the power to do, or omit to do, on behalf of the Assignors and/or Service Entity, anything which that Assignor and/or Service Entity itself could have done, or omitted to do, if the Assigned Assets were not the subject of a Security Interest and that Assignor and/or Service Entity were not in insolvency proceedings.
- 6.9 The Facility Security Trustee will, if it enforces the Security Interest created by this Deed itself, have the same powers as a Receiver in respect of the assets which are the subject of the enforcement.
- 6.10 Except to the extent provided by law, none of the powers described in this clause 6 will be affected by an Insolvency Event in relation to an Assignor and/or Service Entity.

#### Status and remuneration of Receiver

- 6.11 A Receiver will be the agent of the Assignors and/or Service Entities until otherwise required by applicable law. A Receiver will have no authority to act as agent for the Facility Security Trustee, even if the Receiver ceases to be the agent of the Assignors and/or Service Entities (or any of them) under any applicable law.
- 6.12 The Facility Security Trustee may from time to time determine the remuneration of any Receiver.

#### Third parties

- 6.13 A person dealing with the Facility Security Trustee or with a Receiver is entitled to assume, unless it has actual knowledge to the contrary, that:
  - (a) those persons have the power to do those things which they are purporting to do; and
  - (b) they are exercising their powers properly.

#### 7 Application of proceeds

- 7.1 All moneys received by the Facility Security Trustee or by a Receiver in the exercise of their rights under this Deed shall be applied in accordance with clause 12 of the Facility Agreement.
- 7.2 If the moneys applied in this way are not sufficient fully to pay and discharge the Facility Secured Obligations, the Assignors shall continue to be liable for the balance of the Facility Secured Obligations.

#### 8 Deferral and non-petitioning undertakings

8.1 Each Related Party, solely to the extent it is a payee of any Subordinated Liability and solely in the capacity of payee of any Subordinated Liability, undertakes with the Facility Security Trustee that, notwithstanding any contrary term of any of the Subordinated Liabilities or any of the Facility

Documents, it will not at any time without the prior written consent of the Facility Security Trustee directly or indirectly:

- (a) make, demand or accept any payment or repayment (including without limitation by way of indemnity, reimbursement or contribution) of, have the benefit of, or share in any payment or composition in respect of, any of the Subordinated Liabilities except Permitted Payments;
- (b) create, take, accept, receive or permit to exist any Security Interest to secure the payment and/or repayment (including without limitation by way of indemnity, reimbursement or contribution) of any of the Subordinated Liabilities;
- (c) effect any Disposal of any of the Subordinated Liabilities, unless to the Permitted Parent or a Subsidiary of Permitted Parent which is either a Related Party or becomes party to this Deed as a Related Party;
- (d) take any step to enforce any right which it may have under or in respect of any of the Subordinated Liabilities (by proceedings or otherwise);
- take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any guarantee to support the payment and/or repayment (including without limitation by way of indemnity, reimbursement or contribution) of any of the Subordinated Liabilities;
- (f) initiate or take any action which would result in an Insolvency Event;
- (g) claim or prove in any proceedings in connection to an Insolvency Event in relation to any Assignor (unless the Facility Security Trustee has failed to do so and such claim or proof is acknowledged to be subject to the subordination contained herein or otherwise directed by the Facility Security Trustee (in which case, such Assignor or Related Party shall act in accordance with such directions and shall procure that any resultant Distribution is made by the liquidator or any other person making the Distribution, to the Facility Security Trustee to the extent necessary to repay and discharge all the Facility Beneficiary Liabilities in full));
- (h) otherwise claim or prove as a creditor of any Security Party in competition with any Facility Beneficiary (it being agreed and understood that a claim or proof that is acknowledged to be subject to the subordination contained herein is not in competition with the any Facility Beneficiary).
- 8.2 Each Related Party, solely to the extent it is a payee of any Subordinated Liability, will, if so directed by the Facility Security Trustee, prove in any proceedings in connection with an Insolvency Event in relation to any Assignor for the whole or any part of any claim which it may have against such any Assignor and on terms that the benefit of such proof and of all moneys received by it in respect thereof shall be held on trust for the Facility Beneficiaries and shall be applied in accordance with clause 7 (Application of Proceeds).
- 8.3 Each Related Party, solely to the extent it is a payee of any Subordinated Liability, irrevocably authorises and directs the Facility Security Trustee to submit any proof and/or to instruct the relevant liquidator or other person to make Distributions in accordance with this clause 8.
- 8.4 Each Related Party, solely to the extent it is a payee of any Subordinated Liability, shall, if and whenever requested by the Facility Security Trustee (acting reasonably), notify the Facility Security Trustee of the amounts from time to time of the Subordinated Liabilities owing to it.
- 8.5 Each Assignor represents and warrants to the Facility Security Trustee that no Liabilities are owed by it to any Subsidiary of the Permitted Parent except the other Related Parties.
- 8.6 Each Assignor covenants to the Facility Security Trustee that if at any time any Liabilities are owed by it to any Subsidiary of the Permitted Parent (other than the Related Parties) and such Liability would be a Subordinated Liability if the payee thereof were a Related Party party hereto,

then it shall promptly procure that that other Subsidiary of the Permitted Parent accedes to this Deed as a Related Party pursuant to an Accession Deed (Intra-Group Loan Assignment).

- 8.7 Each Assignor irrevocably authorises the Facility Security Trustee to execute any Accession Deed (Intra-Group Loan Assignment) on its behalf.
- In the event the Facility Security Trustee or any Facility Beneficiary takes enforcement action on either (a) the equity interests in any Assignor or (b) the Vessel and, in either case, subsequently (or concurrently therewith) Disposes of equity interests or shares in the Vessel to a person, each Related Party, in its capacity as payee of Subordinated Liabilities agrees to have a claim up to the proceeds of an arm's length Disposal of equity interests or any shares in the Vessel only to the extent of any proceeds of such Disposal remaining after applying such proceeds to repay the Facility Secured Obligations (and for the avoidance of doubt, such claims survive, subject to the terms of this Deed, until such arm's length Disposal occurs). For the avoidance of doubt, in the event there are no excess proceeds available pursuant to the foregoing, such Related Party's claims in respect of Subordinated Liabilities against each Assignor shall be released and discharged in full.

#### 9 Subordination and Ranking

- 9.1 This clause 9.1 contains subordination terms applicable to Post-Closing Intercompany Loans. Upon and during an Event of Default that is continuing, (i) the claims of and amounts from time to time due and payable by any Assignor to any Related Party in respect of any Post-Closing Intercompany Loan shall be postponed and subordinated in all respects to the Facility Secured Obligations during the continuation of such Event of Default and (ii) the Assignor shall not be permitted to make and the Related Party shall not be permitted to receive any payment in respect of the Post-Closing Intercompany Loans (whether in cash, by set-off or otherwise (in the case of set-off, except to the extent that it is required to do so by any applicable law)) during the continuation of such Event of Default, in each case, other than the accrual of interest in kind (it being agreed and understood that all such amounts described in clauses (i) and (ii) shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Related Party at any time that an Event of Default is not continuing and if such payment is made, the Assignors are deemed to have represented and warranted that the Minimum Liquidity Requirement is met immediately prior to, and immediately after, that payment being made).
- 9.2 This clause 9.2 contains subordination terms applicable to Pre-Closing Intercompany Loans. Upon and during an Event of Default that is continuing and/or during such times as dividends and other distributions to shareholders would not be permitted under clause 19.10 of the Common Terms Agreement, (i) the claims of and amounts from time to time due and payable by any Assignor to any Related Party in respect of any Pre-Closing Intercompany Loan shall be postponed and subordinated in all respects to the Facility Secured Obligations until such time as dividends or other distributions would be permitted under clause 19.10 of the Common Terms Agreement and/or during the continuation of such Event of Default and (ii) the Assignor shall not be permitted to make and the Related Party shall not be permitted to receive any payment in respect of the Pre-Closing Intercompany Loans (whether in cash, by set-off or otherwise (in the case of set-off, except to the extent that it is required to do so by any applicable law)) during the continuation of such Event of Default and/or until such time as dividends or other distributions would be permitted under clause 19.10 of the Common Terms Agreement, in each case, other than the accrual of interest in kind (it being agreed and understood that all such amounts described in clauses (i) and (ii) shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Related Party at any time that dividends or other distributions would be permitted under clause 19.10 of the Common Terms Agreement and/or at any time that an Event of Default is not continuing, and if such payment is made, the Assignors are deemed to have represented and warranted that the Minimum Liquidity Requirement is met immediately prior to, and immediately after, that payment being made).
- 9.3 This clause 9.3 contains subordination terms applicable to Accrued Service Fees. Upon an Event of Default that is continuing, (i) the claims of and amounts from time to time due and payable by any Assignor to any Service Entity in respect of any Accrued Service Fee shall be postponed and

subordinated in all respects to the Facility Secured Obligations during the continuation of such Event of Default and (ii) the Assignor shall not be permitted to make and the Related Party shall not be permitted to receive any payment in respect of the Accrued Service Fees (whether in cash, by set-off or otherwise (in the case of set-off, except to the extent that it is required to do so by any applicable law)) during the continuation of such Event of Default, in each case, other than the accrual of interest in kind (it being agreed and understood that (a) all such amounts described in clauses (i) and (ii) shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Related Party at any time that an Event of Default is not continuing and (b) Current Service Fees up to an amount not exceeding the Threshold Amount for each calendar month shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Service Entity even during the continuation of an Event of Default).

- 9.4 This clause 9.4 contains subordination terms applicable to Service Fees. Upon an Acceleration Event that is continuing, and unless there is an Insolvency Event and an order from a competent court following that Insolvency Event expressly ordering otherwise, (i) the claims of and amounts from time to time due and payable by any Assignor to any Service Entity in respect of any Service Fees shall be postponed and subordinated in all respects to the Facility Secured Obligations during the continuation of such Acceleration Event and (ii) the Assignor shall not be permitted to make and the Related Party shall not be permitted to receive any payment in respect of the Service Fees (whether in cash, by set-off or otherwise (in the case of set-off, except to the extent that it is required to do so by any applicable law)) during the continuation of such Acceleration Event, in each case, other than the accrual of interest in kind (it being agreed and understood that all such amounts described in clauses (i) and (ii) shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Related Party at any time that an Acceleration Event is not continuing, but subject always to the terms of clause 9.3.
- This section 9.5 contains subordination terms applicable to FFTA Intercompany Loans. Upon and during an Event of Default that is continuing, (i) the claims of and amounts from time to time due and payable by any Assignor to any Related Party in respect of any FFTA Intercompany Loan shall be postponed and subordinated in all respects to the Facility Secured Obligations during the continuation of such Event of Default and (ii) the Assignor shall not be permitted to make and the Related Party shall not be permitted to receive any payment in respect of the FFTA Intercompany Loans (whether in cash, by set-off or otherwise (in the case of set-off, except to the extent that it is required to do so by any applicable law)) during the continuation of such Event of Default, in each case, other than the accrual of interest in kind (it being agreed and understood that all such amounts described in clauses (i) and (ii) shall be permitted to be paid (whether in cash, by set-off or otherwise) by the applicable Assignor and received by the applicable Related Party at any time that an Event of Default is not continuing).

#### 9.6 In the event of:

- (a) any payment, repayment or other Distribution being made to, or a right of set-off of the Subordinated Liabilities against any other Liabilities being exercised by, any Related Party contrary to the provisions of this Deed;
- (b) any Distribution being made by a liquidator or other person to any Related Party rather than to the Facility Security Trustee as required by clause 9; and/or
- (c) any Related Party being required to exercise rights of set-off of the Subordinated Liabilities against any other Liabilities under applicable law (as contemplated in clauses 9.1, 9.2, 9.3, 9.4 and/or 9.5); and/or
- (d) any Related Party receiving a payment pursuant to clauses 9.1 and/or 9.2 when the Minimum Liquidity Requirement is not in fact met,

that applicable Related Party shall forthwith pay to the Facility Security Trustee an amount equal to the payment, repayment or other Distribution so received by it up to an aggregate amount equal to the Facility Beneficiary Liabilities or, in the case of set-off, an amount equal to the amount set-

off up to an aggregate amount equal to the Facility Beneficiary Liabilities and, until such payment to the Facility Security Trustee, that Related Party will hold such amounts on trust for the Facility Security Trustee and any such amounts so paid to the Facility Security Trustee shall be applied in or toward discharge of the Facility Beneficiary Liabilities in accordance with clause 7 (Application of Proceeds).

- 9.7 To the extent and at such times as subject to subordination in accordance with the preceding clauses of this clause Error! Reference source not found., the Liabilities rank in the following order:
  - (a) first, the Facility Beneficiary Liabilities; and
  - (b) second, the Subordinated Liabilities without any preference between them.

#### 10 General undertakings

- 10.1 Each Assignor and/or Service Entity will notify the Facility Security Trustee as soon as it becomes aware of any matter which might reasonably be expected to have a materially adverse effect on the Rights of the Facility Security Trustee under this Deed. Those matters include a claim by any person to an interest in an Assigned Asset.
- 10.2 Each Assignor will provide to the Facility Security Trustee:
  - (a) such information about the Assigned Assets;
  - (b) such information about the extent to which it has complied with its obligations under this Deed; and
  - (c) copies of such documents which create, evidence or relate to the Assigned Assets,

as the Facility Security Trustee may from time to time reasonably request.

10.3 If an Assignor and/or Service Entity does not comply with its obligations under this Deed, the Facility Security Trustee may do so on that Assignor's behalf on such basis as the Facility Security Trustee may reasonably decide. That Assignor will indemnify the Facility Security Trustee on demand against the amount certified by the Facility Security Trustee to be the cost, loss or liability suffered by it as a result of doing so.

#### 11 Duration of the security

- 11.1 The obligations of each Assignor and/or Service Entity and/or Related Party under this Deed and the Security Interest created by this Deed will continue until the Facility Secured Obligations have been irrevocably and unconditionally paid or discharged in full, regardless of any intermediate payment or discharge in whole or in part.
- 11.2 If any payment by an Assignor and/or Service Entity and/or Related Party or any other security provider or any release given by the Facility Security Trustee (whether in respect of the Facility Secured Obligations or any security for them or otherwise) is avoided or reduced as a result of insolvency or any similar event:
  - (a) the liability of that Assignor and/or Service Entity and/or Related Party under this Deed will continue as if the payment, release, avoidance or reduction had not occurred; and
  - (b) the Facility Security Trustee will be entitled to recover the value or amount of that security or payment from that Assignor and/or Service Entity and/or Related Party as if the payment, release, avoidance or reduction had not occurred.

11.3 Section 93 of the Law of Property Act 1925 will not apply to this Deed.

#### 12 Third party security protections

#### Continuing obligations

12.1 This Deed and the obligations of each Assignor and/or Service Entity and/or Related Party under this Deed shall extend to the ultimate balance owing by any Security Party in respect of the Facility Secured Obligations, regardless of any intermediate payment in whole or in part.

#### Reinstatement

12.2 If any discharge, release or arrangement (whether in respect of the obligations of any Security Party or any security for those obligations or otherwise) is made by a Facility Beneficiary in whole or in part on the faith of any payment, security or other disposition which is avoided or must be restored in an insolvency, liquidation, administration or otherwise, without limitation, then the liability of the Assignors and/or Service Entities and/or Related Parties under this Deed will continue or be reinstated as if the discharge, release or arrangement had not occurred.

#### Waiver of defences

- The obligations of the Assignors and/or Service Entities and/or Related Parties under this Deed will not be affected by an act, omission, matter or thing which, but for this clause, would reduce, release or prejudice any of its obligations under this Deed (without limitation and whether or not known to it or to any Facility Beneficiary), including:
  - (a) any time, waiver or consent granted to, or composition with, any Security Party or any other person;
  - (b) the release of any Security Party or any other person;
  - (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or security over assets of, any Security Party or any other person or any non-presentation or non-observance of any formality or other requirement in respect of any instrument or any failure to realise the full value of any security;
  - (d) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of any Security Party or any other person;
  - (e) any amendment (however fundamental) or replacement of a Facility Document or any other document or security;
  - (f) any unenforceability, illegality or invalidity of any obligation of any person under any Facility Document or any other document or security; or
  - (g) any insolvency or similar proceedings.
- 12.4 The Assignor and any Service Entity hereby waives its rights pursuant to (and all principles derived from) all non-mandatory provisions of the FA Legislation, and agrees that they shall not apply to this Deed.

#### Immediate recourse

12.5 Each Assignor and/or Service Entity and/or Related Party waives any right it may have of first requiring any Facility Beneficiary (or any trustee or agent on its behalf) to proceed against or enforce any other rights or security or claim payment from any person before claiming from that Assignor and/or Service Entity and/or Related Party under this Deed. This waiver applies irrespective of any law or any provision of a Facility Document to the contrary.

#### **Appropriations**

- 12.6 Until the Facility Secured Obligations have been irrevocably and unconditionally discharged in full, the Facility Security Trustee or a Receiver may:
  - (a) refrain from applying or enforcing any other money, security or Rights held or received by it (or any trustee or agent on its behalf) in respect of the Facility Secured Obligations, or apply and enforce the same in the manner and order it thinks fit (whether against those amounts or otherwise) and no Assignor and/or Service Entity and/or Related Party will be entitled to the benefit of the same; and
  - (b) hold in an interest-bearing suspense account any money received from an Assignor and/or Service Entity and/or Related Party or on account of any Assignor's and/or Service Entity's and/or Related Party's liability under this Deed.
- 12.7 This Deed is in addition to and is not in any way prejudiced by any other Facility Secured Property or guarantee now or subsequently held by any Facility Beneficiary.
- 12.8 Neither the Facility Security Trustee nor any Receiver shall be obliged to enquire about the nature or sufficiency of any payment received by it under this Deed or to take any action to enforce this Deed.
- 12.9 The Assignors shall remain liable to perform all their obligations in relation to the Assigned Assets and the Facility Security Trustee is not responsible for those obligations.

#### 13 Enforcement costs

The Assignors shall, jointly and severally and on demand by the Facility Security Trustee, pay (and indemnify the Facility Security Trustee and any Receiver against) all costs, expenses, liabilities or other amounts incurred by the Facility Security Trustee, any Facility Beneficiary or any Receiver in connection with:

- the taking, holding, protection, enforcement or preservation of this Deed;
- 13.2 the exercise or purported exercise of any of the rights, powers, discretions and remedies vested in the Facility Security Trustee and each Receiver by this Deed or by law unless and to the extent that it was caused by its gross negligence or wilful misconduct;
- 13.3 any breach by an Assignor of this Deed; or
- 13.4 any amendment, waiver, consent or release of this Deed,
  - and pay any remuneration payable to any Receiver.

#### 14 Remedies

- 14.1 The Rights created by this Deed are in addition to any other Rights of the Facility Beneficiaries against the Assignors and/or Service Entities and/or Related Parties or any other security provider under any other documentation, the general law or otherwise. They will not merge with or limit those other Rights, and are not limited by them.
- 14.2 No failure by a Facility Beneficiary to exercise any Right under this Deed will operate as a waiver of that Right. Nor will a single or partial exercise of a Right by a Facility Beneficiary preclude its further exercise.
- 14.3 If, at any time, any provision of this Deed is or becomes illegal, invalid or unenforceable in any respect under any law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions nor the legality, validity or enforceability of that provision in any other respect or under the law of any other jurisdiction will be affected or impaired in any way.

#### 15 Power of attorney

- 15.1 Each Assignor and/or Service Entity and/or Related Party by way of security irrevocably appoints each of the Facility Security Trustee and any Receiver severally to be its attorney (with full powers of substitution) in its name and on its behalf to do all things which the attorney may consider necessary or desirable to enable it:
  - (a) to perform any action which that Assignor and/or Service Entity and/or Related Party is obliged to take under this Deed;
  - (b) to exercise any of the rights, powers and authorities conferred on it by this Deed or by law;
     or
  - (c) to record this Deed and any document executed pursuant to clause 5 (*Perfection*) in any court, public office or elsewhere.
- The power of attorney in this clause 15 may only be exercised at an Enforcement Time but the exercise of such power shall be conclusive evidence of the Facility Security Trustee's or the Receiver's right to exercise it and no person dealing with the Facility Security Trustee or the Receiver shall need to enquire whether it is, or shall be affected by notice that it is not, an Enforcement Time. Each Assignor and/or Service Entity and/or Related Party ratifies and confirms whatever the attorney does or purports to do under clause 15.1.

#### 16 Other provisions

#### The Facility Security Trustee

16.1 The Facility Security Trustee may assign its rights under this Deed to any person appointed as facility security trustee under the Facility Agreement.

#### **Notices**

16.2 Clause 20 (Notices) of the Facility Agreement shall apply to this Deed as if set out in full in this Deed, with each Assignor and/or Service Entity and/or Related Party being a Security Party.

#### Parallel Debt

- 16.3 Each Assignor and/or Service Entity hereby undertakes with the Facility Security Trustee to pay the Facility Security Trustee, as a creditor in its own right and not as a representative of the other Facility Beneficiaries, amounts equal to and in the currency of the amounts payable by that Assignor and/or Service Entity in respect of the Facility Secured Obligations as they may exist from time to time as and when the same become due, and that the Facility Security Trustee will have its own independent right to demand payment, repayment, discharge or performance by each Assignor of any Facility Secured Obligation owed by it. The payment undertaking of each Assignor to the Facility Security Trustee under this clause 16.3 is hereinafter referred to as Parallel Debt.
- 16.4 Each Assignor and/or Service Entity and the Facility Security Trustee acknowledges that:
  - each Parallel Debt constitutes an undertaking, obligation and liability of each Assignor and/or Service Entity to the Facility Security Trustee which is separate and independent from, and without prejudice to, the Facility Secured Obligations; and
  - (b) each Parallel Debt represents the Facility Security Trustee's own separate and independent claim (eigen en zelfstandige vordering) to receive payment of such Parallel Debt from the relevant Assignor and/or Service Entity.
- 16.5 For the avoidance of doubt, each Assignor and/or Service Entity and the Facility Security Trustee confirms that the claim of the Facility Security Trustee against the Assignors and/or Service

Entities in respect of a Parallel Debt and the claims of any one or more of the Facility Beneficiaries against the relevant Assignor in respect of the Facility Secured Obligations payable by that Assignor and/or Service Entity to those Facility Beneficiaries do not constitute common property (gemeenschap) within the meaning of article 3:166 of the Dutch Civil Code and that the provisions relating to common property shall not apply. If, however, it shall be held that such claim of the Facility Security Trustee and such claims of any one or more of the Facility Beneficiaries do constitute common property and the provisions relating to common property do apply, the Assignors and/or Service Entity, the Facility Security Trustee and the other Facility Beneficiaries agree that this Deed shall constitute the administration agreement (beheersregeling) within the meaning of article 3:168 of the Dutch Civil Code.

- Any amount recovered by the Facility Security Trustee in payment of a Parallel Debt shall be applied in accordance with the terms of the Facility Agreement. Any payment, repayment, discharge or performance of any Secured Obligation to a Facility Beneficiary shall, to that extent, satisfy the corresponding Parallel Debt.
- 16.7 In the event of the appointment of a new Facility Security Trustee, the retiring Facility Security Trustee shall assign (*cederen*) to the successor Facility Security Trustee the obligations owed or to be owed to it pursuant to clauses 16.3 to and including 16.6 and this clause 16.7.

#### 17 Governing law and enforcement

- 17.1 This Deed and any non-contractual obligations connected with it are governed by English law.
- 17.2 For the benefit of the Facility Security Trustee and subject to clause 17.4 below, each Assignor and Related Party hereby irrevocably agrees that the courts of England are to have exclusive jurisdiction, and that no other court is to have jurisdiction, to:
  - (a) settle any dispute arising out of or in connection with this Deed (including any dispute regarding the existence, validity or termination of this Deed) (**Proceedings**); or
  - (b) grant interim remedies, or other provisional or protective relief.

Each Assignor and Related Party accordingly submits to the exclusive jurisdiction of the courts of England.

- 17.3 For the benefit of the Facility Security Trustee and subject to clause 17.4 below, the parties agree that the courts of England are the most appropriate and convenient courts to settle Proceedings and, accordingly, that they shall not argue to the contrary.
- 17.4 Notwithstanding clauses 17.2 and 17.3, each Assignor and Related Party hereby agrees that the Facility Security Trustee shall have the exclusive right, at its sole option and for its benefit, to bring Proceedings, including third party proceedings, against that Assignor or Related Party, as the case may be, or to apply for interim remedies, in connection with this Deed:
  - (a) in the competent courts of Oslo, Norway and/or Scotland; and/or
  - (b) concurrently in more than one jurisdiction,

and the obtaining by the Facility Security Trustee of judgment in one jurisdiction shall not prevent the Facility Security Trustee from bringing or continuing proceedings in any other jurisdiction, whether or not these shall be founded on the same cause of action.

- 17.5 Without prejudice to any other mode of service allowed under any relevant law, each Assignor and Related Party:
  - (a) irrevocably appoints the person named in Schedule 1 as its agent for service of process in relation to any proceedings before the English courts in connection with this Deed; and

- (b) agrees that failure by the process agent to notify that Assignor or Related Party, as the case may be, of the process shall not invalidate the proceedings concerned.
- 17.6 If any person appointed as process agent for that Assignor or Related Party is unable for any reason to act as agent for service of process, that Assignor or Related Party must immediately (and in any event within ten days of such event taking place) appoint another agent on terms acceptable to the Facility Security Trustee. Failing this, the Facility Security Trustee may appoint another agent for this purpose.

This deed has been executed as a deed, and it has been delivered on the date stated at the beginning of this Deed.

# Schedule 1 Information

#### **Assignors**

KNARR L.L.C.

Country of formation:

Marshall Islands

Registered number:

961851

Registered address:

Trust Company Complex, Ajeltake Road, Ajeltake Island,

Majuro, MH96960, Marshall Islands

ALTERA KNARR AS

Country of incorporation:

Norway

Registered number:

996 508 234

Registered office:

Brattorkaia 17A, 7010 Trondheim, Norway

GOLAR-NOR (UK) LIMITED

Country of incorporation:

England

Registered number:

03238016

Registered office:

First Floor Templeback, 10 Temple Back, Bristol, United

Kingdom, BS1 6FL

#### **Related Parties**

Name	Address	Notice Details
	Petrojari Security Parties	
Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:

	Name	Address	Notice Details	THE COLUMN TO TH
			Attention: Treasury Manager; Legal Counsel	
	Altera Infrastructure FPSO Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ	
			Email:	
			Attention: Treasury Manager; Legal Counsel	
	Altera Petrojarl I Serviços de Petróleo Ltda	Rua Engenheiro Fábio Goulart, nº 605, 302-E (parte), Ilha da Conceição, Niterói – RJ, CEP 24.050-090, Brazil	Rua Engenheiro Fábio Goulart, nº 605, 302-E (parte), Ilha da Conceição, Niterói – RJ, CEP 24.050-090, Brazil	
			Email:	
			Attention: Treasury Manager; Legal Counsel	
	Petrojarl I L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, MH96960, Marshall Islands	Brattørkaia 17A, 7010 Trondheim, Norway	
			Email:	
			Attention: Treasury Manager; Legal Counsel	
* . * * . * .	Petrojari I Production AS	Brattørkaia 17A, 7010 Trondheim, Norway	Brattørkaia 17A, 7010 Trondheim, Norway	
			Email:	
	Piranema L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, MH 96960, Marshall	"Attention: Treasury Manager; Legal Counsel	
		Islands	Brattørkaia 17A, 7010 Trondheim, Norway	

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Name	Address	Notice Details
		Email:
	Knarr Security Parties	
		Attention: Treasury Manage
		Altera House Unit 3 Prospec
Altera Infrastructure FFTA	Altera House Unit 3 Prospect Park, Arnhall Business Park,	Park, Arnhall Business Park Prospect Road, Westhill,
Holdings Limited	Westhill, Aberdeen, United	Aberdeen, United Kingdom AB32 6FJ
	Kingdom, AB32 6FJ	
		Email:
		Attention: Treasury Manage
		Legal Counsel
	Altera House Unit 3 Prospect	Altera House Unit 3 Prospect Park, Arnhall Business Park
Altera Infrastructure FPSO Holdings Limited	Park, Arnhall Business Park, Westhill, Aberdeen, United	Prospect Road, Westhill, Aberdeen, United Kingdom
·	Kingdom, AB32 6FJ	AB32 6FJ
		Email:
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	No Account and the Control of the Co	Attention: Treasury Manage
		Legal Counsel
Altera Knarr AS	Brattørkaia 17A. 7010	Brattørkaia 17A, 7010 Trondheim, Norway
	Trondheim, Norway	Email:
**************************************	A. M.	
	First Floor Templeback, 10	Attention: Treasury Manage
Golar-Nor (UK) Limited	Temple Back, Bristol, United Kingdom, BS1 6FL	Legal Counsel
	1	Altera House Unit 3 Prospect Park, Arnhall Business Park

Name	Address	Notice Details
		Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ Email;
Knarr L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, MH 96960, Marshall Islands	Attention: Treasury Manager; Legal Counsel Brattørkaia 17A, 7010 Trondheim, Norway Email:
	Gina Krog Security Parties	
Gina Krog II AS	Badehusgata 37, 4014 Stavanger, Norway	Attention: Treasury Manager; Legal Counsel Badehusgata 37, 4014 Stavanger, Norway Email:
Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:
Altera Infrastructure FSO Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill,

Name	Address	Notice Details
	·	Aberdeen, United Kingdom, AB32 6FJ
		Email:
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		Attention: Treasury Manager Legal Counsel
	Badehusgata 37,	Badehusgata 37,
Gina Krog AS	4014 Stavanger,	4014 Stavanger, Norway
	Norway	Email:
		Attention: Treasury Manager Legal Counsel
Gina Krog Offshore Pte. Ltd.	9 Battery Road, #15-101 MYP	Badehusgata 37,
(a company with UEN no.	y with UEN no. Centre,	4014 Stavanger, Norway
201528894D)	3-4	Email:
		Attention: Treasury Manager Legal Counsel
Piranema L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island,	Brattørkala 17A, 7010 Trondheim, Norway
ritationia c.c.o.	Majuro, MH 96960, Marshall	•
	Islands	Email:
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		Attention: Treasury Manager Legal Counsel
Petrojarl I L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island,	Brattørkaia 17A, 7010 Trondheim, Norway
	Majuro, MH96960, Marshall Islands	Email:

Name	Address	Notice Details
Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:
Altera Infrastructure FSO Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:
Altera Production UK Limited	First Floor Templeback, 10 Temple Back, Bristol, United Kingdom, BS1 6FL	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:
Clipper L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro Marshall Islands MH-96960	Attention: Treasury Manager; Legal Counsel Badehusgata 37, 4014 Stavanger, Norway Email:

Name	Address	Notice Details	
Salamander Production (UK) Limited	Altera House, Unit 3 Prospect Park Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Altera House, Unit 3 Prospect Park Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ	
	4xALP Facility Obligors		
		Attention: Treasury Manager; Legal Counsel	
Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ	
		Email:	
ALP Keeper B.V.		Attention: Treasury Manager; Legal Counsel	
registered with trade register of the Dutch Chamber of Commerce under number 61594563)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands Email:	
ALP Defender B.V.		Attention: Treasury Manager; Legal Counsel	
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ALP Striker B.V.	M	Attention: Treasury Manager; Legal Counsel	
registered with trade register of the Dutch Chamber of Commerce under number 61606642)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	
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ALP Sweeper B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 61594644)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:	
ALP Maritime Services B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 20165547)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:	
ALP Maritime Group B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 61582026)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:	
ALP Maritime Holding B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 62039385)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:	
	6xALP Security Parties		
ALP Centre B.V.	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel	

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(registered with trade register of the Dutch Chamber of Commerce under number 62040103)		Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	
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ALP Forward B.V.  (registered with trade register of the Dutch Chamber of Commerce under number	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	
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ALP Guard B.V.		Attention: Treasury Manager; Legal Counsel	
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ALP Maritime Services B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 20165547)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:
ALP Maritime Group B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 61582026)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:
ALP Ocean Towage Holding B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 62036106)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:
ALP Winger B.V.  (registered with trade register of the Dutch Chamber of Commerce under number 62039563)	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands	Attention: Treasury Manager; Legal Counsel  Maastoren, 40th Floor Wilhelminakade 95, 3072 AP Rotterdam, The Netherlands  Email:
Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill,

Name	Address	Notice Details
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	Arendal Spirit Security Parties	
Altera Infrastructure Arendal Holdings Limited  Altera Infrastructure FFTA Holdings Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United Kingdom, AB32 6FJ	Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:  Attention: Treasury Manager; Legal Counsel  Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, United Kingdom, AB32 6FJ  Email:
Altera Infrastructure Norway AS	Badehusgata 37, 4014 Stavanger, Norway	Attention: Treasury Manager; Legal Counsel Badehusgata 37, 4014 Stavanger, Norway Email:
Arendal Spirit AS	Badehusgata 37, 4014 Stavanger,	Attention: Treasury Manager; Legal Counsel Badehusgata 37,

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Arendal Spirit L.L.C.	Trust Company Complex,	Badehusgata 37,	
	Ajeltake Road, Ajeltake Island, Majuro, MH 96960, Marshall Islands	4014 Stavanger, Norway	
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ALP Maritime Contractors B.V.	Maastoren, 40th Floor, Wilhelminakade 95, 3072 AP	Attention: Treasury Manager; Legal Counsel	
(registered with trade register of the Dutch Chamber of	Rotterdam, The Netherlands	Maastoren, 40th Floor	
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Altera Operations Australia Pty	Office 33, 45 Ventnor Avenue,	Attention: Treasury Manager;	
Ltd	West Perth, W.A. 6005, Australia	Legal Counsel	
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Name	Address	Notice Details	
		Office 33, 45 Ventnor Avenue, West Perth, W.A. 6005, Australia	
		Email:	
Altera Piranema Serviços de Petróleo Ltda	Rua Engenheiro Fábio Goulart, nº 605, 302-E (parte), Ilha da Conceição, Niterói – RJ	Attention: Treasury Manager; Legal Counsel	
		Avenida Almirante Barroso, nº 81, 25º andar (sala 2501), Centro, Rio de Janeiro	
		Email:	
Altera Voyageur Production Limited	Altera House Unit 3 Prospect Park, Arnhall Business Park, Westhill, Aberdeen, United	Attention: Treasury Manager; Legal Counsel	
	Kingdom, AB32 6FJ	Altera House Unit 3 Prospect Park, Arnhall Business Park, Prospect Road, Westhill, Aberdeen, 1999 of Kingdom,	
		AB32 6FJ Email:	
Piranema Production AS	Brattørkaia 17A. 7010 Trondheim, Norway	Attention: Treasury Manager; Legal Counsel	
		Brattørkaia 17A, 7010 Trondheim, Norway	
		Email:	
Voyageur L.L.C.	Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, MH 96960, Marshall	Attention: Treasury Manager; Legal Counsel	
	Islands	Brattørkaia 17A, 7010 Trondheim, Norway	
		Email:	

. Name	Address	Notice Details	
Altera Infrastructure Services Pte. Ltd (a company with UEN no. 201530522R)	9 Battery Road #15-101 MYP Centre Singapore 049910	Attention: Treasury Manager; Legal Counsel  9 Battery Road #15-101 MYP Centre Singapore 049910  Email:	

#### Process agent

Name: WFW Legal Services Limited

Country of incorporation: England

Registered office: 15 Appold Street, London EC2A 2HB

## Schedule 2 Form of Accession Deed (Intra-Group Loan Assignment)

#### THIS ASSIGNMENT ACCESSION DEED is dated [ and is made between:

- (1) [\*], a company incorporated under the laws of [\*], whose registered office is at [\*], with company registration number [\*] (the [Additional Assignor][Additional Related Party]); and
- (2) [ ] acting in its capacity as facility agent and facility security trustee for the Facility Lenders (the Facility Security Trustee).

#### THIS DEED WITNESSES AND IT IS HEREBY AGREED as follows:

#### 1 Definitions

In this Deed, terms defined in the Assignment (whether expressly or by reference to another document or agreement or otherwise) shall, unless otherwise defined in this Deed or the context otherwise requires, have the same meanings when used in this Deed, and:

**Assignment** means the intra-group loan assignment dated [●] 2023 between (among others) Knarr L.L.C. and the Facility Security Trustee as amended, supplemented, extended, restated, modified, novated or replaced.

#### 2 Obligations of the [Additional Assignor][Additional Related Party]

- 2.1 For the benefit of all of the other parties to the Assignment, the [Additional Assignor][Additional Related Party] confirms that, as from [date] it agrees to be party to the Assignment as [an Assignor][a Related Party][a Service Entity] and undertakes to perform all the obligations expressed in the Assignment to be assumed by [an Assignor][a Related Party][a Service Entity] and agrees that it shall be bound by all the provisions of the Assignment, as if it had been an original party to the Assignment as [an Assignor][a Related Party] [a Service Entity].
- 2.2 [reserved].
- 2.3 [reserved].

#### 3 Assignment

- 3.1 The assignment by the [Additional Assignor][Additional Related Party] contained in this [clause 2][clause 3] is given to the Facility Security Trustee as facility agent and facility security trustee for the Facility Lenders, secures the payment and discharge of the Facility Secured Obligations and is given with full title guarantee.
- 3.2 The [Additional Assignor] [Additional Related Party] assigns absolutely and unconditionally all of the Rights which it now has and all of the Rights which it obtains at any time in the future under or in respect of the [Assignor Assets and Service Agreements][Insurances and Insurance Proceeds].

#### 4 Notice

- 4.1 [reserved].
- 4.2 As at the date hereof, the Additional Assignor hereby provides a notice to each other Assignor that is an obligor of those Assigned Assets on the same terms as set out in the Assignment.

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The [Additional Assignor][Additional Related Party] by way of security irrevocably appoints each of the Facility Security Trustee and any Receiver severally to be its attorneys (with full powers of substitution) in its name and on its behalf for all purposes referred to in, and on the terms of, clause 15 (*Power of attorney*) of the Assignment.

#### 6 Governing law

This Deed and any non-contractual obligations in connection with it are governed by, and shall be construed in accordance with, English law.

This deed has been executed as a deed, and it has been delivered on the date stated at the beginning of this Deed.

#### [ADDITIONAL ASSIGNOR][ADDITIONAL RELATED PARTY]

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#### **SIGNATORIES**

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CREDIT AGRICOLE CORPORATE AND	)	
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in the presence of:	)	

Name of witness:

NORTON ROSE FULBRIGHT

Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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Name of witness:	NORTON ROSE FULBRIGHT	

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com

> Simeon Paviov Trainee Solicitor

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Address of witness:

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	Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom

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nortonrosefulbright.com
Simeon Paviov
Trainee Solicitor

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ARENDAL SPIRIT L.L.C.

By: \_\_\_\_

Name:

Matthew Buxton

Title:

Attorney-in-fact

in the presence of:

Name of witness:

NORTON ROSE FULBRIGHT

Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside		
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	Simeon Pavlov Trainee Soticitor		
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Name of witness:			
Address of witness:	NORTON ROSE FU	LBRIGHT	
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Name of witness:	NORTON ROSE FUL	BRIGHT	
Address of witness:			

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright com

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ALTERA INFRASTRUCTU	RE CREWING AS )	
in the presence of:		
		Zsofia Bori
ere Gran		Attorney-in-fact
Name of witness:	NORTON ROSE FULBRIGHT	
Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdon: nortonrasefulbright.com	
	Simeon Pavis. Trainee Solictor	
SIGNED and DELIVERED	as a DEED )	
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GOLAR-NOR (UK) LIMITE	Mia Langston Attorney-in-fact	
in the presence of:		
Name of witness:		
Address of witness:	NORTON ROSE FULBRIGHT	

Notion Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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ALTERA PRODUCTION	UK LIMITED		)		Attorney-in-fact
in the presence of:			)		
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Name of witness:	NOKION	KUSE F	ULBRIGH		y.*

Address of witness:

Norton Rose Fullbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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GINA KROG OFFSHORE PTE. LTD. )		
in the presence of:		Zsofia Bori Attorney-in-fac
	NORTON ROSE FULBRIGHT	
Name of witness:	Norton Rose Fulbright LLF 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright com	
Address:	Simeon Paviev Trainee Solicitor	
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as a <b>DEED</b> by		
as the duly authorised attorney of )  ALTERA INFRASTRUCTURE SERVICES )		
PTE. LTD.		
in the presence of:		Zsofia Bori Attorney-in-fact
	NORTON ROSE FULBRIGHT	

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright com

Simeon Paylov Trainee Solicitor

Name of witness:

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Name of witness:	ORTON ROSE	FULBRIGH	
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ALP DEFENDER B.V.	)		Attorney-in-Fact
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Address of witness:

NORTON ROSE FULBRIGHT

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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ALP STRIKER B.V.		)		Attorney-in-Fact	
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Name of witness: Address of witness:	3 More L London SE1 nortonic	ose Fulbrighi ondon River 2AQ United osefulbright.c	LLP side Kingdoni		
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ALP SWEEPER B.V. )
in the presence of: )

Ella Vries Attorney-in-Fact

Name of witness:

NORTON ROSE FULBRIGHT

Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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by		Ella Vries
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ALP MARITIME SERVICES B.V	<b>(.</b>	
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Name of witness:	RTON ROSE FULBRIGHT	
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in the presence of:	· · · · · · · · · · · · · · · · · · ·	
Name of witness:	ORTON ROSE FULBRIGH	
Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com	

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Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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as the duly authorised attorney-in-fact of	of )	Attorney-in-Fact
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Name of witness:	N ROSE FULBRIGHT	<del>-</del>
Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside don SE1 2AO United Kingdom nortonrosefulbright.com	
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ALP FORWARD B.V.	)	Attorney-in-Fact
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Name of witness: NORTO	N ROSE FULBRIGHT	<b>T</b>
Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside don SE1 2AQ United Kingdom nortonrosefulbright.com	

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Name of witness:

**NORTON ROSE FULBRIGHT** 

Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright com

> Simeon Paviov Trainee Solicitor

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ALP WINGER B.V.	)		
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Name of witness:

Address of witness:

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Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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	Name of witness:  Address of witness:	TON ROSE FULBRIC	GHT	
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Address of witness:

NORTON ROSE FULBRIGHT

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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Address of witness:

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

### SIGNED and DELIVERED as a DEED ALTERA AL RAYYAN L.L.C. Ву: Name: Patrick Smith Attorney-in-Fact Title: in the presence of: NORTON ROSE FULBRIGHT Name of witness: Address of witness: Norton Rose Fulbright LLP More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com Simeon Pavlov Trainee Solicitor SIGNED and DELIVERED as a DEED **VOYAGEUR L.L.C.** By: Patrick Smith Name: Attorney-in-Fact Title: in the presence of: NORTON ROSE FULBRIGHT Name of witness: Address of witness: Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com

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as the duly authorised attorney-in-fact of			
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	•••	e de la companya de l	Zsofia Bori Attorney-in-fact
Name of witness:	ROSE FULBRIGHT		
Address of witness:	rton Rose Fulbright LLP More London Riverside n SE1 2AQ United Kingdom ortonrosefulbright.com		
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	••	######################################	Zsofia Bori Attorney-in-fact
Name of witness:			- 1
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Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

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ALTERA INFRASTRUCTURE	<b>)</b>		
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			Matthew Buxto Attorney-in-fac
Name of witness:			
Address of witness: NORTO	ON ROSE FULBRIC	<b>JHT</b>	
	Norton Rose Fulbright LLP 3 More London Riverside ondon SE1 2AQ United Kingdom nortonrosefulbright.com Simeon Paviov Trainee Solicitor		
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PIRANEMA PRODUCTION AS			
in the presence of:			
Name of witness:			

Address of witness:

# NORTON ROSE FULBRIGHT

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom nortonrosefulbright.com

SIGNED, SEALED and DELIVERED	
as a <b>DEED</b> by	
as the duly authorised attorney of )	Patrick Smith
ALTERA INFRASTRUCTURE PRODUCTION )	Attorney-in-Fact
(SINGAPORE) PTE. LTD.	
in the presence of:	



Address:

NORTON ROSE FULBRIGHT

Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com

Signed and sealed as a deed for and on behalf of Altera Operations Australia Pty Ltd ACN 637 396 699 by its attorney

under power of attorney dated 14 December 2022 in accordance with section 126 of the Corporations Act 2001:

Signature of authorised representative Patrick Smith

Attorney-in-Fact
Name of authorised representative
(BLOCK LETTERS)

EXECUTED as a DEED		
for and on behalf of		
ALTERA PIRANEMA SERVIÇOS DE	Patrick Sr	
PETRÓLEO LTDA	Attorney-in	-Fact
by its duly authorised attorney-in-fact		
in the presence of:		
	Attorney-in-Fact	
Witness Name:	Witness Name: Coloeeca Moutual	ale.
AddresNORTON ROSE FULBI	Address: NORTON ROSE FILL BRIGHT	
	3 More London Blyconide	
Norton Rose Fubright LLP 3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com	London SE1 2AQ United Kingdom nortonrosefulbright.com	
Occupation: Simeon Pavlov Trainee Solicitor	Occupation: Traine Solicitor	
SIGNED, SEALED and DELIVERED		
as a <b>DEED</b> by		
as the duly authorised attorney of		
ALTERA INFRASTRUCTURE SERVICE	s )	
PTE. LTD.		
in the presence of:		
		Zsofia Borl Attorney-in-fac
	NORTON ROSE FULBRIGHT	
	Norton Rose Fulbright LLP	

Address:

3 More London Riverside London SE1 2AO United Kingdom nortonrosefulbright.com

> Simeon Pavlov Trainee Solicitor

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as the duly authorised atto	orney-in-fact of )	
ALTERA INFRASTRUCT	URE NORWAY AS )	
in the presence of:		
		Matthew Buxton
· ·		Attorney-in-fact
	Traince Solicitor	
Name of witness:	rnoblationiosealuloright.com Semesa Pavlov	NORTON ROSE FULBRIGHT
Address of witness:	Poton Rose Fulbright LLP 3 More London Riverside Condon SE1 ASQ United Kingdom	Norton Rose Fulbright LLP 3 More London Riverside
	NOTON ROSE FULBRICHT	London SE1 2AQ United Kingdom nortonrosefulbright.com
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ALTERA VOYAGEUR PI	RODUCTION LIMITED )	
in the presence of:		
Name of witness:		
	NORTON ROSE FULBR	KIGHT
Address of witness:	Norton Rose Fulbright LLP 3 More London Riverside London SE1 2AQ United Kingdom	
	nortonrosefulbright.com	