

Registration of a Charge

Company Name: ENSCO U.K. LIMITED

Company Number: 04550389

XA4O76FM

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Details of Charge

Date of creation: 30/04/2021

Charge code: **0455 0389 0001**

Persons entitled: WILMINGTON SAVINGS FUND SOCIETY, FSB

Brief description: EACH GRANTOR HEREBY GRANTS TO THE FIRST LIEN COLLATERAL

AGENT, FOR THE RATABLE BENEFIT OF THE PARITY LIEN SECURED PARTIES, A SECURITY INTEREST IN, AND COLLATERALLY ASSIGNS TO THE FIRST LIEN COLLATERAL AGENT, FOR THE RATABLE BENEFIT OF THE PARITY LIEN SECURED PARTIES, ALL OF SUCH GRANTOR'S RIGHT, TITLE AND INTEREST IN AND TO THE FOLLOWING PROPERTY, WHETHER NOW OWNED OR AT ANY TIME HEREAFTER ACQUIRED BY SUCH GRANTOR OR IN WHICH SUCH GRANTOR NOW HAS OR AT ANY TIME IN THE FUTURE MAY ACQUIRE ANY RIGHT, TITLE OR INTEREST (COLLECTIVELY, AFTER GIVING EFFECT TO THE PROVISO AT THE END OF THIS SECTION 3, THE "COLLATERAL"), AS COLLATERAL SECURITY FOR THE PROMPT AND COMPLETE

PAYMENT AND PERFORMANCE WHEN DUE (WHETHER AT THE STATED MATURITY, BY ACCELERATION OR OTHERWISE) OF THE SECURED OBLIGATIONS: (A) ALL ACCOUNTS; (B) ALL CHATTEL PAPER; (C) ALL CONTRACTS; (D) ALL MONEY, COMMODITY ACCOUNTS, DEPOSIT ACCOUNTS AND SECURITIES ACCOUNTS; (E) ALL DOCUMENTS; (F) ALL EQUIPMENT; (G) ALL GENERAL INTANGIBLES; (H) ALL INSTRUMENTS; (I) ALL INSURANCES; (J) ALL INTELLECTUAL

PROPERTY (AND ALL INTELLECTUAL PROPERTY LICENSES AND ALL RIGHTS THEREUNDER); (K) ALL INVENTORY; (L) ALL INVESTMENT PROPERTY; (M) ALL LETTER-OF-CREDIT RIGHTS; (N) ALL COMMERCIAL

TORT CLAIMS; (O) ALL CASH AND CASH EQUIVALENTS; (P) ALL PLEDGED STOCK; (Q) ALL RECEIVABLES; (R) ALL OTHER PROPERTY

NOT OTHERWISE DESCRIBED ABOVE; (S) ALL BOOKS AND RECORDS PERTAINING TO THE COLLATERAL; AND (T) TO THE EXTENT NOT OTHERWISE INCLUDED, ALL PROCEEDS, SUPPORTING OBLIGATIONS

AND PRODUCTS OF ANY AND ALL OF THE FOREGOING AND ALL

COLLATERAL SECURITY AND GUARANTIES GIVEN BY ANY PERSON WITH RESPECT TO ANY OF THE FOREGOING; PROVIDED, HOWEVER, THAT, NOTWITHSTANDING ANY OF THE OTHER PROVISIONS SET FORTH IN THIS AGREEMENT OR ANY OTHER PARITY LIEN DOCUMENT, THIS AGREEMENT SHALL NOT CONSTITUTE A GRANT OF A SECURITY INTEREST IN, OR A COLLATERAL ASSIGNMENT OF, AND THE TERM "COLLATERAL" SHALL NOT INCLUDE: (I) ANY ASSETS OR PROPERTY CONSTITUTING EXCLUDED PROPERTY FOR SO LONG AS SUCH ASSETS OR PROPERTY CONSTITUTE EXCLUDED PROPERTY (BUT NOT THE PROCEEDS THEREOF, WHICH SHALL BE COLLATERAL, UNLESS SUCH PROCEEDS ARE EXCLUDED PROPERTY, BUT ONLY FOR SO LONG AS SUCH ASSETS OR PROPERTY CONSTITUTE EXCLUDED PROPERTY) (II) ANY ASSETS OR PROPERTY OF ANY OF THE GRANTORS WITH RESPECT TO WHICH A LIEN HAS BEEN GRANTED PURSUANT TO ANY NON-U.S. PARITY LIEN SECURITY DOCUMENT, SOLELY TO THE **EXTENT THAT THERE IS A CONFLICT BETWEEN THE TERMS OF THIS** AGREEMENT AND SUCH NON- U.S. PARITY LIEN SECURITY DOCUMENT OR (III) ANY ASSETS OR PROPERTY OF ANY OF THE GRANTORS WITH RESPECT TO WHICH A LIEN HAS BEEN GRANTED PURSUANT TO THE VESSEL SECURITY AGREEMENT OR A COLLATERAL VESSEL MORTGAGE. SOLELY TO THE EXTENT THERE IS A CONFLICT BETWEEN THE TERMS OF THIS AGREEMENT AND THE VESSEL SECURITY AGREEMENT OR SUCH COLLATERAL VESSEL MORTGAGE.

Contains fixed charge(s).

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: AKIN GUMP, LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4550389

Charge code: 0455 0389 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 30th April 2021 and created by ENSCO U.K. LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 18th May 2021.

Given at Companies House, Cardiff on 19th May 2021

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





SECURITY AGREEMENT

Dated as of April 30, 2021

among

VALARIS LIMITED, as a Grantor,

and the other Grantors from time to time party hereto

in favor of

WILMINGTON SAVINGS FUND SOCIETY, FSB, as First Lien Collateral Agent

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| Schedule 6 | Intellectual Property |

SECURITY AGREEMENT

This SECURITY AGREEMENT, dated as of April 30, 2021, is entered into by each of the signatories hereto under the heading "GRANTORS:" (together with any other entity that may become a party hereto by executing an Assumption Agreement in the form of Exhibit A pursuant to Section 8.1(b), the "Grantors"), in favor of Wilmington Savings Fund Society, FSB, as First Lien Collateral Agent (as defined below) for the Parity Lien Secured Parties (as defined in the Collateral Agency Agreement (as defined below)).

WITNESSETH:

WHEREAS, Valaris Limited, an exempted company incorporated under the laws of Bermuda (Registration No. 56245) (the "Company") is party to that certain Collateral Agency Agreement, dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Collateral Agency Agreement"), among the Company, each other Grantor from time to time party thereto, Wilmington Savings Fund Society, FSB, as First Lien Collateral Agent and security trustee (in such capacities, the "First Lien Collateral Agent") for the Parity Lien Secured Parties, Wilmington Savings Fund Society, FSB, as Parity Lien Representative for the holders of the Initial First Lien Notes (as such terms are defined therein) and the other Parity Lien Representatives (as defined therein) from time to time party thereto;

WHEREAS, the Company is a member of an affiliated group of Persons that includes each other Grantor;

WHEREAS, the Company has issued Senior Secured First Lien Notes due 2028 in an aggregate principal amount of \$550,000,000 pursuant to an Indenture dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified and in effect from time to time, the "Initial First Lien Indenture") among the Company, the other Grantors party thereto as Guarantors and First Lien Collateral Agent, and may enter into other Parity Lien Debt Documents from time to time after the date hereof;

WHEREAS, the proceeds of the issuances of indebtedness and any other extensions of credit made from time to time under any Parity Lien Debt Document (as defined in the Collateral Agency Agreement) will be used in part to enable the Company and/or one or more of its Affiliates (as defined in the Collateral Agency Agreement) to make valuable transfers to one or more of the other Grantors in connection with the operation of their respective businesses; and

WHEREAS, the Company and the other Grantors are engaged in related businesses, and each Grantor will derive substantial direct and indirect benefit from the incurrence of indebtedness under, or the making of other extensions of credit under, the Parity Lien Debt Documents;

NOW, THEREFORE, in consideration of the premises and to induce the Parity Lien Secured Parties to enter into the other Parity Lien Documents to which they are parties from time to time, each Grantor hereby agrees with the First Lien Collateral Agent, for the benefit of the Parity Lien Secured Parties, as follows:

SECTION 1. DEFINED TERMS

1.1 <u>Definitions</u>.

- (a) Unless otherwise defined herein, terms defined in the Collateral Agency Agreement (including by reference to another agreement) and used but not defined herein shall have the meanings assigned to them in the Collateral Agency Agreement, and the following terms are used herein as defined in the UCC: Accounts, Certificated Security, Chattel Paper, Commercial Tort Claims, Commodity Account, Commodity Intermediary, Deposit Account, Documents, Equipment, General Intangibles, Inventory, Letter-of-Credit Rights, Money, Securities Account, Securities Intermediary, Supporting Obligations and Tangible Chattel Paper.
 - (b) The following terms shall have the following meanings:

"Account Control Agreement" means a Deposit Account, Securities Account or Commodity Account control agreement by and among the applicable Grantor, the First Lien Collateral Agent and the depositary or securities intermediary, as applicable, which agreement provides to the First Lien Collateral Agent "control" of such deposit or securities account, as applicable, within the meaning of Articles 8 or 9 of the UCC.

"Additional Grantor" has the meaning given to this term in Section 8.1(b).

"Agreement" means this Security Agreement, as the same may be amended, restated, amended and restated, supplemented or otherwise modified from time to time.

"Ancillary Document" has the meaning given to this term in Section 8.6.

"Assumption Agreement" has the meaning given to this term in Section 8.1(b).

"Vessel Security Agreement" means that certain Vessel Security Agreement, dated as of April 30, 2021 made by each of the Owners (as defined therein) party thereto in favor of Wilmington Savings Fund Society, FSB, in its capacity as First Lien Collateral Agent, Security Trustee and Mortgagee (as defined therein), in each case, on behalf of the Parity Lien Secured Parties.

"Collateral" has the meaning given to this term in Section 3.

"Collateral Account" means any collateral account established by the First Lien Collateral Agent as provided in Section 6.1(b) or 6.4.

"Collateral Agency Agreement" has the meaning given to this term in the recitals to this Agreement.

"Company" has the meaning given to this term in the recitals to this Agreement.

"Contracts" means any (a) agreement, instrument, or other undertaking for the construction of any Collateral Vessel or any refurbishment, refitting, redesign or other improvement to an existing Collateral Vessel or (b) any Charter Contract (as defined in the Vessel Security Agreement), in any such case, to which a Grantor is or may become a party or by which it or any of its property is or may be bound.

"Control" has the meaning given to this term under Sections 9-104, 9-105, 9-106 or 9-107 of the UCC, as applicable.

"Controlled Account" means (a) any Deposit Account, Securities Account or Commodity Account of any Grantor that is subject to an Account Control Agreement, (b) any Deposit Account of any Grantor and as to which the First Lien Collateral Agent is the depositary bank's "customer" (as defined in Section 4-104 of the UCC), (c) any Securities Account of any Grantor and as to which the First Lien Collateral Agent is the entitlement holder of all security entitlements (as defined in Section 8-102 of the UCC) carried in such Securities Account or (d) any Commodity Account of any Grantor and as to which the First Lien Collateral Agent has Control over all commodity contracts (as defined in Section 9-102 of the UCC) carried in such Commodity Account.

"Copyright Licenses" means any written agreement naming any Grantor as licensor or licensee, granting any right under any Copyright, including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright.

"Copyrights" means (a) all copyrights arising under the laws of the United States, any other country or any political subdivision thereof, whether registered or unregistered and whether published or unpublished (including, without limitation, those listed on Schedule 6), now existing or hereafter adopted or acquired, all registrations thereof, and all applications in connection therewith, including, without limitation, all registrations and applications in the United States Copyright Office, and (b) the right to obtain all renewals thereof.

"Effective Date" means April 30, 2021.

"First Lien Collateral Agent" has the meaning given to this term in the recitals to this Agreement.

"Governmental Authority" means the government of the United States of America or any other nation, or of any political subdivision thereof, whether state or local, and any agency, authority, instrumentality, regulatory body, court, central bank or other entity exercising executive, legislative, judicial, taxing, regulatory or administrative powers or functions of or pertaining to government (including any supra-national bodies such as the European Union or the European Central Bank).

"Grantor Claims" has the meaning given to such term in Section 8.14.

"Grantors" has the meaning given to such term in the preamble.

"Indemnified Parties" has the meaning given to this term in Section 8.4(a).

"Initial First Lien Indenture" has the meaning given to this term in the recitals to this Agreement.

"Instrument" means (a) all "instruments" as such term is defined in Section 9-102(a)(47) of the UCC and (b) whether or not constituting "instruments" as so defined, all Pledged Notes.

"Intellectual Property" means all intellectual property now existing or hereafter adopted or acquired, whether arising under United States, multinational or foreign laws or otherwise, including, without limitation, Copyrights, Patents, and Trademarks, and all rights to sue at law or in equity for any infringement or other violation thereof, including the right to receive all Proceeds and damages therefrom.

"Intellectual Property Licenses" means all Copyright Licenses, Patent Licenses and Trademark Licenses.

"Intercompany Note" means any promissory note evidencing loans made by any Grantor to the Company or any of its Subsidiaries.

"Investment Property" means, collectively, (a) all "investment property" as such term is defined in Section 9-102(a)(49) of the UCC and (b) all Pledged Notes and all Pledged Stock, whether or not constituting "investment property" as so defined.

"Issuer" means any Grantor, in such Person's capacity as an issuer of any Investment Property.

"Legal Representations" means any applicable bankruptcy, examinership, insolvency, reorganization, moratorium or other laws affecting creditors' rights generally and general principals of equity, regardless of whether considered in a proceeding in equity or at law.

"Material Instrument/Chattel Paper" has the meaning given to this term in Section 5.1.

"Material Intellectual Property" means any Intellectual Property that is material to the business of the Company and/or any of its Restricted Subsidiaries.

"New York UCC" means the Uniform Commercial Code as from time to time in effect in the State of New York.

"Non-U.S. Parity Lien Security Document" means any Parity Lien Security Document that is not governed by the laws of the United States, any state thereof or the District of Columbia and that creates or purports to create a Lien or other security interest over any Grantor's right, title and interest in, to and under any assets or property.

"Patent License" means all agreements, whether written or oral, providing for the grant by or to any Grantor of any right under any Patent to manufacture, use or sell any invention covered in whole or in part by a Patent including, without limitation, those listed on <u>Schedule 6</u>.

"Patents" means (a) all letters patent of the United States, any other country or any political subdivision thereof, and all reissues, reexaminations and extensions thereof, including, without limitation, any of the foregoing listed on Schedule 6, (b) all applications for letters patent of the United States or any other country and all divisionals, continuations and continuations-in-part thereof, including, without limitation, any of the foregoing listed on Schedule 6 and (c) all rights to obtain any reissues or extensions of the foregoing.

"Person" means any individual, corporation, company, partnership, joint venture, association, joint-stock company, trust, unincorporated organization, limited liability company or government or other entity.

"Pledged Notes" means, collectively, all promissory notes listed on Schedule I and all Intercompany Notes at any time issued to or held by any Grantor (other than promissory notes issued in connection with extensions of trade credit by any Grantor in the ordinary course of business) other than any such Pledged Notes that constitute Excluded Property.

"Pledged Stock" means, collectively, the Equity Interests listed on Schedule 1, together with any other shares, stock certificates, options, interests or rights of any nature whatsoever in respect of the Equity Interests of any Person that may be issued or granted to, or held by, any Grantor while this Agreement is in effect other than any such Pledged Stock that constitutes Excluded Property.

"Proceeds" means all "proceeds" as such term is defined in Section 9-102(a)(64) of the UCC and, in any event, shall include, without limitation, all dividends or other income from any Investment Property of any Grantor, collections thereon or distributions or payments with respect thereto.

"Receivable" means any right to payment for goods sold or leased or for services rendered, whether or not such right is evidenced by an Instrument or Chattel Paper and whether or not it has been earned by performance (including, without limitation, any Account).

"Related Parties" means (1) any controlling person or controlled affiliate of Wilmington Savings Fund Society, FSB, (2) the respective directors, officers, employees, principals, managers or equityholders of Wilmington Savings Fund Society, FSB or any of its controlling persons or controlled affiliates and (3) the respective agents, representatives and advisors of Wilmington Savings Fund Society, FSB or any of its controlling persons or controlled affiliates, in the case of this clause (3), acting on behalf of or at the instructions of Wilmington Savings Fund Society, FSB, controlling person or such controlled affiliate.

"Restricted Obligations" has the meaning given to this term in Section 8.15(g).

"Secured Obligations" means, with respect to each Grantor, its Parity Lien Obligations.

"Securities Act" means the Securities Act of 1933, as amended.

"Subject Swiss Collateral" has the meaning given to this term in Section 8.15(g).

"Swiss Available Amount" has the meaning given to this term in Section 8.15(g).

"Swiss Federal Tax Administration" means the tax authorities referred to in article 34 of the Swiss Withholding Tax Act.

"Swiss Grantor" has the meaning given to this term in Section 8.15(g).

"Swiss Withholding Tax" means taxes imposed under the Swiss Withholding Tax Act.

"Swiss Withholding Tax Act" means the Swiss Federal Act on the Withholding Tax of 13 October 1965 (Bundesgesetz über die Verrechnungssteuer), together with the related ordinances, regulations and guidelines, all as amended and applicable from time to time.

"Trademark License" means any agreement, whether written or oral, providing for the grant by or to any Grantor of any right to use any Trademark.

"Trademarks" means (a) all trademarks, trade names, corporate names, fictitious business names, trade styles, service marks, logos and other source identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations thereof, and all applications for registration thereof, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common law rights therein or thereto, including, without limitation, any of the foregoing referred to on Schedule 6, and (b) the right to obtain all renewals thereof.

"UCC" or "Uniform Commercial Code" means the New York UCC; provided that, if perfection or the effect of perfection or non-perfection or the priority of the security interest in any Collateral is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State

of New York, then "UCC" or "Uniform Commercial Code" means the Uniform Commercial Code as from time to time in effect in such other jurisdiction for purposes of the provisions hereof relating to such perfection, effect of perfection or non-perfection or priority.

1.2 Other Definitional Provisions.

- (a) The words "hereof," "herein," "hereto" and "hereunder" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement. References in this Agreement to any Section, Exhibit, Schedule, clause or subclause refer to the appropriate Section, Exhibit, Schedule, clause or subclause in this Agreement, unless otherwise specified. References to any Schedule herein shall be deemed to refer to such Schedule as it may be supplemented by any Annex to any Grantor's Assumption Agreement or otherwise supplemented by any supplement thereto in writing delivered by any Grantor to the First Lien Collateral Agent from time to time.
- (b) The meanings given to terms defined herein shall be equally applicable to both the singular and plural forms of such terms.
- (c) Where the context requires, terms relating to the Collateral or any part thereof, when used in relation to a Grantor, shall refer to such Grantor's Collateral or the relevant part thereof.
- (d) In the computation of periods of time from a specified date to a later specified date, the word "from" means "from and including"; the words "to" and "until" each mean "to but excluding"; and the word "through" means "to and including."

SECTION 2. CONFLICTS

- 2.1 Intercreditor Agreement and Collateral Agency Agreement Governs. Notwithstanding any provisions in this Agreement or any other Parity Lien Document to the contrary, the terms, conditions and provisions of this Agreement and the other Parity Lien Documents are subject in all respects to the provisions of the Intercreditor Agreement and the Collateral Agency Agreement. To the extent there is a conflict between this Agreement, on the one hand, and the Intercreditor Agreement or the Collateral Agency Agreement, on the other hand, the provisions of the Intercreditor Agreement and the Collateral Agency Agreement shall control with respect thereto; provided, however, if such a conflict is between any provision of Section 3 herein and the definition of any defined term used in Section 3 herein, on one hand, and the Intercreditor Agreement or the Collateral Agency Agreement, on the other hand, the provisions and definitions in this Agreement shall control with respect thereto.
- 2.2 Agreed Security Principles. Notwithstanding anything to the contrary herein or in any Parity Lien Document, any requirements relating to collateral and guaranty matters (a) shall be subject to the Agreed Security Principles in all respects; and (b) in determining whether or not (i) any Lien or other security shall be required to be granted and/or perfected on any asset and/or (ii) any other action shall be required to be taken, or caused to be taken, by any Grantor, any Pledgor or any Subsidiary of the Company with respect to any collateral and/or guaranty matters, the parties hereto agree and, by their acceptance of the benefits of any Parity Lien Security Document, the other Parity Lien Secured Parties agree that (x) the Parity Lien Security Documents shall reflect, and are deemed to incorporate, the Agreed Security Principles and (y) in the event any provision of any Parity Lien Document or any request by the First Lien Collateral Agent or other Parity Lien Secured Party conflicts with any Agreed Security Principle, the Agreed Security Principles shall govern and control with respect thereto.

SECTION 3. GRANT OF SECURITY INTEREST

Each Grantor hereby grants to the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, a security interest in, and collaterally assigns to the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, all of such Grantor's right, title and interest in and to the following property, whether now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, after giving effect to the proviso at the end of this Section 3, the "Collateral"), as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Secured Obligations:

| (a) | all Accounts; |
|-----|---|
| (b) | all Chattel Paper; |
| (c) | all Contracts; |
| (d) | all Money, Commodity Accounts, Deposit Accounts and Securities Accounts; |
| (e) | all Documents; |
| (f) | all Equipment; |
| (g) | all General Intangibles; |
| (h) | all Instruments; |
| (i) | all Insurances; |
| (j) | all Intellectual Property (and all Intellectual Property Licenses and all rights thereunder); |
| (k) | all Inventory; |
| (1) | all Investment Property; |
| (m) | all Letter-of-Credit Rights; |
| (n) | all Commercial Tort Claims; |
| (o) | all cash and cash equivalents; |
| (p) | all Pledged Stock; |
| (q) | all Receivables; |
| (r) | all other property not otherwise described above; |
| (s) | all books and records pertaining to the Collateral; and |

(t) to the extent not otherwise included, all Proceeds, Supporting Obligations and products of any and all of the foregoing and all collateral security and guaranties given by any Person with respect to any of the foregoing;

provided, however, that, notwithstanding any of the other provisions set forth in this Agreement or any other Parity Lien Document, this Agreement shall not constitute a grant of a security interest in, or a collateral assignment of, and the term "Collateral" shall not include: (i) any assets or property constituting Excluded Property for so long as such assets or property constitute Excluded Property (but not the Proceeds thereof, which shall be Collateral, unless such Proceeds are Excluded Property, but only for so long as such assets or property constitute Excluded Property) (ii) any assets or property of any of the Grantors with respect to which a Lien has been granted pursuant to any Non-U.S. Parity Lien Security Document, solely to the extent that there is a conflict between the terms of this Agreement and such Non-U.S. Parity Lien Security Document or (iii) any assets or property of any of the Grantors with respect to which a Lien has been granted pursuant to the Vessel Security Agreement or a Collateral Vessel Mortgage, solely to the extent there is a conflict between the terms of this Agreement and the Vessel Security Agreement or such Collateral Vessel Mortgage.

SECTION 4. REPRESENTATIONS AND WARRANTIES

Each Grantor hereby represents and warrants as of the date hereof and as of and when required under any Parity Lien Debt Document to the First Lien Collateral Agent that:

- 4.1 <u>Title; No Other Liens; Perfected Priority Liens.</u>
- (a) Such Grantor has the power to grant a security interest pursuant hereto in each item of the Collateral in which a Lien is granted by it hereunder.
- (b) No valid financing statement or other public notice with respect to all or any part of the Collateral is in effect and on file or of record in any public office, except such as have been filed in favor of the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, pursuant to this Agreement or the Parity Lien Security Documents and (ii) in respect of any other Permitted Liens.
- The security interests granted by such Grantor pursuant to this Agreement (i) upon (A) the completion of the filings, recordings, registrations and the other actions specified (or that will be so specified when required pursuant to Section 5.7(a)) on Schedule 2 (which, in the case of all filings, recordings, registrations and other documents referred to on Schedule 2, have been delivered to the First Lien Collateral Agent in completed and (if applicable) duly executed form (or will be so delivered when required)), will constitute valid, perfected security interests in all of the Collateral in favor of the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, as collateral security for the Secured Obligations to the extent such security interests may be created under the UCC and perfected under the UCC of the jurisdiction in which the filing office identified for such Grantor (or that will be so identified when required pursuant to Section 5.7) on Part A of Schedule 2 hereto is located by the filing of a UCC financing statement in such filing office, enforceable in accordance with the terms hereof, except as such enforceability may be limited by Legal Representations and (B) the First Lien Collateral Agent taking possession or Control of all Collateral with respect to which a security interest may be perfected only by possession or Control, will constitute a perfected security interest in the Collateral (other than such Collateral in which a security interest cannot be perfected under the UCC) and (ii) are prior to all other Liens on the Collateral (subject to Permitted Prior Liens).
- 4.2 <u>Grantor Information</u>. As of the Effective Date and as of each date on which <u>Schedule 3</u> hereto is supplemented (or required to have been supplemented) pursuant to <u>Section 5.7(a)</u>, the correct legal name of such Grantor, all names that such Grantor has used in the last five years, such Grantor's jurisdiction of organization or incorporation and each jurisdiction of organization of such Grantor over the last five years, the location of such Grantor's chief executive office, registered office or principal place of business, such Grantor's organizational number or identification number from its jurisdiction of organization or

incorporation (if any) and such Grantor's taxpayer identification number (if any), as the case may be, are specified on <u>Schedule 3</u> (as supplemented in writing from time to time by delivery of a supplement to the First Lien Collateral Agent).

- Investment Property. (a) As of the Effective Date and as of each date on which Schedule 1 hereto is supplemented (or required to have been supplemented) pursuant to Section 5.7(b), (i) Schedule 1 hereto sets forth all of the Pledged Notes of such Grantor as of such date (including Intercompany Notes) and all of the Pledged Stock owned by such Grantor as of such date, (ii) the shares of Pledged Stock listed on Schedule 1 and pledged or otherwise charged by such Grantor hereunder constitute all the issued and outstanding shares of all classes of the Equity Interests of each Issuer owned by such Grantor, (b) all of the shares of the Pledged Stock of any Issuer pledged or otherwise charged by such Grantor hereunder have been duly and validly issued and are fully paid and, to the extent applicable, are non-assessable (to the extent such concepts are applicable in the relevant jurisdiction), (c) each of the Pledged Notes constitutes the legal, valid and binding obligation of the obligor with respect thereto (to the knowledge of such Grantor, in the case of any such unaffiliated obligor), enforceable in accordance with its terms, subject to the Legal Reservations and (d) except to the extent that any Investment Property has been Disposed of in accordance with the Parity Lien Documents, such Grantor is the record and beneficial owner of, and has good and marketable title to or has rights in, the Investment Property of such Grantor listed on Schedule 1 and pledged by it hereunder, free of any and all Liens, except Permitted Liens and the security interest created by this Agreement.
- 4.4 <u>LLC and Partnership Interests</u>. The Equity Interests of each Issuer organized as a limited liability company or a partnership are (i) not represented by certificates and, in such case and with respect to any Issuer organized as a limited liability company or a partnership in the United States only, the terms of such Equity Interests do not provide that any such Equity Interests are "securities" governed by Article 8 of the UCC, except to the extent that the First Lien Collateral Agent has been granted "control" (within the meaning of Section 8-106 of the UCC) over such Equity Interests, or (ii) represented by certificates and, in such case, such Equity Interests have been or will be (when required) delivered to the First Lien Collateral Agent pursuant to Section 5.1 or 5.2 (or delivered to the First Lien Collateral Agent pursuant to any other applicable Parity Lien Security Document).
- 4.5 <u>Receivables.</u> As of the Effective Date and as of each date on which <u>Schedule 4</u> hereto is supplemented (or required to have been supplemented) pursuant to <u>Section 5.7(b)</u>, except as set forth in <u>Schedule 4</u> hereto, (a) no amount payable to such Grantor under or in connection with any Receivable is evidenced by any Material Instrument/Chattel Paper which has not been delivered to the First Lien Collateral Agent (except to the extent such Material Instrument/Chattel Paper is not yet required to have been delivered to the First Lien Collateral Agent pursuant to <u>Section 5.1</u>), and (b) no Governmental Authority of the United States of America is the obligor on any Receivables payable to any Grantor and (c) the amounts represented by such Grantor to the First Lien Collateral Agent from time to time as owing to such Grantor in respect of the Receivables will at such time be accurate.

4.6 <u>Intellectual Property</u>.

(a) As of the Effective Date and as of each date on which <u>Schedule 6</u> hereto is supplemented (or required to have been supplemented) pursuant to <u>Section 5.7(b)</u>, <u>Schedule 6</u> lists, as of such date, (i) all Intellectual Property registered or applied for with the United States Patent and Trademark Office or the United States Copyright Office, which is owned by such Grantor in its own name, (ii) all Intellectual Property Licenses pursuant to which Grantor receives any exclusive right in any registered United States Intellectual Property that is Material Intellectual Property, and (iii) each such Grantor owns its respective Intellectual Property set forth on <u>Schedule 6</u>, as of such date, free and clear of all Liens. (other than Permitted Liens).

- (b) All registered Intellectual Property owned by each Grantor is subsisting and, to the knowledge of the Grantors, valid and enforceable.
- (c) The operation of the business of the Grantors as currently conducted does not infringe the intellectual property rights of any other Person, except as could not reasonably be expected to have a Material Adverse Effect.
- (d) Except as set forth on <u>Schedule 6</u> (as supplemented in writing from time to time by delivery of a supplement to the First Lien Collateral Agent) or not yet required to be disclosed pursuant to <u>Section 5.7(b)</u>, none of the Intellectual Property owned by any Grantor is the subject of any licensing or franchise agreement pursuant to which such Grantor is the licensor or franchisor, other than non-exclusive licenses to third parties to use Intellectual Property owned or developed by a Grantor to the extent such licenses are granted by a Grantor.
- (e) To the knowledge of the Grantors as of the Effective Date, no holding, decision or judgment has been rendered by any Governmental Authority which could reasonably be expected to limit, cancel or question the validity of, or such Grantor's rights in, any Intellectual Property owned by a Grantor, in each case, in any respect that could reasonably be expected to have a Material Adverse Effect if adversely determined.
- (f) As of the Effective Date, no action or proceeding is pending, or, to the knowledge of such Grantor, threatened in writing, against a Grantor seeking to limit, cancel or question the validity of any Intellectual Property owned by a Grantor or such Grantor's ownership interest therein, in any such case, which could reasonably be expected to have a Material Adverse Effect if adversely determined.

4.7 <u>Commercial Tort Claims</u>.

- (a) Except (i) as set forth on <u>Schedule 5</u> hereto or (ii) with respect to rights in any Commercial Tort Claim (other than Excluded Property) acquired after the Effective Date and not yet required to have been disclosed to the First Lien Collateral Agent pursuant to <u>Section 5.5</u>, no Grantor has rights in any such Commercial Tort Claim with respect to which a complaint has been filed in a court of competent jurisdiction, only to the extent the concept of commercial tort claims exists under applicable local law and such local law includes procedures for perfecting against a commercial tort claim).
- (b) Upon the filing of a financing statement describing any Commercial Tort Claim referred to in Section 5.5 against such Grantor in the filing office identified for such Grantor on Part A of Schedule 2 hereto, the security interest granted hereunder by such Grantor in such Commercial Tort Claim will constitute a valid, perfected security interest in favor of the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, as collateral security for such Grantor's Secured Obligations, enforceable in accordance with the terms hereof, which security interest shall be prior to all other Liens on such Collateral (other than Permitted Prior Liens).

SECTION 5. COVENANTS

Each Grantor covenants and agrees with the First Lien Collateral Agent, for the benefit of the Parity Lien Secured Parties, from the Effective Date (or, in the case of any Additional Grantor, such later date on which such Additional Grantor becomes a party to this Agreement) and until the Final Termination Date that (with respect to Sections 5.1 through 5.8, subject to the Agreed Security Principles):

5.1 <u>Delivery of Instruments, Certificated Securities and Tangible Chattel Paper.</u> If any Instrument (other than checks in the ordinary course of business but including Intercompany Notes) or

Tangible Chattel Paper having a value in excess of the amount set forth in clause (v) of the Agreed Security Principles (collectively, "Material Instrument/Chattel Paper")) or if any of the Collateral consisting of Pledged Stock of a Subsidiary of a Grantor is a "security" within the meaning of Article 8 of the UCC and is or becomes evidenced or represented by any Certificated Security, then such Material Instrument/Chattel Paper or Certificated Security, as the case may be, shall be held in trust for the First Lien Collateral Agent and upon receipt thereof, such Grantor shall, within 30-days or the time period permitted under the Initial First Lien Indenture, (or, if less, such shorter period that is set forth in any other Parity Lien Document) deliver such Certificated Security or Material Instrument/Chattel Paper to the First Lien Collateral Agent, duly indorsed to the First Lien Collateral Agent, to be held as Collateral pursuant to this Agreement (in any such case, unless otherwise delivered to the First Lien Collateral Agent pursuant to any Non-U.S. Parity Lien Security Documents). Each such delivery shall be accompanied by a schedule describing such Certificated Security or Material Instrument/Chattel Paper, which schedule shall be attached hereto as a supplement to Schedule 1 and made a part hereof; provided that failure to deliver or attach any such schedule hereto pursuant to this Section 5.1 shall not affect the validity of such pledge. Each schedule so delivered shall supplement any prior schedules so delivered.

5.2 Delivery of Other Pledged Stock.

- If such Grantor shall receive any certificate (including, without limitation, any certificate (a) representing a dividend or a distribution in connection with any reclassification, increase or reduction of capital or any certificate issued in connection with any reorganization), option or rights in respect of any Pledged Stock that constitutes Collateral, whether in addition to, in substitution of, as a conversion of, or in exchange for, any shares of the Pledged Stock that constitutes Collateral, or otherwise in respect thereof such Grantor (i) shall accept the same as the agent of the First Lien Collateral Agent, hold the same in trust for the First Lien Collateral Agent, for the ratable benefit of the Parity Lien Secured Parties, and (ii) in the case of any of the foregoing evidenced or represented by a certificate, shall deliver the same to the First Lien Collateral Agent in accordance with the timeframes set forth in Section 5.1 in the exact form received, duly indorsed by such Grantor to the First Lien Collateral Agent, if required, together with an undated stock power (or other appropriate transfer instrument) covering such certificate duly executed in blank by such Grantor, to be held by the First Lien Collateral Agent, subject to the terms hereof, as additional collateral security for the Secured Obligations. Each such delivery shall be accompanied by a schedule describing such Pledged Stock, which schedule shall be attached hereto as a supplement to Schedule 1 and made a part hereof; provided that failure to deliver or attach any such schedule hereto pursuant to this Section 5.2(a) shall not affect the validity of such pledge. Each schedule so delivered shall supplement any prior schedules so delivered.
- (b) In the case of each Grantor which is an Issuer, such Issuer agrees that (i) it will be bound by the terms of this Agreement (or other applicable Parity Lien Security Document pursuant to which the Equity Interests of such Issuer are pledged to secure the Secured Obligations) relating to the Equity Interests issued by it that are pledged to secure the Secured Obligations and will comply with such terms insofar as such terms are applicable to it, and (ii) it hereby consents to (x) the grant by each other Grantor of a security interest hereunder (or under any other applicable Parity Lien Security Document pursuant to which the Equity Interests of such Issuer are pledged to secure the Secured Obligations) in favor of the First Lien Collateral Agent in any Equity Interests issued by it and by any Grantor (y) if a Notified Parity Lien Debt Default has occurred and is continuing and, other than with respect to any Parity Lien Debt Default as a result of an Insolvency or Liquidation Proceeding, the First Lien Collateral Agent has given written notice to the Grantors of its intent to exercise such rights, the transfer of any Equity Interests issued by it that is pledged to secure the Secured Obligations to the First Lien Collateral Agent or the First Lien Collateral Agent's nominee and to the substitution of the First Lien Collateral Agent or such nominee as a partner, member or shareholder or other equity holder of such Equity Interests without any instructions from such Grantor, and each Grantor agrees that each Issuer shall be fully protected in so complying.

(c) No Grantor shall amend or modify or permit any amendment or modification of the terms of any Equity Interests or organizational documents of any Issuer organized as a limited liability company or a partnership to provide that such Equity Interests are "securities" governed by Article 8 of the Uniform Commercial Code as in effect in any state, except to the extent that (i) such Equity Interests are or will be represented by one or more certificates that have been or will be (when required) delivered to the First Lien Collateral Agent pursuant to any other applicable Parity Lien Security Document) or (ii) the First Lien Collateral Agent has been granted "control" (within the meaning of Section 8-106 of the UCC) over such Equity Interests.

5.3 <u>Maintenance of Perfected Security Interest; Further Documentation.</u>

Subject to the Agreed Security Principles, such Grantor shall maintain the security interest created by this Agreement in the Collateral as a perfected (to the extent perfection is required pursuant to the Agreed Security Principles) security interest having at least the priority described in Section 4.1(c) and shall defend such security interest against the claims and demands of all Persons whomsoever, subject to the provisions of Section 4.1 of the Collateral Agency Agreement.

Such Grantor will advise the First Lien Collateral Agent as soon as reasonably practicable, in reasonable detail, of any Lien (other than security interests created hereby or Permitted Liens) on any of the Collateral which could reasonably be expected to adversely affect the ability of the First Lien Collateral Agent to exercise any of its remedies hereunder.

5.4 Intellectual Property.

- (a) Such Grantor will not (and will not authorize any licensee or sublicensee to) do any act or knowingly omit to do any act whereby any Material Intellectual Property could reasonably be expected to become invalidated, fall into the public domain or otherwise become impaired in any material respect, except to the extent permitted under the Parity Lien Debt Documents.
- (b) Such Grantor will not (and will not authorize any licensee or sublicensee to) do any act that knowingly uses any Intellectual Property to infringe the intellectual property rights of any other Person.

(c) [reserved].

Whenever such Grantor obtains an ownership or other interest in any Intellectual Property after the Effective Date, (i) the provisions of this Agreement shall automatically apply thereto and (ii) any such Intellectual Property shall automatically become subject to the terms and conditions of this Agreement. Within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) following the end of the fiscal quarter in which any Grantor obtains such an interest in any Material Intellectual Property registered or applied-for with the United States Patent and Trademark Office or United States Copyright Office, or becomes party to any Intellectual Property License with respect to any Material Intellectual Property pursuant to which such Grantor receives any exclusive right in any registered United States Intellectual Property that is material to the conduct of the business of the Company and its Restricted Subsidiaries, taken as a whole, such Grantor will (x) provide a report to the First Lien Collateral Agent of any such applications for the registration of any Intellectual Property with the United States Patent and Trademark Office or the United States Copyright Office (or, with respect to any "intent to use" trademark application, the filing of any Statement of Use or Amendment to Allege Use with the United States Patent and Trademark Office) filed by the Grantor, either by itself or through any agent, employee, licensee or designee, and (y) concurrently execute and deliver, and have recorded, any and all agreements, instruments,

documents, and papers as the First Lien Collateral Agent may reasonably request to evidence the First Lien Collateral Agent's security interest in any such Copyright, Patent or Trademark owned by a Grantor and registered or applied-for with the United States Patent and Trademark Office or United States Copyright Office, as applicable, or any such Intellectual Property License (and, in respect of First Lien Collateral Agent's security interest in such registrations, applications or Intellectual Property Licenses, each such Grantor will promptly cooperate as reasonably necessary to enable the First Lien Collateral Agent to make any necessary or reasonably desirable recordations with the United States Copyright Office or the United States Patent and Trademark Office, as appropriate).

- (e) Such Grantor will take reasonable and necessary steps, including, without limitation, in any proceeding before the United States Patent and Trademark Office, United States Copyright Office, to maintain and pursue each application (and to obtain the relevant registration) and to maintain each registration of the Material Intellectual Property, including, without limitation, filing of applications for renewal, affidavits of use and affidavits of incontestability.
- (f) In the event that any Material Intellectual Property is infringed, misappropriated or diluted by a third party, such Grantor shall (i) take such actions as such Grantor shall reasonably deem appropriate under the circumstances to protect such Material Intellectual Property, including, where appropriate, seeking to recover damages for such infringement, misappropriation or dilution, in any such case and (ii) as the Grantor shall reasonably deem appropriate under the circumstances, sue for (or take such other actions intended to prevent or stop) such infringement, misappropriation or dilution.
- 5.5 Commercial Tort Claims. With respect to any Commercial Tort Claim claiming damages with a value in excess of the amount set forth in the Agreed Security Principles held by such Grantor after the date on which such Grantor becomes a party hereto which a complaint has been filed in a court of competent jurisdiction, only to the extent the concept of commercial tort claims exists under applicable local law and such local law includes procedures for perfecting against a commercial tort claim, such Grantor shall, within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) after the end of the fiscal quarter (or such longer period as the First Lien Collateral Agent may reasonably agree) in which such complaint has been filed, sign and deliver documentation to the First Lien Collateral Agent if required to grant a security interest under the terms and provisions of this Agreement in and to such Commercial Tort Claim, including without limitation updating Schedule 5 hereto.

5.6 Special Provisions Concerning Controlled Accounts.

- (a) From and after the Effective Date, subject to Section 5.6(b) hereof, each Grantor shall cause all Deposit Accounts, Securities Account and Commodity Accounts of such Grantor to be subject at all times to a fully effective Account Control Agreement other than, for the avoidance of doubt, with respect to any Excluded Accounts.
- (b) No later than (i) with respect to any Deposit Account, Securities Account or Commodity Account of any Grantor or any Additional Grantor as of the date such Grantor or Additional Grantor becomes a party to this Agreement that does not constitute an Excluded Account at such time (including the Grantors party to this Agreement as of the date hereof), within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) after such date, (ii) with respect to any new Deposit Account, Securities Account or Commodity Account of any Grantor that is established by such Grantor after the date such Grantor becomes a party to this Agreement and that does not constitute an

Excluded Account at such time, within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) after the establishment thereof, (iii) with respect to any Deposit Account, Securities Account or Commodity Account of any Grantor that ceases to be an Excluded Account after, or that is acquired from another Person after, the date such Grantor becomes a party to this Agreement, within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) after such Deposit Account, Securities Account or Commodity Account ceasing to be an Excluded Account or being so acquired, as the case may be (or, in any such case of this clause (b), such longer period as the First Lien Collateral Agent may agree), the applicable Grantor shall cause to be in full force and effect an Account Control Agreement duly executed by such Grantor, the First Lien Collateral Agent and the applicable depositary bank, Securities Intermediary or Commodity Intermediary, as applicable; provided that, for the avoidance of doubt, no Account Control Agreement shall be required with respect to any Excluded Account.

(c) Upon the occurrence and during the continuation of a Notified Parity Lien Debt Default, the First Lien Collateral Agent shall have the right, without limitation of any other rights or remedies available to the First Lien Collateral Agent under this Agreement while a Notified Parity Lien Debt Default is continuing to (i) retain, or instruct the relevant depositary bank or securities intermediary, as applicable, to retain, all property and assets held in any Controlled Account, (ii) liquidate, or instruct the relevant depositary bank or securities intermediary, as applicable, to liquidate, any or all property and assets held in any Controlled Account, (iii) issue a "notice of exclusive control" or other similar instruction with respect to any Controlled Account and instruct the applicable depositary bank, Securities Intermediary or Commodity Intermediary, as applicable, to follow the instructions of the First Lien Collateral Agent with respect to such Controlled Account.

5.7 Notices Regarding Collateral. Such Grantor shall:

- (a) no later than within 30-days (or, if the Initial First Lien Indenture or the Collateral Agency Agreement include a time period for such action(s), the time period set forth in the Initial First Lien Indenture or the Collateral Agency Agreement, as applicable) (or, if less, such shorter period that is set forth in any other Parity Lien Document) after any such change, (i) supplement <u>Schedule 3</u> to this Agreement to reflect any change in such Grantor's legal name, incorporation status, type of organization, jurisdiction of organization or incorporation, and/or location of its chief executive office, registered office or principal place of business, and (ii) update the perfection actions listed on <u>Schedule 2</u> to reflect any actions required to be taken (subject to the Agreed Security Principles) as a result of any such change referred to in the relevant supplement described in the foregoing <u>subclause (i)</u>; and
- (b) on an annual basis (or, if a more frequent basis is set forth in any other Section of this Agreement or any other Parity Lien Document, on such more frequent basis), together with the financial statements delivered pursuant to Section 4.03(a)(2) of the Initial First Lien Indenture (or, if a shorter period is set forth in any other Parity Lien Document) after the end of each fiscal year of the Company, (i) supplement Schedule 1, Schedule 4 and Schedule 6, as applicable, to add any additional Investment Property, Receivables or Intellectual Property acquired by such Grantor to the applicable Schedule hereto (to the extent such asset is required to be so scheduled for purposes of Sections 4.3, 4.5, or 4.6(a), as applicable), and (ii) update the perfection actions listed on Schedule 2 to reflect any actions required to be taken (subject to the Agreed Security Principles) with respect to any such additional Collateral added by means of the relevant supplement described in the foregoing subclause (i).

SECTION 6. REMEDIAL PROVISIONS

6.1 <u>Certain Matters Relating to Receivables.</u>

- (a) At any time after the occurrence and during the continuation of a Notified Parity Lien Debt Default, after the First Lien Collateral Agent shall have given notice to the relevant Grantor of the First Lien Collateral Agent's intent to exercise its rights under this Section 6, the First Lien Collateral Agent shall have the right to make test verifications of the Receivables that constitute Collateral in any manner and through any medium that it considers reasonably advisable, and each Grantor shall furnish all such assistance and information as the First Lien Collateral Agent may reasonably require in connection with such test verifications.
- Receivables that constitute Collateral Agent hereby authorizes each Grantor to collect such Grantor's Receivables that constitute Collateral; provided, however, that the First Lien Collateral Agent may curtail or terminate said authority at any time after the occurrence and during the continuance of a Notified Parity Lien Debt Default upon written notice by the First Lien Collateral Agent to the Grantors indicating such curtailment or termination. If required by the First Lien Collateral Agent at any time after the occurrence and during the continuance of a Notified Parity Lien Debt Default, any payments of such Receivables, when collected by any Grantor, (i) shall be promptly (and, in any event, within 5 days after such collection) deposited by such Grantor in the exact form received, duly indorsed by such Grantor to the First Lien Collateral Agent if required, in a Collateral Account maintained under the sole dominion and control of the First Lien Collateral Agent, subject to withdrawal by the First Lien Collateral Agent for the account of the Parity Lien Secured Parties only as provided in Section 6.5, and (ii) until so turned over, shall be held by such Grantor in trust for the First Lien Collateral Agent and the other Parity Lien Secured Parties, segregated from other funds of such Grantor. Each such deposit of Proceeds of such Receivables shall be accompanied by a report identifying in reasonable detail the nature and source of the payments included in the deposit.
- (c) If a Notified Parity Lien Debt Default has occurred and is continuing and promptly following the First Lien Collateral Agent's written request, each Grantor shall deliver to the First Lien Collateral Agent all original and other documents evidencing, and relating to, the agreements and transactions which gave rise to the Receivables that constitute Collateral, including, without limitation, all original orders, invoices and shipping receipts.

6.2 Communications with Obligors; Grantors Remain Liable.

- (a) The First Lien Collateral Agent in its own name or in the name of others may at any time, after the occurrence and during the continuance of a Notified Parity Lien Debt Default and written notice by the First Lien Collateral Agent to the Grantors of its intent to exercise such rights, communicate with obligors under the Receivables that constitute Collateral and any counterparties to the Contracts that constitute Collateral to verify with them to the First Lien Collateral Agent's satisfaction the existence, amount and terms of any such Receivables or Contracts.
- (b) Upon the request of the First Lien Collateral Agent at any time after the occurrence and during the continuance of a Notified Parity Lien Debt Default, each Grantor shall notify obligors on the Receivables that constitute Collateral and the counterparts to the Contracts that constitute Collateral that such Receivables and such Contracts have been assigned to the First Lien Collateral Agent for the benefit of the Parity Lien Secured Parties and that payments in respect thereof shall be made directly to the First Lien Collateral Agent.
- (c) Anything herein to the contrary notwithstanding, each Grantor shall remain liable under each of its Receivables and Contracts to observe and perform all the conditions and obligations to be

observed and performed by it thereunder, all in accordance with the terms of any agreement giving rise thereto. Neither the First Lien Collateral Agent nor any other Parity Lien Secured Party has any obligation or liability under any Receivable (or any agreement giving rise thereto) or Contract by reason of or arising out of this Agreement or the receipt by the First Lien Collateral Agent or any other Parity Lien Secured Party of any payment relating thereto, nor shall the First Lien Collateral Agent or any other Parity Lien Secured Party be obligated in any manner to perform any of the obligations of any Grantor under or pursuant to any Receivable (or any agreement giving rise thereto) or Contract, to make any payment, to make any inquiry as to the nature or the sufficiency of any payment received by it or as to the sufficiency of any performance by any party thereunder, to present or file any claim, to take any action to enforce any performance or to collect the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.

6.3 <u>Pledged Stock; Pledged Notes.</u>

- (a) Unless a Notified Parity Lien Debt Default shall have occurred and be continuing and the First Lien Collateral Agent shall have delivered a notice to the Grantors indicating that such rights shall vest in the First Lien Collateral Agent:
 - (i) each Grantor shall be exclusively entitled to exercise any and all voting and other consensual rights and powers pertaining to the Pledged Stock and Pledged Notes and any distributions relating thereto or any part thereof for any purpose not inconsistent with the terms or purposes hereof; provided, however, that no Grantor shall in any event exercise such rights in any manner that could materially impair the Collateral or that could reasonably be expected to materially and adversely affect the rights or remedies of the First Lien Collateral Agent as secured party hereunder (it being understood and agreed that this proviso shall not restrict any transaction or action not prohibited by the Parity Lien Debt Documents (including Permitted Liens and Dispositions not prohibited by the Parity Lien Debt Documents)); and
 - (ii) each Grantor shall be entitled to receive and retain any and all dividends, distributions and other payments of any kind paid in respect of any Pledged Stock or Pledged Notes, in any such case, only if and to the extent that the payment thereof is not otherwise prohibited by the terms of the Parity Lien Debt Documents; provided, however, that, to the extent delivery thereof is otherwise required pursuant to Section 5.1, any and all such distributions consisting of rights or interests in the form of Instruments or certificates constituting Pledged Stock or Pledged Notes shall promptly (and in any event within 5 days after receipt thereof or such later time as may be extended by the First Lien Collateral Agent in its sole discretion) be delivered to the First Lien Collateral Agent to hold as Pledged Stock or Pledged Notes, as applicable, and shall, if received by any Grantor, be received in trust for the benefit of the First Lien Collateral Agent, be segregated from the other property or funds of such Grantor and be forthwith delivered to the First Lien Collateral Agent as Collateral in the same form as so received (with any necessary or reasonably requested endorsement).
- (b) If a Notified Parity Lien Debt Default has occurred and is continuing, except as expressly provided otherwise in any notice referred to in this <u>Section 6.3(b)</u>:
 - (i) all rights of each Grantor to exercise any voting and other consensual rights and powers it would otherwise be entitled to exercise pursuant to <u>Section 6.3(a)(i)</u> shall cease, and all such rights shall thereupon become vested in the First Lien Collateral Agent, which shall thereupon have the sole right to exercise such rights until the applicable Parity Lien Debt Default is no longer continuing, in which case the First Lien Collateral Agent's rights under this <u>Section 6.3(b)(i)</u> shall cease to be effective, subject to revesting in the event of a subsequent Notified Parity Lien Debt

Default that is continuing; provided that, other than with respect to any Parity Lien Debt Default as a result of a receivership, bankruptcy, reorganization, arrangement, debtor's relief, or other insolvency proceedings, no such rights shall be vested in the First Lien Collateral Agent until such time as the First Lien Collateral Agent shall have delivered a notice to the Grantors indicating that such rights shall vest in the First Lien Collateral Agent;

- (ii) all rights of each Grantor to receive dividends, distributions and other payments of any kind in respect of any Pledged Stock or Pledged Notes that it would otherwise be authorized to receive and retain pursuant to Section 6.3(a)(ii) without further action shall cease and all such rights shall thereupon become vested in the First Lien Collateral Agent, which shall thereupon have the sole right to receive and hold as Collateral such dividends, distributions and other payments of any kind until the applicable Parity Lien Debt Default is no longer continuing, in which case the First Lien Collateral Agent's rights under this Section 6.3(b)(ii) shall cease to be effective, subject to revesting in the event of a subsequent Notified Parity Lien Debt Default that is continuing; provided that, other than with respect to any Parity Lien Debt Default as a result of a receivership, bankruptcy, reorganization, arrangement, debtor's relief, or other insolvency proceedings, no such rights shall be vested in the First Lien Collateral Agent until such time as the First Lien Collateral Agent shall have delivered a notice to the Grantors indicating that such rights shall vest in the First Lien Collateral Agent; and
- (iii) all distributions, dividends, and other payments of any kind in respect of any Pledged Stock or Pledged Notes that are received by any Grantor contrary to the provisions of Section 6.3(b)(ii) shall be received in trust for the benefit of the First Lien Collateral Agent, shall be segregated from the other funds of such Grantor and shall immediately be paid over to the First Lien Collateral Agent as Collateral in the same form as so received (with any necessary or reasonably requested endorsement).
- (c) Any notice given by the First Lien Collateral Agent to one or more Grantors suspending any of the rights of such Grantors under Section 6.3(a) during the continuance of any Parity Lien Debt Default, (i) shall be given in writing, (ii) may be given with respect to one or more of the Grantors at the same or different times and (iii) may suspend the rights of one or more of the Grantors under Section 6.3(a) in part without suspending all such rights (as specified by the First Lien Collateral Agent in its sole discretion) and without waiving or otherwise affecting the rights of the First Lien Collateral Agent to give additional notices from time to time suspending other rights under Section 6.3(a) so long as a Notified Parity Lien Debt Default is continuing.
- (d) Each Grantor hereby authorizes and instructs each other Grantor that is an Issuer of any Investment Property pledged by such Grantor hereunder to (i) comply with any instruction received by it from the First Lien Collateral Agent in writing that (x) states that a Notified Parity Lien Debt Default has occurred and is continuing and (y) is otherwise in accordance with the terms of this Agreement, without any other or further instructions from such Grantor, and each Grantor agrees that each Issuer and each obligor, as the case may be, shall be fully protected in so complying, and (ii) unless otherwise expressly permitted hereby, pay any dividends or other payments with respect to such Investment Property directly to the First Lien Collateral Agent upon the occurrence and during the continuance of any Notified Parity Lien Debt Default.
- (e) Subject to the rights of the First Lien Collateral Agent pursuant to Section 6.3(b), the First Lien Collateral Agent will execute and deliver (or cause to be executed and delivered) to each Grantor all such proxies and other instruments as such Grantor may reasonably request for the purpose of enabling such Grantor to exercise the voting and other rights and powers that it is entitled to exercise pursuant to Section 6.3(a)(i) above and to receive the dividends, distributions and payments that it is authorized to

receive and retain pursuant to <u>Section 6.3(a)(ii)</u> above. Each Grantor agrees not to exercise or otherwise use any such proxy or other instrument delivered by the First Lien Collateral Agent pursuant to this <u>Section 6.3(e)</u> in violation of <u>Section 6.3(b)</u>.

- (f) In the event that the First Lien Collateral Agent shall have instituted any proceeding to enforce any right, power or remedy under this Agreement by foreclosure, sale, entry or otherwise, and such proceeding shall have been discontinued or abandoned for any reason or shall have been determined adversely to the First Lien Collateral Agent, then and in every such case, the Grantors, the First Lien Collateral Agent and each other Parity Lien Secured Party shall be restored to their respective former positions and rights hereunder with respect to the Collateral, and all rights, remedies and powers of the First Lien Collateral Agent and the other Parity Lien Secured Parties shall continue as if no such proceeding had been instituted.
- 6.4 Proceeds to be Turned over to First Lien Collateral Agent. In addition to the rights of the First Lien Collateral Agent specified in Section 6.1 with respect to payments of Receivables, if a Notified Parity Lien Debt Default shall occur and be continuing, upon written notice from the First Lien Collateral Agent to the Company requiring such action, all Proceeds of Collateral received by any Grantor consisting of cash, checks and Cash Equivalents shall be held by such Grantor in trust for the First Lien Collateral Agent for the ratable benefit of the Parity Lien Secured Parties, segregated from other funds of such Grantor, and shall, forthwith upon receipt by such Grantor, be turned over to the First Lien Collateral Agent in the exact form received by such Grantor (duly indorsed by such Grantor to the First Lien Collateral Agent, if required). All Proceeds received by the First Lien Collateral Agent hereunder shall be held by the First Lien Collateral Agent in a Collateral Agent in a Collateral Account maintained under its sole dominion and control. All Proceeds while held by the First Lien Collateral Agent in a Collateral Account (or by such Grantor in trust for the First Lien Collateral Agent for the ratable benefit of the Parity Lien Secured Parties) shall continue to be held as collateral security for all the Secured Obligations and shall not constitute payment thereof until applied as provided in Section 6.5.
- Application of Proceeds. If any Collateral is sold or otherwise realized upon by the First Lien Collateral Agent in connection with any foreclosure, collection or other enforcement of the liens granted to the First Lien Collateral Agent in the Parity Lien Security Documents, in any such case, as a result of an exercise of remedies in connection with a Parity Lien Debt Default, the Proceeds received by the First Lien Collateral Agent from such foreclosure, collection or other enforcement or realization will be distributed by the First Lien Collateral Agent in accordance with Section 3.4 the Collateral Agency Agreement and the Intercreditor Agreement.
- 6.6 Code and Other Remedies. If a Notified Parity Lien Debt Default shall occur and be continuing, the First Lien Collateral Agent, on behalf of the Parity Lien Secured Parties, may exercise, in addition to all other rights and remedies granted to them in this Agreement and in any other instrument or agreement securing, evidencing or relating to the Secured Obligations, all rights and remedies of a secured party under the UCC or any other applicable law. Without limiting the generality of the foregoing, the First Lien Collateral Agent, without demand of performance or other demand, presentment, protest, advertisement or notice of any kind (except any notice required by law referred to below or expressly required by each Parity Lien Document) to or upon any Grantor or any other Person (all and each of which demands, presentments, protests, advertisements and notices are hereby waived), may during the continuance of a Notified Parity Lien Debt Default, forthwith collect, receive, appropriate and realize upon the Collateral, or any part thereof, and/or may forthwith sell, lease, assign, give an option or options to purchase, or otherwise dispose of and deliver the Collateral or any part thereof (or contract to do any of the foregoing), in one or more parcels at public or private sale or sales, at any exchange, broker's board or office of the First Lien Collateral Agent or any other Parity Lien Secured Party or elsewhere upon such terms and conditions as it may deem advisable and at such commercially reasonable prices as it may deem

best, for cash or on credit or for future delivery without assumption of any credit risk. The First Lien Collateral Agent and each other Parity Lien Secured Party shall have the right upon any such public sale or sales, and, to the extent permitted by law, upon any such private sale or sales, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in any Grantor, which right or equity of redemption is hereby waived and released. During the continuance of a Notified Parity Lien Debt Default, each Grantor further agrees, at the First Lien Collateral Agent's reasonable request, to assemble the Collateral and make it available to the First Lien Collateral Agent at places which the First Lien Collateral Agent shall reasonably select, whether at such Grantor's premises or elsewhere. The First Lien Collateral Agent shall apply the net proceeds of any action taken by it pursuant to this Section 6.6 in accordance with Section 6.5. To the extent permitted by applicable law, each Grantor waives all claims, damages and demands it may acquire against the First Lien Collateral Agent or any other Parity Lien Secured Party arising out of the exercise by them of any rights hereunder after the occurrence and during the continuance of a Notified Parity Lien Debt Default, in any such case, except to the extent arising out of such Person's gross negligence, willful misconduct, violation of law or willful breach of its obligations hereunder or under any other Parity Lien Document, as determined pursuant to a final judgment of a court of competent jurisdiction. If any notice of a proposed sale or other disposition of Collateral pursuant to this Section 6.6 shall be required by law, such notice shall be deemed reasonable and proper if given at least ten (10) days before such sale or other disposition.

6.7 Registration Rights; Private Sales.

- If the First Lien Collateral Agent shall determine to exercise its right to sell any or all of (a) the Pledged Stock pursuant to Section 6.6, and if in the reasonable opinion of the First Lien Collateral Agent it is necessary or advisable to have the Pledged Stock, or that portion thereof to be so sold, registered under the provisions of the Securities Act, the relevant Grantor will, after the occurrence and during the continuance of a Parity Lien Debt Default, (i) cause the Issuer thereof to (x) execute and deliver, and cause the directors and officers of such Issuer to execute and deliver, all such instruments and documents, and do or cause to be done all such other acts as may be, in the reasonable opinion of the First Lien Collateral Agent, necessary or advisable to register the Pledged Stock, or that portion thereof to be sold, under the provisions of the Securities Act, (y) cause the registration statement relating thereto to become effective and to remain effective for a period of one year from the date of the first public offering of the Pledged Stock, or that portion thereof to be sold, and (z) make all amendments thereto and/or to the related prospectus which, in the reasonable opinion of the First Lien Collateral Agent, are necessary or advisable, all in conformity with the requirements of the Securities Act and the rules and regulations of the U.S. Securities and Exchange Commission applicable thereto, and (ii) cause such Issuer to take such actions as are necessary to comply with the provisions of the securities or "Blue Sky" laws of any and all jurisdictions which the First Lien Collateral Agent shall reasonably designate in connection with such sale and to make available to its security holders, as soon as reasonably practicable, an earnings statement (which need not be audited) which will satisfy the provisions of Section 11(a) of the Securities Act.
- (b) Each Grantor recognizes that the First Lien Collateral Agent may be unable to effect a public sale of any or all the Pledged Stock, by reason of certain prohibitions contained in the Securities Act and applicable state securities laws or otherwise or may determine that a public sale is impracticable or not commercially reasonable and, accordingly, may be compelled to resort to one or more private sales thereof to a restricted group of restricted purchasers which will be obliged to agree, among other things, to acquire such securities for their own account for investment and not with a view to the distribution or resale thereof. Each Grantor acknowledges and agrees that any such private sale may result in prices and other terms less favorable than if such sale were a public sale and, notwithstanding such circumstances, agrees that any such private sale after the occurrence and during the continuance of a Notified Parity Lien Debt Default shall be deemed to have been made in a commercially reasonable manner as a result of such lower price. The First Lien Collateral Agent shall be under no obligation to delay a sale of any of the Pledged Stock for the period

of time necessary to permit the Issuer thereof to register such securities for public sale under the Securities Act, or under applicable state securities laws, even if such Issuer would agree to do so.

- (c) Each Grantor agrees to use its best efforts to do or cause to be done all such other acts as may reasonably be necessary to make such sale or sales by the First Lien Collateral Agent of all or any portion of the Pledged Stock pursuant to this Section 6.7 valid and binding and in compliance with any and all other applicable law. Each Grantor further agrees that a breach of any of the covenants contained in this Section 6.7 will cause irreparable injury to the First Lien Collateral Agent and the other Parity Lien Secured Parties, that the First Lien Collateral Agent and the other Parity Lien Secured Parties have no adequate remedy at law in respect of such breach and, as a consequence, that each and every covenant contained in this Section 6.7 shall be specifically enforceable against such Grantor after the occurrence of a Notified Parity Lien Debt Default and exercise of remedies pursuant to this Section 6, and such Grantor hereby waives and agrees not to assert any defenses against an action for specific performance of such covenants except for a defense that the Final Termination Date has occurred or that no Notified Parity Lien Debt Default has occurred that is continuing.
- 6.8 <u>Deficiency</u>. Each Grantor shall remain liable for any deficiency if the proceeds of any sale or other disposition of the Collateral are insufficient to pay its Secured Obligations and, subject to the limitations set forth in Section 7.8 of the Collateral Agency Agreement, the fees and disbursements of any attorneys employed by the First Lien Collateral Agent to collect such deficiency.
- 6.9 <u>Non-Judicial Enforcement</u>. The First Lien Collateral Agent may enforce its rights hereunder without prior judicial process or judicial hearing, and to the extent permitted by law, each Grantor expressly waives any and all legal rights which might otherwise require the First Lien Collateral Agent to enforce its rights by judicial process.
- Grant of License to Use Intellectual Property. For the exclusive purpose of enabling the First Lien Collateral Agent to exercise rights and remedies under this Agreement solely at such time as the First Lien Collateral Agent shall be lawfully entitled to exercise such rights and remedies at any time during the continuance of a Notified Parity Lien Debt Default, each Grantor hereby grants to the First Lien Collateral Agent a nonexclusive license (exercisable without payment of royalty or other compensation to the Grantors) (until the termination or cure of such Notified Parity Lien Debt Default) to use or license or sublicense any Intellectual Property now owned or hereafter acquired by such Grantor, and wherever the same may be located (in any such case, to the extent permitted by the terms of any applicable third party license or sublicense of any such Intellectual Property), subject to reasonable quality control provisions in connection with the goods and services offered under the Intellectual Property sufficient to avoid the risk of cancellation, voiding, or invalidation of such Intellectual Property. Such license shall include reasonable access to all media in which any of the licensed items may be recorded or stored and to all computer software and programs used for the compilation or printout thereof. The use of such license by the First Lien Collateral Agent, and the other rights of the First Lien Collateral Agent pursuant to this Section 6.10, may be exercised, at the option of the First Lien Collateral Agent, only upon the occurrence and during the continuation of a Notified Parity Lien Debt Default and shall immediately terminate upon any subsequent termination, cure or waiver of a Notified Parity Lien Debt Default. Nothing in this Section 6.10 shall require any Grantor to grant any license that is prohibited by any rule of law, statute or regulation, or is prohibited by, or constitutes a breach or default under or results in the termination of any contract, license, agreement, instrument or other document evidencing, giving rise to or theretofore granted, to the extent not prohibited by the Parity Lien Debt Documents, with respect to such property or otherwise unreasonably prejudices the value thereof to the relevant Grantor; provided, further, that any such license and any such license granted by the First Lien Collateral Agent to a third party shall include reasonable and customary terms and conditions necessary to preserve the existence, validity and value of the affected Intellectual Property, including without limitation, provisions requiring the continuing confidential handling of trade

secrets, requiring the use of appropriate notices and prohibiting the use of false notices, quality control and inurement provisions with regard to Trademarks, patent designation provisions with regard to Patents, copyright notices and restrictions on decompilation and reverse engineering of copyrighted software (it being understood and agreed that, without limiting any other rights and remedies of the First Lien Collateral Agent under this Agreement, any other Parity Lien Document or applicable law, nothing in the foregoing license grant shall be construed as granting the First Lien Collateral Agent rights in and to such Intellectual Property above and beyond (x) the rights to such Intellectual Property that each Grantor has reserved for itself and (y) in the case of Intellectual Property that is licensed to any such Grantor by a third party, the extent to which such Grantor has the right to grant a sublicense to such Intellectual Property hereunder).

SECTION 7. THE FIRST LIEN COLLATERAL AGENT

7.1 First Lien Collateral Agent's Appointment as Attorney-in-Fact, Etc.

- (a) Subject to the final paragraph of this Section 7.1(a), each Grantor hereby irrevocably constitutes and appoints, by way of security, the First Lien Collateral Agent and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of such Grantor and in the name of such Grantor or in its own name, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be reasonably necessary or desirable to accomplish the purposes of this Agreement, and, without limiting the generality of the foregoing, each Grantor hereby gives the First Lien Collateral Agent the power and right, but not the obligation, on behalf of such Grantor, without notice to or assent by such Grantor, to do any or all of the following:
 - (i) in the name of such Grantor or its own name, or otherwise, take possession of and indorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Receivable or Contract that constitute or are required to constitute Collateral or with respect to any other Collateral and file any claim or take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by the First Lien Collateral Agent for the purpose of collecting any and all such moneys due under any such Receivable or Contract or with respect to any other Collateral whenever payable;
 - (ii) in the case of any Intellectual Property included in the Collateral, execute and deliver, and have recorded, any and all agreements, instruments, documents and papers as the First Lien Collateral Agent may reasonably request to evidence the First Lien Collateral Agent's security interest in such Intellectual Property;
 - (iii) unless being disputed in accordance with or as otherwise not prohibited by the Parity Lien Documents, pay or discharge taxes and Liens levied or placed on or threatened against the Collateral, effect any repairs or purchase any insurance called for by the terms of this Agreement or any other Parity Lien Debt Document and pay all or any part of the premiums therefor and the costs thereof;
 - (iv) execute, in connection with any sale provided for in <u>Section 6.6</u> or <u>6.7</u>, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral; and
 - (v) (A) direct any party liable for any payment under any of the Collateral to make payment of any and all moneys due or to become due thereunder directly to the First Lien Collateral Agent or as the First Lien Collateral Agent shall direct; (B) ask or demand for, collect, and receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at

any time in respect of or arising out of any Collateral; (C) sign and indorse any invoices, freight or express bills, bills of lading, storage or warehouse receipts, drafts against debtors, assignments, verifications, notices and other documents in connection with any of the Collateral; (D) commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any portion thereof and to enforce any other right in respect of any Collateral; (E) defend any suit, action or proceeding brought against such Grantor with respect to any Collateral; (F) settle, compromise or adjust any such suit, action or proceeding and, in connection therewith, give such discharges or releases as the First Lien Collateral Agent may deem appropriate; (G) assign any Copyright, Patent or Trademark included in the Collateral, throughout the world for such term or terms, on such conditions, and in such manner, as the First Lien Collateral Agent shall in its sole discretion determine; and (H) generally, sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the First Lien Collateral Agent were the absolute owner thereof for all purposes, and do, at the First Lien Collateral Agent's option and such Grantor's expense, at any time, or from time to time, all acts and things which the First Lien Collateral Agent deems necessary to protect, preserve or realize upon the Collateral and the First Lien Collateral Agent's security interests therein and to effect the intent of this Agreement, all as fully and effectively as such Grantor might do.

Anything in this <u>Section 7.1(a)</u> to the contrary notwithstanding, the First Lien Collateral Agent agrees that it will not exercise any rights under the power of attorney provided for in this <u>Section 7.1(a)</u> unless a Notified Parity Lien Debt Default shall have occurred and be continuing.

- (b) If a Notified Parity Lien Debt Default has occurred and is continuing, if any Grantor fails to perform or comply with any of its agreements contained herein, the First Lien Collateral Agent at its option, but without any obligation so to do, may perform or comply, or otherwise cause performance or compliance, with such agreement.
- (c) The reasonable, documented out-of-pocket expenses of the First Lien Collateral Agent incurred in connection with actions undertaken as provided in this <u>Section 7.1</u> shall be payable by the Grantors to the First Lien Collateral Agent promptly after demand by the First Lien Collateral Agent.
- (d) Each Grantor hereby ratifies all that said attorneys shall in good faith and lawfully do or cause to be done by virtue and in accordance with the terms hereof. All powers, authorizations and agencies contained in this Agreement are coupled with an interest and are irrevocable until this Agreement is terminated and the security interests created hereby are released.
- 7.2 Duty of First Lien Collateral Agent. The First Lien Collateral Agent's sole duty with respect to the custody, safekeeping and physical preservation of the Collateral in its possession shall be to deal with it in the same manner as the First Lien Collateral Agent deals with similar property for its own account, and the First Lien Collateral Agent shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral in its possession if the Collateral is accorded treatment substantially equal to that which comparable secured parties accord comparable collateral. Neither the First Lien Collateral Agent nor any of its Related Parties (i) shall be liable for failure to demand, collect or realize upon any of the Collateral or for any delay in doing so or (ii) shall be under any obligation (x) to sell or otherwise dispose of any Collateral upon the request of any Grantor or any other Person or (y) other than as set forth in the first sentence of this Section 7.2 and the accounting for moneys actually received by it under any Parity Lien Security Document, to take any other action whatsoever with regard to the Collateral or any part thereof. The powers conferred on the First Lien Collateral Agent hereunder are solely to protect the First Lien Collateral Agent to exercise any such powers. The First Lien Collateral Agent shall be accountable

only for amounts that it actually receives as a result of the exercise of such powers, and neither the First Lien Collateral Agent nor any of its Related Parties shall be responsible to any Grantor for any act or failure to act hereunder, except for their own gross negligence or willful misconduct. To the fullest extent permitted by applicable law, the First Lien Collateral Agent shall, except as specifically set forth in this Agreement, the Collateral Agency Agreement and any other Parity Lien Document to which the First Lien Collateral Agent is a party, be under no duty whatsoever to make or give any presentment, notice of dishonor, protest, demand for performance, notice of non-performance, notice of intent to accelerate, notice of acceleration, or other notice or demand in connection with any Collateral or the Secured Obligations, or to take any steps necessary to preserve any rights against any Grantor or other Person or ascertaining or taking action with respect to calls, conversions, exchanges, maturities, tenders or other matters relative to any Collateral, whether or not it has or is deemed to have knowledge of such matters. Each Grantor, to the extent permitted by applicable law, waives any right of marshaling in respect of any and all Collateral, and waives any right to require the First Lien Collateral Agent to proceed against any Grantor or other Person, exhaust any Collateral or enforce any other remedy which the First Lien Collateral Agent now has or may hereafter have against each Grantor, any Grantor or other Person. Notwithstanding anything stated herein to the contrary, the rights and indemnity afforded to First Lien Collateral Agent under the Collateral Agency Agreement, shall apply, mutatis mutandis, to the First Lien Collateral Agent under this Agreement.

7.3 Filing of Financing Statements. Pursuant to any applicable law, each Grantor authorizes the First Lien Collateral Agent to file, register or record financing statements and other filing or recording documents or instruments with respect to the Collateral without the signature of such Grantor in such form and in such offices as the First Lien Collateral Agent reasonably determines appropriate to perfect and ensure the priority of the security interests of the First Lien Collateral Agent under this Agreement. A photographic or other reproduction of this Agreement shall be sufficient as a financing statement or other filing or recording document or instrument for filing or recording in any jurisdiction. Each Grantor authorizes the First Lien Collateral Agent to use in any such financing statements, filings or recording documents the collateral description "all personal property of the debtor, whether now owned or hereafter acquired," "all assets of the debtor, whether now owned or hereafter acquired," or words of similar import. Notwithstanding the foregoing or anything to the contrary herein, the First Lien Collateral Agent shall not be responsible for filing any financing or continuation statements or for recording any documents or instruments in any public office at any time or times or for otherwise perfecting, and ensuring the priority of and maintaining the perfection of any security interest in the Collateral.

7.4 Authority of First Lien Collateral Agent.

- (a) Each Grantor acknowledges that the rights and responsibilities of the First Lien Collateral Agent under this Agreement with respect to any action taken by the First Lien Collateral Agent or the exercise or non-exercise by the First Lien Collateral Agent of any option, voting right, request, judgment or other right or remedy provided for herein or resulting or arising out of this Agreement shall, as between the First Lien Collateral Agent and the other Parity Lien Secured Parties, be governed by the Collateral Agency Agreement and by such other agreements with respect thereto as may exist from time to time among them, but, as between the First Lien Collateral Agent and the Grantors, the First Lien Collateral Agent shall be conclusively presumed to be acting as agent for the Parity Lien Secured Parties with full and valid authority so to act or refrain from acting, and no Grantor shall be under any obligation, or entitlement, to make any inquiry respecting such authority.
- (b) By acceptance of the benefits of this Agreement and/or any other Parity Lien Security Document, each Parity Lien Secured Party (whether or not a signatory hereto) shall be deemed irrevocably (i) to consent to the appointment of the First Lien Collateral Agent under the Parity Lien Documents, (ii) to agree to be bound by the terms of this Agreement and any other Parity Lien Security Documents and (iii) to confirm that no Parity Lien Secured Party (other than the First Lien Collateral Agent or other applicable

Agent) shall have the right individually to seek to realize upon or enforce any Lien or other security granted by, or to exercise rights or remedies under, this Agreement or any other Parity Lien Security Document, it being understood and agreed that such Liens may be enforced solely by, and such rights and remedies may be exercised solely by, the First Lien Collateral Agent for the benefit of the Parity Lien Secured Parties upon the terms of the Collateral Agency Agreement and other applicable Parity Lien Documents.

SECTION 8. MISCELLANEOUS

8.1 Amendments in Writing; Joinder of Additional Grantors.

- (a) No amendment or waiver of or consent to any departure from any provision of this Agreement shall be effective unless it is in writing and given in the manner and subject to the terms of the Collateral Agency Agreement, except that, for the avoidance of doubt, (i) any Assumption Agreement executed and delivered in accordance with Section 8.1(b) need only be executed by the parties thereto and (ii) any Schedule hereto may be supplemented from time to time by a supplement thereto in writing delivered by any Grantor to the First Lien Collateral Agent. Any waiver or consent shall be effective only in the specific instance and for the specific purpose for which given and to the extent specified in such writing.
- (b) Upon the execution and delivery by any Person of an assumption agreement in substantially the form of Exhibit A attached hereto (or such other form as is in accordance with the Agreed Security Principles) (each, an "Assumption Agreement"), (i) such Person shall be referred to as an "Additional Grantor" and shall become and be a Grantor hereunder in all respects, and each reference in this Agreement and in the Collateral Agency Agreement to a "Grantor" shall also mean and be a reference to such Additional Grantor, and (ii) each reference herein to "this Agreement," "hereof" or words of like import referring to this Agreement, and each reference in any other Parity Lien Document to the "Security Agreement," "thereof" or words of like import referring to this Agreement, shall mean and be a reference to this Agreement as supplemented by such Assumption Agreement.
- (c) Notwithstanding anything in this Agreement to the contrary, if any Subsidiary of the Company or any Restricted Subsidiary has executed and delivered this Agreement to become a Grantor hereunder, or has otherwise become a party to this Agreement as a Grantor, and such Subsidiary is or becomes an Excluded Subsidiary and has delivered notice thereof to the First Lien Collateral Agent in accordance with the Initial First Lien Indenture, such Subsidiary will not be considered a party to this Agreement or a Grantor hereunder (but only so long as such Person is also an Excluded Subsidiary for purposes of each other Parity Lien Debt and Junior Lien Debt) in any respects, and will not have any obligations under this Agreement, until such time that it is no longer an Excluded Subsidiary.
- 8.2 <u>Notices</u>. All notices and other communications provided for herein shall be given in the manner and subject to the terms of Section 7.6 of the Collateral Agency Agreement or such other address, email address or facsimile number as such Grantor may hereafter specify for such purpose by written notice to the First Lien Collateral Agent in accordance with Section 7.6 of the Collateral Agency Agreement.
- 8.3 No Waiver by Course of Conduct; Cumulative Remedies. No delay or failure on the part of the First Lien Collateral Agent or any other Parity Lien Secured Party to exercise and no delay in exercising, and no course of dealing with respect to, any right, power, privilege or remedy or any abandonment or discontinuance of steps to enforce such right, power, privilege or remedy under this Agreement or any other Parity Lien Document shall operate as a waiver thereof or as an acquiescence in any default, nor shall any single or partial exercise of any right, power, privilege or remedy preclude any other or further exercise of any other power, right or remedy under this Agreement or any other Parity Lien Document preclude or be construed as a waiver of any other or further exercise thereof or the exercise of

any other right, power, privilege or remedy. The remedies provided herein are cumulative and not exclusive of any remedies provided by law or equity.

8.4 <u>Enforcement Expenses; Indemnification.</u>

- (a) The Company and each other Grantor agree to indemnify and hold harmless the First Lien Collateral Agent and its Related Parties, attorneys and agents (collectively, the "Indemnified Parties"), in each case, to the extent such parties would be required to do so pursuant to, and for the avoidance of doubt, subject to the limitations of, Section 7.20 of the Collateral Agency Agreement.
- (b) The Company and each other Grantor agree that each Indemnified Party shall be entitled to reimbursement of its expenses incurred hereunder to the extent the Company would be required to pay or reimburse such Indemnified Party pursuant to, and for the avoidance of doubt, subject to the limitations of, Section 7.8 of the Collateral Agency Agreement.
- (c) The agreements in this <u>Section 8.4</u> shall survive repayment of the Secured Obligations and all other amounts payable under the Parity Lien Documents.
- 8.5 <u>Successors and Assigns</u>. This Agreement shall be binding upon each of the parties hereto and their respective successors and permitted assigns and shall inure to the benefit of each of the parties hereto and the other Parity Lien Secured Parties and their respective successors and permitted assigns; provided that no Grantor may assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the First Lien Collateral Agent.
- Counterparts. This Agreement may be executed in any number of counterparts, and by different parties hereto on different counterpart signature pages, each of which when executed shall be deemed an original, but all such counterparts taken together shall constitute one and the same Agreement. Except as otherwise specified in any Parity Lien Security Document with respect to such Parity Lien Security Document and/or any Ancillary Document executed and delivered pursuant thereto, delivery of an executed counterpart of a signature page of (x) this Agreement and/or (y) any document (including, for the avoidance of doubt, any Assumption Agreement executed and delivered pursuant to Section 8.1(b)), amendment, approval, consent, information, notice (including, for the avoidance of doubt, any notice delivered pursuant to Section 8.2), certificate, request, statement, disclosure or authorization related to this Agreement and/or the transactions contemplated hereby (each an "Ancillary Document") that is an Electronic Signature transmitted by telecopy, emailed ".pdf" or ".tif" file or any other electronic means that reproduces an image of an actual executed signature page shall be effective as delivery of a manually executed counterpart of this Agreement or such Ancillary Document, as applicable. The words "execution," "signed," "signature," "delivery," and words of like import in or relating to this Agreement and/or any Ancillary Document shall be deemed to include Electronic Signatures, deliveries or the keeping of records in any electronic form (including deliveries by telecopy, emailed ".pdf" or ".tif" file or any other electronic means that reproduces an image of an actual executed signature page), each of which shall be of the same legal effect, validity or enforceability as a manually executed signature, physical delivery thereof or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act; provided that nothing herein shall require the First Lien Collateral Agent to accept Electronic Signatures in any form or format without its prior written consent and pursuant to procedures approved by it; provided, further, without limiting the foregoing, (a) to the extent the First Lien Collateral Agent has agreed to accept any Electronic Signature, the First Lien Collateral Agent and other Parity Lien Secured Parties shall be entitled to rely on such Electronic Signature purportedly given by or on behalf of any Grantor without further verification thereof and without any obligation to review the

appearance or form of any such Electronic Signature and (b) upon the request of the First Lien Collateral Agent, any Electronic Signature shall be promptly followed by a manually executed counterpart. Without limiting the generality of the foregoing, the Company and each other Grantor hereby (i) agree that, for all purposes, including without limitation, in connection with any workout, restructuring, enforcement of remedies, bankruptcy proceedings or litigation among the First Lien Collateral Agent or any other Parity Lien Secured Party, and the Company and the other Grantors, Electronic Signatures transmitted by telecopy, emailed ".pdf" or ".tif" file or any other electronic means that reproduces an image of an actual executed signature page and/or any electronic images of this Agreement and/or any Ancillary Document shall have the same legal effect, validity and enforceability as any paper original, (ii) agree that each of the First Lien Collateral Agent or any other Parity Lien Secured Party may, at its option, create one or more copies of this Agreement and/or any Ancillary Document in the form of an imaged electronic record in any format, which shall be deemed created in the ordinary course of such Person's business, and destroy the original paper document (and all such electronic records shall be considered an original for all purposes and shall have the same legal effect, validity and enforceability as a paper record), (iii) waive any argument, defense or right to contest the legal effect, validity or enforceability of this Agreement and/or any Ancillary Document based solely on the lack of paper original copies of this Agreement and/or such Ancillary Document, respectively, including with respect to any signature pages thereto and (iv) waive any claim against the First Lien Collateral Agent, each other Parity Lien Secured Party and each of their Affiliates and the respective directors, officers, employees, agents and advisors for any claims, causes or action, damages or other liabilities arising solely from the First Lien Collateral Agent or any other Parity Lien Secured Party's reliance on or use of Electronic Signatures and/or transmissions by telecopy, emailed ".pdf" or ".tif" file or any other electronic means that reproduces an image of an actual executed signature page, including any claims, causes or action, damages or other liabilities arising as a result of the failure of the Company and/or any other Grantor to use any available security measures in connection with the execution, delivery or transmission of any Electronic Signature.

- 8.7 <u>Severability</u>. Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction.
- 8.8 <u>Section Headings.</u> The Section and clause headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation hereof.
- 8.9 <u>INTEGRATION</u>. THIS WRITTEN AGREEMENT, THE COLLATERAL AGENCY AGREEMENT AND THE OTHER PARITY LIEN SECURITY DOCUMENTS CONSTITUTE THE ENTIRE UNDERSTANDING AMONG THE PARTIES WITH RESPECT TO THE SUBJECT MATTER HEREOF AND THEREOF AND SUPERSEDE ALL EARLIER OR CONTEMPORANEOUS AGREEMENTS, WHETHER WRITTEN OR ORAL, CONCERNING THE SUBJECT MATTER HEREOF AND THEREOF. THIS WRITTEN AGREEMENT, TOGETHER WITH THE COLLATERAL AGENCY AGREEMENT AND THE OTHER PARITY LIEN SECURITY DOCUMENTS, REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.
- $8.10 \underline{\text{GOVERNING LAW}}.$ THIS AGREEMENT AND THE RIGHTS AND DUTIES OF THE PARTIES HERETO, SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF NEW YORK.

8.11 SUBMISSION TO JURISDICTION; WAIVERS.

- TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE (a) PARTIES HERETO AGREE THAT ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH, THIS AGREEMENT OR ANY OTHER PARITY LIEN SECURITY DOCUMENT (EXCEPT AS MAY BE EXPRESSLY PROVIDED IN ANY PARITY LIEN SECURITY DOCUMENT GOVERNED BY ANY LAWS OTHER THAN THE LAWS OF THE STATE OF NEW YORK OR WITH RESPECT TO ANY COLLATERAL SUBJECT THERETO), OR ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENT (WHETHER VERBAL OR WRITTEN) OR ACTIONS OF THE FIRST LIEN COLLATERAL AGENT, THE COMPANY OR ANY OTHER GRANTOR HEREUNDER OR THEREUNDER MAY BE BROUGHT AND MAINTAINED IN THE COURTS OF THE STATE OF NEW YORK SITTING IN THE BOROUGH OF MANHATTAN OR THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, EACH GRANTOR HEREBY EXPRESSLY AND IRREVOCABLY SUBMITS TO THE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK AND THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK FOR THE PURPOSE OF ANY SUCH LITIGATION AS SET FORTH ABOVE AND IRREVOCABLY AGREES TO BE BOUND BY ANY JUDGMENT RENDERED THEREBY IN CONNECTION WITH SUCH LITIGATION.
- (b) TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, EACH PARTY HERETO WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR DEFEND ANY RIGHTS UNDER THIS AGREEMENT, UNDER ANY OTHER PARITY LIEN SECURITY DOCUMENT, OR UNDER ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH ARISING FROM ANY BANKING RELATIONSHIP EXISTING IN CONNECTION WITH THIS AGREEMENT OR ANY OTHER PARITY LIEN SECURITY DOCUMENT, AND AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY.
- (c) EACH PARTY TO THIS AGREEMENT IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN <u>SECTION 8.2</u>. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY TO THIS AGREEMENT TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.
- (d) EACH PARTY HERETO HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT IT MAY EFFECTIVELY DO SO UNDER APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO CLAIM OR RECOVER IN ANY LITIGATION REFERRED TO IN THIS SECTION 8.11 OR OTHERWISE RELATING TO THIS AGREEMENT OR THE OTHER PARITY LIEN SECURITY DOCUMENTS ANY SPECIAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES (AS OPPOSED TO DIRECT OR ACTUAL DAMAGES); PROVIDED THAT THE FOREGOING WAIVER SHALL NOT IMPAIR THE COMPANY'S OBLIGATION UNDER SECTION 8.4 TO INDEMNIFY INDEMNIFIED PARTIES FOR ANY SUCH DAMAGES CLAIMED BY A THIRD PARTY.
 - 8.12 Acknowledgements. Each Grantor hereby acknowledges that:

- (a) it has been advised by counsel in the negotiation, execution and delivery of this Agreement and the other Parity Lien Security Documents to which it is a party;
- (b) neither the First Lien Collateral Agent nor any other Parity Lien Secured Party has any fiduciary relationship with or duty to any Grantor arising out of or in connection with this Agreement or any of the other Parity Lien Security Documents, and the relationship between the Grantors, on the one hand, and the First Lien Collateral Agent and the other Parity Lien Secured Parties, on the other hand, in connection herewith or therewith is solely that of debtor and creditor; and
- (c) no joint venture is created hereby or by the other Parity Lien Security Documents or otherwise exists by virtue of the transactions contemplated hereby among the Parity Lien Secured Parties or among the Grantors and the Parity Lien Secured Parties.
- 8.13 <u>Releases</u>. Any Lien on any Collateral shall be subordinated or released, without the need for any further action by any Person, as provided in Article 4 of the Collateral Agency Agreement.
- Claims in Bankruptcy. In the event of receivership, bankruptcy, reorganization, winding up, arrangement, debtor's relief, or other insolvency proceedings of any Grantor, the First Lien Collateral Agent on behalf of the other Parity Lien Secured Parties shall have the right to prove their claims with respect to the Secured Obligations in any proceeding, so as to establish their rights hereunder and receive on account of the Secured Obligations directly from the receiver, trustee or other court custodian, dividends and payments which would otherwise be payable upon intercompany claims between Grantors (the "Grantor Claims"). Effective upon the occurrence of an event described in the prior sentence that would constitute a Parity Lien Debt Default, each Grantor hereby assigns such dividends and payments to the First Lien Collateral Agent for the benefit of the Parity Lien Secured Parties for application against the Secured Obligations. After the occurrence of an event described in the first sentence of this Section 8.14, should the First Lien Collateral Agent or other Parity Lien Secured Party receive, for application upon the Secured Obligations, any such dividend or payment which is otherwise payable to any Grantor, and which, as between such Grantors, shall constitute a credit upon the Grantor Claims, then upon the occurrence of the Final Termination Date, the intended recipient shall become subrogated to the rights of the First Lien Collateral Agent and the other Parity Lien Secured Parties to the extent that such payments to any of the First Lien Collateral Agent and the other Parity Lien Secured Parties on the Grantor Claims have contributed toward the liquidation of the Secured Obligations, and such subrogation shall be with respect to that proportion of the Secured Obligations which would have been unpaid or not paid in cash if the First Lien Collateral Agent and the other Parity Lien Secured Parties had not received dividends or payments upon the Grantor Claims.

8.15 <u>Certain Jurisdictions</u>.

- (a) <u>Angola</u>. Notwithstanding anything set out to the contrary in this Agreement and in any other Note Document:
 - (i) the obligation of any Grantor incorporated under the laws of Angola (an "Angola Grantor") to grant any Collateral and the obligations of any Angola Grantor under this Agreement and any Collateral Document shall be subject to proper compliance with the Angolan law requirements and formalities and limited to what is legally permitted under Angolan laws and the articles of association of such Angola Grantor;
 - (ii) any Collateral to be created over any property or any asset of an Angola Grantor that is located or registered in Angola shall be governed by Angolan law;

- (iii) the capacity and the authority of any Angola Grantor are governed by Angolan laws are limited to what is legally permitted under Angolan laws and the articles of association of such Angola Grantor;
- (iv) the obligation of any Angola Grantor to grant any Collateral and the obligations of any Angola Grantor under this Agreement and any Collateral Document are subject to compliance with any applicable foreign exchange licensing requirements and any applicable taxes under Angolan law;
- (v) any obligations in respect of (1) distribution of dividends of an Angola Grantor and (2) hedging agreements imposed on an Angola Grantor are limited to what is legally permitted under Angolan laws and under the articles of association of such Angola Grantor;
- (vi) the choice of jurisdiction under any Collateral Document to which an Angola Grantor is party is limited to what is legally permitted under the Angolan procedural courts with respect to any Angola Grantor; and
- (vii) any judgment in respect of this Agreement or any Note Document or Collateral Document obtained in a foreign court on private law matters not subject to the exclusive jurisdiction of Angolan courts would be recognized and enforced by a court in Angola without re-litigation or re-examination of the merits of such judgment provided that (a) the party who wishes to have the award recognized and confirmed in Angola submits a request with the Supreme Court for such purpose.

(b) Australia.

For the purposes of this <u>Section 8.15(b)</u> each reference to "Grantor" shall be read as a reference to each Grantor which is incorporated in Australia, and "Australian PPSA" means the *Personal Property Securities Act 2009* (Cth).

- (i) Each Grantor represents and warrants to the First Lien Collateral Agent that it does not enter into this Agreement or hold any of the Collateral as trustee of any trust.
- (ii) Each Grantor will perform the Parity Lien Obligations in the manner provided in this Agreement or in any other Parity Lien Debt Document.
- (iii) Each Grantor will ensure that no Parity Lien Debt Default occurs. Without affecting the liability of any Grantor or any power in any other respect (including where a breach of this Section 8.15(b)(iii) is a breach of any other provision of any Parity Lien Debt Document), no Grantor is liable in damages for a breach of its obligations under this Section 8.15(b)(iii) but the First Lien Collateral Agent may exercise the powers following any breach of this Section 8.15(b)(iii) in accordance with the Parity Lien Documents during the period the Parity Lien Debt Default has occurred and is continuing.
- (iv) Each Grantor will notify the First Lien Collateral Agent in writing:
 - (A) promptly of any details necessary for the registration by the First Lien Collateral Agent of an effective financing statement including the serial numbers of any Collateral that must be described by serial number in a

- financing statement under the Australian PPSA acquired by it after the date of this Agreement; and
- (B) promptly (and in any event within 5 Business Days (as defined in the Australian PPSA)) after it is allocated a new or different ARBN; or if it does not have an ACN, ABN or ARBN, of any change to its name.
- (v) For the purposes of sections 115(1) and 115(7) of the Australian PPSA:
 - (A) the First Lien Collateral Agent need not comply with sections 95, 118, 121(4), 125, 130, 132(3)(d) or 132(4); and
 - (B) sections 142 and 143 are excluded.
- (vi) For the purposes of section 115(7) of the Australian PPSA, the First Lien Collateral Agent need not comply with sections 132 and 137(3).
- (vii) Each Grantor agrees not to:
 - (A) exercise its rights to make any request of the First Lien Collateral Agent under section 275 of the Australian PPSA;
 - (B) authorize the disclosure of any information under that section; or
 - (C) waive any duty of confidentiality that would otherwise permit nondisclosure under that section.
- (viii) Each Grantor waives its rights to receive any notice that is required by any provision of the Australian PPSA (including a notice of a verification statement).
- (ix) Nothing in Sections 8.15(b)(v) to (ix) prohibits the First Lien Collateral Agent from giving a notice under the Australian PPSA or any other law.
- (x) Except as required by law, for purposes of section 275(6) of the Australian PPSA, each Grantor and the First Lien Collateral Agent agrees not to disclose information of the kind mentioned in section 275(1) of the Australian PPSA except to the extent a party is permitted to disclose such information pursuant to this Agreement or any other Parity Lien Debt Document.

(c) <u>Cayman and British Virgin Islands</u>.

- (i) Each Grantor of a security interest over Pledged Stock issued by a company incorporated in the Cayman Islands or the British Virgin Islands shall deliver to the First Lien Collateral Agent: (A) a duly executed and undated instrument of transfer in respect of such Pledged Stock; and (B) a certified copy of the register of members of such company which has been updated to include a notation acknowledging the security interests created hereby, at the times and in the manner stipulated and subject to any limitations in the Agreed Security Principles.
- (ii) Each Grantor hereby irrevocably waives any right to require a proceeding first against the Company or any other Person, any right to request the division of their payment obligation

among the Grantors and any right to request that collateral be foreclosed upon, however such rights may be denominated under the laws of any jurisdiction.

- (d) <u>Bermuda</u>. Each Grantor of a security interest over Pledged Stock issued by an exempted company incorporated in Bermuda shall deliver to the First Lien Collateral Agent, at the times and in the manner stipulated and subject to any limitations in the Agreed Security Principles, the following documents:
- (i) upon the receipt of any applicable consent of the Bermuda Monetary Authority pursuant to the Exchange Control Act 1972 of Bermuda and related regulations, a share transfer form relating to the shares of the applicable Bermuda exempted company duly completed and executed by the Grantor, but with the name of the transferee, the consideration and the date left blank;
- (ii) a shareholder's proxy executed by the Grantor in respect of the issued shares held by the Grantor;
- (iii) executed, but undated director and officer resignation letters and executed and dated authority to date letters executed by each director and officer of the applicable Bermuda exempted company;
- (iv) an undertaking executed by the applicable Bermuda exempted company to register the transfer of the Grantor's shares; and
- (v) any other documents (in each case duly completed and executed by or on behalf of the Grantor) that the First Lien Collateral Agent may reasonably request to enable it or any of its nominees, or any purchaser or transferee, to be registered as the owner of, or otherwise obtain a legal title to, or to perfect, or to ensure priority of its security interest in any of the relevant Pledged Stock.

(e) Hong Kong.

- (i) Each Grantor incorporated under the laws of Hong Kong shall promptly and in any event within the time period prescribed by law:
 - (A) create and maintain a register of charges (to the extent this has not already been done, the "Register of Charges") and enter particulars of the security interest created pursuant to this Agreement in such Register of Charges in accordance with the requirements of the laws of Hong Kong;
 - (B) deliver or procure to be delivered to the First Lien Collateral Agent a certified copy of the updated Register of Charges recording the particulars of the security interest created pursuant to this Agreement;
 - (C) effect the timely registration of the particulars of any security interest created or intended to be created pursuant to this Agreement with all relevant public registers in Hong Kong which the Company reasonably considers necessary or desirable to perfect, protect and/or preserve any such security interest (and/or the priority thereof) including, without limitation, the registers maintained by the Hong Kong Companies Registry, in accordance with the requirements under all applicable laws and regulations of Hong Kong;

- (ii) Each Grantor incorporated under the laws of Hong Kong hereby irrevocably authorises the First Lien Collateral Agent to make such filings and/or registrations of any security interest created or intended to be created under this Agreement and to take any and all appropriate action and to complete and execute any and all documents and instruments which the First Lien Collateral Agent considers reasonably necessary or desirable (including, without limitation, the registrations described in Section 8.15(e)(i)(C) above) for the purposes of perfecting, protecting and/or preserving any such security interest (and/or the priority thereof).
- (iii) Each Grantor of a security interest over Equity Interests issued by a company incorporated under the laws of Hong Kong shall within ninety (90) days after the Effective Date or such later date as the First Lien Collateral Agent reasonably agrees deliver to the First Lien Collateral Agent valid and duly issued original share certificate(s) with respect to all of such Equity Interests, duly executed but undated original instruments of transfer and bought and sold notes in respect of such Equity Interests (in each case with the names of the transferees left blank) and such other instruments and documents as may be necessary, or as the First Lien Collateral Agent may reasonably request, subject to the Agreed Security Principles.

(f) Singapore.

- (i) Subject to the Agreed Security Principles, each Grantor shall ensure that a Statement Containing Particulars of Charge in respect of this Agreement and any other instrument granting any security interest pursuant to this Agreement is registered with the Accounting and Corporate Regulatory Authority in Singapore within 30 days (if this Agreement or such other instrument is executed in Singapore) or within 37 days (if this Agreement or such other instrument is executed outside of Singapore) of the creation of the charge therein if such Grantor is (i) a Singapore incorporated company or (ii) registered under Division 2 of Part XI of the Companies Act (Chapter 50) of Singapore as a foreign company, and if a Grantor is so registered subsequently, within 30 days of such registration.
- (ii) Subject to the Agreed Security Principles, pursuant to the Stamp Duties Act (Chapter 312) of Singapore, where any security interest is created by a Grantor over Equity Interests issued by a Singapore incorporated Company under this Agreement, such Grantor shall ensure that the stamp duty filing in respect of such Equity Interests is lodged with the Inland Revenue Authority of Singapore within 14 days of the document being executed in Singapore or in the case of documents executed overseas, within 30 days from the date the document is received in Singapore.

(g) Swiss up-/cross-stream limitations.

(i) If and to the extent that:

- (A) a Grantor incorporated in Switzerland and/or having its registered office in Switzerland (a "Swiss Grantor") secures obligations other than obligations of one of its wholly owned direct or indirect subsidiaries (the "Restricted Obligations"); and
- (B) using the proceeds from enforcement of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, would in accordance with applicable Swiss law constitute a repayment of capital

(Einlagerückgewähr), a violation of the legally protected reserves (gesetzlich geschützte Reserven) or the payment of a (constructive) dividend (Gewinnausschüttung) by a Swiss Grantor or would otherwise be restricted under then applicable mandatory Swiss law,

the proceeds from the enforcement of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, to be applied towards discharging Restricted Obligations shall be limited to the amount as determined in accordance with applicable Swiss law (the "Swiss Available Amount"). This limitation shall not release the Swiss Grantor from its obligations in excess of the Swiss Available Amount, but merely postpone the time of using such proceeds until such times as application towards discharging the Restricted Obligations is again permitted notwithstanding such limitation.

- (ii) In case the proceeds from the enforcement of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, (such proceeds, for the avoidance of doubt, in no event to exceed the Swiss Available Amount) are by law subject to Swiss Withholding Tax, the Swiss Grantor shall:
 - (A) use its best efforts to mitigate any Swiss Withholding Tax obligations to be levied on the use of the enforcement proceeds of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, in particular by notification pursuant to applicable law (including double tax treaties) rather than payment of the Tax;
 - (B) if the notification procedure pursuant to the preceding sub-paragraph:
 - (X) applies for a part of the Swiss Withholding Tax only, the First Lien Collateral Agent undertakes to withhold from the enforcement proceeds of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, an amount of Swiss Withholding Tax at the reduced rate resulting after the discharge of part of such Tax by notification under applicable law; or
 - (Y) is not available, the First Lien Collateral Agent undertakes to withhold from the enforcement proceeds of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, an amount equivalent to the Swiss Withholding Tax at the rate of 35% (or such other rate as in force from time to time), and subject to any applicable double taxation treaty or any other applicable treaty, that may be due by the Swiss Grantor to the Swiss Federal Tax Administration from the enforcement of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, by the First Lien Collateral Agent under this Agreement and forward such amount to the Swiss Federal Tax Administration, in the name and for the account of the relevant Swiss Grantor, within sixty (60) Business Days after presentation by the Swiss Grantor to the First Lien Collateral Agent of the relevant form of the Swiss Federal Tax Administration, it being specified that the Swiss Grantor shall fill in and prepare the relevant form of the Swiss Federal Tax Administration and submit it to the First Lien Collateral Agent for approval; and
 - (Z) in the case of a deduction of Swiss Withholding Tax the Swiss Grantor shall use its best efforts to ensure that (1) any person other than the First Lien

Collateral Agent, which is entitled to a full or partial refund of the Swiss Withholding Tax deducted from such application of proceeds towards discharging Restricted Obligations, will, as soon as possible after such deduction request a refund of the Swiss Withholding Tax under applicable law (including tax treaties), and pay to the First Lien Collateral Agent upon receipt any amounts so refunded and (2) if the First Lien Collateral Agent is entitled to a full or partial refund of the Swiss Withholding Tax deducted from such application of proceeds towards discharging Restricted Obligations, the Swiss Grantor provides the First Lien Collateral Agent with those documents that are required by law and applicable tax treaties to be provided by the payer of such Tax in order to enable the First Lien Collateral Agent to prepare a claim for refund of Swiss Withholding Tax. The First Lien Collateral Agent and the Swiss Grantor shall co-operate with each other to secure such refund.

- (iii) If Swiss Withholding Tax is to be withheld in accordance with clause (A) above, the First Lien Collateral Agent shall be entitled to further apply proceeds from the enforcement of the Collateral, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, against the Restricted Obligations up to an amount which is equal to that amount which would have been obtained if no withholding of Swiss Withholding Tax were required, *provided*, *however*, that the aggregate amount paid (including the additional amount) shall in any event be limited to the Swiss Available Amount.
- (iv) If and to the extent requested by the First Lien Collateral Agent and if and to the extent this is from time to time permitted under applicable Swiss mandatory law notwithstanding the restrictions referred to in this Section 8.15(g), in order to allow the First Lien Collateral Agent (and the Parity Lien Secured Parties) to obtain a maximum benefit under the Loan Documents and, in particular, the Collateral, the Swiss Grantor shall take all such measures and/or promptly procure the fulfilment of all such prerequisites, in each case to the extent within its power, as are necessary and appropriate to achieve, without delay, the application of the proceeds from the enforcement of the Collateral granted under this Agreement, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, towards the discharge of the Restricted Obligations and to enable it to promptly perform its obligations under this Agreement and make the (required) payment(s) thereunder from time to time, including the following:
 - (A) the preparation of an up-to-date (interim) audited balance sheet of the Swiss Grantor;
 - (B) the confirmation of the auditors of the Swiss Grantor that the relevant amount represents (the maximum of) freely distributable reserves;
 - (C) the passing of unanimous written resolutions of the quotaholders of the Swiss Grantor approving the (resulting) distribution;
 - (D) the conversion of restricted reserves into profits and reserves freely available for the distribution as dividends (to the extent permitted by mandatory Swiss law);
 - (E) to the extent permitted by applicable Swiss law, (x) write up or realize any of its assets shown in its balance sheet with a book value that is significantly lower than the market value of the assets, in case of a realization, however, only if such assets are not

necessary for the Swiss Grantor's business (nicht betriebsnotwendig) and/or (y) reduce its quota capital; and

- (F) all such other measures necessary or useful to allow the First Lien Collateral Agent to further enforce the Collateral and any other indemnity granted under this Agreement, or any other security granted (if any) by a Swiss Grantor under any and all Parity Lien Documents, and apply proceeds therefrom towards the Restricted Obligations with a minimum of limitations.
- (h) <u>Thailand</u>. For the purposes of this <u>Section 8.15(h)</u>, each reference to "Grantor" shall be read as a reference to each Grantor which is incorporated in Thailand.
- (i) The Grantors who shall enter into this Agreement in favor of the First Lien Collateral Agent are as follows:
 - (A) Ensco (Thailand) Limited ("Thai Entity");
 - (B) All shareholders of the Thai Entity, namely (i) Ensco Oceanics Company LLC (ii) Ensco Offshore International Holdings Limited and (iii) Ensco Overseas Limited ("Shareholders of the Thai Entity").
- (ii) Notwithstanding anything set out to the contrary in this Agreement or any other Parity Lien Debt Documents to the contrary:
 - (A) the obligation of the Thai Entity and/or the Shareholders of the Thai Entity to grant any security shall be limited to the extent possible at proportionate cost under Thai law; and
 - (B) any security to be created over any property or any asset of the Thai Entity and/or the Shareholders of the Thai Entity shall be governed by Thai law.
- (i) <u>Brazil</u>. Notwithstanding anything to the contrary in this Agreement or any other Note Document, the obligation of any Guarantor incorporated under the laws of the Federative Republic of Brazil ("<u>Brazilian Guarantor</u>") under any Collateral Document shall be subject and / or limited to what is legally permitted under Brazilian law, including, but not limited to:
- (i) as the Collateral granted by any Brazilian Guarantor is deemed to be an ancillary obligation, according to the Brazilian law, any judgment obtained in a court outside Brazil against the Brazilian Guarantor for the enforcement of such Collateral in respect to the underlying obligations arising from this Indenture or any Note Document which were declared or considered null, void or unenforceable, may not be confirmed by the Brazilian courts;
- (ii) any decision by a non-Brazilian court against the Brazilian Guarantor (except for a decision involving real estate located in Brazil, declaration of bankruptcy of a Brazilian entity or declaration of insolvency of any individual domiciled in Brazil, for which the Brazilian courts have exclusive jurisdiction) is enforceable in Brazil if previously confirmed by the Brazilian Superior Court of Justice (Superior Tribunal de Justiça);
- (iii) even though the agreement which formalizes the Collateral expressly stipulates that it is governed by any foreign law, such law will only be recognized and enforced in Brazil if not against

Brazilian national sovereignty, human dignity, morality or public policy (soberania nacional, dignidade da pessoa humana, bons costumes or ordem pública);

- (iv) any security interest to be created over any property or any asset located in Brazil shall be governed by Brazilian law, as per Section 8 of Brazilian Federal Decreto-Lei No. 4.657, of September 4, 1942;
- (v) any sale of any assets of the Brazilian Guarantor in connection with the foreclosure of Collateral may, under Brazilian law, be subject to approval by Brazilian antitrust authorities and/or by the Central Bank of Brazil (*Banco Central do Brasil*), as applicable; and
- Guarantor under the Collateral Documents are subject to all limitations arising from (1) bankruptcy (falência), insolvency (insolvência civil), liquidation, reorganization and judicial or extrajudicial recovery (recuperação judicial or extrajudicial); (2) certain credits, such as costs related to these proceedings (i.e., trustees' fees), credits granted to the Brazilian Guarantor after filing of judicial recovery (recuperação judicial), labor claims, secured credits by fiduciary or in rem guarantees up to the value of the secured assets, social security and tax claims (except for tax penalties) and other claims enjoying special or general privilege or statutorily preferred claims, which may have preference if any of the events described in item (1) occurs; (3) possible unavailability of remedies for specific performance or injunctive relief; (4) concepts of materiality, reasonableness, good faith, public policy and fair dealing, such as contractual conditions providing that a certain act or fact shall be determined solely by one party (condição potestativa); (5) other laws of general application relating to or affecting the rights of creditors generally, including (without limitation) fraudulent conveyance or intervention by the Brazilian governmental.
- (j) <u>Scotland</u>. For valid security interests to be created under Scots law in respect of assets located in Scotland and/or governed by Scots law this must be done by granting an appropriate form of Scots law governed security document and perfecting such security in accordance with Scots law.

(k) <u>Saudi Arabia</u>.

- (i) For the purpose of this <u>Section 8.15(k)</u>, each reference to a "Grantor" shall be read as reference to each Grantor incorporated in the Kingdom of Saudi Arabia.
- (ii) The obligation of each Grantor to grant any security to the First Lien Collateral Agent shall be limited to the extent permitted under the Saudi Laws.
- (iii) No security to be created or perfected over a property or any movable or immovable asset of each Grantor is contrary to the Saudi Law.
- (iv) No security over the shares of each Grantor shall be perfected without the registration of a pledge share agreement with the Ministry of Commerce.
- (v) No payment shall be made by the Grantor greater than the distributable profits of such Grantor in the year that such payment is to be made.
- (vi) Any transfer of shares from the Grantor must be authorized pursuant to a shareholders resolution issued by the Grantor's shareholders, and subsequent amendment to the Grantor's Articles of Associations must be registered with the Ministry of Commerce.

- (vii) Each Grantor will register the securities with the Ministry of Commerce and/or any other applicable authority within Saudi Arabia.
- (viii) Each Grantor will register the mortgage of assets and vessels with the relevant authorities within Saudi Arabia in accordance with the applicable rules.
- (ix) The holders of the Equity Interests in each Grantor shall take any action necessary to affect the transfer or sale of the shares or any other asset owned by each Grantor in compliance with the Saudi Arabian laws.
- (x) Each Grantor does not guarantee or promise issuance and/or registration of any mortgage over its vessels or otherwise in Saudi Arabia subject to any limitation applicable under the relevant regulations.
- (xi) The Collateral of any Grantor shall be limited to what is permitted under the applicable law in Saudi Arabia.
- (xii) Each Grantor may not be able to obtain insurance of indebtedness or insurance for failure to fulfil its obligation under the issued security note(s) for any pledge of shares or mortgage of its assets in Saudi Arabia.
- (xiii) A pledge of shares in the Kingdom of Saudi Arabia and subsequent transfer of shares to a non-Saudi Person may be subject to applicable tax.
- (l) Mexico. Notwithstanding the provisions set forth in Section 8.11 above, with respect to any action or proceedings arising out of or relating to this Agreement involving any Grantor incorporated under the laws of Mexico, each of the parties hereto (i) expressly, irrevocably and unconditionally agrees to submit to the jurisdiction of the Courts of the State of New York and the United States District Court for the Southern District of New York, and any appellate court from any thereof, (ii) expressly, irrevocably and unconditionally waives any other jurisdiction to which it may be entitled by reason of its present or future domicile or otherwise, and (iii) expressly, irrevocably and unconditionally waives any object to those courts on the ground of venue or forum non conveniens.

(m) Ghana.

- (i) Notwithstanding anything set out in this Agreement or in any other Note Document, with respect to a Grantor incorporated in Ghana, the Secured Obligations shall not exceed \$7,500,000.
 - (ii) Each Grantor incorporated in Ghana shall:
 - (A) immediately after the execution of this Agreement (and not later than 40 calendar days after its execution), submit (or procure the submission of) originals of this Agreement for stamping in accordance with the Stamp Duty Act, 2005 (Act 689) and thereafter deliver (or procure the delivery), to the First Lien Collateral Agent, a stamped original of this Agreement;
 - (B) immediately after the execution and stamping of this Agreement (and not later than 60 calendar days after its execution), register (or procure the registration of) the particulars of this Agreement with the Collateral Registry in accordance with the Borrowers and Lenders Act, 2020 (Act

- 1052) and the delivery, to the First Lien Collateral Agent, evidence of such registration;
- (C) immediately after the execution and stamping of this Agreement (and not later than 45 calendar days after its execution), submit (or procure the submission of) completed and signed Form 9 to the Office of the Registrar of Companies for registration of particulars of this Agreement in accordance with the Companies Act, 2019 (Act 992), and as soon as reasonably practicable after the registration, deliver (or procure the delivery), to the First Lien Collateral Agent, a copy of the certificate of registration issued by the Office of the Registrar of Companies (together with a certified copy of the Form 9 filed on behalf of the Grantors at the Office of the Registrar of Companies); and
- (D) with respect to Contracts in existence on the Effective Date, immediately after the execution and stamping of this Agreement (and no later than 60 Business Days after the Effective Date), and with respect to Contracts that a Grantor shall become party to after the Effective Date, within 60 Business Days after the execution of such Contracts, apply to the Petroleum Commission of Ghana (the "Petroleum Commission") for written approval of the Collateral created over the Contracts pursuant to section 17(6) of the Petroleum (Exploration and Production) Act, 2016 (Act 919), and each Grantor shall use its commercially reasonable efforts (for a period of 60 Business Days from the date of application) to procure from the Petroleum Commission the written approval and, if obtained, promptly deliver, to the First Lien Collateral Agent, evidence of such written approval.
- (n) <u>Indonesia</u>. For the purposes of this <u>Section 8.15(n)</u>, each reference to "Grantor" shall be read as a reference to each Grantor which is incorporated in Indonesia.
- (i) Each Grantor undertakes to each of the Holders that whenever the Company does not pay any amount when due under or in connection with the Notes, that Grantor shall immediately on demand pay that amount as if it was the principal obligor, in respect of that amount and for that purpose each Grantor hereby waives, in favor of each of the Holders, any and all of its rights, protections, privileges and defenses provided by law to a grantor and in particular waives the provisions in Articles 1402, 1430, 1439, 1831, 1833, 1837, 1838, 1843 and 1847 to 1850 (inclusive) of the Indonesian Civil Code (the "ICC");
- (ii) Each Grantor confirms that its grant of security herein is binding on it as an indivisible debt under the ICC;
- (iii) Each Grantor agrees that if any obligation guaranteed by it is or becomes unenforceable, invalid or illegal, it will, as an independent and primary obligation, indemnify each of the Holders immediately on demand against any cost, loss or liability it incurs as a result of the Company not paying any amount which would, but for such unenforceability, invalidity or illegality, have been payable by it under the Notes on the date when it would have been due. The amount payable by a Grantor under this indemnity will not exceed the amount it would have had to pay under the Notes if the amount claimed had been recoverable on the basis of a grant of security. Such indemnity is an independent undertaking and constitutes that entity's (as an Indonesian Grantor) own debt and obligation, as meant by or in accordance with Article 1316 of the ICC, separate from the guarantee contained in paragraph (i) above; and

(iv) Each Grantor shall at its cost comply with all reporting requirements issued by Bank Indonesia and the Indonesian Ministry of Finance in respect of the grant of security provided hereunder;

[Remainder of page intentionally left blank; signature pages follow]

IN WITNESS WHEREOF, each of the undersigned has caused this Security Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

VALARIS LIMITED

By:

Name: Garth Patrick Lorimer Turner Title: Director

ATLANTIC MARITIME SERVICES LLC ROWANDRILL, LLC ROWAN MARINE SERVICES, LLC ROWAN SERVICES LLC, each as a Grantor

By:

ame: Christian Ochoa

Title: Vice President and Secretary

ENSCO DRILLING MEXICO LLC
ENSCO HOLDING COMPANY
ENSCO INTERNATIONAL INCORPORATED
ENSCO OFFSHORE INTERNATIONAL LLC
ENSCO OFFSHORE LLC
ENSCO UNITED INCORPORATED
INTERNATIONAL TECHNICAL SERVICES

LLC, each as a Grantor

By:

Name: Christian Ochoa

Title: Vice President - Treasurer

ENSCO DEEPWATER USA II LLC ENSCO OCEANICS COMPANY LLC ENSCO ASIA COMPANY LLC, each as a Grantor

By:

Name: Nicolas Jaciuk Title: President

OFFSHORE DRILLING SERVICES LLC, as a Grantor

By:

Name: Nicolas Jaciuk Title: Manager

ENSCO-INGGIRDORATED, as a Grantor

By:

Name: Christian Ochoa

Title: Vice President - Treasurer

ATLANTIC MARITIME SERVICES LLC ROWANDRILL, LLC ROWAN MARINE SERVICES, LLC ROWAN SERVICES LLC, each as a Grantor

By:

Name: Christian Ochoa

Title: Vice President and Secretary

ENSCO DRILLING MEXICO LLC
ENSCO HOLDING COMPANY
ENSCO INTERNATIONAL INCORPORATED
ENSCO OFFSHORE INTERNATIONAL LLC
ENSCO OFFSHORE LLC
ENSCO UNITED INCORPORATED
INTERNATIONAL TECHNICAL SERVICES
LLC, each as a Grantor

By:

Name: Christian Ochoa

Title: Vice President - Treasurer

ENSCO DEEPWATER USA II LLC
ENSCO OCEANICS COMPANY LLC

ENSCO ASIA COMPANY LLC, each as a Grantor

By:

Name: Nicolas Jaciuk
Title: President

OFFSHORE DRILLING SERVICES LLC, as a

By:

Grantor

Name: Nicolas Jaciuk Title: Manager

ENSCO INCORPORATED, as a Grantor

By:

Name: Christian Ochoa

Title: Vice President - Treasurer

| \mathbf{ATW} | OOD OC | EANICS, LLC | |
|----------------|--------------------|--|--|
| ATW | OOD OC | EANICS MANAGEMENT LLC, | |
| | as <u>a Gran</u> t | | |
| | | | |
| By: | | | |
| J | Name: | Christian Ochoa | |
| | Title: | Manager | |
| ATW | OOD DEI | EP SEAS, LTD., as a Grantor | |
| By: | Atwood Hunter LLC | | |
| Its: | · | | |
| | | | |
| By: | | r ar an tagaig a tha talainn an a | |
| • | Name: | Christian Ochoa | |
| | Title: | Manager | |
| ENSC | CO CORP | ORATE RESOURCES LLC | |
| PRID | E INTER | NATIONAL LLC, each as a Grantor | |
| By: | | | |
| | Name: | David A. Armour | |
| | Title: | Vice President | |
| ROW | AN COM | PANIES, LLC, as a Grantor | |
| By: | | | |
| | Name: | Jonathan P. Cross | |

PRIDE INTERNATIONAL MANAGEMENT COMPANY LP, as a Grantor

President

By: Ensco International Management GP LLC

Its: General Pantner

Title:

By: Name: Christian Ochoa

Title: Vice President and Secretary

ATWOOD OCEANICS, LLC ATWOOD OCEANICS MANAGEMENT LLC, each as a Grantor

| D | | | |
|------|---------------------------------------|--|--|
| By: | Name: | Christian Ochoa | |
| | Title: | Manager | |
| ATWO | OOD DEI | EP SEAS, LTD., as a Grantor | |
| By: | Atwood Hunter LLC | | |
| Its: | General Partner | | |
| By: | | | |
| · | Name: | Christian Ochoa | |
| | Title: | Manager | |
| | | ORATE RESOURCES LLC NATIONAL LLC, each as a Grantor | |
| By: | Name: | David A. Armour | |
| | Title: | Vice President | |
| ROW | AN COM | PANIES, LLC, as a Grantor | |
| By: | - | | |
| | Name: | Jonathan P. Cross | |
| | Title: | President | |
| | | NATIONAL MANAGEMENT C, as a Grantor | |
| By: | Ensco International Management GP LLC | | |

Its:

By:

General Partner

Name: Title: Christian Ochoa

Vice President and Secretary

ATWOOD OCEANICS, LLC ATWOOD OCEANICS MANAGEMENT LLC, each as a Grantor

| By: | | | |
|-----|----|-----------|--|
| - | NT | O1141 O-1 | |

Name: Christian Ochoa Title: Manager

ATWOOD DEEP SEAS, LTD., as a Grantor

By: Atwood Hunter LLC Its: General Partner

By: ____

Name: Christian Ochoa Title: Manager

ENSCO CORPORATE RESOURCES LLC PRIDE INTERNATIONAL LLC, each as a Grantor

By: ____

Name: David A. Armour Title: Vice President

ROWAN-COMPANIES, LLC, as a Grantor

By:

Name: Jonathan P. Cross Title: President

PRIDE INTERNATIONAL MANAGEMENT COMPANY LP, as a Grantor

By: Ensco International Management GP LLC

Its: General Partner

By: Name: Christian Ochoa

Title: Vice President and Secretary

ATWOOD OCEANICS, LLC ATWOOD OCEANICS MANAGEMENT LLC, each as a Grantor

| By: | | | |
|------|-------------------|--|--|
| | Name: | Christian Ochoa | |
| | Title: | Manager | |
| ATW | OOD DEI | EP SEAS, LTD., as a Grantor | |
| By: | Atwood Hunter LLC | | |
| Its: | General Partner | | |
| By: | | | |
| Ť | Name: | Christian Ochoa | |
| | Title: | Manager | |
| ENSC | CO CORP | ORATE RESOURCES LLC | |
| | | NATIONAL LLC, each as a Grantor | |
| By: | | | |
| | Name: | David A. Armour | |
| | Title: | Vice President | |
| ROW | AN COM | PANIES, LLC, as a Grantor | |
| By: | | | |
| J | Name: | Jonathan P. Cross | |
| | Title: | President | |
| | | NATIONAL MANAGEMENT P, as a Grantor | |
| By: | Ensco Ir | nternational Management GP LLC | |
| Its: | | | |
| By: | | | |
| Dy. | Name: | Christian Ochoa | |
| | Title: | Vice President and Secretary | |

ENSCO INVESTMENTS LLC, as a Grantor

Peter Wilson Name:

Title: Manager Location:

Banchory, Aberdeenshire,

Scotland, UK

By:

ENSCO MARITIME LIMITED,

as a Grantor

By:

ıme: Kevin Klein

VALARIS HOLDCO 1 LIMITED

By:

Name: Garth Patrick Lorimer Turner Title: Director

[Signature Page to U.S. Security Agreement]

VALARIS HOLDCO 2 LIMITED

By:

Name: Garth Patrick Lorimer Turner

Title: Director

[Signature Page to U.S. Security Agreement]

ENSCO DO BRAZIL PETRÓLEO E GÁS LTDA. ENSCO OFFSHORE PETRÓLEO E GÁS LTDA.,

each as a Grantor

By:

Name: Vinicius Lemes

Title: Managing Financial Officer

PRIDE GLOBAL II LTD.,

as a Grantor

By:

Name: Kevın Klein

ENSCO MANAGEMENT CORP.,

as a Grantor

By:

Name: Abhay M. Shetty

ENSCO GLOBAL IV LTD.,

as a Grantor

By:

Name: Nicolas Jaciuk

ENSCO INTERNATIONAL LTD.,

as a Grantor

By:

Name: Jonathan P. Cross

ALPHA ACHIEVER COMPANY,

as a Grantor

By:

Name: Nicolas Jaciuk

Name: Nicolas J. Title: Director

ALPHA ADMIRAL COMPANY,

as a Grantor

By:

Name: Nicolas Jaciuk Title: Director

ALPHA ARCHER COMPANY,

as a Grantor

By:

ALPHA AURORA COMPANY,

as a Grantor

By:

Name: Nicolas Jaciuk

Title: Director

[Signature Page to Security Agreement]

ALPHA ORCA COMPANY,

as a Grantor

By:

Name: Nicolas Jaciuk

ENSCO DRILLING I LTD.,

as a Grantor

By:

Jonathan P. Cross

Name:

ENSCO OCEAN 2 COMPANY,

as a Grantor

By:

Nicolas Jaciuk

Name: Nicolas . Title: Director

ENSCO OFFSHORE INTERNATIONAL COMPANY,

as a Grantor

By:

Name: Nicolas Jaciuk

ENSCO OVERSEAS LIMITED,

as a Grantor

By:

Name: Kevin Klein Title: Director

ENSCO TRANSNATIONAL I LTD.,

as a Grantor

By:

Kevin Klein

Title: Director

Name:

ENSCO ENDEAVORS LIMITED,

as a Grantor

By:

Title: President

ENSCO DEVELOPMENT LIMITED,

as a Grantor

By:

me: Nicolas Jaciuk

ENSCO OCEANICS INTERNATIONAL COMPANY,

as a Grantor

By:

Name: Abhay M. Shetty

ENSCO GLOBAL II LTD.,

as a Grantor

By:

Colleen W. Grable

Name:

RDC ARABIA DRILLING, INC.,

as a Grantor

By:

Name: Colleen W. Grable

ATWOOD OFFSHORE WORLDWIDE LIMITED,

as a Grantor

By:

Name: Abhay M. Shetty

ENSCO LIMITED,

as a Grantor

By:

Name: Nicolas Jaciuk

ENSCO VISTAS LIMITED,

as a Grantor

By:

Name: David A. Armour

ENSCO (BARBADOS) LIMITED,

as a Grantor

By:

Name: Nicolas Jaciuk Title: Director

ENSCO TRANSNATIONAL III LIMITED,

as a Grantor

By:

Name: Kevin Klein Title: Director

ENSCO GLOBAL LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO HOLDINGS I LTD.,

as a Grantor

By:

Name: Christian Ochoa

PACIFIC OFFSHORE LABOR COMPANY,

as a Grantor

By:

me: Nicolas Jaciuk

Name: Nicolas Jac Title: Director

ALPHA OFFSHORE DRILLING SERVICES COMPANY,

as a Grantor

By:

Name: Abhay M. Shetty

ATWOOD OCEANICS PACIFIC LIMITED,

as a Grantor

By:

Name: Abhay M. Shetty

ENSCO ASSOCIATES COMPANY,

as a Grantor

By:

Name: David A. Armour

Name: David A. Ar Title: Director

ROWAN DRILLING (TRINIDAD) LIMITED,

as a Grantor

By:

≟ Name: Kevin Klein

ROCAL CAYMAN LIMITED,

as a Grantor

By:

Name: Colleen W. Grable

${\bf RCI\ INTERNATIONAL,\ INC.,}$

as a Grantor

By:

Colleen W. Grable

ENSCO OFFSHORE INTERNATIONAL HOLDINGS LIMITED,

as a Grantor

By:

Name: Johanan P. Cross

ENSCO UNIVERSAL HOLDINGS I LTD.,

as a Grantor

By:

Name: Jonathan P. Cross

ENSCO UNIVERSAL HOLDINGS II LTD.,

as a Grantor

By:

Name: Colleen W. Grable

ENSCO CAPITAL LIMITED,

as a Grantor

By:

Name: Peter Wilson

ROWAN 240C#3, INC.,

as a Grantor

By:

Name: Colleen W. Grable

RALPH COFFMAN CAYMAN LIMITED,

as a Grantor

By:

Name: Colleen W. Grable

Ralph Coffman Luxembourg S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

Rowan Rigs S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

Rowan Offshore Luxembourg S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

RDC Holdings Luxembourg S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

Rowan International Rig Holdings S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

signatory

$RDC\ Off shore\ Luxembourg\ S.\grave{a}.r.l.$

as Grantor

By:

Name: Kevın Klein

Title: Class A Manager and authorized

signatory

Rowan Financial Holdings S.à.r.l.

as Grantor

By:

Name: Kevin Klein

Title: Class A Manager and authorized

signatory

RDC MALTA LIMITED,

as a Grantor

Ву:

Colleen W) Grable Director Name:

Title:

RDC OFFSHORE MALTA LIMITED,

as a Grantor

By:

Colleen W. Grable Director Name:

Title:

MANATEE LIMITED,

as a Grantor

Ву:

Name:

Colleen W. Grable Director

Title:

Ву:

Name: Kevin Klein Title:

Director

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|------|--------|-----------|-----|-------------|----------------|-----|
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| | | | | | | |

as a Grantor

By:

Colleen W. Grable Director

Name: Title:

By:

Kevin Klein Director

Name: Title:

MANTA RAY LIMITED,

as a Grantor

By:

Colleen W. Grable Director Name:

Title:

By:

Kevin Klein Name: Title: Director

MANTA RAY LIMITED,

as a Grantor

By:

Name: Colleen W. Grable

Title:

Director

By:

Kevin Klein Director

Name: Title:

IN WITNESS WHEREOF, each of the undersigned has caused this Security Agreement to be duly executed and delivered as of the date first above written.

ENSCO OFFSHORE INTERNATIONAL, INC.,

as a Grantor

By:

Name: Nicolas Jaciuk

ENSCO JERSEY FINANCE LIMITED,

as a Grantor

By:

Name: Jonathan P. Cross

ENSCO GLOBAL GMBH.

By: ______Mooney, Stephen L. Title: Chairman of ENSCO Global GmbH

ENSCO GLOBAL GMBH.

each as a Grantor

By: Name: Jaciuk, Nicolas

Title: Managing Officer of ENSCO Global

GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By: Name: Klein, Kevin

Title: Managing Officer of ENSCO Global

GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By: Mooney, Stephen L. Name:

Title: Chairman of ENSCO Global GmbH

ENSCO GLOBAL GMBH

each as a Grantor

By:

Title:

Jaciuk, Nicolas Managing Officer of ENSCO Global GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By:

Name: Klein, Kevin

Title: Managing Officer of ENSCO Global

GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By:

Name: Mooney, Stephen L.

Title: Chairman of ENSCO Global GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By: Name: Jaciuk, Nicolas

Title: Managing Officer of ENSCO Global

GmbH

ENSCO GLOBAL GMBH,

each as a Grantor

By: _____Name: Klein, Kevin

Title: Managing Officer of ENSCO Global

GmbH

ENSCO INTERCONTINENTAL GMBH.

each as a Grantor By: Mooney, Stephen L. Chairman of Easco Intercontinental Name Title GmbH ENSCO INTERCONTINENTAL GMBH, each as a Grantor By: Jaciuk, Nicolas Name: Title Managing Officer of Ensco Intercontinental GmbH ENSCO INTERCONTINENTAL GMBH, each as a Grantor By: Name: Klein, Kevin Title: Managing Officer of Ensco

Intercontinental GmbH

[Signature Page to Security Agreement]

ENSCO INTERCONTINENTAL GMBH,

each as a Grantor

| Ву: | | | |
|-----|--------|-----------------------------------|--|
| | Name: | Mooney, Stephen L. | |
| | Title: | Chairman of Ensco Intercontinenta | |
| | | GmbH | |

ENSCO INTERCONȚINENTA

each as a Grantor

By:

Name: Jaciuk Nicolas

Managing Officer of Ensco Intercontinental GmbH Title:

ENSCO INTERCONTINENTAL GMBH,

each as a Grantor

By:

Klein, Kevin Name:

Title:

Managing Officer of Ensco

ENSCO INTERCONTINENTAL GMBH,

each as a Grantor

By:

Name: Mooney, Stephen L.

Title: Chairman of Ensco Intercontinental

ENSCO INTERCONTINENTAL GMBH,

each as a Grantor

By:

Jaciuk, Nicolas Name:

Managing Officer of Ensco Title:

Intercontinental GmbH

ENSCO INTERCONTINENTAL GMBH,

each as a Grantor

By:

Name: Klein, Kevin

Managing Officer of Ensco Intercontinental GmbH Title:

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name: /Mooney, Stephen L.

Title: / Chairman of ENSCO Worldwide

GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name: Jaciuk, Nicolas

Title.

Managing Officer of ENSCO

Worldwide GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name: Klein, Kevin

Title:

Managing Officer of ENSCO

Worldwide GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name:

Mooney, Stephen L.

Title:

Chairman of ENSCO Worldwide

GmbH

ENSCO WORLDWIDE GMBH

each as a Grantor

By:

Jaciuk, Nicolas Managing Officer of ENSCO Worldwide GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name: Klein, Kevin

Title:

Managing Officer of ENSCO

Worldwide GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Mooney, Stephen L. Name:

Chairman of ENSCO Worldwide Title:

GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Jaciuk, Nicolas Name:

Title: Managing Officer of ENSCO

Worldwide GmbH

ENSCO WORLDWIDE GMBH,

each as a Grantor

By:

Name: Klein, Kevin

Title:

Managing Officer of ENSCO Worldwide GmbH

ROWAN COMPANIES LIMITED,

as a Grantor

By:

Name: Jonathan P. Cross

ENSCO HOLDCO LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO OFFSHORE U.K. LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO SERVICES LIMITED,

as a Grantor

By:

Name: Peter Wilson Title: Director

ENSCO UK DRILLING LIMITED,

as a Grantor

By:

Peter Wilson

ENSCO U.K. LIMITED,

as a Grantor

By:

Name: Peter Wilson Title: Director

ENSCO UNIVERSAL LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO GLOBAL INVESTMENTS LP,

as a Grantor

By: ENSCO Universal Limited

Its: General Partner

By:

Name: Peter Wilson

ENSCO DEEPWATER DRILLING LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO TRANSCONTINENTAL II LP,

as a Grantor

By: ENSCO Transcontinental II LLC

Its: General Partner

By:

Name: Christian Ochoa

Title: Manager

ENSCO GLOBAL RESOURCES LIMITED,

as a Grantor

By:

me: Peter Wilson

ROWAN NO. 1 LIMITED,

as a Grantor

By:

Name: Peter Wilson

ROWAN NO. 2 LIMITED,

as a Grantor

By:

Name: Peter Wilson

ROWAN DRILLING (U.K.) LIMITED,

as a Grantor

By:

Name: Peter Wilson

ENSCO MEXICO SERVICES, S. DE R.L. DE C.V.

ROWAN, S. DE R.L. DE C.V.

ROWAN DRILLING, S. DE R.L. DE C.V.

By:

Christian Jesus Ochoa Name:

Title: **Authorized Signatory**

Guarantor

Executed and delivered as a deed on behalf of RD INTERNATIONAL SERVICES PTE. LTD. in accordance with

Section 41B of the Companies Act, Chapter 50 of Singapore



Name: Stephen Fordham

Director

Name:

Witness

MARGARET AMANDA FORSHAM.

Guarantor

Executed and delivered as a deed on behalf of **ENSCO ASIA PACIFIC PTE. LIMITED** in accordance with Section 41B of the Companies Act, Chapter 50 of Singapore

Name: Abhay Muddanna Shetty Director

Name: Nitoray yanirila

Name: NICOLAS JACIUK
Witness

Guarantor

Executed and delivered as a deed on behalf of **PETROLEUM INTERNATIONAL PTE. LTD.** in accordance with Section 41B of the Companies Act, Chapter 50 of Singapore

Name: Abhay Muddanna Shetty
Director

Name: Nicolas Jaci Vk

ENSCO (MYANMAR) LIMITED,

as a Grantor

By:

Name: Christian Ochoa

Title: General Manager

ENSCOROWAN GHANA DRILLING LIMITED

By: Name: Christian Ochoa

Title: Director

Attested by:

Name: Jason Sharp

Attested by:

Name: MICHAEL CASTELCANO
Address: B

ENSCO ARABIA COMPANY LIMITED,

as a Grantor

By:

Name: Edward Cozier II Title: General Manager

| SIGNED as a deed on behalf of GREAT WHITE SHARK LIMITED in the presence of: |) Signature) Director) Print Name: Kevin Klein |
|---|--|
| Witness Signature | |
| Rachael RedfernWitness Name | |
| Witness Address | |
| Witness Occupation | |

| SIGNED as a deed on behalf of GREEN TURDLE LIMITED in the presence of: |) Signature) Director) Print Name: Kevin Klein |
|--|--|
| /Witness Signature | |
| Rachael Redfern Witness Name | |
| Witness Address | |
| Witness Occupation | |

| SIGNED as a deed on behalf of ROWAN DRILLING (GIBRALTAR) LIMITED in the presence of: |) Signature) Director) Print Nan | ne: Kevin Klein | ····· |
|--|--|-----------------|-------|
| /Witness Signature/ | | | |
| Rachael Redfern | | | |
| Witness Address | | | |
| Witness Occupation | | | |

| SIGNED as a deed on behalf of ROWAN OFFSHORE (GIBRALTAR) LIMITED in the presence of:) Signature Director Print Name: Kevin Klein | |
|---|--|
| Witness Signature Rachael Redfern | |
| Witness Name Witness Address | |
| Witness Occupation | |

| | SIGNED as a deed on behalf of ROWAN N-CLASS (GIBRALTAR) LIMITED in the presence of: |) | Signature, Director Print Name: Kevin Klein |
|----|---|---|---|
| // | Witness Signature Rachael Redfern Witness Name | | |
| ٠. | Witness Address | | |
| | Witness Occupation | | |

| SIGNED as a deed on behalf of ROWAN NORWAY LIMITED in the presence of: Witness Signature |) Signature) Director) Print Name: Kevin Klein |
|---|--|
| Rachael RedfernWitness Name | |
| Witness Address | |
| Witness Occupation | |

| SIGNED as a deed on behalf of RALPH COFFMAN LIMITED in the presence of |) Signature) Director) Print Name: Christian Ochoa | |
|--|--|--|
| Witness Signature | | |
| Jennifer Ochoa | | |
| Witness Address | | |
| Witness Occupation | | |

| SIGNED as a deed on behalf of MARINE BLUE LIMITED in the presence of: |) Signature) Director) Print Name: Christian Ochoa |
|---|--|
| Witness Signature | |
| Jennifer Ochoa. Witness Name | |
| Witness Address | |
| Witness Occupation | |

| SIGNED as a deed on behalf of ROWAN |) Signature | |
|-------------------------------------|-------------------------------|--|
| US HOLDINGS (GIBRALTAR) |) Director | |
| LIMITED in the presence of: |) Print Name: Christian Ochoa | |
| | | |
| Witness Signature | | |
| Jennifer Ochoa | | |
| Witness Name | | |
| | | |
| Witness Address | | |
| | | |
| Witness Occupation | | |

| SIGNED as a deed on behalf of ROWAN DRILLING SERVICES LIMITED in the presence of: |))) | Signature Director Print Name: Christian Ocho | a |
|---|-------------|---|---|
| Witness Signature | | | |
| Jennifer Ochoa | | | |
| Witness Address | | | |
| Witness Occupation | | | |

Executed as a deed by ENSCO AUSTRALIA PTY LIMITED in accordance with section 127 of the Corporations Act 2001 (Cth) by: Signature of director NICOLAS JACIUK Name of director Name of director Name of director

Executed as a deed by ATWOOD AUSTRALIAN WATERS DRILLING

PTY LTD in accordance with section 127 of the *Corporations Act 2001* (Cth) by:

Signature of director

Signature of director

NICOLASTACIUK

Name of director

ABHAY M. SHETTY

Name of director

Executed as a deed by ATWOOD OCEANICS AUSTRALIA PTY LIMITED in accordance with section 127 of the Corporations Act 2001 (Cth) by: Signature of director Nicolas Jaciuk Name of director Name of director

FIRST LIEN COLLATERAL AGENT:

WILMINGTON SAVINGS FUND SOCIETY, FSB, AS FIRST LIEN COLLATERAL AGENT

By:______Name: Geoffrey J. Lewis

Title: Vice President

Execution Version

Schedule 1

DESCRIPTION OF INVESTMENT PROPERTY

PART A: PLEDGED STOCK:1

| Grantor | Issuer | Class | Certificate No. | No. of Shares/Units | Percentage of Ownership Represented |
|---------------------|--|--------------------------|-----------------|------------------------|---|
| | Atwood Drilling LLC | Ordinary Shares | 1 | 1,000 | 100% |
| | Atwood Hunter LLC | Ordinary Shares | 1 | 1,000 | 100% |
| Atwood Oceanics LLC | Atwood Offshore Labor Company | Ordinary Shares | 001 | 1 | 100% |
| Alwood Oceanics LLC | Atwood Deep Sea, Ltd. | Partnership Interests | N/A | N/A | 99% |
| | Atwood Oceanics Global Limited | Ordinary Shares | 1 | 1 | 100% |
| | Atwood Oceanics Management LLC | Ordinary Shares | 1 | 1,000 | 100% |
| | Alpha Achiever Company | Ordinary Shares | 2 | 1 | 100% |
| | Alpha Aurora Company | Ordinary Shares | 2 | 10,000 | 100% |
| Atwood Offshore | Alpha Falcon | Class A | Uncertificated | 1 | 1000/ |
| Worldwide Limited | Drilling Company | Ordinary Shares | 2 | 10,000 | 100% |
| | Alpha International Drilling Company S.à r.l. ² | Ordinary Shares | Uncertificated | 1,250,000 | 100% |

¹ K&E will only deliver the certificated interests of Issuers that are in Subject Jurisdictions.

KE 76514190

² This entity is in liquidation.

| | Alpha Mako Company | Ordinary Shares | 1 | 10,000 | 100% |
|--|--|-------------------------|----------------|-----------|------|
| | Alpha Manta Company | Ordinary Shares | 1 | 10,000 | 100% |
| | Alpha Offshore Drilling (S) Pte. Ltd. | Ordinary Shares | 5 | 100,000 | 100% |
| | Alpha Offshore Drilling Services Company | Ordinary Shares | 3 | 2 | 100% |
| | Alpha Offshore International Leasing Limited | Ordinary Shares | 2 | 10,000 | 100% |
| | Alpha Orea Company | Ordinary Shares | 1 | 10,000 | 100% |
| | Alpha South Pacific Holding Company | Ordinary Shares | 1 | 10,000 | 100% |
| | Atwood Advantage S.à r.l. ³ | Ordinary Shares | Uncertificated | 2,000,000 | 100% |
| | Atwood Beacon S.à | Ordinary Shares | Uncertificated | 2,000,000 | 100% |
| | Atwood Malta Holding Company Limited | Class A Shares | Uncertificated | 25,000 | >99% |
| | Atwood Oceanics Drilling Mexico S. de R.L. de C.V. | Partnership Interest | N/A | N/A | 99% |
| | Atwood Oceanics | Ordinary Shares | 11 | 261 | 100% |
| | Pacific Limited | Class A | 002A | 209 | |

³ This entity is in liquidation.

⁴ This entity is in liquidation.

| | Drillquest Offshore Company | Ordinary Shares | Uncertificated | 1 | 100% |
|--------------------------------------|---|----------------------------------|------------------|-------------------------------|------|
| | Swiftdrill Offshore Drilling Services Company | Ordinary Shares | 2 | 1,000 | 100% |
| ENSCO Asia Company LLC | P.T. ENSCO Sarida Offshore | Ordinary Shares | 5 | 9,500 Class A 300 Class B | 49% |
| Ensco Deepwater Drilling Limited | Pride Arabia Co. Ltd. | Ordinary Shares | N/A | 5,000 | 25% |
| | Ensco North America LLC | Percentage Ownership Interest | N/A | N/A | 100% |
| Ensco Deepwater USA II LLC | Ensco Offshore International LLC | Percentage Ownership Interest | N/A | N/A | 100% |
| | Ensco South Pacific LLC | Percentage Ownership Interest | N/A | N/A | 100% |
| ENSCO Development Limited | Ensco Capital Limited | Ordinary Shares | 3 4 5 6 | 101 1 100 100 100 | 100% |
| | ENSCO (Bermuda) Limited | Ordinary Shares | 3 | 200 | 100% |
| Ensco Endeavors Limited | ENSCO Intercontinental GmbH | Percentage Ownership Interest | Uncertificated | 200 | 100% |
| | Pride Global II Ltd. | Shares | 3 | 1,000 | 100% |
| EnscoRowan Ghana Drilling Limited | Rowan Standard Ghana Limited | Ordinary Shares | N/A | 245,000 | 49% |
| ENSCO Global Limited | Ensco International Incorporated [Delaware] | Common Stock | 1 | 1 | 100% |
| | Ensco International Incorporated | Common Stock | 2 | 1 | |

| | [Delaware] | | | | |
|-----------------------------------|--------------------------------------|-----------------|-------------------------------|-----------------|---------|
| | ENSCO Ocean 1 Company [Cayman] | Ordinary Shares | 6 | 45,000 | 88.29% |
| | ENSCO Ocean 2 Company | Ordinary Shares | 1 | 1 | 100% |
| | Atwood Offshore Worldwide Limited | Ordinary Shares | 2 | 261 | C4 120/ |
| | [Cayman] | Class A Shares | 4A 2A | 209 513 | 64.12% |
| Ensco Transnational Limited | Transnational Limited | Ordinary Shares | 3 | 100 | 100% |
| | Ensco Transnational I Ltd. | Ordinary Share | 1 | 1 | 100% |
| | Ensco Transnational II Ltd. | Ordinary Share | 1 | 1 | 100% |
| | Ensco Transnational III Ltd. | Ordinary Share | 1 | 1 | 100% |
| | ENSCO Universal | | Uncertificated 4 | 1 4 | |
| | Limited | Ordinary Shares | 5 | 100 | 100% |
| | Ensco Holdings I Ltd. | Ordinary Shares | 1 2 3 | 1 100 100 | 100% |
| | Ensco UK Drilling Limited | Ordinary Shares | Uncertificated | 1 | 100% |
| | Ensco Worldwide Holdings Ltd. | Ordinary Shares | Uncertificated Uncertificated | 99 | 100% |
| Ensco Global II Ltd. | Ensco International Ltd. | Ordinary Shares | 8 | 5 | 100% |

| | Forasub B.V. | Ordinary Shares | Uncertificated | 400 | 100% |
|----------------------|---|----------------------------------|----------------|-----------|------|
| | Pride Global Offshore Nigeria Limited | Ordinary Shares | 1 | 9,900,000 | 99% |
| Ensco Global IV Ltd. | Ensco Offshore Petróleo e Gás Ltda. | Quotas | Uncertificated | 2 | <1% |
| | Ensco do Brasil Petróleo e Gás Ltda. | Quotas | Uncertificated | 63 | <1% |
| | ENSCO Drilling (Caribbean), Inc. | Ordinary Shares | 22 | 42,500 | 100% |
| | Ensco Drilling I Ltd. | Ordinary Shares | 1 | 1 | 100% |
| | ENSCO Drilling Mexico LLC | Units | 2 | 100 | 100% |
| | ENSCO Global GmbH | Percentage Ownership Interest | Uncertificated | 200 | 100% |
| | Ensco Holland B.V. | Ordinary Shares | Uncertificated | 200 | 100% |
| | Ensco Mexico Services, S. de R.L. de C.V. | Partnership Interests | N/A | N/A | 99% |
| Ensco Holdco Limited | ENSCO Oceanics Company LLC | Units | 1 | 50,000 | 100% |
| | ENSCO Offshore | | 5 | 1 | |
| | International Company | Ordinary Shares | 6 | 1 | 100% |
| | ENSCO Offshore International | Ordinary Shares | 3 | 1 | 100% |
| | Holdings Limited | | 2 | 2 | |
| | ENSCO Offshore International Inc. | Registered Shares | 5A | 2,789 | 100% |
| | ENSCO Overseas Limited | Ordinary Shares | 4 | 3 | 100% |

| | ENSCO Services LLC | Units | 2 | 100 | 100% |
|---------------------|---|-----------------|----------------|-------------|---------------------------------|
| | Ensco Vistas Limited | Ordinary Shares | 4 | 100 | 100% |
| | ENSCO Worldwide GmbH | Ordinary Shares | Uncertificated | 100 | 100% |
| | Offshore Drilling Services LLC | Units | 2 | 100 | 100% |
| ENSCO Holding | Ensco Offshore Company | Ordinary Shares | 7 6 | 1,000 | 100% |
| Company | ENSCO Incorporated | Common Stock | 3 | 1,000 | 100% |
| | ENSCO Deepwater Drilling Limited | Ordinary Shares | 1 | 1 | 100% |
| | ENSCO Global IV Ltd. | Shares | 1 | 1,000 | 100% |
| ENSCO International | Ensco do Brasil Petróleo e Gás Ltda. | Quotas | Uncertificated | 108,770,816 | 99.43% |
| Ltd. | Ensco Offshore Petróleo e Gás Ltda. | Quotas | Uncertificated | 11,637,342 | 99% |
| | Pride Global Offshore Nigeria Limited | Ordinary Shares | 2 | 100,000 | 1% |
| | | Common Stock | 32 | 34,339 | |
| | ENSCO Holding | Common Stock | 33 | 1 | >99% |
| ENSCO Investments | Company | Common Stock | 035 | 53,649.44 | ~99 ⁷ / ₀ |
| LLC | | Preferred Stock | P003 | 3,085,000 | |
| | ENSCO Universal Holdings II Ltd. | Ordinary Shares | 003 | 50 | 6.25% |
| ENCCO L | Ensco Associates Company | Ordinary Shares | 1 | 1 | 100% |
| ENSCO Incorporated | Ensco Corporate Resources LLC | Ordinary Shares | 1 | 100 | 100% |

| | Ensco Global Resources Limited | Ordinary Shares | 1 | 1 | 100% |
|---|---|----------------------------------|----------------|-----------|-------|
| | ENSCO Drilling Company LLC | Ordinary Shares | 1 | 1,000 | 100% |
| | Ensco Investments | G 41 G4 | 1 | 100 | 1000/ |
| ENSCO International | LLC | Ordinary Shares | 3 | 100 | 100% |
| Incorporated | ENSCO United Incorporated | Ordinary Shares | 2 | 1 | 100% |
| | ENSCO Holding Company | Shares | 36 | 3,260.66 | <1% |
| ENSCO Maritime Limited | ENSCO Arabia Company Limited | Percentage Ownership Interest | Uncertificated | 100 | 100% |
| | ENSCO Gerudi (M) Sdn. Bhd. | Ordinary Shares | 13 | 980,000 | 49% |
| ENSCO Oceanics Company LLC | Ensco (Thailand) Limited | Ordinary Shares | 1 | 9,998 | >99% |
| | Ensco Asia Company LLC | Units | 1 | 50,000 | 100% |
| | Enseo Asia Pacific Pte. Limited | Ordinary Shares | 5 | 10,002 | 100% |
| ENSCO Oceanics International Company | ENSCO Drilling Company (Nigeria) Ltd. | Ordinary Shares | 1 | 1,999,999 | >99% |
| | ENSCO Maritime Limited | Ordinary Shares | 17 | 12,000 | 100% |
| ENSCO Offshore Company | Atlantic Maritime Services LLC | Units | Uncertificated | 100 | 100% |
| | Ensco Offshore Services LLC | Units | Uncertificated | 100 | 100% |
| | Rowan Marine Services LLC | LLC Interests | Uncertificated | N/A | 100% |
| ENSCO Offshore International Company | ENSCO de Venezuela, S.R.L. | Ordinary Shares | Uncertificated | 1,000 | 100% |

| | ENSCO Limited | Ordinary Shares | 6 | 50,000 | 100% |
|--------------------------------|--|--------------------------|----------------|--------|------|
| | Ensco Oceanics International | Ordinary Shares | 1 | 100 | 100% |
| | Company | · | 2 | 1 | |
| | ENSCO Offshore U.K. Limited | Ordinary Shares | 3 | 2 | 100% |
| | Ensco (Myanmar) Limited | Ordinary Shares | 2 | 1 | <1% |
| | Ensco Drilling Company (Nigeria) Limited | Ordinary Shares | 2 | 1 | <1% |
| | Ensco Limited | Ordinary Shares | 6 | 50,000 | 100% |
| ENSCO Offshore U.K. Limited | Ensco Services Limited | Ordinary Shares | 1 | 1,000 | 100% |
| | Ensco Mexico Services, S. de R.L. de C.V | Partnership Interests | N/A | N/A | 1% |
| | Alpha Admiral Company | Ordinary Shares | 1 | 1 | 100% |
| | Alpha Archer Company | Ordinary Shares | 1 | 1 | 100% |
| | ENSCO (Barbados) Limited | Ordinary Shares | Uncertificated | 1 | 100% |
| ENSCO Overseas | ENSCO Australia Pty Limited | Ordinary Shares | 3 | 1 | 100% |
| Limited | ENSCO Labuan Limited | Ordinary Shares | 3 | 1,000 | 100% |
| | ENSCO U.K. Limited | Ordinary Shares | 3 4 | 1,000 | 100% |
| | Ensco (Thailand) Limited | Ordinary Shares | 3 | 1 | <1% |
| | Ensco (Myanmar) Limited | Ordinary Shares | 1 | 49,999 | >99% |

| ENSCO United Incorporated | Pride International LLC | Shares | 1 | 100 | 100% |
|------------------------------|---|----------------------------------|----------------|----------|------|
| nicorporated | Ensco Endeavors Limited | Ordinary Shares | 6 | 101 | 100% |
| | Ensco Global II Ltd. | Ordinary Shares | 3 | 101 | 100% |
| ENSCO Universal | ENSCO Global Investment LP | Partnership Interests | N/A | N/A | 95% |
| Limited Limited | Ensco Holdeo Limited | Ordinary Shares | 8 | 1 1 | 100% |
| | Ensco Universal Holdings I Ltd. | Ordinary Shares | 1 2 | 1 749 | 100% |
| | ENSCO Global Investments LP | Shares | Uncertificated | 2 | 100% |
| | Great White Shark Limited | Ordinary Shares | Uncertificated | 100 | 100% |
| Green Turtle Limited | Rowan Drilling (Gibraltar) Limited | Ordinary Shares | Uncertificated | 200 | 100% |
| | Rowan Offshore (Gibraltar) Limited | Ordinary Shares | Uncertificated | 100 | 100% |
| | RD International Services Pte. Ltd. | Shares | N/A | 50,001 | 100% |
| | RDC Arabia Drilling, Inc. | Ordinary Shares | Uncertificated | 1,000 | 100% |
| | ROWAN 240C#3, Inc. | Ordinary Shares | Uncertificated | 5,500 | 100% |
| Manatee Limited | ROWAN Global Drilling Services Limited | Ordinary Shares | Uncertificated | 100 | 100% |
| | Rowan Norway Limited (FKA Rowan (Gibraltar) Limited) | Ordinary Shares | Uncertificated | 100 | 100% |
| | Rowan Services LLC | Percentage Ownership Interest | Uncertificated | N/A | 100% |

| | Rowan Relentless Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
|--------------------------------------|--|----------------------------------|----------------|-------------|--------|
| M . B . T I | Rowan Reliance Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| Manta Ray Limited | Rowan Renaissance Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| | Rowan Resolute Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| Marine Blue Limited | Rowan US Holdings (Gibraltar) Limited | Ordinary Shares | 10 | 2,000 | 73.86% |
| | Ensco Deepwater USA II LLC | Non-Assessable Member Units | 1 | 100 | 100% |
| | Ensco | | 1 | 100 | |
| Pride International LLC | Transcontinental I | Ordinary Shares | 2 | 100 | 100% |
| Trice international ELE | LLC | | 3 | 100 | |
| | Ensco | Ordinary Shares | 1 | 100 | |
| | Transcontinental II | | 2 | 100 | 100% |
| | LLC | | 3 | 100 | |
| Ralph Coffman Luxembourg S.à r.l. | Ralph Coffman Cayman Limited | N/A | Uncertificated | 555,022,500 | 100% |
| | Manatee Limited | Ordinary Shares | 1 | 2,000 | 100% |
| RDC Holdings | Rowan Financial Holdings S.à r.l. | Ordinary Shares | Uncertificated | 25,000 | 100% |
| Luxembourg, S.à r.l. | Rowan International Rig Holdings S.à r.l. | Ordinary Shares | Uncertificated | 25,000 | 100% |
| RDC Malta Limited | Rowan Deepwater Drilling (Gibraltar) Limited | Ordinary Shares | 3 | 100 | 100% |
| | Rowan Drilling (Trinidad) Limited | Ordinary Shares | Uncertificated | 22,500 | 100% |
| | Rowan N-Class (Gibraltar) Limited | Ordinary Shares | 3 | 200 | 100% |

| | Rowan Drilling Services Nigeria Limited | Ordinary Shares | Uncertificated | 4,900 | 49% |
|---------------------------------------|--|----------------------------------|----------------|-----------|------|
| RDC Offshore Malta Limited | Rowan Drilling Services Nigeria Limited | Ordinary Shares | Uncertificated | 5,100,000 | 51% |
| | Rowan Offshore Luxembourg S.à r.l. | Shares | 1 | 6,025,000 | 100% |
| | Rowan Drilling | | 5 | 200 | |
| ROWAN 240C#3, Inc. | (U.K.) Limited | Ordinary Shares | Uncertificated | 2 | 100% |
| | Rowan, S. de R.L. de C.V. | Social Part | Uncertificated | 2,970 | 99% |
| Rowan Drilling (Gibraltar) Limited | Rowan Egypt Petroleum Services L.L.C. | Quotas | N/A | 250 | 50% |
| | Rowandrill Malaysia Sdn. Bhd. Ordinary Shares | 00003 | 49,000 | 49% | |
| | | RPS1 and RPS2: | 5,008,750 | | |
| | RDC Offshore Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| | RDC Offshore Malta Limited | Percentage Ownership Interest | Uncertificated | N/A | 99% |
| | Rowan Finanz S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| Rowan Financial Holdings S.à r.l. | Rowan Holdings Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | N/A | 100% |
| | | | Uncertificated | 1 | |
| | Rowan No. 2 | | 3 | 2 | |
| | Limited | Shares | Shares 4 | 997 | 100% |
| | | | 6 | 1,060 | |

| | Green Turtle Limited | Ordinary Shares | 4 | 100 | 100% |
|---------------------------------------|--|----------------------------------|----------------|----------------|-------|
| | Manta Ray Limited | Ordinary Shares | Uncertificated | 2,000 | 100% |
| Rowan International Rig | Ralph Coffman Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | 28,273,188 | 100% |
| Holdings S.à r.l. | RDC Malta Limited | Ordinary Shares | Uncertificated | 1,999 | 99% |
| | Rowan California S.à r.l. | Percentage Ownership Interest | Uncertificated | 2,025,000 | 100% |
| | Rowan Rigs S.à r.1. | Percentage Ownership Interest | Uncertificated | 47,500 | 100% |
| | RDC Malta Limited | Ordinary Shares | 2 | 1 | 1% |
| Rowan No. 1 Limited | RDC Holdings Luxembourg S.à r.l. | Percentage Ownership Interest | Uncertificated | 430,934,923 | 100% |
| | RDC Offshore Malta Limited | Percentage Ownership Interest | No of Allot: 2 | 1 | 1% |
| Rowan No. 2 Limited | Rowan Drilling, S. De R.L. De C.V. | Percentage Ownership Interest | Uncertificated | N/A | 99.9% |
| Rowan Offshore (Gibraltar) Limited | Rowan Rex Limited | Ordinary Shares | Uncertificated | 20,000 | 100% |
| Rowan Offshore Luxembourg S.à r.l. | Rowan do Brasil Servicos de Perfuração Ltda. | Percentage Ownership Interest | Uncertificated | No Information | >99% |
| Rowan US Holdings | Rowan Drilling Cyprus Limited | Ordinary Shares | Uncertificated | 5,000 | 100% |
| (Gibraltar) Limited | Rowan Drilling Services Limited | Ordinary Shares | Uncertificated | 100 | 100% |

| | Rowan Middle East, Inc. | Ordinary Shares | Uncertificated | 1,000 | 100% |
|-----------------------------|------------------------------|----------------------------------|----------------|----------------|------|
| | Rowan North Sea, Inc. | Ordinary Shares | Uncertificated | 1,000 | 100% |
| | Rowandrill Labuan Limited | Ordinary Shares | 002 | 1 | 100% |
| Rowandrill, LLC | Rowan Angola Limitada | Percentage Ownership Interest | Uncertificated | No Information | 100% |
| Valaris Holdeo 1 Limited | TBD | TBD | TBD | TBD | TBD |
| Valaris Holdco 2 Limited | TBD | TBD | TBD | TBD | TBD |
| Valaris Limited | TBD | TBD | TBD | TBD | TBD |

PART B: PLEDGED NOTES:

| Grantor | Payor | Date of Note | Outstanding Principal Amount (as of the Effective Date) [in USD] |
|---|--|--------------|--|
| | Short Term IC Promissory Notes | | |
| Ensco Global II | Ocean Deep Drilling ESV Nigeria Limited | 2/16/2017 | 2,147,902 |
| Ensco Global II | Ocean Deep Drilling ESV Nigeria Limited | 3/10/2017 | 31,490,787 |
| | Long Term IC Promissory Notes | | |
| ENSCO International Inc. | Ensco Global Limited - Cayman | 5/26/2016 | 216,839,495 |
| Ensco Transcontinental II LP | Ensco Global II Ltd | 10/1/2016 | 7,010,377 |
| Ensco Transcontinental II LP | Ensco Global II Ltd | 10/1/2016 | 20,312,985 |
| Ensco Jersey Finance Limited | Ensco plc | 12/12/2016 | 849,500,000 |
| Ensco Overseas Limited | PT Ensco Sarida | 3/14/2017 | 36,363,890 |
| Pride International Inc | Ensco Holding Company | 12/21/2017 | 38,883,050 |
| Ensco Global Limited - Cayman | Ensco Global II Ltd | 2/26/2018 | 300,000,000 |
| Ensco Global Limited - Cayman | Ensco Universal Holdings II Ltd | 2/26/2018 | 260,000,000 |
| Ensco Transcontinental II LP | Pride International Inc | 2/26/2018 | 220,000,000 |
| Marine Blue Limited | Rowan Financial Holdings S.a.r.l. | 12/17/2019 | 1,522,767 |
| Rowan US Holdings (Gibraltar) Limited | Rowan Financial Holdings S.a.r.l. | 12/17/2019 | 2,641,485 |
| Green Turtle Limited | Rowan International Rig Holdings | 1/31/2020 | 114,540,457 |
| RCI International, Inc. | Valaris PLC | 1/31/2020 | 220,000,000 |
| Manta Ray Limited | Rowan Intl Rig Hold SARL | 12/29/2016 | 140,000,000 |
| Rowan International Rig Holdings S.à r.l. | RDC Holdings Luxembourg S | 12/29/2016 | 140,000,000 |
| Ensco Investments LLC | Ensco Universal Holding I Ltd | 12/29/2020 | 30,000,000 |
| Ensco Offshore Company | Ensco Universal Limited | 12/24/2020 | 700,000,000 |

| Rowan No. 2 Limited | Valaris PLC | 1/31/2020 | 1,441,441,106 |
|--|--|------------|---------------|
| Ensco Worldwide GmbH | Ensco Holdco Limited | 1/1/2014 | 150,135,545 |
| ENSCO Global Limited | Ensco Intercontinental GmbH | 12/15/2015 | 216,514,931 |
| Ensco Holdco Limited | ENSCO Offshore Int'l Holdings | 12/15/2015 | 1,013,521,398 |
| ENSCO U.K. Limited | ENSCO Offshore Int'l Holdings | 12/15/2015 | 196,571,707 |
| Ensco International Ltd. | Ensco Global Limited - Cayman | 1/1/2015 | 416,509,812 |
| Ensco Deepwater Drilling Limited | Ensco International Ltd. | 12/31/2016 | 805,497,560 |
| ENSCO Global Limited | ENSCO Universal Limited | 12/15/2015 | 4,261,796,634 |
| ENSCO Services Limited | ENSCO Offshore Int'l Holdings Limited | 12/15/2015 | 3,814,885 |
| Ensco Global II Ltd | Ocean Deep Drig ESV Nigeria | 2/15/2017 | 6,500,000 |
| ENSCO Global Limited | Ensco Global II Ltd | 2/15/2017 | 16,332,481 |
| ENSCO Universal Limited | ENSCO Endeavors Limited | 10/31/2017 | 1,721,354,598 |
| Atwood Australian Waters Drilling Pty Ltd | Ensco Australia PTY | 10/31/2018 | 13,304,756 |
| Ensco International Ltd. | Rowan Norway Limited | 7/1/2019 | 134,652 |
| Manta Ray Limited | Ensco International Ltd. | 7/1/2019 | 1,818,775 |
| Ensco International Ltd. | Manatee Limited | 7/1/2019 | 6,817,338 |
| Ensco International Ltd. | RDC Malta | 7/1/2019 | 8,420,297 |
| Rowan Norway Limited | Ensco International Ltd. | 7/1/2019 | - |
| Ensco International Ltd. | Rowandrill Malaysia Sdn. Bhd. | 7/1/2019 | 2,755,946 |
| RDC Offshore Luxembourg S.à r.l. | Ensco Incorporated | 7/1/2019 | 3,778,313 |
| Ralph Coffman Luxembourg S.à r.l. | Ensco International Ltd. | 7/1/2019 | 8,682,544 |
| Ensco International Ltd. | RDC Offshore Malta Limited | 7/1/2019 | 4,716,562 |
| Ensco International Ltd. | Rowan Companies plc | 7/1/2019 | - |
| Ensco International Ltd. | Rowan Rigs S.a.r.1. | 7/1/2019 | 40,459,512 |
| Rowan Services LLC | Ensco International Ltd. | 7/1/2019 | 5,941,657 |
| Rowan Drilling (Gibraltar) Limited | Ensco International Ltd. | 7/1/2019 | 14,000,468 |
| Rowan US Holdings (Gibraltar) Limited | Ensco Incorporated | 7/1/2019 | 10,780,249 |
| RD International Services Pte. Ltd. | Ensco International Ltd. | 7/1/2019 | 9,706,030 |
| Rowan Marine Services LLC | Ensco Incorporated | 7/1/2019 | 17,471,206 |

| Ralph Coffman Limited | Ensco Incorporated | 7/1/2019 | 26,777,228 |
|------------------------------------|-------------------------------|------------|---------------|
| Ensco International Ltd. | Rowan N-Class (Gibraltar) Ltd | 7/1/2019 | 22,350,557 |
| Rowan Offshore (Gibraltar) Limited | Ensco International Ltd. | 7/1/2019 | 68,040,265 |
| Rowan Drilling (Trinidad) Limited | Ensco International Ltd. | 7/1/2019 | 56,019,479 |
| RCI International, Inc. | Ensco Incorporated | 7/1/2019 | 91,409,511 |
| Ensco International Ltd. | RDC Holdings Luxembourg Sarl | 7/1/2019 | 87,670,586 |
| Rowan Drilling (U.K.) Limited | Ensco International Ltd. | 7/1/2019 | 65,126,281 |
| Ensco International Ltd. | Green Turtle Limited | 7/1/2019 | 41,203,128 |
| Great White Shark Limited | Ensco International Ltd. | 7/1/2019 | 76,314,307 |
| Atlantic Maritime Services LLC | Ensco Incorporated | 7/1/2019 | 47,148,188 |
| Ensco Incorporated | Marine Blue Limited | 7/1/2019 | 101,804,297 |
| RDC Arabia Drilling, Inc. | Ensco International Ltd. | 7/1/2019 | 113,245,254 |
| Ensco Incorporated | Rowan Companies Inc | 7/1/2019 | - |
| Ensco Incorporated | Valaris PLC | 7/1/2019 | 192,021,880 |
| RDC Offshore Malta Limited | Ensco International Ltd. | 7/1/2019 | - |
| Rowan Drilling (U.K.) Limited | RDC Holdings Luxembourg S | 10/30/2018 | 4,000,000 |
| Rowan Drilling (Trinidad) Limited | Rowan Rigs S.a.r.l. | 12/15/2016 | 52,117,134 |
| Marine Blue Limited | Manatee Limited | 12/31/2018 | 297,797,181 |
| RCI International, Inc. | Marine Blue Limited | 12/31/2015 | 220,256,322 |
| RCI International, Inc. | RDC Holdings Luxembourg S | 12/27/2016 | 232,683,480 |
| RCI International, Inc. | Rowan Drilling (Gib) Ltd. | 10/30/2018 | 10,000,000 |
| RCI International, Inc. | RDC Holdings Luxembourg S | 10/30/2018 | 26,114,000 |
| RoCal Cayman Limited | Rowan California SARL | 12/31/2015 | 449,982,000 |
| RDC Malta Limited | RDC Holdings Luxembourg S | 3/30/2016 | 45,441,029 |
| RDC Malta Limited | RDC Holdings Luxembourg S | 12/27/2016 | 63,870 |
| RDC Malta Limited | Rowan Rigs S.a.r.l. | 12/15/2016 | 233,292,451 |
| RDC Offshore Malta Limited | Green Turtle Limited | 12/15/2017 | 80,000,000 |
| RDC Offshore Malta Limited | Green Turtle Limited | 12/20/2017 | 1,097,624,836 |
| Rowan N-Class (Gibraltar) Limited | Rowan Rigs S.a.r.l. | 12/15/2016 | 84,548,524 |
| Rowan N-Class (Gibraltar) Limited | Green Turtle Limited | 10/30/2018 | 40,000,000 |
| Rowan N-Class (Gibraltar) Limited | Rowan Rigs S.a.r.l. | 11/1/2018 | 215,000,000 |
| | | | |

| Rowan US Holdings (Gibraltar) Limited | Rowan Rigs S.a.r.1. | 12/15/2016 | 50,968,521 |
|---------------------------------------|-----------------------------|------------|-------------|
| Ralph Coffman Limited | Manta Ray Limited | 12/31/2015 | 28,355,255 |
| Ralph Coffman Limited | Great White Shark Limited | 6/25/2018 | 202,394,858 |
| Great White Shark Limited | Rowan Offshore Lux(Dubai) | 2/9/2018 | 95,000,000 |
| Great White Shark Limited | Rowan Rex Limited | 10/9/2018 | 135,250,000 |
| Rowan Companies Limited | Valaris PLC | 1/31/2020 | 990,694,176 |
| Rowan Companies Limited | Ensco International Limited | 12/31/2020 | 70,328,191 |
| Manatee Limited | Ensco International Limited | 7/1/2019 | 12,578,957 |

PERFECTION MATTERS

- 1. The perfection steps listed in Annexes B-1 and B-2 of the Indenture are incorporated herein by reference.
- 2. The First Lien Collateral Agent shall file UCC financing statements in the respective offices specified below.

| Grantor | Filing Office |
|---|---------------|
| Alpha Achiever Company | D.C. |
| Alpha Achiever Company | Texas |
| Alpha Admiral Company | D.C. |
| Alpha Admiral Company | Texas |
| Alpha Archer Company | D.C. |
| Alpha Archer Company | Texas |
| Alpha Aurora Company | D.C. |
| Alpha Aurora Company | Texas |
| Alpha Offshore Drilling Services Company | D.C. |
| Alpha Offshore Drilling Services Company | Texas |
| Alpha Orca Company | D.C. |
| Alpha Orca Company | Texas |
| Atlantic Maritime Services LLC | Delaware |
| ATWOOD AUSTRALIAN WATERS DRILLING PTY LTD | D.C. |
| ATWOOD AUSTRALIAN WATERS DRILLING PTY LTD | Texas |
| Atwood Deep Seas, Ltd. | Texas |
| ATWOOD OCEANICS AUSTRALIA PTY. LIMITED | D.C. |
| ATWOOD OCEANICS AUSTRALIA PTY. LIMITED | Texas |
| Atwood Oceanics Management, LLC | Delaware |
| ATWOOD OCEANICS PACIFIC LIMITED | D.C. |
| ATWOOD OCEANICS PACIFIC LIMITED | Texas |
| Atwood Oceanics, LLC | Texas |
| ATWOOD OFFSHORE DRILLING LIMITED | D.C. |
| ATWOOD OFFSHORE DRILLING LIMITED | Texas |
| Atwood Offshore Worldwide Limited | D.C. |
| Atwood Offshore Worldwide Limited | Texas |
| ENSCO (MYANMAR) LIMITED | D.C. |
| ENSCO (MYANMAR) LIMITED | Texas |
| ENSCO Asia Company LLC | Texas |
| ENSCO ASIA PACIFIC PTE. LIMITED | D.C. |
| ENSCO ASIA PACIFIC PTE. LIMITED | Texas |
| ENSCO Associates Company | D.C. |
| ENSCO Associates Company | Texas |
| ENSCO AUSTRALIA PTY LIMITED | D.C. |
| ENSCO AUSTRALIA PTY LIMITED | Texas |
| ENSCO Barbados Limited | D.C. |
| ENSCO Barbados Limited | Texas |
| ENSCO Capital Limited | D.C. |

| ENSCO Capital Limited | Texas |
|---|----------|
| ENSCO Corporate Resources LLC | Delaware |
| ENSCO DEEPWATER DRILLING LIMITED | D.C. |
| ENSCO DEEPWATER DRILLING LIMITED | Texas |
| Ensco Deepwater USA II LLC | Delaware |
| ENSCO Development Limited | D.C. |
| ENSCO Development Limited | Texas |
| Ensco do Brasil Petróleo e Gás Ltda. | D.C. |
| Ensco do Brasil Petróleo e Gás Ltda. | Texas |
| Ensco Drilling I Ltd. | D.C. |
| Ensco Drilling I Ltd. | Texas |
| ENSCO Drilling Mexico LLC | Delaware |
| Ensco Endeavors Limited | D.C. |
| Ensco Endeavors Limited | Texas |
| ENSCO Global GmbH | D.C. |
| ENSCO Global GmbH | Texas |
| Ensco Global II Ltd. | D.C. |
| Ensco Global II Ltd. | Texas |
| ENSCO GLOBAL INVESTMENTS LP | D.C. |
| ENSCO GLOBAL INVESTMENTS LP | Texas |
| Ensco Global IV Ltd. | D.C. |
| Ensco Global IV Ltd. | Texas |
| ENSCO Global Limited | D.C. |
| ENSCO Global Limited | Texas |
| ENSCO GLOBAL RESOURCES LIMITED | D.C. |
| ENSCO GLOBAL RESOURCES LIMITED | Texas |
| ENSCO HOLDCO LIMITED | D.C. |
| ENSCO HOLDCO LIMITED | Texas |
| ENSCO Holding Company | Delaware |
| Ensco Holdings I Ltd. | D.C. |
| Ensco Holdings I Ltd. | Texas |
| ENSCO INCORPORATED | Texas |
| Ensco Intercontinental GmbH | D.C. |
| Ensco Intercontinental GmbH | Texas |
| ENSCO International Incorporated | Delaware |
| Ensco International Ltd. | D.C. |
| Ensco International Ltd. | Texas |
| ENSCO Investments LLC | Nevada |
| ENSCO JERSEY FINANCE LIMITED | D.C. |
| ENSCO JERSEY FINANCE LIMITED | Texas |
| ENSCO LIMITED | D.C. |
| ENSCO LIMITED | Texas |
| Ensco Management Corp. | D.C. |
| Ensco Management Corp. | Texas |
| ENSCO Maritime Limited | D.C. |
| ENSCO Maritime Limited | Texas |
| ENSCO MEXICO SERVICES, S. de R.L. de C.V. | Texas |
| ENSCO MEXICO SERVICES, S. de R.L. de C.V. | D.C. |
| Ensco Ocean 2 Company | D.C. |
| Lisso Coan 2 Company | D.C. |

| Ensco Ocean 2 Company | Texas |
|---|----------|
| ENSCO Oceanics Company LLC | Delaware |
| ENSCO Oceanics International Company | D.C. |
| ENSCO Oceanics International Company | Texas |
| ENSCO OFFSHORE COMPANY | Delaware |
| ENSCO Offshore International Company | D.C. |
| ENSCO Offshore International Company | Texas |
| ENSCO Offshore International Holdings Limited | D.C. |
| ENSCO Offshore International Holdings Limited | Texas |
| ENSCO OFFSHORE INTERNATIONAL INC. | D.C. |
| ENSCO OFFSHORE INTERNATIONAL INC. | Texas |
| Ensco Offshore International LLC | Delaware |
| Ensco Offshore Petróleo e Gás Ltda. | D.C. |
| Ensco Offshore Petróleo e Gás Ltda. | Texas |
| ENSCO OFFSHORE U.K. LIMITED | D.C. |
| ENSCO OFFSHORE U.K. LIMITED | Texas |
| ENSCO Overseas Limited | D.C. |
| ENSCO Overseas Limited | Texas |
| ENSCO SERVICES LIMITED | D.C. |
| ENSCO SERVICES LIMITED | Texas |
| Ensco Transcontinental II LP | D.C. |
| Ensco Transcontinental II LP | Texas |
| Ensco Transnational I Ltd. | D.C. |
| Ensco Transnational I Ltd. | Texas |
| Ensco Transnational III Ltd. | D.C. |
| Ensco Transnational III Ltd. | Texas |
| ENSCO U.K. LIMITED | D.C. |
| ENSCO U.K. LIMITED | Texas |
| ENSCO UK DRILLING LIMITED | D.C. |
| ENSCO UK DRILLING LIMITED | Texas |
| ENSCO United Incorporated | Delaware |
| Ensco Universal Holdings I Ltd. | D.C. |
| Ensco Universal Holdings I Ltd. | Texas |
| Ensco Universal Holdings II Ltd. | D.C. |
| Ensco Universal Holdings II Ltd. | Texas |
| ENSCO UNIVERSAL LIMITED | D.C. |
| ENSCO UNIVERSAL LIMITED | Texas |
| Ensco Vistas Limited | D.C. |
| Ensco Vistas Limited | Texas |
| ENSCO Worldwide GmbH | D.C. |
| ENSCO Worldwide GmbH | Texas |
| ENSCOROWAN GHANA DRILLING LIMITED | D.C. |
| ENSCOROWAN GHANA DRILLING LIMITED | Texas |
| GREAT WHITE SHARK LIMITED | D.C. |
| GREAT WHITE SHARK LIMITED | Texas |
| GREEN TURTLE LIMITED | D.C. |
| GREEN TURTLE LIMITED | Texas |
| International Technical Services LLC | Delaware |
| MANATEE LIMITED | D.C. |

| MANATEE LIMITED | Texas |
|--|----------|
| MANTA RAY LIMITED | D.C. |
| MANTA RAY LIMITED | Texas |
| MARINE BLUE LIMITED | D.C. |
| MARINE BLUE LIMITED | Texas |
| Offshore Drilling Services LLC | Delaware |
| Pacific Offshore Labor Company | D.C. |
| Pacific Offshore Labor Company | Texas |
| PETROLEUM INTERNATIONAL PTE. LTD. | Texas |
| PETROLEUM INTERNATIONAL PTE. LTD. | D.C. |
| Pride Global II Ltd. | D.C. |
| Pride Global II Ltd. | Texas |
| Pride International LLC | Delaware |
| Pride International Management Company LP | Texas |
| RALPH COFFMAN LIMITED | D.C. |
| RALPH COFFMAN LIMITED | Texas |
| Ralph Coffman Luxembourg S.à r.1 | D.C. |
| Ralph Coffman Luxembourg S.à r.1 | Texas |
| RCI INTERNATIONAL, INC. | D.C. |
| RCI INTERNATIONAL, INC. | Texas |
| RD INTERNATIONAL SERVICES PTE. LTD. | D.C. |
| RD INTERNATIONAL SERVICES PTE. LTD. | Texas |
| RDC Arabia Drilling, Inc. | D.C. |
| RDC Arabia Drilling, Inc. | Texas |
| RDC Holdings Luxembourg S.à r.1 | D.C. |
| RDC Holdings Luxembourg S.à r.1 | Texas |
| RDC MALTA LIMITED | D.C. |
| RDC MALTA LIMITED | Texas |
| RDC Offshore Luxembourg S.à r.1 | D.C. |
| RDC Offshore Luxembourg S.à r.1 | Texas |
| RDC OFFSHORE MALTA LIMITED | D.C. |
| RDC OFFSHORE MALTA LIMITED | Texas |
| RoCal Cayman Limited | D.C. |
| RoCal Cayman Limited | Texas |
| ROWAN COMPANIES LIMITED | D.C. |
| ROWAN COMPANIES LIMITED | Texas |
| Rowan Companies, LLC | Delaware |
| ROWAN DRILLING (GIBRALTAR) LIMITED | D.C. |
| ROWAN DRILLING (GIBRALTAR) LIMITED | Texas |
| Rowan Drilling (Trinidad) Limited | D.C. |
| Rowan Drilling (Trinidad) Limited | Texas |
| ROWAN DRILLING (U.K.) LIMITED | Texas |
| ROWAN DRILLING (U.K.) LIMITED | D.C. |
| Rowan Drilling Services Limited | D.C. |
| Rowan Drilling Services Limited | Texas |
| ROWAN DRILLING, S. DE R. L. DE C.V. | D.C. |
| ROWAN DRILLING, S. DE R. L. DE C.V. ROWAN DRILLING, S. DE R. L. DE C.V. | Texas |
| Rowan International Rig Holdings S.à r.l. | D.C. |
| Rowan International Rig Holdings S.à r.l. Rowan International Rig Holdings S.à r.l. | Texas |
| Nowall international rig flordings 5.4 l.l. | 1 CAd8 |

| Rowan Marine Services LLC | Texas |
|---------------------------------------|----------|
| Rowan N-Class (Gibraltar) Limited | D.C. |
| Rowan N-Class (Gibraltar) Limited | Texas |
| ROWAN NO.1 LIMITED | D.C. |
| ROWAN NO.1 LIMITED | Texas |
| ROWAN NO.2 LIMITED | D.C. |
| ROWAN NO.2 LIMITED | Texas |
| Rowan Norway Limited | D.C. |
| Rowan Norway Limited | Texas |
| Rowan Offshore (Gibraltar) Limited | D.C. |
| Rowan Offshore (Gibraltar) Limited | Texas |
| Rowan Offshore Luxembourg S.à r.1 | D.C. |
| Rowan Offshore Luxembourg S.à r.1 | Texas |
| Rowan Rigs S.à r.1 | D.C. |
| Rowan Rigs S.à r.1 | Texas |
| Rowan S. de R.L. de C.V. | D.C. |
| Rowan S. de R.L. de C.V. | Texas |
| Rowan Services LLC | Delaware |
| Rowan US Holdings (Gibraltar) Limited | D.C. |
| Rowan US Holdings (Gibraltar) Limited | Texas |
| Rowandrill, LLC | Texas |
| Valaris Holdco 1 Limited | D.C. |
| Valaris Holdco 1 Limited | Texas |
| Valaris Holdco 2 Limited | D.C. |
| Valaris Holdco 2 Limited | Texas |
| Valaris Limited | D.C. |
| Valaris Limited | Texas |

Schedule 3

CERTAIN ORGANIZATIONAL MATTERS

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa I No. or Identification No. | Taxpayer Identification No. |
|---|--|---|--|--|--|-----------------------------------|
| Alpha Achiever Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 242028 | 98-0697800 |
| Alpha Admiral Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 271955 | 98-1078685 |
| Alpha Archer Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 278569 | 98-1116938 |
| Alpha Aurora Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 255073 | 98-0609312 |
| Alpha Offshore Drilling Services Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | MC-64309 | 98-0206235 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|---|--|---|--|--|---|-----------------------------------|
| Alpha Orca Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 251741 | 98-0697605 |
| Atlantic Maritime Services LLC | N/A | Delaware (USA) | Texas | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 5000265 | 74-1660668 |
| Atwood Australian Waters Drilling Pty. Limited | N/A | Australia | N/A | c/o BDO Kendall, 38 Station Street, Subiaco, Western Australia 6008, Australia | 143 726 005 | 98-0667953 |
| Atwood Deep Seas, Ltd. | N/A | Texas (USA) | N/A | c/o C T Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201 | 2342510 | 76-0492879 |
| Atwood Oceanics Australia Pty. Limited | N/A | Australia | N/A | c/o BDO Kendall, 38 Station Street, Subiaco, Western Australia 6008, Australia | 008 755 566 | 98-0406992 |
| Atwood Oceanics LLC | Atwood Oceanics, Inc. | Texas (USA) | N/A | c/o C T Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201 | 25230800 | 74-1611874 |
| Atwood Oceanics Management, LLC | Atwood Oceanics Management, Inc. | Delaware (USA) | Caymans Islands | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | Delaware File No. 3565833 / Texas SOS File No. 800129603 | 42-1551864 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa I No. or Identification No. | Taxpayer Identification No. |
|--------------------------------------|--|---|--|--|--|-----------------------------------|
| Atwood Oceanics Pacific Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | MC-1140 | 98-0662881 |
| Atwood Offshore Drilling Limited | N/A | Hong Kong | N/A | c/o Tricor Services Limited, Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong | 1041506 | 98-0505288 |
| Atwood Offshore Worldwide Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 251424 | 98-0697618 |
| EnscoRowan Ghana Drilling Limited | N/A | Ghana | N/A | c/o Aelex, B701, The Octagon Barnes Road Accra- Central PMB CT 72, Cantoments. Accra, Ghana. | CS163262019 | TIN C0028653696 |
| ENSCO (Barbados) Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 124303 | 83-0445907 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|---------------------------------|--|---|--|---|--|---|
| Ensco (Myanmar) Limited | N/A | Myanmar | N/A | c/o Citco – Myanmar, Unit 18-06, Level 18, Sule Square, 221 Sule Pagoda Road, Kyauktada Township, Yangon, Republic of Myanmar | No. 421 FC | 98-1187784 |
| Ensco (Thailand) Limited | N/A | Thailand | N/A | 92/5, 2nd Floor room 218,, Sathorn Thani 2 Building, North Sathorn,, Silom, Bangrak, Bangkok Thailand 10500 | 010555311955 | 98-0682678 |
| ENSCO Arabia Company Limited | N/A | Saudi Arabia | N/A | Legal Advisors Abdulaziz Alajlan & Partners in association with Baker & McKenzie Olayan Complex, Tower II, 3rd Floor, Al Ahsa Street, Malaz P.O. Box 69103, Riyadh 11547 Saudi Arabia | 2051016287 | FOREIGNUS - no tax ID ever applied for. |
| ENSCO Asia Company LLC | N/A | Texas (USA) | N/A | c/o C T Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201 | 0801250254 | 75-1460971 |
| ENSCO Asia Pacific Pte. Limited | N/A | Singapore | N/A | c/o Abogado Pte. Limited, 8 Marina Blvd. # 05-02, Marina Bay Financial Centre Tower 1,Singapore, Singapore 018981, Singapore | 199701794E | 26-0068995 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|----------------------------------|--|---|--|--|--|--|
| Ensco Associates Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 232690 | FOREIGNUS - no tax ID was ever applied for. |
| ENSCO Australia Pty. Limited | N/A | Australia | N/A | c/o BDO Kendall, 38 Station Street, Subiaco, Western Australia 6008, Australia | 79100601634 | 98-0377537 |
| Ensco Capital Limited | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 241235 | 98-0665084 |
| ENSCO Corporate Resources LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 4761123 | 27-1504174 |
| Ensco Deepwater Drilling Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 8524375 | 98-1111430 |
| ENSCO Deepwater USA II LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 7485156 | 27-0680769 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa I No. or Identification No. | Taxpayer Identification No. |
|--------------------------------------|--|---|--|---|--|-----------------------------------|
| ENSCO Development Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 248434 | 98-0681992 |
| Ensco do Brasil Petróleo e Gás Ltda. | N/A | Brazil | N/A | c/o Mattos Filhos, Mattos Filho, Veiga Filho, Marrey Jr e Quiroga Advogados. Praia do Flamengo, 200, 11° Andar Rio de Janeiro 22210-901 | 04.336.088 | 52-2345836 |
| Ensco Drilling I Ltd. | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 323883 | 98-1409751 |
| ENSCO Drilling Mexico LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 4376922 | 26-0546938 |
| Ensco Endeavors Limited | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 255260 | 98-0702631 |
| ENSCO Global GmbH | N/A | Switzerland | N/A | Baarermattstrasse 8A, 6340 Baar (Zug), Switzerland | CHE- 115.278.579 | 98-0644486 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|--------------------------------|--|---|--|--|--|-----------------------------------|
| Ensco Global II Ltd. | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 313955 | 98-1320722 |
| Ensco Global IV Ltd | N/A | British Virgin Islands | N/A | c/o Citco B.V.I. Limited, Flemming House, Wickhams Cay, PO Box 662, Road Town, Tortola, British Virgin Islands | 247556 | 52-2345837 |
| ENSCO Global Investments LP | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | LP013868 | 98-0659772 |
| ENSCO Global Limited | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 231670 | 98-0637827 |
| ENSCO Global Resources Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 7098531 | 98-0644763 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|----------------------------------|--|---|--|--|--|-----------------------------------|
| Ensco Holdco Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 06962983 | 98-0633043 |
| ENSCO Holding Company | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 2171389 | 75-2246991 |
| Ensco Holdings I Ltd. | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | No. 327434 | 98-1389722 |
| Ensco Incorporated | N/A | Texas (USA) | N/A | c/o C T Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201 | 106162000 | 76-0285260 |
| Ensco Intercontinental GmbH | N/A | Switzerland | N/A | Baarermattstrasse 8A, 6340 Baar (Zug), Switzerland | CHE- 144.992.466 | 98-0704367 |
| ENSCO International Incorporated | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 2134970 | 76-0232579 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|------------------------------|--|---|--|--|--|-----------------------------------|
| Ensco International Ltd. | N/A | British Virgin Islands / United Kingdom | N/A | c/o Citco B.V.I. Limited, Flemming House, Wickhams Cay, PO Box 662, Road Town, Tortola, British Virgin Islands | 50928 | 76-0356128 |
| ENSCO Investments LLC | N/A | Nevada (USA) / United Kingdom | N/A | c/o The Corporation Trust Company of NV, 701 S. Carson St., Suite 200,Carson City, Nevada 89701, United States | E0620642009-9 | 98-0644509 |
| Ensco Jersey Finance Limited | N/A | Jersey / United Kingdom | N/A | c/o Mourant Ozannes Corporate Services (Jersey) Limited, 22 Grenville St.,St. Helier, Jersey JE4 8PX, Jersey | 122628 | 98-1338299 |
| ENSCO Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 1748 | 98-0369086 |
| Ensco Management Corp. | N/A | British Virgin Islands | N/A | c/o Citco B.V.I. Limited, Flemming House, Wickhams Cay, PO Box 662, Road Town, Tortola, British Virgin Islands | 251407 | 52-2346020 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|----------------------------------|--|---|--|--|--|-----------------------------------|
| ENSCO Maritime Limited | N/A | Bermuda | N/A | c/o Citco (Bermuda) Limited, O'Hara House, 2 Bermudiana Road,Hamilton, Bermuda HM 08, Bermuda | 15674 | 98-0393929 |
| Ensco Mexico Services S. de R.L. | N/A | Mexico | N/A | Avenida 4 Oriente, Lote 16, Between Calle 1 Sur and 2 Sur, Puerto, Industrial Pesquero, Laguna Azul, Ciudad del Carmen State of Campeche 24129 | FME: N- 2019001831 | 98-1464039 |
| Ensco Ocean 1 Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 318591 | No TIN per Tax Department |
| Ensco Ocean 2 Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 323714 | No TIN per Tax Department |
| ENSCO Oceanics Company LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 2223994 | 74-2080353 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|--|--|---|--|--|--|-----------------------------------|
| ENSCO Oceanics International Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 114750 | 98-0369079 |
| ENSCO Offshore LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 2244028 | 75-2349491 |
| ENSCO Offshore International Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 74451 | 98-0507424 |
| ENSCO Offshore International Holdings Limited | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 238351 | 98-0655357 |
| ENSCO Offshore International Inc. | N/A | Marshall Islands | N/A | Ajeltake Road, Ajeltake Island,Majuro, Republic of the Marshall Islands MH96960, Republic of the Marshall Islands | 6575 | 98-0383744 |
| Ensco Offshore International LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street,Wilmington, Delaware 19801 | 3536775 | No U.S. ID applied for |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|-------------------------------------|--|---|--|---|--|-----------------------------------|
| Ensco Offshore Petróleo e Gás Ltda. | N/A | Brazil | N/A | c/o Mattos Filhos, Mattos Filho, Veiga Filho, Marrey Jr e Quiroga Advogados. Praia do Flamengo, 200, 11° Andar Rio de Janeiro 22210-901 | 10.813.968/000 | 98-0634349 |
| ENSCO Offshore U.K. Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 02868165 | 98-0369084 |
| ENSCO Overseas Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 238695 | 98-0659769 |
| ENSCO Services Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 04605864 | 98-0394243 |
| ENSCO Transcontinental II LP | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | LP15015 | 98-1062854 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|---------------------------------|--|---|--|--|--|-----------------------------------|
| Ensco Transnational I Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 323713 | 98-1012691 |
| Ensco Transnational III Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 323711 | N/A |
| ENSCO U.K. Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 04550389 | 98-0393928 |
| Ensco UK Drilling Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 10987413 | 4417421838 |
| ENSCO United Incorporated | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 4934583 | 45-0819564 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. |
|----------------------------------|--|---|--|--|--|-----------------------------------|
| Ensco Universal Holdings I Ltd. | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 311218 | 98-1305972 |
| Ensco Universal Holdings II Ltd. | N/A | Cayman Islands / United Kingdom | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | MC-311265 | 98-1306192 |
| ENSCO Universal Limited | N/A | United Kingdom | N/A | c/o Citco Management (UK) Limited, 7 Albemarle Street,London, England and Wales W1S 4HQ, United Kingdom | 07098508 | 98-0646354 |
| Ensco Vistas Limited | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 257036 | 98-1012692 |
| Ensco Worldwide GmbH | N/A | Switzerland | N/A | Baarermattstrasse 8A, 6340 Baar (Zug), Switzerland | CHE- 115.278.585 | 98-0644481 |
| Great White Shark Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 110702 | 98-1146294 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa I No. or Identification No. | Taxpayer Identification No. |
|--------------------------------------|--|---|--|--|--|-----------------------------------|
| Green Turtle Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 110804 | 98-1146297 |
| International Technical Services LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 4413078 | 26-0811622 |
| Manatee Limited | N/A | Malta | N/A | c/o Citco (Malta) Limited, Level 2, West Mercury Tower The Exchange Financial & Business Centre Elia Zammit Street St. Julian's STJ 3155, Malta | C61102 | 98-1247999 |
| Manta Ray Limited | N/A | Malta | N/A | c/o Citco (Malta) Limited, Level 2, West Mercury Tower The Exchange Financial & Business Centre Elia Zammit Street St. Julian's STJ 3155, Malta | 996378404 | 98-1292056 |
| Marine Blue Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 100275 | 98-1345823 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa I No. or Identification No. | Taxpayer Identification No. |
|--|--|---|--|--|--|-----------------------------------|
| Offshore Drilling Services LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street,Wilmington, Delaware 19801 | 6981769 | 83-1345584. |
| Pacific Offshore Labor Company | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | MC-231264 | 98-0636666 |
| Petroleum International Pte. Ltd. | N/A | Singapore | N/A | c/o DrewCorp Services Pte. Ltd., 10 Collyer Quay # 10-01, Ocean Financial Centre,Singapore, Singapore 049315, Singapore | 200300847M | 72-1552787 |
| Pride Global II Ltd | N/A | British Virgin Islands | N/A | c/o Citco B.V.I. Limited, Flemming House, Wickhams Cay, PO Box 662, Road Town, Tortola, British Virgin Islands | 688132 | 30-0349437 |
| Pride International LLC | N/A | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street,Wilmington, Delaware 19801 | 3394533 | 76-0069030 |
| Pride International Management Co. LP | N/A | Texas (USA) | Delaware (USA) | c/o C T Corporation System, 1999 Bryan Street, Suite 900,Dallas, Texas 75201 | 800592413 | 76-0555708 |

| Legal Name of Grantor | Grantor (if applicable) Granization or Incorporation (if applicable) Grantor (if or Incorporation (if applicable) Grantor (if or Incorporation (if applicable) Executive Office or Principal Place of Business | | Executive Office or Principal Place of | Organizationa 1 No. or Identification No. | Taxpayer Identification No. | |
|-----------------------------------|--|------------|--|--|-----------------------------------|------------|
| Ralph Coffman Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 110555 | 98-1146288 |
| Ralph Coffman Luxembourg S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | B180856 | 98-1142600 |
| RCI International, Inc. | nternational, Inc. N/A Cayman Islands N/A Coo Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | | Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- | 214197 | 98-1022856 | |
| RDC Arabia Drilling, Inc. | | | 255582 | 76-0152727 | | |
| RDC Holdings Luxembourg S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | B167417 | 98-1039699 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. | |
|---|--|---|--|--|--|-----------------------------------|--|
| RDC Malta Limited | N/A | Malta | N/A | c/o Citco (Malta) Limited, Level 2, West Mercury Tower The Exchange Financial & Business Centre Elia Zammit Street St. Julian's STJ 3155, Malta | C61119 | 98-1042279 | |
| RDC Offshore Luxembourg S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | 162525 | 98-1014303 | |
| RDC Offshore Malta Limited | N/A | Malta | N/A | c/o Citco (Malta) Limited, Level 2, West Mercury Tower The Exchange Financial & Business Centre Elia Zammit Street St. Julian's STJ 3155, Malta | C65624 | 98-1042283 | |
| RoCal Cayman Limited | N/A | Cayman Islands | Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | | 214219 | 98-1022865 | |
| RD International Services Pte. Ltd. N/A Singapo | | Singapore | N/A | c/o Stockbridge Pte. Ltd., 137 Telok Ayer Street, #08-01 Singapore 068602 | 201301437D | 98-1093939 | |

| Legal Name of Grantor | Grantor (if applicable) Organization or Incorporation or Incorporation (if applicable) Organization or Incorporation (if applicable) Executive Office or Principal Place of Business | | Executive Office or Principal Place of | Organizationa I No. or Identification No. | Taxpayer Identification No. | |
|------------------------------------|---|----------------|---|--|-----------------------------------|------------|
| ROWAN 240C#3 | N/A | Cayman Islands | N/A | c/o Centralis Cayman Limited, PO Box 1564, 3rd Floor, One Capital Place, Shedden Road, Cayman Islands KY1- 1110 | 208038 | 98-0579550 |
| Rowan Companies Limited | Rowan Companies plc | United Kingdom | N/A | c/o CMS Cameron McKenna, Cannon Place, 78 Cannon Street London EC4N 6AF | 07805263 | 98-1023315 |
| Rowan Companies, Inc. LLC | Rowan Companies, Inc. | Delaware (USA) | N/A | c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801 | 0418601 | 75-0759420 |
| Rowan Drilling (Gibraltar) Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 101698 | 98-0664560 |
| Rowan Drilling (Trinidad) Limited | | | 208740 | 98-0579545 | | |
| Rowan Drilling (U.K.) Limited | N/A | Scotland (UK) | N/A | c/o CMS Cameron McKenna LLP, 6 Queens Road, Aberdeen, Scotland, AB15 4ZT, United Kingdom | SC61864 | 74-1916586 |

| Legal Name of Grantor | Prior Name(s) of Grantor (if applicable) | Jurisdiction of Organization or Incorporation | Prior Jurisdiction of Organization or Incorporation (if applicable) | Location of Chief Executive Office or Principal Place of Business | Organizationa 1 No. or Identification No. | Taxpayer Identification No. | |
|---|--|---|--|--|--|-----------------------------------|--|
| a Santa Teres 5 Piso, Parqu Pedregal, 140 | | c/o Garza Tello, Camino a Santa Teresa #187-C, 5 Piso, Parques del Pedregal, 14010 Tlalpan, CDMX, Mexico | [N/A] | RDR180928U B5 | | | |
| Rowan Drilling Services Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | Co. No. 103997 | 98-0686267 | |
| Rowan Financial Holdings S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | B211155 | 98-1339954 | |
| Rowan International Rig Holdings S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | B211156 | 98-1339962 | |
| Rowan Marine Services LLC | Rowan Marine Services, Inc. | Texas (USA) | N/A | c/o CT Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201 | 0803499114 | 76-0373171 | |
| Rowan N-Class (Gibraltar) Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 107363 | 98-1042236 | |

| Legal Name of Grantor | Grantor (if Organization or of Organization applicable) Incorporation (if applicable) Executive Office or Organization or Incorporation (if applicable) Business | | Organizationa 1 No. or Identification No. | Taxpayer Identification No. | | |
|------------------------------------|--|----------------|--|--|------------|------------|
| Rowan No. 1 Limited | N/A | United Kingdom | N/A | c/o CMS Cameron McKenna, Cannon Place, 78 Cannon Street,London, England and Wales EC4N 6AF, United Kingdom | 8026104 | 98-1054191 |
| Rowan No. 2 Limited | N/A | United Kingdom | N/A | 8026111 | 98-1054196 | |
| Rowan Norway Limited | N/A | Gibraltar | N/A | c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | 101696 | 80-0647857 |
| Rowan Offshore (Gibraltar) Limited | | | 107364 | 98-1042256 | | |
| Rowan Offshore Luxembourg S.à r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | B162526 | 98-1014307 |

| Legal Name of Grantor | Grantor (if applicable) Organization or of Organization or Incorporation (if applicable) Organization or Incorporation (if applicable) Executive Office or Principal Place of Business | | Executive Office or Principal Place of | Organizationa I No. or Identification No. | Taxpayer Identification No. | | |
|--|---|---|--|--|---|------------|--|
| Rowan Rigs S.å r.l. | N/A | Luxembourg | N/A | c/o Exequtive Partners S.A., 48, Boulevard Grande-Duchesse Charlotte,, Grand-Duchy of Luxembourg, Grand- Duchy, Luxembourg L- 1330 | | 98-1391082 | |
| Rowan S. de R.L. de C.V. | N/A | Mexico N/A c/o Dentons Lopez Velarde, Guillermo Gonzalez Camarena No.1600,Piso 6- B,Mexico City 01210 Mexico Delaware (USA) N/A c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, | | Registry of Foreign Investment:256 68 Commercial File No:402580 | Clave del R.F.C: ROW0904157 T4 | | |
| Rowan Services LLC | N/A | | | Trust Company, 1209 Orange | 4736795 | 27-1054617 | |
| Rowan US Holdings (Gibraltar) Limited | N/A | Gibraltar | N/A c/o Gibraltar International Trust Corporation Limited, Suite 1 Burns House, 19 Town Range, Gibraltar | | 107369 | 98-1042281 | |
| Rowandrill LLC | ndrill LLC Rowandrill, Inc. Texas (USA) N/A c/o C T Corporation System, 1999 Bryan Street, Suite 900,Dallas, Texas 75201 | | 310248 | 74-1724642 | | | |
| Valaris Holdco 1 Limited | N/A | Bermuda | N/A | c/o Conyers Corporate Services (Bermuda) Limited, Clarendon House, 2 Church Street Hamilton HM 11, Bermuda | 56246 | 98-1589863 | |

| Legal Name of Grantor | Grantor (if Organization or applicable) Organization or Incorporation or Incorporation (if applicable) Executive Office or Principal Place of Business | | Principal Place of | Organizationa I No. or Identification No. | Taxpayer Identification No. | |
|--------------------------|--|---------|--|---|-----------------------------------|------------|
| Valaris Holdco 2 Limited | N/A | Bermuda | N/A c/o Conyers Corporate Services (Bermuda) Limited, Clarendon House, 2 Church Street Hamilton HM 11, Bermuda | | 56247 | 98-1589869 |
| Valaris Limited | N/A | Bermuda | N/A | c/o Conyers Corporate Services (Bermuda) Limited, Clarendon House, 2 Church Street Hamilton HM 11, Bermuda | 56245 | 98-1589854 |

CERTAIN RECEIVABLES

PART A: RECEIVABLES EVIDENCED BY INSTRUMENTS OR MATERIAL CHATTEL PAPER

None

PART B: GOVERNMENTAL RECEIVABLES

1. Tax refund payable to Ensco International Incorporated, in the amount of \$136,911,445.12, as of the Effective Date

COMMERCIAL TORT CLAIMS

None.

INTELLECTUAL PROPERTY

PART A: COPYRIGHT REGISTRATIONS AND APPLICATIONS

| Name of Debtor/Grantor | Title | (Filing Date)/ Issued Date | Status | (Application No.)/ Registration No. | Jurisdiction |
|----------------------------------|--------------------------------|-------------------------------|--------|--|----------------|
| Ensco International Incorporated | Two Segments Mooring Functions | 10/31/2020 | Active | TXu001836155 | Delaware (USA) |

PART B: ISSUED PATENTS AND PATENT APPLICATIONS

| Name of Debtor/Grantor | Title | (Filing Date)/ Issued Date | Status | (Application No.)/ Registration No. | Jurisdiction |
|------------------------|---|-------------------------------|---------|--|---------------|
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 09/13/2016 | Issued | 9,441,427 | United States |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 02/26/2019 | Issued | 10,214,977 | United States |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 02/25/2019 | Pending | 16/284,796 | United States |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 11/29/2018 | Issued | AU 2013334830 | Australia |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 10/22/2013 | Pending | BR 112015006161-3 | Brazil |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 07/23/2019 | Issued | CA 2,883,713 | Canada |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 04/20/2018 | Issued | ZL 201380055235.4 | China |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Method | 02/13/2019 | Issued | GB 2521777 | Great Britain |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 03/03/2021 | Issued | KR 10-2225073 | Korea |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 03/16/2020 | Issued | NO 344707 | Norway |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 10/17/2017 | Issued | SG 11201503105T | Singapore |
| Ensco Services Limited | Automated Pipe Tripping Apparatus and Methods | 10/16/2017 | Pending | SG 10201708521T | Singapore |

| Ensco International Incorporated | Self Positioning Floating Platform and Method of Use | 02/26/2019 | Issued | CA 2,980,017 | Canada |
|----------------------------------|---|------------|---------|------------------|--|
| Ensco International Incorporated | Self Positioning Floating Platform and Method of Use | 01/01/2020 | Issued | EP 3271542 | Great Britain; Norway |
| Ensco International Incorporated | Self Positioning Floating Platform and Method of Use | 10/31/2018 | Issued | ZA 2017/07101 | South Africa |
| Ensco International Incorporated | Riser Deflection Mitigation | 02/27/2018 | Issued | 9,903,509 | United States |
| Ensco International Incorporated | Riser Deflection Mitigation | 04/07/2016 | Pending | EP 16777272.2 | Europe |
| Ensco International Incorporated | Riser Deflection Mitigation | 12/19/2018 | Issued | ZA 2017/07439 | South Africa |
| Ensco International Incorporated | Cantilever System and Method of Use | 10/16/2012 | Issued | 8,287,212 | United States |
| Ensco International Incorporated | Cantilever System and Method of Use | 11/19/2013 | Issued | 8,585,325 | United States |
| Ensco International Incorporated | Cantilever System and Method of Use | 12/15/2011 | Pending | P934/2013 | United Arab Emirates |
| Ensco International Incorporated | Cantilever System and Method of Use | 05/26/2016 | Issued | AU 2011361718 | Australia |
| Ensco International Incorporated | Cantilever System and Method of Use | 08/11/2015 | Issued | CA 2,828,749 | Canada |
| Ensco International Incorporated | Cantilever System and Method of Use | 03/16/2016 | Issued | ZL201180070600.X | China |
| Ensco International Incorporated | Cantilever System and Method of Use | 11/23/2016 | Issued | EP 2681400 | Denmark; Great Britain; Netherlands, Norway |
| Ensco International Incorporated | Cantilever System and Method of Use | 10/20/2017 | Issued | HK 1192600 | Hong Kong |
| Ensco International Incorporated | Cantilever System and Method of Use | 03/13/2017 | Issued | ID P000045114 | Indonesia |
| Ensco International Incorporated | Cantilever System and Method of Use | 08/10/2015 | Issued | KR 10-1544702 | Korea |
| Ensco International Incorporated | Cantilever System and Method of Use | 05/01/2015 | Issued | NZ 614965 | New Zealand |
| Ensco International Incorporated | Cantilever System and Method of Use | 03/26/2018 | Issued | SG 193413 | Singapore |
| Ensco International Incorporated | Bail Mounted Guide | 12/11/2018 | Issued | 10,151,158 | United States |

| Ensco International Incorporated | Bail Mounted Guide | 04/01/2016 | Pending | BR 112017021080-0 | Brazil |
|----------------------------------|---|------------|---------|--------------------|--|
| Ensco International Incorporated | Bail Mounted Guide | 02/26/2020 | Issued | EP 3277911 | Europe |
| Ensco International Incorporated | Riser Deflection Mitigation | 12/11/2018 | Issued | 10,151,151 | United States |
| Ensco International Incorporated | Riser Deflection Mitigation | 04/07/2016 | Pending | EP 16777275.5 | Europe |
| Ensco International Incorporated | Riser Deflection Mitigation | 11/28/2018 | Issued | ZA 2017/07440 | South Africa |
| Ensco International Incorporated | Riser Deflection Mitigation | 09/12/2017 | Issued | 9,759,350 | United States |
| Ensco International Incorporated | Riser Deflection Mitigation | 04/07/2016 | Pending | EP 16777277.1 | Europe |
| Ensco International Incorporated | Riser Deflection Mitigation | 12/19/2018 | Issued | ZA 2017/07441 | South Africa |
| Ensco International Incorporated | Methods and Systems for Monitoring a Blowout Preventor | 12/04/2018 | Issued | 10,145,236 | United States |
| Ensco International Incorporated | Methods and Systems for Monitoring a Blowout Preventor | 09/23/2016 | Pending | EP 16849788.1 | Europe |
| Ensco International Incorporated | Floating Structure | 07/23/2019 | Issued | 10,358,191 | United States |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | BR 1120180007331 | Brazil |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | CA 2,992,451 | Canada |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | CN 201680052850.3 | China |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | EP 16825129.6 | Europe |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | KR 10-2018-7004292 | Korea |
| Ensco International Incorporated | Floating Structure | 07/13/2016 | Pending | SG 11201800269S | Singapore |
| Ensco International Incorporated | Modular Offshore Drilling Unit and Method for Construction of Same | 04/11/2000 | Issued | 6,048,135 | United States |
| Ensco International Incorporated | Hand Rail Testing Apparatus | 08/12/2009 | Issued | EP 1320736 | Denmark; Great Britain; Netherlands |

| Ensco International Incorporated | Internal Blow-out Preventer Change-Out Tool | 05/18/2004 | Issued | 6,736,207 | United States |
|----------------------------------|---|------------|---------|------------------|---------------|
| Ensco International Incorporated | Internal Blow-out Preventer Change-Out Tool | 06/17/2002 | Pending | 02742153.6 | Europe |
| Ensco International Incorporated | System and Method for Converting a Floating Drilling Rig to a Bottom Supported Drilling Rig | 11/14/2003 | Pending | PI 20034413 | Malaysia |
| Ensco International Incorporated | Riser Deflection Mitigation | 08/22/2017 | Issued | 9,739,101 | United States |
| Ensco International Incorporated | Riser Deflection Mitigation | 07/13/2017 | Pending | EP 17828444.4 | Europe |
| Ensco International Incorporated | Riser Deflection Mitigation | 07/13/2017 | Pending | ZA 2019/00771 | South Africa |
| Ensco International Incorporated | Subsea Casing Tieback | 09/25/2018 | Issued | 10,081,986 | United States |
| Ensco International Incorporated | Subsea Casing Tieback | 01/05/2017 | Pending | EP 17736336.3 | Europe |
| Ensco International Incorporated | Subsea Casing Tieback | 01/05/2017 | Pending | SG 11201805818T | Singapore |
| Ensco International Incorporated | Lift Frame Storage and Deployment | 08/28/2018 | Issued | 10,060,193 | United States |
| Ensco International Incorporated | Lift Frame Storage and Deployment | 07/07/2017 | Pending | BR 1120190002812 | Brazil |
| Ensco International Incorporated | Lift Frame Storage and Deployment | 07/07/2017 | Pending | EP 17825024.7 | Europe |
| Ensco International Incorporated | Lift Frame Storage and Deployment | 07/07/2017 | Pending | SG 11201811832Q | Singapore |
| Ensco International Incorporated | Removable Drill Floor | 06/02/2020 | Issued | 10,669,784 | United States |
| Ensco International Incorporated | Removable Drill Floor | 07/07/2017 | Pending | BR 1120190002804 | Brazil |
| Ensco International Incorporated | Removable Drill Floor | 07/07/2017 | Pending | GB 1900410.0 | Great Britain |
| Ensco Services Limited | Going on Location Feasibility | 8/20/2019 | Issued | 10,387,023 | United States |
| Ensco Services Limited | Going on Location Feasibility | 03/26/2019 | Issued | 10,240,313 | United States |

| Ocean | Issued | CA 2,996,388 | Canada |
|------------|-----------------------------|--|---|
| | Issued | EP 3341287 | Denmark; Great Britain; Netherlands, Norway |
| | Issued | NZ 740910 | New Zealand |
| 07/25/2016 | Pending | SG 11201903401P | Singapore |
| 02/13/2020 | Pending | SG 10202001346U | Singapore |
| 05/18/2004 | Issued | 6,736,207 | United States |
| 10/23/2018 | Issued | 10,107,048 | United States |
| 12/24/2019 | Issued | 10,513,888 | United States |
| 1/24/2018 | Pending | 15/879,037 | United States |
| 11/05/2020 | Issued | AU 2018212576 | Australia |
| 01/24/2017 | Pending | BR 1120190152881 | Brazil |
| 01/24/2017 | Pending | CA 3,051,400 | Canada |
| 01/24/2017 | Pending | CN 201880020165.1 | China |
| 01/24/2018 | Pending | EP 18744048.2 | Europe |
| 01/24/2017 | Pending | KR 10-2019-7024341 | Korea |
| 01/24/2017 | Pending | SG 11201906843T | Singapore |
| | Ocean cing O2/26/2020 Ocean | Ocean Issued cing Ocean 02/26/2020 Issued cing Ocean 10/30/2019 Issued 07/25/2016 Pending 02/13/2020 Pending 05/18/2004 Issued 10/23/2018 Issued 12/24/2019 Issued 1/24/2018 Pending 01/24/2017 Pending 01/24/2017 Pending 01/24/2017 Pending 01/24/2018 Pending 01/24/2017 Pending 01/24/2017 Pending 01/24/2017 Pending 01/24/2017 Pending | Ocean Issued EP 3341287 Comean 10/30/2019 Issued NZ 740910 Ocean 07/25/2016 Pending SG 11201903401P 02/13/2020 Pending SG 10202001346U 05/18/2004 Issued 6,736,207 10/23/2018 Issued 10,107,048 12/24/2019 Issued 10,513,888 1/24/2018 Pending 15/879,037 11/05/2020 Issued AU 2018212576 01/24/2017 Pending BR 1120190152881 01/24/2017 Pending CN 201880020165.1 01/24/2018 Pending EP 18744048.2 01/24/2017 Pending KR 10-2019-7024341 |

| Ensco International Incorporated | Wellhead Stabilizing Subsea Module | 10/24/2017 | Issued | 9,797,224 | United States |
|----------------------------------|-------------------------------------|------------|---------|---------------------------|---------------|
| Ensco International Incorporated | Wellhead Stabilizing Subsea Module | 10/17/2017 | Pending | AU 2017346661 | Australia |
| Ensco International Incorporated | Wellhead Stabilizing Subsea Module | 10/17/2017 | Pending | BR 1120190075909 | Brazil |
| Ensco International Incorporated | Wellhead Stabilizing Subsea Module | 10/17/2017 | Pending | EP 17861534.0 | Europe |
| Ensco International Incorporated | Track 1- Vertical Lift Rotary Table | 05/21/2019 | Issued | 10,294,737 | United States |
| Ensco International Incorporated | Track 1- Vertical Lift Rotary Table | 08/18/2020 | Issued | 10,745,980 | United States |
| Ensco International Incorporated | Vertical Lift Rotary Table | 12/10/2020 | Issued | AU 2018240479 | Australia |
| Ensco International Incorporated | Vertical Lift Rotary Table | 03/23/2018 | Pending | BR 1120190198 3 85 | Brazil |
| Ensco International Incorporated | Vertical Lift Rotary Table | 03/23/2018 | Pending | CA 3,057,592 | Canada |
| Ensco International Incorporated | Vertical Lift Rotary Table | 03/23/2018 | Pending | EP 18772549.4 | Europe |
| Ensco International Incorporated | Vertical Lift Rotary Table | 03/23/2018 | Pending | KR 10-2019-7031024 | Korea |
| Ensco International Incorporated | Vertical Lift Rotary Table | 03/23/2018 | Pending | SG 11201908806W | Singapore |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/21/2020 | Issued | 10,538,986 | United States |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | AU 2018207669 | Australia |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | BR 112019014678.4 | Brazil |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | CA 3,050,471 | Canada |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | CN 201880016621.5 | China |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | EP 18739310.3 | Europe |
| Ensco International Incorporated | Subsea Pressure Reduction Manifold | 01/16/2018 | Pending | SG 11201906572S | Singapore |
| Ensco International Incorporated | Riser and Subsea Equipment Guidance | 05/21/2019 | Issued | 10,294,729 | United States |

| Ensco International Incorporated | Riser and Subsea Equipment Guidance | 10/17/2018 | Pending | PCT/US2018/056200 | Patent Cooperation Treaty |
|----------------------------------|-------------------------------------|------------|---------|--------------------|------------------------------|
| Ensco International Incorporated | Vertical Lift Rotary Table | 12/16/2019 | Pending | 16/716,491 | United States |
| Ensco International Incorporated | Vertical Lift Rotary Table | 12/16/2019 | Pending | PCT/US2019/066671 | Patent Cooperation Treaty |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | 2018332896 | Australia |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | BR 1120200050580 | Brazil |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | CA 3,075,671 | Canada |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | CN 201880073218.6 | China |
| Ensco International Incorporated | orporated Tool Joint Positioning | | Pending | EP 18857211.9 | Europe |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | KR 10-2020-7010531 | Korea |
| Ensco International Incorporated | Tool Joint Positioning | 09/13/2018 | Pending | SG 11202002275S | Singapore |
| Ensco International Incorporated | Tripping Speed Modification | 10/31/2018 | Pending | 16/176,728 | United States |
| Ensco International Incorporated | Tripping Speed Modification | 11/01/2018 | Pending | EP 18874688.7 | Europe |
| Ensco International Incorporated | Tripping Speed Modification | 11/01/2018 | Pending | SG 11202003963U | Singapore |
| Ensco International Incorporated | Automatic Well Control | 11/01/2018 | Pending | 16/178,145 | United States |
| Ensco International Incorporated | Automatic Well Control | 11/01/2018 | Pending | EP 18872190.6 | Europe |
| Ensco International Incorporated | Automatic Well Control | 11/01/2018 | Pending | SG 11202003968Q | Singapore |
| Ensco International Incorporated | Pipe Retaining Structure | 07/12/2019 | Pending | PCT/US2019/041611 | Patent Cooperation Treaty |
| Ensco International Incorporated | Buoyancy Assembly | 06/20/2019 | Pending | PCT/US2019/038278 | Patent Cooperation Treaty |
| Ensco International Incorporated | Well Reentry | 07/22/2019 | Pending | 16/518,209 | United States |

| Ensco International Incorporated | al Incorporated Well Reentry | | Pending | PCT/US2019/043031 | Patent Cooperation Treaty |
|----------------------------------|---|------------|---------|-------------------|------------------------------|
| Ensco International Incorporated | Expandable Fairing Of Weathervaning Riser Joint | 10/23/2019 | Pending | 16/661,814 | United States |
| Ensco International Incorporated | Expandable Fairing Of Weathervaning Riser Joint | 10/23/2019 | Pending | 16/661,833 | United States |
| Ensco International Incorporated | Expandable Fairing Of Weathervaning Riser Joint | 10/24/2019 | Pending | PCT/US2019/057875 | Patent Cooperation Treaty |
| Rowan Companies, Inc. | Riser Fluid Handling System | 08/18/2015 | Issued | 9,109,420 | United States |
| Rowan Companies, Inc. | Riser Fluid Handling System | 10/31/2017 | Issued | 9,803,443 | United States |
| Rowan Companies, Inc. | Riser Fluid Handling System | 06/04/2019 | Issued | 10,309,181 | United States |
| Rowan Companies, Inc. | Riser Fluid Handling System | 03/26/2018 | Issued | AR 089891 B1 | Argentina |
| Rowan Companies, Inc. | Riser Fluid Handling System | 01/29/2013 | Pending | BR1120150179169 | Brazil |
| Rowan Companies, Inc. | Riser Fluid Handling System | 02/22/2018 | Pending | 96/000,245 | United States |
| Rowan Companies, Inc. | Dual Operational Rig | 07/02/2019 | Issued | 10,337,258 | United States |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | 3,006,734 | Canada |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | 16805705.7 | Europe |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | MX/a/2018/006628 | Mexico |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | QA/201805/00222 | Qatar |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | 518391680 | Saudi Arabia |
| Rowan Companies, Inc. | Dual Operational Rig | 11/21/2016 | Pending | TT/A/2018/00066 | Trinidad & Tobago |
| Rowan Companies, Inc. | Dynamic Positioning of Mobile Offshore Drilling Unit | 04/28/2020 | Issued | 10,635,111 | United States |
| Rowan Companies, Inc. | Dynamic Positioning of Mobile Offshore Drilling Unit | 10/03/2017 | Pending | AP/P/2019/011481 | A.R.I.P.O. |

| Rowan Companies, Inc. | Dynamic Positioning of Mobile Offshore Drilling Unit | 10/03/2017 | Pending | BR 1120190072659 | Brazil |
|----------------------------------|--|------------|---------|-------------------|------------------------------|
| Rowan Companies, Inc. | Dynamic Positioning of Mobile Offshore Drilling Unit | 01/15/2020 | Issued | OAPI 19134 | A.R.I.P.O. |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 02/16/2021 | Issued | 10,920,389 | United States |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | 2018309035 | Australia |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | BR 1120200022080 | Brazil |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | CA 3,071,529 | Canada |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | CN 201880064083.7 | China |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | EP 18755651.9 | Europe |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | SG 11202000902W | Singapore |
| Rowan Companies, Inc. | Multi-Stage Coming Off Location Technology | 08/02/2018 | Pending | TT/A/2020/00011 | Trinidad & Tobago |
| Rowan Companies, Inc. | System And Method For Remote Crane Operations On Offshore Unit | 05/19/2020 | Issued | 10,654,692 | United States |
| Rowan Companies, Inc. | System And Method For Monitoring Operations and Personnel in Designated Areas on Offshore Unit | 04/22/2019 | Pending | 16/390,220 | United States |
| Rowan Companies, Inc. | System And Method For Remote Crane Operations On Offshore Unit | 04/23/2019 | Pending | 19796278.0 | Europe |
| Ensco International Incorporated | Compensated Drill Floor | 08/28/2020 | Pending | 17/006,258 | United States |
| Ensco International Incorporated | Compensated Drill Floor | 09/28/2020 | Pending | PCT/US2020/048598 | Patent Cooperation Treaty |
| Ensco International Incorporated | Barrier Management System | 02/07/2020 | Pending | 16/784,984 | United States |
| Ensco International Incorporated | Lift and Turning Device | 08/28/2020 | Pending | 17/006,266 | United States |
| Ensco International Incorporated | Lift and Turning Device | 08/28/2020 | Pending | PCT/US2020/048601 | Patent Cooperation Treaty |

| Rowan Companies, Inc. | System and Method for Locating | 04/22/2019 | Pending | 16/390,203 | United States |
|-----------------------|---|------------|---------|------------|---------------|
| | Personnel at Muster Station on Offshore | | | | |
| | Unit | | | | |

PART C: TRADEMARK REGISTRATIONS AND APPLICATIONS

| Name of Debtor/Grantor | Mark Name | (Filing Date)/ Issued Date | Status | (Application No.)/ Registration No. | Jurisdiction |
|----------------------------------|----------------|-------------------------------|------------------|--|----------------------------------|
| ENSCO International Incorporated | ENSCO | 8/8/2013 | F - (Filed) | VE 015334-2013 | VENE - (Venezuela) |
| ENSCO International Incorporated | ENSCO & DESIGN | 6/3/2010 | G - (Registered) | S-046094 | VENE - (Venezuela) |
| ENSCO International Incorporated | Ensco & Design | 3/24/2009 | G - (Registered) | 3596433 | USA - (United States) |
| ENSCO International Incorporated | Ensco & Design | 9/20/2011 | G - (Registered) | 151493 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | Ensco & Design | 6/17/2008 | G - (Registered) | IR975237 | ASTL - (Australia) |
| ENSCO International Incorporated | Ensco & Design | 7/16/2009 | G - (Registered) | 48294 | BERM - (Bermuda) |
| ENSCO International Incorporated | Ensco & Design | 11/29/2011 | G - (Registered) | 829941207 | BRAZ - (Brazil) |
| ENSCO International Incorporated | Ensco & Design | 6/17/2008 | G - (Registered) | 975237 | CTM - (Community Trademark) |
| ENSCO International Incorporated | Ensco & Design | 9/21/2010 | G - (Registered) | IDM000268627 | INDO - (Indonesia) |
| ENSCO International Incorporated | Ensco & Design | 3/13/2010 | G - (Registered) | 1704018 | INDI - (India) |
| ENSCO International Incorporated | Ensco & Design | 4/22/2009 | G - (Registered) | 1096328 | MEXI - (Mexico) |

| ENSCO International Incorporated | Ensco & Design | 6/26/2008 | G - (Registered) | 08012517 | MAYS - (Malaysia) |
|----------------------------------|---------------------------------|-----------|------------------|-----------|--------------------------------|
| ENSCO International Incorporated | Ensco & Design | 9/19/2010 | G - (Registered) | 1193/20 | SAUD - (Saudi Arabia) |
| ENSCO International Incorporated | Ensco & Design | 6/17/2008 | G - (Registered) | IR975237 | SING - (Singapore) |
| ENSCO International Incorporated | Ensco & Design | 3/10/2010 | G - (Registered) | SM46134 | THAI - (Thailand) |
| ENSCO International Incorporated | Ensco & Design | 6/3/2010 | G - (Registered) | S-046094 | VENE - (Venezuela) |
| ENSCO International Incorporated | Ensco & Design | 6/17/2008 | G - (Registered) | IR975237 | VIET - (Vietnam) |
| ENSCO International Incorporated | Ensco & Design | 6/17/2008 | G - (Registered) | IR975237 | INTL - (International) |
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 10/4/1988 | G - (Registered) | 1507583 | USA - (United States) |
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 10/2/2001 | G - (Registered) | 829919 | ASTL - (Australia) |
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 12/8/2009 | G - (Registered) | 822607875 | BRAZ - (Brazil) |
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 9/28/2001 | G - (Registered) | 1584317 | CTM - (Community Trademark) |
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 5/2/2000 | G - (Registered) | 00005473 | MAYS - (Malaysia) |

| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 4/12/2000 | G - (Registered) | T0006114D | SING - (Singapore) |
|----------------------------------|--|------------|------------------|-----------|--------------------------|
| ENSCO International Incorporated | ENSCO (Stylized) (Class 042) | 4/6/2015 | G - (Registered) | s060790 | VENE - (Venezuela) |
| Ensco International Incorporated | GO BEYOND ETHICAL BEHAVIOR NO HARM SUCCESS CAN-DO OPERATIONAL EXCELLENCE (Stylized) (Class 037) | 12/16/2014 | G - (Registered) | 4655472 | USA - (United States) |
| ENSCO International Incorporated | ENSCO 8500 SERIES (Class 037) | 7/7/2015 | G - (Registered) | 4767153 | USA - (United States) |
| ENSCO International Incorporated | INSCO | 9/4/2012 | G - (Registered) | 830441603 | BRAZ - (Brazil) |
| ENSCO International Incorporated | CTT | 3/29/2018 | F - (Filed) | 87854929 | USA - (United States) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | ASTL - (Australia) |
| ENSCO International Incorporated | CTT | 7/2/2019 | G - (Registered) | 915989387 | BRAZ - (Brazil) |
| ENSCO International Incorporated | CTT | 7/2/2019 | G - (Registered) | 915989344 | BRAZ - (Brazil) |
| ENSCO International Incorporated | CTT | 7/2/2019 | G - (Registered) | 915989310 | BRAZ - (Brazil) |
| ENSCO International Incorporated | CTT | 7/2/2019 | G - (Registered) | 915989271 | BRAZ - (Brazil) |
| ENSCO International Incorporated | CTT | 9/26/2018 | F - (Filed) | 1922026 | CANA - (Canada) |

| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | CHIN - (China P.R.) |
|----------------------------------|-------------------------------|------------|------------------|-----------|----------------------------------|
| ENSCO International Incorporated | VALARIS CTT (formerly CTT) | 3/21/2020 | G - (Registered) | 39485580 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS CTT (formerly CTT) | 3/21/2020 | G - (Registered) | 39485579 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS CTT (formerly CTT) | 3/21/2020 | G - (Registered) | 39485578 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS CTT (formerly CTT) | 3/21/2020 | G - (Registered) | 39485577 | CHIN - (China P.R.) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | KORS - (Republic of Korea) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | NORW - (Norway) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | SING - (Singapore) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | GBRI - (Great Britain) |
| ENSCO International Incorporated | CTT | 9/25/2018 | G - (Registered) | 1455315 | INTL - (International) |
| ENSCO International Incorporated | VALARIS | 5/12/2020 | G - (Registered) | 6,054,616 | USA - (United States) |
| ENSCO International Incorporated | VALARIS | 11/20/2019 | G - (Registered) | 314811 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS | 6/27/2019 | F - (Filed) | 60.974 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | ASTL - (Australia) |
| ENSCO International Incorporated | VALARIS | 8/9/2019 | F - (Filed) | 57942 | BERM - (Bermuda) |

| ENSCO International Incorporated | VALARIS | 3/3/2020 | G - (Registered) | 917627199 | BRAZ - (Brazil) |
|----------------------------------|---------|-----------|------------------|--------------------|--------------------------------|
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | CTM - (Community Trademark) |
| ENSCO International Incorporated | VALARIS | 6/17/2019 | G - (Registered) | 304961539 | HONG - (Hong Kong) |
| ENSCO International Incorporated | VALARIS | 5/6/2029 | G - (Registered) | 1497551 | INDO - (Indonesia) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | INDI - (India) |
| ENSCO International Incorporated | VALARIS | 6/18/2019 | G - (Registered) | 1614546 | KUWA - (Kuwait) |
| ENSCO International Incorporated | VALARIS | 6/26/2019 | G - (Registered) | T0001085 | CAYM - (Cayman Islands) |
| ENSCO International Incorporated | VALARIS | 6/21/2019 | F - (Filed) | 88370133 | MARS - (Marshall Islands) |
| ENSCO International Incorporated | VALARIS | 7/24/2019 | F - (Filed) | 59861 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | MEXI - (Mexico) |
| ENSCO International Incorporated | VALARIS | 6/13/2019 | F - (Filed) | TM2019020853 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS | 6/28/2019 | F - (Filed) | F/TM/O/2019/152542 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS | 6/10/2020 | G - (Registered) | 132407 | QATA - (Qatar) |
| ENSCO International Incorporated | VALARIS | 8/26/2019 | F - (Filed) | 198357 | SAUD - (Saudi Arabia) |

| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | SING - (Singapore) |
|----------------------------------|----------------|------------|------------------|-----------|------------------------------------|
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | THAI - (Thailand) |
| ENSCO International Incorporated | VALARIS | 6/28/2019 | F - (Filed) | 55551 | TRIN - (Trinidad & Tobago) |
| ENSCO International Incorporated | VALARIS | 9/5/2019 | F - (Filed) | 8063 | VIBR - (British Virgin Islands) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | VIET - (Vietnam) |
| ENSCO International Incorporated | VALARIS | 6/6/2019 | G - (Registered) | 1497551 | INTL - (International) |
| ENSCO International Incorporated | VALARIS GLOBAL | 4/3/2019 | F - (Filed) | 88370101 | USA - (United States) |
| ENSCO International Incorporated | VALARIS GLOBAL | 11/20/2019 | G - (Registered) | 314812 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/27/2019 | F - (Filed) | 60.973 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | ASTL - (Australia) |
| ENSCO International Incorporated | VALARIS GLOBAL | 8/9/2019 | F - (Filed) | 57940 | BERM - (Bermuda) |
| ENSCO International Incorporated | VALARIS GLOBAL | 3/10/2020 | G - (Registered) | 917627164 | BRAZ - (Brazil) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | CTM - (Community Trademark) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/17/2019 | G - (Registered) | 304961601 | HONG - (Hong Kong) |

| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | INDO - (Indonesia) |
|----------------------------------|----------------|-----------|------------------|--------------------|------------------------------------|
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | INDI - (India) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/18/2019 | G - (Registered) | 1614500 | KUWA - (Kuwait) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/26/2019 | G - (Registered) | T0001086 | CAYM - (Cayman Islands) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/21/2019 | F - (Filed) | 88370101 | MARS - (Marshall Islands) |
| ENSCO International Incorporated | VALARIS GLOBAL | 7/24/2019 | G - (Registered) | 59863 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | MEXI - (Mexico) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/13/2019 | F - (Filed) | TM2019020854 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/28/2019 | F - (Filed) | F/TM/O/2019/152543 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS GLOBAL | 4/19/2020 | G - (Registered) | 132409 | QATA - (Qatar) |
| ENSCO International Incorporated | VALARIS GLOBAL | 8/26/2019 | F - (Filed) | 198358 | SAUD - (Saudi Arabia) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | SING - (Singapore) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | THAI - (Thailand) |
| ENSCO International Incorporated | VALARIS GLOBAL | 6/28/2019 | F - (Filed) | 55552 | TRIN - (Trinidad & Tobago) |
| ENSCO International Incorporated | VALARIS GLOBAL | 9/5/2019 | F - (Filed) | 8065 | VIBR - (British Virgin Islands) |

| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | VIET - (Vietnam) |
|----------------------------------|------------------|------------|------------------|-----------|----------------------------------|
| ENSCO International Incorporated | VALARIS GLOBAL | 6/6/2019 | G - (Registered) | 1497645 | INTL - (International) |
| ENSCO International Incorporated | VALARIS DRILLING | 4/3/2019 | F - (Filed) | 88370393 | USA - (United States) |
| ENSCO International Incorporated | VALARIS DRILLING | 11/20/2019 | G - (Registered) | 314813 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/27/2019 | F - (Filed) | 60.972 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | ASTL - (Australia) |
| ENSCO International Incorporated | VALARIS DRILLING | 8/9/2019 | F - (Filed) | 57939 | BERM - (Bermuda) |
| ENSCO International Incorporated | VALARIS DRILLING | 3/10/2020 | G - (Registered) | 917627075 | BRAZ - (Brazil) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | CTM - (Community Trademark) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/17/2019 | G - (Registered) | 304961610 | HONG - (Hong Kong) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | INDO - (Indonesia) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | INDI - (India) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/18/2019 | G - (Registered) | 1614538 | KUWA - (Kuwait) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/26/2019 | G - (Registered) | T0001087 | CAYM - (Cayman Islands) |

| ENSCO International Incorporated | VALARIS DRILLING | 6/21/2019 | F - (Filed) | Pg. 15 | MARS - (Marshall Islands) |
|----------------------------------|------------------|------------|------------------|--------------------|------------------------------------|
| ENSCO International Incorporated | VALARIS DRILLING | 7/24/2019 | G - (Registered) | 59862 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/13/2019 | F - (Filed) | TM2019020857 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/28/2019 | F - (Filed) | F/TM/O/2019/152544 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS DRILLING | 5/13/2020 | G - (Registered) | 132413 | QATA - (Qatar) |
| ENSCO International Incorporated | VALARIS DRILLING | 8/26/2019 | F - (Filed) | 198359 | SAUD - (Saudi Arabia) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | SING - (Singapore) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/28/2019 | F - (Filed) | 55553 | TRIN - (Trinidad & Tobago) |
| ENSCO International Incorporated | VALARIS DRILLING | 9/5/2019 | F - (Filed) | 8064 | VIBR - (British Virgin Islands) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | VIET - (Vietnam) |
| ENSCO International Incorporated | VALARIS DRILLING | 6/6/2019 | G - (Registered) | 1497672 | INTL - (International) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 4/3/2019 | F - (Filed) | 88370127 | USA - (United States) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 11/20/2019 | G - (Registered) | 314814 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/27/2019 | F - (Filed) | 60.970 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | ASTL - (Australia) |

| ENSCO International Incorporated | VALARIS OFFSHORE | 8/9/2019 | F - (Filed) | 57941 | BERM - (Bermuda) |
|----------------------------------|------------------|-----------|------------------|--------------------|--------------------------------|
| ENSCO International Incorporated | VALARIS OFFSHORE | 3/10/2020 | G - (Registered) | 917627113 | BRAZ - (Brazil) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | CTM - (Community Trademark) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/17/2019 | G - (Registered) | 304961494 | HONG - (Hong Kong) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | INDO - (Indonesia) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | INDI - (India) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/18/2019 | G - (Registered) | 1614544 | KUWA - (Kuwait) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/26/2019 | G - (Registered) | T0001088 | CAYM - (Cayman Islands) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/21/2019 | F - (Filed) | pg. 15 | MARS - (Marshall Islands) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 7/24/2019 | G - (Registered) | 43670 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | MEXI - (Mexico) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/13/2019 | F - (Filed) | TM2019020858 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/28/2019 | F - (Filed) | F/TM/O/2019/152545 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/10/2020 | G - (Registered) | 132419 | QATA - (Qatar) |

| ENSCO International Incorporated | VALARIS OFFSHORE | 8/26/2019 | F - (Filed) | 198359 | SAUD - (Saudi Arabia) |
|----------------------------------|----------------------|------------|------------------|-----------|------------------------------------|
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | SING - (Singapore) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | THAI - (Thailand) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/28/2019 | F - (Filed) | 55554 | TRIN - (Trinidad & Tobago) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 9/5/2019 | F - (Filed) | 8068 | VIBR - (British Virgin Islands) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | VIET - (Vietnam) |
| ENSCO International Incorporated | VALARIS OFFSHORE | 6/6/2019 | G - (Registered) | 1497611 | INTL - (International) |
| ENSCO International Incorporated | VALARIS (horizontal) | 5/12/2020 | G - (Registered) | 6,054,635 | USA - (United States) |
| ENSCO International Incorporated | VALARIS (horizontal) | 11/20/2019 | G - (Registered) | 314815 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/27/2019 | F - (Filed) | 60.975 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | ASTL - (Australia) |
| ENSCO International Incorporated | VALARIS (horizontal) | 8/9/2019 | F - (Filed) | 57943 | BERM - (Bermuda) |
| ENSCO International Incorporated | VALARIS (horizontal) | 3/10/2020 | G - (Registered) | 917627270 | BRAZ - (Brazil) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | CTM - (Community Trademark) |

| ENSCO International Incorporated | VALARIS (horizontal) | 6/17/2019 | G - (Registered) | 304961467 | HONG - (Hong Kong) |
|----------------------------------|----------------------|-----------|------------------|--------------------|------------------------------|
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | INDO - (Indonesia) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | INDI - (India) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/18/2019 | G - (Registered) | 1614536 | KUWA - (Kuwait) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/26/2019 | G - (Registered) | T0001089 | CAYM - (Cayman Islands) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/21/2019 | F - (Filed) | pg. 15 | MARS - (Marshall Islands) |
| ENSCO International Incorporated | VALARIS (horizontal) | 7/24/2019 | F - (Filed) | 43670 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | MEXI - (Mexico) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/13/2019 | F - (Filed) | TM2019020860 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/28/2019 | F - (Filed) | F/TM/O/2019/152547 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS (horizontal) | 5/13/2020 | G - (Registered) | 132423 | QATA - (Qatar) |
| ENSCO International Incorporated | VALARIS (horizontal) | 8/26/2019 | F - (Filed) | 198365 | SAUD - (Saudi Arabia) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | SING - (Singapore) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | THAI - (Thailand) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/28/2019 | F - (Filed) | 55555 | TRIN - (Trinidad & Tobago) |

| ENSCO International Incorporated | VALARIS (horizontal) | 9/5/2019 | F - (Filed) | 8067 | VIBR - (British Virgin Islands) |
|----------------------------------|----------------------|------------|------------------|-----------|------------------------------------|
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | VIET - (Vietnam) |
| ENSCO International Incorporated | VALARIS (horizontal) | 6/6/2019 | G - (Registered) | 1491032 | INTL - (International) |
| ENSCO International Incorporated | VALARIS (vertical) | 5/12/2020 | G - (Registered) | 6,054,636 | USA - (United States) |
| ENSCO International Incorporated | VALARIS (vertical) | 11/20/2019 | G - (Registered) | 314816 | UAEM - (United Arab Emirates) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/27/2019 | F - (Filed) | 60.971 | ANGO - (Angola) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | ASTL - (Australia) |
| ENSCO International Incorporated | VALARIS (vertical) | 8/9/2019 | F - (Filed) | 57944 | BERM - (Bermuda) |
| ENSCO International Incorporated | VALARIS (vertical) | 3/3/2020 | G - (Registered) | 917627237 | BRAZ - (Brazil) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | CHIN - (China P.R.) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | CTM - (Community Trademark) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/17/2019 | G - (Registered) | 304961467 | HONG - (Hong Kong) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | INDO - (Indonesia) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | INDI - (India) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/18/2019 | G - (Registered) | 1614422 | KUWA - (Kuwait) |

| ENSCO International Incorporated | VALARIS (vertical) | 6/26/2019 | G - (Registered) | T0001090 | CAYM - (Cayman Islands) |
|----------------------------------|-----------------------------|------------|------------------|--------------------|------------------------------------|
| ENSCO International Incorporated | VALARIS (vertical) | 6/21/2019 | F - (Filed) | pg. 15 | MARS - (Marshall Islands) |
| ENSCO International Incorporated | VALARIS (vertcal) | 11/19/2063 | F - (Filed) | 43670 | MALT - (Malta) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | MEXI - (Mexico) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/13/2019 | F - (Filed) | TM2019020861 | MAYS - (Malaysia) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/28/2019 | F - (Filed) | F/TM/O/2019/152546 | NIGE - (Nigeria) |
| ENSCO International Incorporated | VALARIS (vertical) | 5/13/2020 | G - (Registered) | 132426 | QATA - (Qatar) |
| ENSCO International Incorporated | VALARIS (vertical) | 8/26/2019 | F - (Filed) | 198361 | SAUD - (Saudi Arabia) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | SING - (Singapore) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | THAI - (Thailand) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/28/2019 | F - (Filed) | 55556 | TRIN - (Trinidad & Tobago) |
| ENSCO International Incorporated | VALARIS (vertical) | 9/5/2019 | F - (Filed) | 8066 | VIBR - (British Virgin Islands) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | VIET - (Vietnam) |
| ENSCO International Incorporated | VALARIS (vertical) | 6/6/2019 | G - (Registered) | 1491022 | INTL - (International) |
| ATWOOD OCEANICS, INC. | AO and WAVE/GLOBE DESIGN | 7/14/1970 | G - (Registered) | 894797 | USA - (United States) |

| ATWOOD OCEANICS, INC. | AO and Wave/Globe Design | 12/15/2010 | G - (Registered) | 09004303 | MAYS - (Malaysia) |
|-----------------------|--|------------|------------------|-------------|---------------------------|
| ATWOOD OCEANICS, INC. | ATWOOD OCEANICS FOCUS ON SAFETY (word) | 8/3/2012 | G - (Registered) | 1467638 | ASTL - (Australia) |
| ATWOOD OCEANICS, INC. | ATWOOD OCEANICS FOCUS ON SAFETY (word) | 12/29/2011 | G - (Registered) | T1118875B | SING - (Singapore) |
| ATWOOD OCEANICS, INC. | ATWOOD OCEANICS FOCUS ON SAFETY (word) | 12/29/2011 | G - (Registered) | SM59673 | THAI - (Thailand) |
| ATWOOD OCEANICS, INC. | ATWOOD OCEANICS FOCUS ON SAFETY (word) | 12/2/2011 | G - (Registered) | 2603328 | GBRI - (Great Britain) |
| ATWOOD OCEANICS, INC. | ATWOOD OCEANICS FOCUS ON SAFETY (word) | 7/31/2012 | G - (Registered) | 69910 | OAPI - (O.A.P.I) |
| ATWOOD OCEANICS, LLC | ATWOOD OCEANICS (word) | 5/25/2010 | G - (Registered) | 09004302 | MAYS - (Malaysia) |
| ATWOOD OCEANICS, LLC | ATWOODOCEANICS (word) | 3/23/2010 | G - (Registered) | 3764551 | USA - (United States) |
| ATWOOD OCEANICS, LLC | ATWOODOCEANICS (word) | 3/23/2010 | G - (Registered) | 3764552 | USA - (United States) |
| ATWOOD OCEANICS, LLC | ATWOODOCEANICS (word) | 6/29/2010 | G - (Registered) | 3811616 | USA - (United States) |
| ATWOOD OCEANICS, LLC | ATWOODOCEANICS FOCUS ON SAFETY (word) | 6/29/2011 | G - (Registered) | 2011023022 | MAYS - (Malaysia) |
| ATWOOD OCEANICS, LLC | FOCÚS | 6/29/2011 | G - (Registered) | 2011-023023 | MAYS - (Malaysia) |
| ATWOOD OCEANICS, LLC | FOCUS | 12/29/2011 | G - (Registered) | T1118874D | SING - (Singapore) |
| ATWOOD OCEANICS, LLC | FOCUS | 12/29/2011 | G - (Registered) | SM58743 | THAI - (Thailand) |

| ATWOOD OCEANICS, LLC | FOCUS | 12/2/2011 | G - (Registered) | 2603329 | GBRI - (Great Britain) |
|-------------------------|-----------------------------------|------------|------------------|-----------|---------------------------|
| ATWOOD OCEANICS, LLC | FOCUS | 7/31/2012 | G - (Registered) | 69909 | OAPI - (O.A.P.I) |
| ATWOOD OCEANICS, LLC | AO ZERO IS ACHIEVABLE (design) | 12/29/2015 | G - (Registered) | 4877083 | USA - (United States) |
| ATWOOD OCEANICS, LLC | ZERO IS ACHIEVABLE | 1/5/2016 | G - (Registered) | 4880109 | USA - (United States) |
| ROWAN COMPANIES LIMITED | R ROWAN COMPANIES & DESIGN | 12/30/2014 | G - (Registered) | 4663539 | USA - (United States) |
| ROWAN COMPANIES LIMITED | R ROWAN COMPANIES & DESIGN | 6/2/2014 | G - (Registered) | 1,212,241 | INTL - (International) |
| ROWAN COMPANIES LIMITED | ROWAN | 12/30/2014 | G - (Registered) | 4663541 | USA - (United States) |
| ROWAN COMPANIES LIMITED | ROWAN | 5/31/2014 | G - (Registered) | 1,210,632 | INTL - (International) |
| ROWAN COMPANIES LIMITED | ROWAN COMPANIES | 12/30/2014 | G - (Registered) | 4663540 | USA - (United States) |
| ROWAN COMPANIES LIMITED | ROWAN COMPANIES | 5/31/2014 | G - (Registered) | 1,208,588 | INTL - (International) |
| ROWAN COMPANIES LIMITED | ROWAN DRILLING | 2/6/2018 | G - (Registered) | 5396684 | USA - (United States) |
| ROWAN COMPANIES LIMITED | ROWAN DRILLING | 5/31/2014 | G - (Registered) | 1,208,589 | INTL - (International) |

PART D: INTELLECTUAL PROPERTY LICENSES

None.

FORM OF ASSUMPTION AGREEMENT

| This ASSUMPTION AGREEMENT, dated as of, 20 | (this |
|---|-----------|
| "Assumption Agreement"), is made by, a | |
| (the "Additional Grantor"), in favor of Wilmington Savings Fund Society, FSB, as First Lien C | ollateral |
| Agent (in such capacity, the "First Lien Collateral Agent") for the Parity Lien Secured Parties (as | defined |
| in the Collateral Agency Agreement referred to below). Capitalized terms used but not defined her | ein shall |
| have the respective meanings assigned to them in the Security Agreement (as defined below). | |

WITNESSETH:

WHEREAS, Valaris Limited, an exempted company incorporated under the laws of Bermuda (the "Company"), is a party to that certain Collateral Agency Agreement, dated as of April 30, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Collateral Agency Agreement");

WHEREAS, in connection with the Collateral Agency Agreement, the Company and certain of its Affiliates (other than the Additional Grantor) have entered into that certain Security Agreement, dated as of April 30, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the First Lien Collateral Agent for the benefit of the Parity Lien Secured Parties;

WHEREAS, the Additional Grantor is required or permitted to become a party to the Security Agreement pursuant to the Collateral Agency Agreement; and

WHEREAS, the Additional Grantor has agreed to execute and deliver this Assumption Agreement in order to become a party to the Security Agreement;

NOW, THEREFORE, IT IS AGREED:

Security Agreement. By executing and delivering this Assumption Agreement, 1. the Additional Grantor, as provided in Section 8.1(b) of the Security Agreement, hereby becomes a party to the Security Agreement as a Grantor thereunder with the same force and effect as if originally named therein as a Grantor and, without limiting the generality of the foregoing, hereby expressly assumes all obligations and liabilities of a Grantor thereunder. The Additional Grantor hereby grants to the First Lien Collateral Agent, for the benefit of the Parity Lien Secured Parties, a security interest in, and collaterally assigns to the First Lien Collateral Agent, for benefit of the Parity Lien Secured Parties, all of such Additional Grantor's right, title and interest in and to the Collateral, whether now owned or at any time hereafter acquired by such Additional Grantor or in which such Additional Grantor now has or at any time in the future may acquire any right, title or interest, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Secured Obligations. Pursuant to any applicable law, the Additional Grantor authorizes the First Lien Collateral Agent to file or record financing statements and other filing or recording documents or instruments with respect to the Collateral without the signature of such Additional Grantor in such form and in such offices as the First Lien Collateral Agent reasonably determines appropriate to perfect the security interests of the First Lien Collateral Agent under this Assumption Agreement and under the Security Agreement. The Additional Grantor authorizes the First Lien Collateral Agent to use in any such financing statements, filings or other recording documents or instruments the collateral description "all personal property of the debtor, whether now owned or hereafter acquired," "all assets of the debtor,

whether now owned or hereafter acquired," or words of similar import. The information set forth in <u>Annex 1-A</u> hereto is hereby added to the information set forth in the respective Schedules to the Security Agreement. The Additional Grantor hereby represents and warrants that each of the representations and warranties contained in <u>Section 4</u> of the Security Agreement are true and correct in all material respects with respect to the Additional Grantor on and as the date hereof (after giving effect to this Assumption Agreement) as if made on and as of such date.

- 2. GOVERNING LAW; ELECTRONIC SIGNATURES; SUBMISSION TO JURISDICTION, ETC. THIS ASSUMPTION AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK. THE TERMS OF SECTIONS 8.6 AND 8.11 OF THE SECURITY AGREEMENT ARE INCORPORATED HEREIN BY REFERENCE, MUTATIS MUTANDIS.
- 3. <u>Certain Limitations; Local Law Provisions</u>. This Assumption Agreement shall be subject to the terms of <u>Section 8.15</u> of the Security Agreement, as applicable.
 - 4. [●].¹

[Remainder of page intentionally left blank; signature page follows]

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Instructions: Insert any additional limitations and local law provisions, if any, to apply to the relevant Additional Grantor to the extent permitted in accordance with the Agreed Security Principles.

IN WITNESS WHEREOF, the undersigned Additional Grantor has caused this Assumption Agreement to be duly executed and delivered as of the date first above written.

[ADDITIONAL GRANTOR]

| By: | |
|--------|--|
| Name: | |
| Title: | |

Annex 1-A to Assumption Agreement

Supplement to Schedule 1

Supplement to Schedule 2

Supplement to Schedule 3

Supplement to Schedule 4

Supplement to Schedule 5

Supplement to Schedule 6