Registration of a Charge

Company name: SONGA SHIPMANAGEMENT LIMITED

Company number: SC311252

Received for Electronic Filing: 17/07/2018



Details of Charge

Date of creation: 06/07/2018

Charge code: SC31 1252 0002

Persons entitled: SEA 70 LEASING CO. LIMITED

Brief description:

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: WATSON FARLEY & WILLIAMS



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 311252

Charge code: SC31 1252 0002

The Registrar of Companies for Scotland hereby certifies that a charge dated 6th July 2018 and created by SONGA SHIPMANAGEMENT LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 17th July 2018.

Given at Companies House, Edinburgh on 17th July 2018

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





MANAGER'S UNDERTAKING AND ASSIGNMENT

("LETTER OF UNDERTAKING AND ASSIGNMENT")

To: Sea 70 Leasing Co. Limited

(the "Owner")

From: Songa Shipmanagement Limited

(the Owner and the Managers together the "Parties")

Date: 6 July __2018

Dear Sirs

m.v. "SONGA OPUS" with IMO No. 9486726 (the "Vessel")

1 BACKGROUND

1.1 Entry into Bareboat Charter

We refer to the bareboat charter of the Vessel dated 4 July 2018 (the "Bareboat Charter") and made between (i) the Owner as owners and (ii) Star Nor II LLC as bareboat charterers (the "Bareboat Charterer").

1.2 Charter of Vessel

Subject to and upon the terms of the Bareboat Charter, the Owner has agreed to charter the Vessel to the Bareboat Charterer.

1.3 Entry into Letter of Undertaking and Assignment

We have been advised by the Bareboat Charterer that one of the conditions to the Owner chartering the Vessel to the Bareboat Charterer is that we enter into this Letter of Undertaking and Assignment in favour of the Owner in respect of the Vessel.

2 DEFINITIONS

Words and expressions defined in the Bareboat Charter shall have the same meanings when used in this Letter of Undertaking and Assignment unless the context otherwise requires.

3 CONFIRMATION OF APPOINTMENT ETC.

3.1 Confirmation of appointment

We confirm that we have been appointed by the Bareboat Charterer as the commercial and technical manager (the "Managers") of the Vessel on the terms of a management agreement dated 4 July 2018 (the "Management Agreement"), a copy of which is attached as Appendix 1 to this Letter of Undertaking and Assignment. Notwithstanding anything else contained in this Letter of Undertaking and Assignment the Managers shall be entitled to terminate the Management Agreement pursuant to the terms therein.

Certified True Copy

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redacted pursuant to Section 81961 of the

Companies Act 2006

Katherine Huang Jing Rong

Solicitor, Hong Kong SAR Watson Farley & Williams

3.2 Certification

We certify that the attached copy of the Management Agreement is true and complete and in full force and effect and that no addenda or supplements to it exist as at the date of this Letter of Undertaking and Assignment.

3.3 Waiver of rights and defences

We shall neither be discharged by, nor have any claim against the Owner in respect of:

- (a) any amendment or supplement being made to the Leasing Documents (or any of them);
- (b) any arrangement or concession (including a rescheduling or acceptance of partial payments) relating to, or affecting, the Leasing Documents (or any of them);
- (c) any release or loss (even though negligent) of any right or Security Interest created by the Leasing Documents (or any of them);
- (d) any failure (even though negligent) to promptly or properly exercise or enforce any such right or Security Interest, including a failure to realise for its full market value an asset covered by such a Security Interest; or
 - (e) any other Leasing Document or any Security Interest now being or later becoming void, unenforceable, illegal or invalid or otherwise defective for any reason, including a neglect to register it.

3.4 Subordination of rights and claims of Managers

All rights and claims which we at any time have (whether in respect of this Letter of Undertaking and Assignment or any other transaction) against the Bareboat Charterer or its assets shall be fully subordinated to the rights and claims of the Owner under the Leasing Documents; and in particular, we shall not:

- (a) claim, or in a bankruptcy of the Bareboat Charterer prove for, any amount payable to us by the Bareboat Charterer, whether in respect of this Letter of Undertaking and Assignment or any other transaction;
- (b) take or enforce any Security Interest for any such amount;
- (c) claim to set-off any such amount against any amount payable by us to any other Relevant Person; or
- (d) claim any subrogation or other right in respect of any Leasing Document or any sum received or recovered by the Owner under a Leasing Document.

3.5 No requirement to commence proceedings against Bareboat Charterer

The Owner will not need to commence any proceedings under, or enforce any Security Interest created by any Leasing Document before claiming or commencing proceedings under this Letter of Undertaking and Assignment.

3.6 Conclusive evidence of certain matters

However, as against us:

- (a) any judgment or order of a court in England or any Relevant Jurisdiction or award of an arbitration tribunal in London in connection with the Bareboat Charter or any other Leasing Document; and
- (b) any statement or admission of any other Relevant Person in connection with the Bareboat Charter or any other Leasing Document,

shall be binding and conclusive as to all matters of fact and law to which it relates.

3.7 Acknowledgement of Owner's rights

Notwithstanding any contrary or other provisions of the Management Agreement, we hereby acknowledge the Owner's rights to terminate the appointment of either of us as the manager of the Vessel upon the occurrence of the following:

- (a) a Termination Event;
- (b) any breach of any provision of the Management Agreement which has been notified in writing by the Owner to any of us and not rectified within thirty (30) days of such notification; or
- (c) the occurrence of any event which entitles the Bareboat Charterer the right to terminate the Management Agreement.

4 UNDERTAKINGS

4.1 General

In consideration of the Owner granting its approval to our appointment as the commercial and technical managers of the Vessel, we irrevocably and unconditionally undertake with the Owner as follows in this Clause 4 unless the Owner consents otherwise in writing.

4.2 No amendments or supplements

We shall not amend or supplement the Management Agreement without the prior written consent of the Owner.

4.3 No extension of credit

We shall not, without the Owner's prior written consent, extend any credit, whether in respect of our fees, general management expenses, victualling or other disbursements on behalf of the Bareboat Charterer, whether pursuant to the Management Agreement or otherwise in respect of the Vessel.

4.4 No exercise of rights

We shall not take any step to exercise or enforce any right or remedy which we now or at any later time have under any applicable law against any other Relevant Person, the Vessel, the Earnings, the Insurances or any Requisition Compensation.

4.5 No legal proceedings

We shall not institute any legal or administration action or any quasi-legal proceedings under any applicable law at any time after the date of this Letter of Undertaking and Assignment against the Vessel, the Earnings, the Insurances or any Requisition Compensation or against the Bareboat Charterer in any capacity.

4.6 Non-compete

We shall not compete with the Owner in a liquidation or other winding-up or bankruptcy of the Bareboat Charterer in any legal or administration action or any quasi-legal proceedings in connection with the Vessel, the Earnings, the Insurances or any Requisition Compensation.

4.7 Delivery of documents

We shall upon the Owner's first written request deliver to the Owner all documents of whatever nature which we hold in connection with the Vessel, the Earnings, the Insurances or any Requisition Compensation.

4.8 Execution of necessary insurance consents

We shall sign any consent required by any approved broker and/or any approved underwriters which they may require so that the Owner can collect or recover any moneys payable in respect of the Insurances.

5 INSURANCES

5.1 General

Notwithstanding that we are or may be named as an assured under any insurances, we confirm that our interest is limited as follows in this Clause 5.

5.2 Hull and machinery and war risks

In respect of any Insurances for hull and machinery and war risks, our interest is limited:

- (a) to any provable out-of-pocket expenses that we have incurred and which form part of any recoverable claim on underwriters; and
- (b) to any third party liability claims where cover for such claims is provided by the policy and then only in respect of discharge of any claims made against us.

5.3 Protection and indemnity risks

In respect of any Insurances for protection and indemnity risks, our interest is limited to any recoveries we are entitled to make by way of reimbursement following discharge of any third party liability claims made specifically against us.

5.4 Deductibles

We agree that any deductible shall be apportioned between us and the Owner in proportion to the gross claims made or paid by each party.

6 INSURANCES ASSIGNMENT

6.1 Assignment

By way of security for the payment of the Secured Liabilities, we, with full title guarantee, hereby irrevocably and unconditionally assign and agree to assign to the Owner (subject to a proviso for re-assignment on redemption) all of our rights, title and interest in and to all the benefits of the Insurances relating to the Vessel.

6.2 Notice

- (a) We hereby undertake immediately after the execution of this Letter of Undertaking and Assignment, and otherwise upon the written request of the Owner from time to time, to procure that a duly completed notice in the form substantially as set out in Part A of Appendix 2 be given to all insurers, brokers and associations of the Vessel and to use our best endeavours to have such notice promptly endorsed on all policies and entries in respect of the Insurances relating to the Vessel and agree promptly to authorise and/or instruct such broker, insurer or association with or through whom Insurances of the Vessel may be effected to endorse on any policy or entry or otherwise to give effect to the loss payable clause in the relevant form set out in Part B of Appendix 2 (except for the loss payable clause to be endorsed on the protection and indemnity cover, which will be in the standard form of the protection and indemnity club, and subject to any comments the insurers may have on the form of loss payable clause).
- (b) We will ensure that we receive, in the case of the Insurances, evidence that the relevant loss payable clause has been endorsed on each policy by no later than the third Business Day after the execution of this Letter of Undertaking, and otherwise, a signed acknowledgement from the relevant person in such form as may be required by the Owner within such timescale as the Owner may specify.

6.3 Re-assignment

The Owner shall, at our cost and following our written request, re-assign to us all our rights, title and interest in the Insurances relating to the Vessel upon the Secured Liabilities being discharged in full to the Owner's satisfaction.

7 ENFORCEMENT OF SECURITY

Upon service of written notice by the Owner to us that the security constituted by this Letter of Undertaking and Assignment has become enforceable, the Owner shall be entitled at any time or times:

- (a) to exercise the powers possessed by the Owner as assignee of the Insurances conferred by the laws of any country or territory in which the Insurances are physically present or deemed to be sited the courts of which have or claim any jurisdiction in respect of the Vessel or any item of the Insurances; and
- (b) without limiting the scope of the Owner's powers under paragraph (a) above, to exercise the powers possessed by the Owner as a creditor or as a person with a Security Interest in the Insurances conferred by English law.

8 POWER OF ATTORNEY

8.1 Appointment

For the purpose of securing the Owner's interest in the Insurances relating to the Vessel and the due and punctual performance of our obligations to the Owner under this Letter of Undertaking and Assignment, we irrevocably and by way of security appoint the Owner as our

attorney, on our behalf and in our name or otherwise, to execute or sign any document and do any act or thing which we are obliged to do under this Letter of Undertaking and Assignment upon our default under this Letter of Undertaking and Assignment or upon the occurrence of a Termination Event.

8.2 Ratification of actions of attorney

For the avoidance of doubt and without limiting the generality of Clause 8.1, it is confirmed that we authorise the Owner to execute on our behalf a document ratifying by us any transaction or action which the Owner and/or a receiver has purported to enter into or to take and which the Owner considers was or might have been outside his powers or otherwise invalid.

8.3 Delegation

The Owner may sub-delegate to any person or persons (including a receiver and persons designated by him) all or any of the powers (including the discretions) conferred on the Owner by Clause 8.1, and may do so on terms authorising successive sub-delegations.

9 GOVERNING LAW AND ENFORCEMENT

- (a) This Letter of Undertaking and Assignment and any non-contractual obligations arising out of or in connection with it are governed by English law and any dispute arising out of or in connection with this Letter of Undertaking and Assignment shall be referred to arbitration in London in accordance with the Arbitration Act 1996 or any statutory modification or reenactment thereof save to the extent necessary to give effect to the provisions of this Clause 9.
- (b) The arbitration shall be conducted in accordance with the London Maritime Arbitrators Association ("LMAA") Terms current at the time when the arbitration proceedings are commenced
- (c) The reference shall be to three arbitrators. A Party wishing to refer a dispute to arbitration shall appoint its arbitrator and send notice of such appointment in writing to the other Party requiring the other Party to appoint its own arbitrator within fourteen (14) calendar days of that notice and stating that it will appoint its arbitrator as sole arbitrator unless the other Party appoints its own arbitrator and gives notice that it has done so within the fourteen (14) days specified. If the other Party does not appoint its own arbitrator and give notice that it has done so within the fourteen(14) days specified, the Party referring a dispute to arbitration may, without the requirement of any further prior notice to the other Party, appoint its arbitrator as sole arbitrator and shall advise the other Party accordingly. The award of a sole arbitrator shall be binding on both Parties as if he had been appointed by agreement.
- (d) Nothing herein shall prevent the Parties agreeing in writing to vary these provisions to provide for the appointment of a sole arbitrator.
- (e) In cases where neither the claim nor any counterclaim exceeds the sum of US\$50,000 (or such other sum as the parties may agree) the arbitration shall be conducted in accordance with the LMAA Small Claims Procedure current at the time when the arbitration proceedings are commenced.
 - 9.2 We hereby waive any rights of sovereign immunity which we or any of our properties may enjoy in any jurisdiction and subjects itself to civil and commercial law with respect to our obligations under this Letter of Undertaking and Assignment.

	IN WITNESS WHEREOF THIS LETTER OF UNDERTAKING AND ASSIGNMENT has been executed as a DEED and delivered on the date stated at the beginning of this LETTER OF UNDERTAKING AND ASSIGNMENT.
general temperature	
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EXECUTION PAGE

EXECUTED AND DELIVERED AS A DEED by KENNETH MA-CLEOD for and on behalf of SONGA SHIPMANAGEMENT LIMITED

as duly authorised signatory

in the presence of:

Witness' signature: WILL CAMPBELL Witness' address: PARCHEWLO DRIVE

PASLEY

APPENDIX 1 Copy of Management Agreement



SHIP MANAGEMENT AGREEMENT
. 3. Managers (name, place of registered office and law of registry) (Cl. 1)
Name Songe Shipmanagement Ltd
Place of registered office 2 Marchifield Drive, Paletey, Scotland, UK, PA3 2RB
Law of registry English
6. Technical Management (state "yes" or "no" as agreed) (CL 3.2)
YES
8. Insurance Atrangaments (state "yes" or "no" as agreed) (Cl. 3.4)
NO
10. Sale or purchase of the Vessel (state "yes" or "no" as agreed) (Cl. 3.6)
NO
. 12 Bunkering (state 'yes' or 'no' as agreed) (Cl. 3.8)
, NO
14. Owners' kraurance (state alternative (t)-(ii) or (iii) of Cl. 6 3)
CLAUSE 8.3 N
16. Severance Costs (state maximum amount) (Cl. 8.4(ii))
N/A
18. Law and Arbitration (state alternative 19.1, 19.2 or 19.3; if 19.3 place of arbitration must be stated) (Cl. 19)
London LMAA 19.1
Ing 20. Notices (state postal and sable address, telex and telefax number for serving notice and communication to the Managers) (Cl. 20)
Songs Shipmanagement Ltd, 2 Marchfield Drive Palaley
Sootiend, PA3 2RB, UK Tel: 44 141 887 2282

It is mutually agreed between the party stated in Box 2 and the party stated in Box 3 that this Agreement consisting of PART I and PART II as well as Annexe (Details of Vessel), "B" (Details of Crew), "C" (Budget) and "D" (Associated vessels) attached hereto, shall be performed subject to the conditions contained herein, in the event of a conflict of conditions; the provisions of PART I and Annexes "A", "B", "C" and "D" shall prevail over those of PART II to the extent of such conflict but number.

Trinoccio	Signature(s).(Symers)	Signature(s) (Managers)
Sylvensistenson	Name: GEOEGIA MASTAGACI	Name: Kenneth MacLeod
and an included		
St. Promining	Position: President/Secretary	Position: Managing Oliveris

PART II Ship Management Agreement

	an is a few owners	tara did ant to a day	A	3 0 10 10 10 0 m	
1.	Definitions	1	(11)	ensuring that all members of the Crew have passed a medical	64
	In this Agreement save where the context otherwise requires, the following	2		examination with a qualified doctor certifying that they are lit	65
	words and expressions shall have the meanings hareby assigned to them.	3		for the duties for which they are engaged and are in possession	66
		4		of valid medical certificates issued in accordance with	67
				appropriate fleg State requirements. In the absence of	68
	"Owners" means the party identified in Box 2.	5		applicable flag State requirements the medical certificate shall	69
	"Managers" means the party identified in Box 3,	6		be dated not more than three months prior to the respective	70
	"Vessel" means the vessel or vessels details of which are set	7		Crew members leaving their country of domicile and	71
	out in Arnex "A" attached hereto.	8		maintained for the duration of their service on board the Vessel;	72
	"Crew" means the Master, officers and ratings of the numbers,	9	(iv)	ensuring that the Crew shall have a command of the English	73
	rank and nationality specified in Annex "B" attached hereto.	10		language of a sufficient standard to enable them to perform	74
	"Grew Support Costs" means all expenses of a general nature	11		thetr duties safety;	75
	which are not particularly referable to any individual-vessel for	12	(v)	arranging transportation of the Crew, including repatriation;	76
	the time being managed by the Managers and which are incurred	13	(vi)	training of the Crew and supervising their efficiency;	77
	by the Managers fer the purpose of providing an efficient and	14	(vii)	conducting union negotiations;	78
	economic-management-service-and, without-prejudice-to-the	15	(vill)	operating the Managers' drug and alcohol policy unless	79
	generality of the foregoing, shall include the cost of crew standby	16		otherwise agreed.	80
	pay, training schemes for officers and ratings, cadet training	17			
	schemes, side pay, study pay, recruitment and interviews.	18	3.2 T	echnical Management	81
	"Severance Goals" means the costs which the employers are	19	(only	applicable if agreed according to Box 6)	82
	legally obliged to pay to or in respect of the Crew-as-a result of	20	The	Managers shall provide technical management which	83
	the early termination of any employment-contract for service on	21	includ	les, but is not limited to, the following functions:	84
	the Versel	22	£iş.	provision of competent personnel to supervise the	85
	"Crew insurances" means insurances against crew risks	23		maintenance and general efficiency of the Vessel;	86
	Which shall include but not be limited to death, sickness,	24	(ii)	arrangement and supervision of dry dockings, repairs,	87
	repatriation, injury, shipwreck unemployment indemnity and loss of	25		alterations and the upkeep of the Vessel to the standards	88
	personal effects	26		required by the Owners, provided that the Managers shall	
	"Management Services" means the services specified in sub-			be entitled to incur the necessary expenditure to ensure	
	dauses 3.1 to 3.6 as indicated affirmatively in Boxes 5 to 12.	28		that the Vessel will comply with the law of the flag of the	91
	"ISM Code" means the internstional Management Code for the	29		Vessel and of the places where she trades, and all	92
	Safe Operation of Ships and for Pollution Prevention as adopted	30		requirements and recommendations of the classification	93
	by the International Maritime Organization (IMO) by resolution	31		society;	94
	A.741(18) or any subsequent amendment thereto	32	(iii)	arrangement of the supply of necessary stores, spares and	95
	"STCW 95" means the International Convention on Standards	33		lubricating oil;	96
	of Training, Certification and Watchkeeping for Seafarers, 1978.	34	(iv)	appointment of surveyors and fechnical consultants as the	97
	as amended in 1995 or any subsequent amendment thereto.	35	69	Managers may consider from time to time to be necessary;	98
		-	(¥)	development, implementation and mainlenance of a Safety	99
2	Appointment of Managers	36	4-7	Management System (SMS) in accordance with the ISM	100
alico.	With effect from the day and year stated in Box 4 and continuing	37		Code (see sub-dauses 4.2 and 5.3).	101
	unless and until terminated as provided herein, the Owners	38		Charles form man common to military	
	hereby appoint the Managers and the Managers hereby agree	39	330	ommercial Management	102
	to act as the Managers of the Vessel.	40		applicable if agreed according to Box 7)	103
	to det de un managete et un veces.	70	, ,	Agragers shall provide the commercial operation of the	104
1	Basis of Agreement	41		el, as required by the Owners, which includes, but is not	105
u.	Subject to the terms and conditions herein provided, during the	42		d to, the following functions:	106
	period of this Agreement, the Managers shall carry out	43	(1)	providing chartering services in accombance with the Owners'	107
	Management Services in respect of the Vessel as agents for		£a3	instructions which industry but are not limited to, seeking	108
		44 45		and negotiating employment for the Vessel and the conclusion	109
	BUT DEFORM OF AND CARBOTE LESS RESPONDES SESSE ENTERNANCES				110
	to take such actions as they may from time to lime in their absolute	46		(including the expection thereof) of charter parties or other	111
	reasonable discretion consider to be necessary to enable them to perform	47 49		contracts relating to the employment of the Vesset-If such a contract exceeds the period stated in Box 13, consent thereto	 112
	this Agreement in accordance with sound ship management practice.	48			
		49		in writing shall first be obtained from the Owners	113
			(11)		114
	3.1 Crew Management	50		of all hire and/or freight revenues or other moneys of	115
	(only applicable if agreed according to Box 5)	51		whatsoever nature to which Owners may be entitled arising	116
	The Menagers shall provide suitably qualified Crew for the Vessel	52		out of the employment of or otherwise in connection with the	117
	as required by the Owners in accordance with the STCW 95	53		Vessel	118
	requirements, provision of which includes but is not limited to the following	54	(111)	providing voyage estimates and accounts and calculating of	119
	functions:	55		hire, freights, demurrage and/or despatch moneys due from	120
	(i) selecting and engaging the Vasset's Crew, including payroll	56		or due to the charterers of the Vessel;	121
	arrangements, pension administration, and insurances for	57	(iv)	issuing of voyage instructions;	 122
	the Crew other than those mentioned in Clause 6;	58	(V)	appointing agents;	123
	(III) ensuring that the applicable requirements of the law of the	59	(¥i)	appointing slavedores;	 124
	flag of the Vessel are satisfied in respect of manning levels,	60	(v)	arranging surveys associated with the commercial operation	125
	rank, qualification and contribcation of the Crew and	61		of the Vessel.	126
Lydd	employment regulations including Crew's tax, social				
	insurance, discipline and other requirements;				

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4		uañc	1116	ent Agreement	
	4 Insurance Arrangements Nly applicable if agreed according to Box 8)	12		for the operation of the Vessel and taking over the duties and	191
n	nal-ablarassa nasassa arconond to powal	12		responsibilities imposed by the ISM Code when applicable.	192
C	auce 6, on euch lenne and conditions as the Chynele shall	12		6. Insurance Pólicies	109
- Exis	we instructed or agreed in particular regarding conditions,	13	U)	The Owners shall procure, whether by instructing	193
ins	Sund value, deductibles and handwar regarding concerns,	13		the Managara	423.4
711.76	a in the same and section of the contract of t	133	L	under sub-clause 3.4 or otherwise; that throughout the period of	194 195
3.6	5 Accounting Services		_	this Agreement:	
	nly applicable if agreed exceeding to Box 9)	13		6.1 at the Owners' expense, the Vessel is insured for not less	198 197
	ne Managers shalt:	13		than her sound market value or entered for her full gross tonnage,	198
(i)	establish an accounting system which meets the	139		as the case may be for:	199
*,	requirements of the Owners and provide regular accounting	131		(i) usual huli and machinery marine risks (including crew	200
	services, supply regular reports and records,	138		negligence) and excess liabilities;	201
(ē)		139		(ii) protection and indemnity risks (including pollution risks and	202
	as well as data necessary or proper for the settlement of	14(Crew Insurances); and	203
	accounts between the parties.	14		(iii) war risks (including protection and indemnity and crew risks)	204
		. 17		in accordance with the best practice of prudent owners of	205
3.6	Sale or Purchase of the Vessel	142		vessels of a similar type to the Vessel, with first class insurance	206
	ly applicable if agreed according to Box.10)	143		companies, underwriters or associations ("the Owners"	207
Th	e Managers shall, in accordance with the Owners' instructions.	144			208
ទបរ	pervise the sale or prochase of the Vessel, including the	145		6.2 all premiums and calls on the Owners' Insurances are paid	209
per	formance of any sale or purchase agreement had not	146		promptly by their due date,	210
78¢	poliation of the same.	147		6.3 the Owners' insurances name the Managers and, subject	211
				to underwriters' agreement, any third party designated by the	212
3.7	Provisions (only applicable if agreed according to Box 11)	148	}	Managers as a joint assured, with full cover, but all insurance	213
The	Managers shall arrange for the proper supply of provisions.	149)	claim proceeds under the insurances specified in sub-clause 6.1	
				herein to be paid to the Owners or to the Mortgagees or Lessors :	named
3.8	Bunkering (only applicable if agreed according to Box 12)	150)	therein	
The	Managers shall arrange for the provision of bunker fuel of the	151		as the case may be, with the Owners obtaining cover in respect	214
qua	ality specified by the Owners as required for the Vessel's trade.	152	2	of each of the insurances specified in sub-clause 6.1:	215
				(i)—on terms whereby the Managers and any such third party	216
	tagers' Obligations	153		are liable in respect of premiums or calls arising in connection	217
4. T	The Managers undertake to use their best endeavours to	154		with the Owners' Insurances; or	218
pro	vide the agreed Management Services as agents for and on	155		(ii) if reasonably obtainable, on terms such that neither the	219
URSE	alf of the Owners in accordance with sound ship management	158		Managers nor any such third party shall be under any	220
Did.	clice and to protect and promote the interests of the Owners in	157		liability in respect of premiums or calls arising in connection with the Owners' insurances; or	221
Cinn.	natters relating to the provision of services hereunder.	158			222
ELICH F-1Ch	vided, however, that the Managers in the performance of their	159		(III)—on such other terms as may be agreed in writing: Indicate alternative (i), (ii) or (iii) in Box 14. If Box-14 is left	223
to h	ragement responsibilities under this Agreement shall be entitled	160		blank then (i) applies.	224
sac n	ave regard to their overall responsibility in relation to all vessels nay from time to time be entrusted to their management and	161		6.4 written evidence is provided, to the reasonable satisfaction	225
in m	articular, but without prejudice to the generality of the foregoing.	162		of the Managers, of their compliance with their obligations under	226
the i	Managers shall be entitled to allocate available supplies.	163		Clause 6 within a reasonable time of the commencement of	227 228
man	power and services in such manner as in the prevailing	164		the Agreement, and of each renewal date and, if specifically	229
circ	imstances the Menagers in their absolute	165		requested, of each payment date of the Owners' insurances.	230
	retion consider to be fair and reasonable.	166		And the second s	200
	Vivere the Managers are providing Technical Management	167	7.	-Income Collected and Expenses Pald on Behalf of Owners	231
in ac	cordance with sub-clause 3.2, they shall procure that the	168 169		7.1 All moneys-collected by the Managers under the terms of	232
requ	irements of the law of the flag of the Vessel are satisfied and	170		this Agreement (other than moneys payable by the Owners to	233
they	shall in particular be deemed to be the "Company" as defined	171		the Managers) and any interest thereon shall be held to the	234
by th	ne ISM Code, assuming the responsibility for the operation of	172		oredit of the Owners in a separate bank-account.	
the \	essel and taking over the duties and responsibilities imposed	173		·	
by th	e ISM Code when applicable.	174		7.2 All expenses incurred by the Managers under the terms	236
				of this Agreement on behalf of the Owners (including expenses	237
	ers' Obligations	175		as provided in Clause 8) may be debited against the Owners	238
5.1 T	he Owners shall pay all sums due to the Managers punctually	176		in the account-referred to under sub-clause 7.1 but shall in any	239
in ac	cordance with the terms of this Agreement.	177			240
5.2 W	there the Managers are providing-Technical Management	178			241
in-ace	cordance with sub-clause 3.2, the Owners chall:	179	8		242
(\$)-··	procure that all officers and retings supplied by them or on	180		8.1 The Owners shall pay to the Managers for their services	243
	their behalf comply-with-the requirements of STCW-95;	181		as Managers under this Agreement an annual daily management for	38244

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instruct-such officers and ratings to obey-all reasonable orders

of the Managers in connection with the operation of the

6.3 Where the Managers are not providing Technical Management

in accordance with sub-dause 3.2, the Owners shall procure that

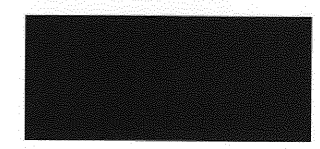
the requirements of the law of the flag of the Vessel are satisfied

and that they, or such other entity as may be appointed by them

'Company' as defined by the ISM Gode assuming the responsibility

and identified to the Managers, shall be deemed to be the

Managers'-safety-management system.



as stated in Box 15 which shall be payable by-equal

PART II

Management Agreement

	monthly instalments in advance, the first instalment payment being payable on the commencement of this Agreement (see Clause	246 247	such form as required by the Owners monthly or at such other intervals as mutually agreed.
	2 and Box 4) and subsequent instalments payments		9.5 Notwithstanding anything contained herein to the contrary.
	being payable every	248 249	the Managers shall in no circumstances be required to use or commit their own funds to finance the provision of the
	month. 8.2 The management fee shall be subject to an annual review	250	Management Services.
	on the anniversary date of the Agreement and the proposed	251	
	fee shall be presented in the annual budget referred to in sub-	252	10. Managers' Right to Sub-Contract
	clause 9.1	253	The Managers shall not have the right to sub-contract any of
	8.3 The Managers shall, at no extra cost to the Owners, provide	254	their obligations hereunder, including those mentioned in sub-
	their own office accommodation, office staff, facilities and stationery. Without limiting the generality of Clause 7 the Owners.	255 256	clause 3.1, without the prior written consent of the Owners which shall not be unreasonably withheld. In the event of such a sub-
	shall reimburse the Managers for postage and communication	257	contract the Managers shall remain fully liable for the due
	expenses, travelling expenses, and other out of pocket	258	performance of their obligations under this Agreement.
	expenses properly incurred by the Managers in pursuance of	259	
	the Management Services.	260	11. Responsibilities
	8.4 In the event of the appointment of the Managers being	261	11.1 Force Majeure - Neither the Owners nor the Managers
	terminated by the Owners or the Managers in accordance with the provisions of Clauses 17 and 18 other than by reason of	262 263	shall be under any kability for any failure to perform any of their obligations hereunder by reason of any cause whatsoever of
	default by the Owners or the Managers, or if the Vessel is lost,	200	any nature or kind beyond their reasonable control.
	sold or otherwise	264	11.2 Liability to Owners - (i) Without prejudice to sub-clause
	disposed of, the "management fee" payable to the Managers	265	11.1, the Managers shall be under no liability whatsoever to the
	according to the provisions of sub-clause 8.1, shall continue to	266	Owners for any loss, damage, delay or expense of whatsoever
	be payable proportionately for the a-further period of three calendar- menths-prior to the date on which this Agreement is terminated	267	nature, whether direct or indirect, (including but not limited to loss of profit arising out of or in connection with detention of or
	as from the termination date. In-addition, provided that the	268	delay to the Vessel) and howsdever arising in the course of performance of the Management. Services UNLESS same is
	Managers-provide Crew-for-the Vessel in accordance with sub-	269	proved to have resulted solely from the negligence, gross
	clause 2.4:	270	negligence or wilful default of the Managers or their employees,
	(i) — the Owners shall continue to pay Crew Support Costs during	271	or agents or sub-contractors employed by them in connection
	the-said-further-period-of-three-calendar-months-and	272	with the Vessel, in which case (save where loss, damage, delay
	(ii)—the Owners shall-pay-an-equitable proportion of any	273 274	or expense has resulted from the Managers' personal act or omission committed with the intent to cause same or recklessly
	Severance Costs which may materialize; -not exceeding the amount stated in Box-16:	275	and with knowledge that such loss, damage, dalay or expense
	8.6-II-the Owners-decide-to-lay-up-the Vessel-whilst-this	276	would probably result) the Managers' flability for each incident
	Agreement remains in force and such lay-up lasts for more	277	or saries of incidents giving rise to a claim or claims shall never
	than three months, an appropriate reduction of the management-	276	exceed a total of ten times the annual management fee payable
	fee for the period exceeding three months until-one month	279	hereunder,
	before the Vessel is again put into service shall be mutually	280 281	(ii) Notwithstanding anything that may appear to the contrary in this Agraement, the Managers shall not be liable for any of the
	agreed between the parties. 8.6 Unless otherwise agreed in writing all discounts, rebates,	282	actions of the Crew, even if such actions are negligent, grossly
	refunds and	20 (70)	negligent or wilful, except only to the extent that they are shown
	commissions obtained by the Managers in the course of the	283	to have resulted from a failure by the Managers to discharge
	management of the Vessel shall be credited to the Owners.	284	their obligations under sub-clause 3.1, in which case their liability
			shall be limited in accordance with the terms of this Clause 11.
9.	Budgets and Management of Funds	285 286	11.3 Indemnity - Except to the extent and solely for the amount therein set out that the Managers would be liable under sub-
	9.1 The Managers shall present to the Owners annually a budget for the following twelve months in such form as the	287	clause 11.2, the Owners hereby undertake to keep the Managers
	Owners require. The budget for the first year hereof is set out	288	and their employees, agents and sub-contractors indemnified
	in Annex "C" herelo. Subsequent annual budgets shall be	289	and to hold them harmless against all proven and documented
	prepared by the Managers and submitted to the Owners not	290	actions, proceedings,
	less than three months before the anniversary date of the	291	claims, demands or liabilities whatsoever or howsoever arising
	commencement of this Agreement (see Clause 2 and Box 4).	292	which may be brought against them or incurred or suffered by them arising out of or in connection with the performance of the
	9.2 The Owners shall indicate to the Managers their acceptance and approval of the annual budget within one month of	293 294	Agreement, and against and in respect of all costs, losses,
	presentation and in the absence of any such indication the	295	damages and expenses (including legal costs and expenses on
	Managers shall be entitled to assume that the Owners have	296	a full indemnity basis) which the Managers may suffer or incur
	accepted the proposed budget.	297	(either directly or indirectly) in the course of the performance of
	9.3 Following the agreement of the budget, the Managers shall	298	this Agreement.
	prepare and present to the Owners their estimate of the working	200	
	capital requirement of the Vessel and the Managers shall each month up-date this estimate. Based thereon, the Managers shall	300 301	
	each month request the Owners in writing for the funds required	302	
	to run the Vessel for the ensuing month, including the payment	303	
	of any occasional or extraordinary Item of expenditure, such as	304	
	emergency repair costs, additional insurance premiums, bunkers	305	
	or provisions. Such funds shall be received by the Managers	306 307	
	within ten running days after the receipt by the Owners of the Managers' written request and shall be held to the credit of the	307 308	
100	sates walking a southing production on one man that can man and and and and and and and and and a	Act M.	

Owners in a separate bank account.

9.4 The Managers shall produce a comparison between

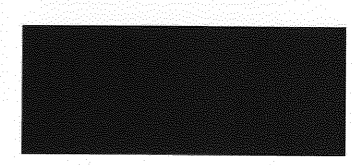
budgeted and actual income and expenditure of the Vessel in



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PART II Ship Management Agreement

11.4 "Himalaya" - It is hereby expressly agreed that no 368 employee or agent of the Managers (including every sub-369 contractor from time to time employed by the Managers) shall in 370 any circumstances whatsoever be under any liability whatsoever 371 to the Owners for any loss, damage or delay of whatsoever kind 372 arising or resulting directly or indirectly from any act, neglect or 373 default on his part white acting in the course of or in connection 374 with his employment and, without prejudice to the generality of 375 the foregoing provisions in this Clause 11, every exemption, 376 limitation, condition and liberty herein contained and every right, 377 exemption from liability, defence and immunity of whatsoever 378 nature applicable to the Managers or to which the Managers are 379 entitled hereunder shall also be available and shall extend to 380 protect every such employee or agent of the Managers acting 381 as aforesaid and for the purpose of all the foregoing provisions 362 of this Clause 11 the Managers are or shall be deemed to be 383 acting as agent or trustee on behalf of and for the benefit of all 384 persons who are or might be their servants or agents from time to time 305 (including sub-contractors as aforesaid) and all such 380 persons shall to this extent be or be deemed to be parties to this 387 Agreement. 308



PART II

Ship Management Agreement

12. Do	cumentation	369			Dav	rable by the Owners under this Agreement and/or the	444
	ere the Managers are providing Technical Management in	390				ners of any associated vessel, details of which are listed	445
acc	ordance with sub-clause 3.2 and/or Crew Management in	391				Annex "O", shall not have been received in the Managers'	446
acc	ordance with sub-clause 3.1, they shall make available,	392				ninated account within ten running days of receipt by	447
иро	n Owners' request, all documentation and records related to	393				Owners of the Managers written request or if the Vessel	446
the	Safety Management System (SMS) and/or the Crew	394					
	ch the Owners need in order to demonstrate compliance with	395		4015		apossessed by the Mortgagees.	449
	ISM Code and STCW 95 or to defend a claim against a third	396		(11)		ie Owners;	450
part	Her.	397			(z_i)	•	451
Pon	y ,	221				and 5.3 of this Agreement for any reason within their	452
44 54		220				control, or	453
	neral Administration	398			(b)	proceed with the employment of or continue to employ	454
	The Managers shall handle and settle all daims arising	399				the Vessel in the carriage of contraband, blockade	455
	of the Management Services hereunder and keep the Owners					running, or in an unlawful trade, or on a voyage which	456
	med regarding any incident of which the Managers become	401				in the reasonable opinion of the Managers is unduly	457
awe	ira which gives or may give rise to claims or disputes involving					hazardous or improper.	458
thirc	1 parties.	403			the	Managers may give notice of the default to the Owners,	459
13.2	? The Managers shall, as instructed by the Owners, bring	404				uiring them to remedy it as soon as practically possible.	460
or d	efend actions, suits or proceedings in connection with matters	405				he event that the Owners fail to remedy it within a	461
entr	usted to the Managers according to this Agreement,	406				sonable time to the satisfaction of the Managers, the	462
13.3	The Managers shall also have power to obtain legal or	407				nagers shall be entitled to terminate the Agreement	463
tech	inical or other outside expert advice in relation to the handling	408				-	464
	settlement of daims and disputes or all other matters	409				n immediate effect by notice in writing.	
	cling the Interests of the Owners in respect of the Vessel.	410				nagers' Default	465
	The Owners shall arrange for the provision of any	411				agers fail to meet their obligations under Clauses 3	466
	essary guarantee bond or other security.	412				his Agreement for any reason within the control of the	467
	Any costs reasonably incurred by the Managers in	413			-	s, the Owners may give notice to the Managers of the	468
	* * * * * * * * * * * * * * * * * * * *	414		defai	ult, n	equiring them to remedy it as soon as practically	469
	ying out their obligations according to Clause 13 shall be			poss	ble.	In the event that the Managers fall to remedy it within a	470
reim	bursed by the Owners.	415		reaso	mab	le time to the satisfaction of the Owners, the Owners	471
				shall	be e	ntitled to terminate the Agreement with immediate effect	472
14. Auc		416		by по	xtice i	in witing.	473
	Managers shall at all times maintain and keep true and	417	•	16.3	Ext	raordinary Termination	474
CORT	ect accounts and shall make the same available for inspection			This	Aare	ement shall be deemed to be terminated in the case of	475
and	auditing by the Owners at such times as may be mutually	419			-	f the Vessel or if the Vessel becomes a total loss or is	476
Agre	ed. On the termination, for whatever reasons, of this	420	*.			as a constructive or compromised or arranged total	477
Agre	ement, the Managers shall release to the Owners, if so	421					478
requ	ested, the originals where possible, or otherwise certified	422		16650	JN 855 8	a white the contract and a second of	
	es, of all such accounts and all documents specifically relating	423		18 /	Enc	the purpose of sub-clause 18.3 hereof	479
	e Vessel and her operation.	424				date upon which the Vessel is to be treated as having	480
				(1)			481
15. lasc	ection of Vessel	425				en sold or otherwise disposed of shall be the date on	482
	Owners shall have the right at any time after giving	426				ch the Owners cease to be registered as Owners of	
	onable notice to the Managers to inspect the Vessel for any	427	٠.			Vessel;	483
	on they consider necessary.	428		(11)		Vessel shall not be deemed to be lost unless either	484
1000	on any companies recessery.	-3E-C	. *			has become an actual total loss or agreement has	485
45 5		400				in reached with her underwriters in respect of her	486
	pliance with Laws and Regulations	429			CON	structive, compromised or arranged total loss or if such	487
	Managers will not do or permit to be done anything which	430			agn	eement with her underwriters is not reached it is	488
	nt cause any breach or infringement of the laws and	431			adju	udged by a competent tribunal that a constructive loss	489
regu	lations of the Vessel's flag, or of the places where she trades.	432			of the	he Vessel has occurred.	490
			. "	18.5	This	Agreement shall terminate forthwith in the event of	491
17. Dur	ation of the Agreement	433				peing made or resolution passed for the winding up.	492
This	Agreement shall come into effect on the day and year stated	434	. *			n, liquidation or bankruptcy of either party (otherwise	493
in Bo	ox 4 and shall continue until the date stated in Box 17.	435				ne purpose of reconstruction or amalgamation) or if a	494
The	eafter it shall continue until terminated by either party-giving	-436				- · ·	495
	e alher-notice in writing, in which event the Agreement-shall	437				appointed, or if it suspends payment, ceases to carry	496
	<u>-</u>	438	. ***			es or makes any special arrangement or composition	
		439				editors.	497
	ners may terminate the Agreement at any time prior to the					termination of this Agreement shall be without	498
	·					to all rights accrued due between the parties prior to	499
	ited in box 17, by giving 15-days prior notice of terminatio	198 268		the d	ate o	of termination.	500
the Mar	=	440					
	nination	440	19	. Law	and	Arbitration	501
	Owners' default	441		19.1	This	Agreement shall be governed by and construed in	502
(1)	The Managers shall be entitled to terminate the Agreement	442		acco	dano	ce with English law and any dispute arising out of or	503
	with immediate effect by notice in writing if any moneys	443				tion with this Agreement shall be referred to arbitration	504
						in accordance with the Arbitration Act 1996 or	505
						lory modification or re-enactment thereof save to	506
			1.	-		t necessary to give effect to the provisions of this	507
						rimmorani k in Biso minor an isa hinapaisisa ni niia	508
	San and the second of the seco	112		Claus		anting shall be same wheel by accompany with the	509
	م ماه در برای ماه معاد میکند. کا این معادل به معاد میکند به این بازی میکند در این میکند بازی بازی بازی بازی با			THE:	di Mu	ration shall be conducted in accordance with the	200

PART II Ship Management Agreement

London Maritime Arbitrators Association (LMAA) Terms 510 current at the time when the arbitration proceedings are 511 512 The reference shall be to three arbitrators. A party wishing 513 to refer a dispute to arbitration shall appoint its arbitrator 514 and send notice of such appointment in writing to the other 515 party requiring the other party to appoint its own arbitrator 516 within 14 calendar days of that notice and stating that it will 517 appoint its arbitrator as sole arbitrator unless the other party 518 appoints its own arbitrator and gives notice that it has done 519 so within the 14 days specified. If the other party does not 520 appoint its own arbitrator and give notice that it has done so 521 within the 14 days specified, the party referring a dispute to 522 arbitration may, without the requirement of any further prior notice to the other party, appoint its arbitrator as sole 524 arbitrator and shall advise the other party accordingly. The 525 award of a sole arbitrator shall be binding on both parties 526 as if he had been appointed by agreement. 527 Nothing herein shall prevent the parties agreeing in writing to vary these provisions to provide for the appointment of a 529 sole arbitrator. 530 in cases where neither the daim nor any counterclaim 531 exceeds the sum of USD50,000 (or such other sum as the 532 parties may agree) the arbitration shall be conducted in 533 accordance with the LMAA Small Claims Procedure current 534 at the time when the arbitration proceedings are commenced. 535 19.2 This Agreement shall be governed by and construed 536 in accordance with Title -- 9-of-the United States-Code and 537 the -Maritime-Law-of-the -United-States-and-any-dispute 538 arising out-of-or-in-connection-with-this-Agreement-shall be 539 referred to three persons at New-York, one to be appointed by each-of-the parties hereto, and the third by the two-so 541 chosen: their decision or that of any two of them-shall be 542 final, and — for—the—purposes—of—enforcing any-award; 543 judgement-may-be entered-on-an-award-by-any-count-of competent-jurisdiction. The proceedings shall be conducted 545 in-accordance-with-the-rules-of-the-Society-of-Maritime 546 Arbitrators, inc. 547 in-cases-where-neither-the-claim-nor-any-counterstain 548 exceeds the sum of USD50,000 ---- (or such other-sum as the 549 parties may agree) the arbitration-shall be constructed in 550 accordance-with-the Shertened-Arbitration-Procedure-of-the 551 Society of Maritime Arbitrators; Inc.-current-at-the time when 552 the arbitration proceedings are commenced. 553 19-3 This Agreement-shall-be-governed-by-and-construed 554 In accordance with the laws of the place mutually agreed by the parties and any dispute arising out-of or in connection 556 with-this-Agreement-shall-be-referred-to-arbitration-at-a 557 mulually agreed place, subject to the procedures applicable 558 there. 19.4 if Box 18 in Part I is not appropriately filled in, sub-560 clause 19.1 of this Clause shall apply. Note: 19.1, 19.2 and 19.3 are alternatives; indicate allemetive agreed in Box 18. 563 564 20.1 Any notice to be given by either party to the other 565 party shall be in writing and may be sent by fex, telex, 566 registered or recorded mail or by personal service. 567 20.2 The address of the Parties for service of such 568 communication shall be as stated in Boxes 19 and 20, 569 respectively. 570

Date of Agreement: 4-July-2018

Name of Vessel(s):

M/V Songa Opus

Particulars of Vessel(s):

IMO NUMBER 9486725

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Tree of ST ST		v (8vmp (3+f), IAF8, IOPP, ISP	o, iarri		
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regh Water :		5.200 M	18.617 M	190721.9 MT	207389.2 MT
r <i>opical presh</i> m		6.621 M	18.995 M	188331.3 MT	211998.6 MT
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ANNEX "B" (DETAILS OF CREW) SHIP MANAGEMENT AGREEMENT

ANNEX "C" (BUDGET) SHIP MANAGEMENT AGREEMENT

Date of Agreement: 4-July-2018					
anagers' B	udget for the current first year with the effect from the Commencement	t Date of this Agreement			
(* †) : = (*) (*)					
50260	CREW - COSTS				
50490	CREW - VICTUALLING				
51000	STORES				
52000	LUBES				
53450	REPAIRS/MAINTENANCE				
54000	DOCKING				
55000	INSURANCE				
56000	MISCELLANEOUS				
57000	INTERNAL MANAGEMENT EXPENSES				
	TOTAL				
	DAILY COST				

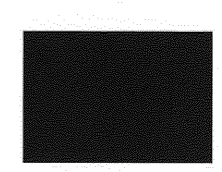


ANNEX."D" (ASSOCIATED VESSELS). SHIPMANAGEMENT-AGREEMENT.

NOTE: PARTIES SHOULD BE AWARE TH AT BY COMPLETING THIS ANNEX "D" THEY WILL BE SUBJECT TO THE PROVISIONS OF SUB-CLAUSE 18.1(i) OF THIS AGREEMENT.

Date of Agreement:

Details of Associated Vessels:



APPENDIX 2 PART A

NOTICE OF ASSIGNMENT TO INSURER

(for attachment by way of endorsement to the Policy or Entry in respect of the Vessel)

m.v. "SONGA OPUS" with IMO No. 9486726 (the "Vessel")

HEREB'	٧:	
the tec priority Sea 70 have as	chnical a manag Leasing ssigned	nagement Limited of 2 Marchfield Drive, Paisley, PA3 2RB, Scotland, United Kingdom, and commercial managers of the Vessel (the "Managers") GIVE NOTICE that by a first ter's undertaking dated2018 and made by the Managers in favour of Co. Limited of Hong Kong, the owner of the Vessel (the "Owner"), that the Managers absolutely to the Owner all rights and interests of every kind which each respectively has later time to, in or in connection with:
	(i)	all policies and contracts of insurance, including entries of the Vessel in any protection and indemnity or war risks association, which are effected in respect of the Vessel, its earnings or otherwise in relation to it whether before, on or after the date of this Notice of Assignment; and
	(ii)	all rights and other assets relating to, or derived from, any such policies, contracts or entries, including any rights to a return of a premium and any rights in respect of any claim, whether or not the relevant policy, contract of insurance or entry has expired on or before the date of this Notice of Assignment.
	emed to ment.	of this Notice of Assignment on a Policy of insurance or Entry in respect of the Vessel shall oconstitute acceptance by the underwriters or club to the terms of this Notice of
Songa :	Shipma	nagement Limited
Ву:	-	
Name:		and the second of the second o
Title:		and the control of th
Date:		

APPENDIX 2 PART B

LOSS PAYABLE CLAUSE

(for hull and machinery and war risks insurances)

m.v. "SONGA OPUS" with IMO No. 9486726 (the "Vessel")

BY:

a first priority manager's undertaking dated _______2018 made by Songa Shipmanagement Limited of 2 Marchfield Drive, Paisley, PA3 2RB, Scotland, United Kingdom, the technical and commercial managers of the Vessel (the "Managers") made by the Managers in favour of Sea 70 Leasing Co. Limited of Hong Kong, the owner of the Vessel (the "Owner"), the Managers have inter alia assigned absolutely all rights and interests of every kind which each respectively has now or at any later time to, in or in connection with, the insurances to which this Policy or Entry relates (the "Insurances").

Accordingly, all payments under or in connection with the Insurances shall be made as follows:

- (i) in the event of an actual, constructive, arranged or compromised total loss (the "Total Loss"), all proceeds of the Insurance and all other sums payable under or in connection with the Insurances shall be paid to the Owner or to its order, provided that no compromised or arranged Total Loss shall be agreed to by the underwriters without the prior written consent of the Owner;
- (ii) Any claim or money of whatsoever nature and kind payable under or in connection with the insurance (other than in respect of a Total Loss) exceeding US\$1,000,000 or its equivalent in any other currency shall be paid to the Owner or to its order;
- (iii) Any claim or money of whatsoever nature and kind payable under or in connection with the Insurance (other than in respect of a Total Loss) not exceeding US\$1,000,000 or its equivalent in any other currency shall be paid to the Managers as appropriate unless and until the underwriters receive notice from the Owner, in which case all such claims or money shall thereafter be paid to the Owner or to its order.

The Owner shall be given at least thirty (30) days' prior notice of cancellation, modification, termination or expiry of the insurance policy in or on which this Clause is contained or endorsed, and prompt notice of any failure by Star Nor II LLC as Charterer (the "Charterer") to pay premiums as and when due. In the event of non-payment or short payment of premiums, the policy shall not be cancelled for thirty (30) days after receipt by the Owner of the notice of the Charterer's failure of payment of such premium, during which period the Owner shall be entitled to remedy the said default.

The Owner shall be promptly advised of any act or omission by the Charterer or any Manager which might make the policy void or voidable.

LOSS PAYABLE CLAUSE

(for protection and indemnity insurances)

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Payment of any recovery which Sea 70 Leasing Co. Limited of Hong Kong, the owner of the Vessel (the "Owner") is entitled to receive out of the funds of this association in respect of any liability, costs or expenses incurred by the Owner shall be made to the Owner or to its order.

Payment of any recovery which **Songa Shipmanagement Limited** of 2 Marchfield Drive, Paisley, PA3 2RB, Scotland, United Kingdom, the managers of the Vessel (the "**Managers**") is entitled to receive out of the funds of this association in respect of any liability, costs or expenses incurred by any Manager shall be made to the Managers or to its order, unless and until this association receives notice from the Owner, in which case all recoveries shall thereafter be paid to the Owner or to its order.