SH06

Notice of cancellation of shares



What this form is for
You may use this form to give notice
of a cancellation of shares by a
limited company on purchase

What this form is N You cannot use this f give notice of a cance shares held by a publ under section 663 or . Companies Act 2006 please use form SH07



LD2 23/10/2012 COMPANIES HOUSE

#89

								plea:	se use form SH07			
1	Con	npan	y deta	ııls								
Company number	0	7	7 0	3	8	7	7					→ Filling in this form Please complete in typescript or in
Company name in full	TAMAR ENERGY LIMITED								bold black capitals			
												All fields are mandatory unless specified or indicated by *
2	Dat	e of	cancel	latio	n							
Date of cancellation	⁸ 2	8	\mathref{m}() [<u>"</u> 9	-	^y 2	γo	^y 1	2			
3	Sha	res c	ancell	eđ								
Class of shares (E.g. Ordinary/Preference etc.)					Number of shares cancelled			Nominal value of ea share	ach			
INVESTOR ORDI	INVESTOR ORDINARY SHARES			70	8,33	3			£0 01			
PERFORMANCE	SHAR	ES		62	5,00	0			£0 01		ĺ	
MANAGEMENT W	/ARR/	ANT S	SHARE	S 7,5	500				£0 01			
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	Statement of capi	tal				
Section 4 (also Section following the cancellates)	on 5 and Section 6 if ap	propriate) should reflect	t the company's share c	apital immer	liately	
4	Statement of capit	tal (Share capital ır	pound sterling (£))			
Please complete the ta If all your issued capital	able below to show each al is in sterling, only com	class of shares held in plete Section 4 and the	pound sterling en go to Section 7.			
Class of shares (E.g. Ordinary/Preference e	etc)	Amount paid up on each share •	Amount (If any) unpaid on each share •	Number of shares ②		Aggregate nominal value •
SEE CONTINUATI	ON PAGE					£
	-			_		£
						£
						£
			Totals			£
5	Statement of capi	tal (Share capital in	other currencies)			
	able below to show any orarate table for each curr		ther currencies.	. <u>-</u>		
Ситтепсу					·	
Class of shares (E.g. Ordinary/Preference etc.)		Amount paid up on each share Amount (if any) unpaid on each share		Number of shares 2		Aggregate nominal value •
		•	Totals			
Сиггепсу						
Class of shares (E g Ordinary/Preference etc)		Amount paid up on each share •	Amount (if any) unpaid on each share 0	Number of shares •		Aggregate nominal value 19
			Totals			
6	Statement of capi	tal (Totals)				
	Please give the total number of shares and total aggregate nominal value of issued share capital Total aggregate nominal value Please list total aggregate values in the capital issued share capital					
Total number of shares	different currencies separatel example £100 + €100 + \$1					
Total aggregate nominal value 🙃						
Including both the nom premium Total number of issued	·	Number of shares issued value of each share	multiplied by nominal			at of Capital continuation

n accordance with
Section 708 of the
Companies Act 2006

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Statement of capital

Please complete the table below to show each class of shares held in other currencies. Please complete a separate table for each currency

Class of shares (E g Ordinary/Preference etc.)	Amount paid up on each share • Amount (if any) unpaid on each share •		Number of shares ②	Aggregate nominal val
INVESTOR ORDINARY SHARES	£1	0	28,934,167	£28,934,167
PERFORMANCE SHARES	£1	0	625,000	£625,000
MANAGEMENT WARRANT SHARES	£0 01	0	21,750	£217.50
DEFERRED SHARES	£1	0	1	£1
SPONSOR WARRANT SHARES	£0 01	0	29,150	£291 50
LOAN ENFORCEMENT SHARES	£1	0	2	£2
	!			
	<u> </u>		<u> </u>	
		Totals	29,610,070	£29,559,679
Including both the nominal value and any share premium. Total number of issued shares in this class	Number of shares issued value of each share	multiplied by nominal		

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7	Statement of capital (Prescribed particulars of rights attached to	shares) - ,				
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section 4 and Section 5	O Prescribed particulars of rights attached to shares The particulars are. a particulars of any voting rights.				
Class of share	ALL SHARE CLASSES	including rights that anse only in				
Prescribed particulars	SEE CONTINUATION PAGES	certain circumstances, b particulars of any rights, as respects dividends, to participate in a distribution, c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redeinption of these shares.				
Class of share		A separate table must be used for				
Prescribed particulars O		each class of share. Continuation pages Please use a Statement of Capital continuation page if necessary				
Class of share		•				
Prescribed particulars						
8	Signature					
	I am signing this form on behalf of the company	O Societas Europaea				
Signature	Signature X	If the form is being filed on behalf of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership Person authorised Under either section 270 or 274 of the Companies Act 2006.				
	This form may be signed by: Director ®, Secretary, Person authorised ®, Administrator , Administrative receiver, Receiver manager, CIC manager.					

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

INVESTOR SHARES

Prescribed particulars

Investor Ordinary Shares are preferred ordinary shares of £0 01 each to be denominated as "Investor Shares", which consist of a series of Investor Ordinary Shares and Investor Preference Shares.

Each Investor Share shall entitle the holder to receive notice of, to attend, and to vote at, general meetings of the Company and to receive copies of and vote on a proposed written resolution. Each holder of Investor Shares will have one vote if voting on a show of hands, and one vote for each Investor Share held if voting on a poll or by written resolution

Holders of investor Ordinary Shares shall not be entitled to receive a dividend otherwise than any such dividend resulting from a liquidation preference

On a return of assets on a liquidation, reduction of capital or otherwise the surplus assets of the Company remaining after payment of its liabilities (including, without limitation, any interest outstanding on the Investor Loan and/or any Preference Share Dividend) (the "Total Proceeds") shall be multiplied by the Dilution Factor, the product of which calculation shall be the "First Subscription Proceeds", where the Dilution Factor is the lower of (A) 1, and (B) (X+Y), where

- (a) X is the number of Investor Shares which are First Subscription Shares, and
- (b) Y is the total number of Investor Shares which are First Subscription Shares plus the number of Investor Shares (or similar equity shares) issued in Subsequent Investments

Any remainder of the Total Proceeds after allocation of the First Subscription Proceeds as set out below shall be allocated to the shares issued in Subsequent Investments and to the SSL Warrant Shares on the terms to be agreed at such later time and to be reflected in amended articles of association to be adopted by the Company in relation to such Subsequent Investments and SSL Warrant Shares, such terms to include an equivalent distribution in respect of the SSL Proportion in accordance with clause 6 9 of the Subscription Agreement

The First Subscription Proceeds shall, subject to Article 2 4(d) be allocated amongst the First Subscription Shares in the following order of priority:

(a) first, to the Investor Shareholders an amount equal to the Subscription Price for each investor Share which is a First Subscription Share held by them together with an amount equal to 8 per cent per annum compounding on 31 March in each year from the date of issue of any such investor Share to the date of payment in

- O Prescribed particulars of rights attached to shares The particulars are
 - a particulars of any voting rights, including rights that anse only in
 - certain circumstances,
 b particulars of any rights, as
 respects dividends, to participate
 in a distribution.
 - particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
 - d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares

A separate table must be used for each class of share

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

INVESTOR SHARES (cont)

Prescribed particulars

accordance with this Article 4 3(a) (to be allocated between them in accordance with Article 4 4),

- (b) second, the SSL Proportion, the Management Proportion and the Sponsor Proportion of any remaining balance to the holders of the SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares which are First Subscription Shares respectively (each in proportion to the aggregate number of such SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares held by each of them), where
- (i) the SSL Proportion shall be an amount equal to the lower of (A) five per cent (5%); and
- (B) five per cent (5%) multiplied by the aggregate number of SSL Warrant Shares in issue divided by 25,000, and
- (i) the Management Proportion shall be an amount equal to the lower of
- (A) nine and one-sixth per cent (91/6%), and (continued)
- (B) nine and one-sixth per cent (91/6%) multiplied by the aggregate number of Management Warrant Shares in issue divided by 45,850, and
- (i) the Sponsor Proportion shall be an amount equal to five and five-sixths per cent (55/6%),
- ((i), (ii) and (iii) together, the "Warrant Proceeds"), and
- (b) third, the remaining balance shall be distributed
- (i) as to the Performance Return to the Performance Shareholders (pro rata to the number of Performance Shares held by them), where ASP = the greater of 52,750,000 and the aggregate Subscription Price of the Investor Shares which are First Subscription Shares, Catch-up = the higher of (A) zero (0) and (B) the lower of one (1) and ((GE IRR-15)/5 4),

GE IRR = as defined in Article 1 3,

Return = all amounts distributable under this Article 4 3, less the Warrant Proceeds, and

Performance Return = Return x Catch-up x 1,250,000/(ASP +1,250,000), and

(ii) as to the remaining balance, to the holders of Investor Shares which are First Subscription Shares (to be allocated between them in accordance with Article 4.4)

All amounts allocated to the Investor Shareholders in respect of their Investor Shares which are First Subscription Shares in accordance with Articles 4 1, 4 2, 4 3(a) and 4 3(c)(ii) shall be allocated amongst such Investor Shares as follows

 Prescribed particulars of rights attached to shares

The particulars are

- particulars of any voting rights, including rights that arise only in certain circumstances.
- b. particulars of any rights, as respects dividends, to participate in a distribution,
- particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

INVESTOR SHARES (cont.)

Prescribed particulars

- (a) first, to the Investor Ordinary Shareholders an amount equal to six per cent (6%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such Investor Ordinary Share to the date of payment in accordance with this Article 4.4 (in proportion to the amount payable upon each such Investor Share) (the "Ordinary Catch-up"),
- (b) second, to the Investor Shareholders an amount equal to the Subscription Price for each Investor Share which is a First Subscription Share held by them (in proportion to the amount payable upon each such Investor Share),
- (c) third, to the Investor Ordinary Shareholders an amount equal to twelve per cent (12%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such Investor Ordinary Share to the date of payment in accordance with this Article 4.4 less the Ordinary Catch-up (in proportion to the amount payable upon each such Investor Share); and
- (d) the balance, to the Investor Shareholders in proportion to the number of Investor Shares which are First Subscription Shares held by them

• Prescribed particulars of rights attached to shares

- The particulars are a particulars of any voting rights, including rights that arise only in
- certain circumstances, b. particulars of any rights, as respects dividends, to participate in a distribution,
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

WARRANT SHARES

Prescribed particulars

Management Warrant Shares are ordinary shares of £0 01 each in the capital of the Company to be denominated as "Warrant Shares", which consist of a series of SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares

The holder of a Warrant Share shall have a right to receive notice of and to attend any general meeting of the Company but shall not in respect of such shares have any rights to vote at any such meeting, nor to receive a copy of or vote on a written resolution of shareholders

Holders of Warrant Shares shall not be entitled to receive a dividend otherwise than any such dividend resulting from a liquidation preference

On a return of assets on a liquidation, reduction of capital or otherwise the surplus assets of the Company remaining after payment of its liabilities (including, without limitation, any interest outstanding on the Investor Loan and/or any Preference Share Dividend) (the "Total Proceeds") shall be multiplied by the Dilution Factor, the product of which calculation shall be the "First Subscription Proceeds", where the Dilution Factor is the lower of: (A) 1, and (B) (X+Y), where

(a) X is the number of Investor Shares which are First Subscription

- Shares, and

 (b) Y is the total number of Investor Shares which are First
- (b) Y is the total number of Investor Shares which are First Subscription Shares plus the number of Investor Shares (or similar equity shares) issued in Subsequent Investments.

Any remainder of the Total Proceeds after allocation of the First Subscription Proceeds as set out below shall be allocated to the shares issued in Subsequent Investments and to the SSL Warrant Shares on the terms to be agreed at such later time and to be reflected in amended articles of association to be adopted by the Company in relation to such Subsequent Investments and SSL Warrant Shares, such terms to include an equivalent distribution in respect of the SSL Proportion in accordance with clause 6.9 of the Subscription Agreement.

The First Subscription Proceeds shall, subject to Article 2 4(d) be allocated amongst the First Subscription Shares in the following order of priority.

(a) first, to the investor Shareholders an amount equal to the Subscription Price for each Investor Share which is a First Subscription Share held by them together with an amount equal to 8 per cent per annum compounding on 31 March in each year from the

- Prescribed particulars of rights attached to shares
 The particulars are
 - a particulars of any voting rights, including rights that arise only in certain circumstances.
 - b particulars of any rights, as respects dividends, to participate in a distribution,
- c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

A separate table must be used for each class of share

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

WARRANT SHARES (cont)

Prescribed particulars

date of issue of any such Investor Share to the date of payment in accordance with this Article 4 3(a) (to be allocated between them in accordance with Article 4 4),

- (b) second, the SSL Proportion, the Management Proportion and the Sponsor Proportion of any remaining balance to the holders of the SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares which are First Subscription Shares respectively (each in proportion to the aggregate number of such SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares held by each of them), where
- (i) the SSL Proportion shall be an amount equal to the lower of (A) five per cent (5%), and
- (B) five per cent (5%) multiplied by the aggregate number of SSL Warrant Shares in issue divided by 25,000, and
- (i) the Management Proportion shall be an amount equal to the lower
- (A) nine and one-sixth per cent (91/6%), and (continued)
- (B) nine and one-sixth per cent (91/6%) multiplied by the aggregate number of Management Warrant Shares in issue divided by 45,850; and
- (i) the Sponsor Proportion shall be an amount equal to five and five-sixths per cent (55/6%),
- ((i), (ii) and (iii) together, the "Warrant Proceeds"); and
- (b) third, the remaining balance shall be distributed
- (i) as to the Performance Return to the Performance Shareholders (pro rata to the number of Performance Shares held by them), where: ASP = the greater of 52,750,000 and the aggregate Subscription Price of the Investor Shares which are First Subscription Shares, Catch-up = the higher of (A) zero (0) and (B) the lower of one (1) and ((GE IRR-15)/5 4),

GE IRR = as defined in Article 13,

Return = all amounts distributable under this Article 4 3, less the Warrant Proceeds, and

Performance Return = Return x Catch-up x 1,250,000/(ASP +1,250,000), and

(ii) as to the remaining balance, to the holders of investor Shares which are First Subscription Shares (to be allocated between them in accordance with Article 4 4)

All amounts allocated to the Investor Shareholders in respect of their Investor Shares which are First Subscription Shares in accordance with Articles 4 1, 4.2, 4.3(a) and 4 3(c)(ii) shall be allocated amongst such Investor Shares as follows:

O Prescribed particulars of rights attached to shares

The particulars are

- a particulars of any voting rights, including rights that arise only in certain circumstances,
- b particulars of any rights, as respects dividends, to participate in a distribution,
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

WARRANT SHARES (cont)

Prescribed particulars

- (a) first, to the Investor Ordinary Shareholders an amount equal to six per cent (6%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such investor Ordinary Share to the date of payment in accordance with this Article 4 4 (in proportion to the amount payable upon each such Investor Share) (the "Ordinary Catch-up"),
- (b) second, to the Investor Shareholders an amount equal to the Subscription Price for each Investor Share which is a First Subscription Share held by them (in proportion to the amount payable upon each such Investor Share),
- (c) third, to the Investor Ordinary Shareholders an amount equal to twelve per cent (12%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such Investor Ordinary Share to the date of payment in accordance with this Article 4.4 less the Ordinary Catch-up (in proportion to the amount payable upon each such Investor Share), and
- (d) the balance, to the Investor Shareholders in proportion to the number of Investor Shares which are First Subscription Shares held by them

- Prescribed particulars of rights attached to shares
 - The particulars are
 - a particulars of any voting rights, including rights that anse only in certain circumstances,
 - b particulars of any rights, as respects dividends, to participate in a distribution,
 - particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
 - d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

PERFORMANCE SHARES

Prescribed particulars

Performance Shares are ordinary shares of £0 01 each in the capital of the Company denominated as "Performance Shares"

The holders of the Performance Shares shall have a right to receive notice of and to attend any general meeting of the Company but shall not in respect of such shares have any rights to vote at any such meeting, nor to receive a copy of or vote on a written resolution of shareholders

Holders of Performance Shares shall not be entitled to receive a dividend otherwise than any such dividend resulting from a liquidation preference

On a return of assets on a liquidation, reduction of capital or otherwise the surplus assets of the Company remaining after payment of its liabilities (including, without limitation, any interest outstanding on the Investor Loan and/or any Preference Share Dividend) (the "Total Proceeds") shall be multiplied by the Dilution Factor, the product of which calculation shall be the "First Subscription Proceeds", where the Dilution Factor is the lower of: (A) 1, and (B) (X+Y), where

(a) X is the number of Investor Shares which are First Subscription Shares, and

(b) Y is the total number of Investor Shares which are First Subscription Shares plus the number of Investor Shares (or similar equity shares) Issued in Subsequent Investments.

Any remainder of the Total Proceeds after allocation of the First Subscription Proceeds as set out below shall be allocated to the shares issued in Subsequent Investments and to the SSL Warrant Shares on the terms to be agreed at such later time and to be reflected in amended articles of association to be adopted by the Company in relation to such Subsequent Investments and SSL Warrant Shares, such terms to include an equivalent distribution in respect of the SSL Proportion in accordance with clause 6.9 of the Subscription Agreement

The First Subscription Proceeds shall, subject to Article 2 4(d) be allocated amongst the First Subscription Shares in the following order of priority

(a) first, to the Investor Shareholders an amount equal to the Subscription Price for each Investor Share which is a First Subscription Share held by them together with an amount equal to 8 per cent per annum compounding on 31 March in each year from the date of issue of any such Investor Share to the date of payment

• Prescribed particulars of rights attached to shares

The particulars are

- particulars of any voting rights, including rights that arise only in certain circumstances.
- b. particulars of any rights, as respects dividends, to participate in a distribution.
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

PERFORMANCE SHARES (cont)

Prescribed particulars

in accordance with this Article 4 3(a) (to be allocated between them in accordance with Article 4.4),

- (b) second, the SSL Proportion, the Management Proportion and the Sponsor Proportion of any remaining balance to the holders of the SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares which are First Subscription Shares respectively (each in proportion to the aggregate number of such SSL Warrant Shares, Management Warrant Shares and Sponsor Warrant Shares held by each of them), where
- (i) the SSL Proportion shall be an amount equal to the lower of: (A) five per cent (5%), and
- (B) five per cent (5%) multiplied by the aggregate number of SSL Warrant Shares in issue divided by 25,000, and
- (i) the Management Proportion shall be an amount equal to the lower of
- (A) nine and one-sixth per cent (91/6%); and (continued)
- (B) nine and one-sixth per cent (91/6%) multiplied by the aggregate number of Management Warrant Shares in issue divided by 45,850. and
- (i) the Sponsor Proportion shall be an amount equal to five and five-sixths per cent (55/6%),
- ((i), (ii) and (iii) together, the "Warrant Proceeds"), and
- (b) third, the remaining balance shall be distributed.
- (i) as to the Performance Return to the Performance Shareholders (pro rata to the number of Performance Shares held by them), where ASP = the greater of 52,750,000 and the aggregate Subscription Price of the Investor Shares which are First Subscription Shares, Catch-up = the higher of (A) zero (0) and (B) the lower of one (1) and ((GE IRR-15)/5 4),

GE IRR = as defined in Article 1 3;

all amounts distributable under this Article 4 3, Return = less the Warrant Proceeds; and

Performance Return = Return x Catch-up x 1,250,000/(ASP +1,250,000), and

(ii) as to the remaining balance, to the holders of investor Shares which are First Subscription Shares (to be allocated between them in accordance with Article 4 4)

All amounts allocated to the investor Shareholders in respect of their Investor Shares which are First Subscription Shares in accordance with Articles 4 1, 4 2, 4.3(a) and 4 3(c)(ii) shall be allocated amongst such Investor Shares as follows

O Prescribed particulars of rights attached to shares

The particulars are

- a particulars of any voting rights, including rights that arise only in certain circumstances
- b. particulars of any rights, as respects dividends, to participate in a distribution.
- c. particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

7

Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

PERFORMANCE SHARES (cont)

Prescribed particulars

- (a) first, to the Investor Ordinary Shareholders an amount equal to six per cent (6%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such Investor Ordinary Share to the date of payment in accordance with this Article 4 4 (in proportion to the amount payable upon each such Investor Share) (the "Ordinary Catch-up"),
- (b) second, to the Investor Shareholders an amount equal to the Subscription Price for each Investor Share which is a First Subscription Share held by them (in proportion to the amount payable upon each such Investor Share),
- (c) third, to the Investor Ordinary Shareholders an amount equal to twelve per cent (12%) per annum on the Investor Ordinary Shares which are First Subscription Shares held by them, compounding on 31 March in each year from the date of issue of any such investor Ordinary Share to the date of payment in accordance with this Article 4.4 less the Ordinary Catch-up (in proportion to the amount payable upon each such Investor Share), and
- (d) the balance, to the Investor Shareholders in proportion to the number of Investor Shares which are First Subscription Shares held by them.

- O Prescribed particulars of rights attached to shares
 - The particulars are
 - a. particulars of any voting rights, including rights that arise only in certain circumstances,
- b. particulars of any rights, as respects dividends, to participate in a distribution,
- c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

LOAN ENFORCEMENT SHARES

Prescribed particulars

Loan Enforcement Shares are deferred shares of £0 01 each in the share capital of the Company denominated as "Loan Enforcement Shares".

Each Loan Enforcement Share shall entitle the holder to receive notice of, to attend, and to vote at, general meetings of the Company and to receive copies of and vote on a proposed written resolution Each holder of Loan Enforcement Shares will have one vote if voting on a show of hands, and one vote for each £1 nominal of Investor Loan held by him if voting on a poll or by written resolution

The Loan Enforcement Shares shall have the rights and restrictions below:

- (a) the Loan Enforcement Shares shall be transferable only to a holder from time to time of Investor Loan,
- (b) subject to (c) below, the holders of the Loan Enforcement Shares shall have no right to receive any dividend or other distribution whether of capital or income, and
- (c) on a return of capital in a liquidation, but not otherwise, the holders of Loan Enforcement Shares shall have the right in respect of each Loan Enforcement Share held by them to receive the nominal amount of each such Loan Enforcement Share held, but only after each share in the Equity Share Capital shall have received the amount of £1,000,000 on each such share

- Prescribed particulars of rights attached to shares The particulars are
- a particulars of any voting rights, including rights that arise only in certain circumstances.
- particulars of any rights, as respects dividends, to participate in a distribution,
- c. particulars of any nghts, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares

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Statement of capital (Prescribed particulars of rights attached to shares)

Class of share

DEFERRED SHARES

Prescribed particulars

Deferred Shares are deferred shares of £0.01 each in the share capital of the Company. The Deferred Shares shall have the rights and be subject to the restrictions set below, and where these conflict with the Articles of Association of the Company, the provisions below shall prevail

- (a) subject to (c) below, the holders of the Deferred Shares shall have no right to receive any dividend or other distribution whether of capital or income,
- (b) the Deferred Shares shall confer no right on the holders of Deferred Shares to receive notice of, or to attend or vote at any general meeting of the Company in respect of their Deferred Shares, but shall confer on each holder thereof a right to receive notice of and to attend and to vote at any separate class meeting of the holders of Deferred Shares,
- (c) on a return of capital in a liquidation, but not otherwise, the holders of Deferred Shares shall have the right in respect of each Deferred Share held by them to receive the nominal amount of each such Deferred Share held, but only after each share in the Equity Share Capital shall have received the amount of £1,000,000 on each such share

- Prescribed particulars of rights attached to shares
 - The particulars are
 - particulars of any voting rights, including rights that arise only in certain circumstances,
 - b. particulars of any rights, as respects dividends, to participate in a distribution,
- c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and
- d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redemption of these shares.

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Notice of cancellation of shares

Presenter information Important information Please note that all information on this form will You do not have to give any contact information, but if you do it will help Companies House if there is a query appear on the public record. on the form The contact information you give will be visible to searchers of the public record Where to send Contact name SUSIE HILTON You may return this form to any Companies House address, however for expediency we advise you to Company name TAMAR ENERGY LIMITED return it to the appropriate address below: For companies registered in England and Wales: **52 JERMYN STREET** The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff. For companies registered in Scotland: LONDON The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post) UK For companies registered in Northern Ireland: The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street. 020 7255 7511 Belfast, Northern Ireland, BT2 8BG Checklist DX 481 N R Belfast 1 We may return forms completed incorrectly or Further information with information missing. For further information, please see the guidance notes Please make sure you have remembered the on the website at www.companieshouse.gov.uk.or email enquiries@companieshouse gov uk following: ☐ The company name and number match the information held on the public Register. This form is available in an ☐ You have completed Section 2. alternative format. Please visit the ☐ You have completed Section 3 You have completed the relevant sections of the forms page on the website at Statement of capital. ☐ You have signed the form www.companieshouse.gov.uk