M

CHWP000

COMPANIES FORM No. 466(Scot)

Particulars of an instrument of alteration to a floating charge created by a company registered in Scotland

466

A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge.

COMPANIES HOUSE

EDINBURGH

Please do not write in this margin

Pursuant to section 410 and 466 of the Companies Act 1985

Please complete legibly, preferably in black type, or To the Registrar of Companies (Address overleaf - Note 6)

For official use

Company number

SC375963

legibly, preferably in black type, or bold block lettering

* insert full name of company * ENSCO 322 LIMITED (the "Chargor")

Date of creation of the charge (note 1)

20 September 2010

Name of company

Description of the instrument creating or evidencing the charge or of any ancillary document which has been altered (note 1)

Floating Charge (the "Floating Charge")

Names of the persons entitled to the charge

The Royal Bank of Scotland Plc

Short particulars of all the property charged

The whole property, assets and undertaking (including uncalled capital) from time to time of the Chargor (the "Charged Assets")

Presenter's name address and reference (if any):

PAULL & WILLIAMSONS LLP SOLICITORS UNION PLAZA 1 UNION WYND ABERDEEN AB10 1DQ For official use (02/06) Charges Section

Post room

SATURDAY



SCT

02/10/2010 COMPANIES HOUSE

Page 1

974

Names, and addresses of the persons who have executed the instrument of alteration (note 2)	
Please see Continuation Sheet 1.	Please do not write in this margin
	Please complete legibly, preferab in black type, or bold block letten
Date(s) of execution of the instrument of alteration	_
20 September 2010	
A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge	_
During the Priority Period, no Group Company shall except with the prior written consent of the Senior Lender create or permit to subsist any Security over any of its assets as security for, or give any guarantee, indemnity or other assurance against loss in respect of, any of the Subordinated Liabilities (save for the Security created by the Subordinated Security Documents).	
Please see Continuation Sheet 2 for definitions.	
)
Short particulars of any property released from the floating charge	
N/A	}
	}
	}
The amount, if any, by which the amount secured by the floating charge has been increased	٦
N/A	
	ī

A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering

- 1. During the Priority Period all existing and future Security created by the Senior Security Documents
- 1.1 rank in all respects prior to any existing or future Security created by any Subordinated Security Document regardless of the order of registration, recording, notice, execution or otherwise; and

1.2 secure all of the Senior Liabilities pari passu between themselves but in priority to the Subordinated Liabilities regardless of any matter or thing which, but for this provision could prejudice such priority,
including the date upon which the Senior Liabilities or Subordinated Liabilities arose, any fluctuations in the outstanding amount, or any discharge in whole or in part of the Senior Liabilities and the existence at
any time of a credit balance on any current or other account held with or for the benefit of the Senior Lender.
Please see Continuation Sheet 2 for definitions.

Cor	tinuation of the statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise ulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges	Please do not write in this margin
		Please complete legibly, preferably in black type, or bold block lettering
		A fee is payable to Companies House in respect of each
_	ned Date 30 September 2010	register entry for a mortgage or charge.
	behalf of [company] [chargee][]	(See Note 5)
No 1.	A description of the instrument e.g. "Instrument of Charge" "Debenture" etc as the case may be, should be given. For the date of creation of a charge see section 410(5) of the Companies Act.	delete as appropriate
2.	In accordance with section 466(1) the instrument of alteration should be executed by the company, the holder of the charge and the holder of any other charge (including a fixed security) which would be adversely affected by the alteration.	
3.	A certified copy of the instrument of alteration, together with this form with the prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of execution of that instrument.	
4.	A certified copy must be signed by or on behalf of the person giving the certification and where this is a body corporate it must be signed by an officer of that body.	
5.	A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge. Cheques and Postal Orders are to be made payable to Companies House .	
6.	The address of the Registrar of Companies is: Companies Registration Office, 139 Fountainbridge, Edinburgh EH3 9FF DX 235 Edinburgh or LP - 4 Edinburgh 2	Page 4

Continuation Sheet 1

To the Registrar of Companies

Name of company

Company number

ENSCO 322 Limited

SC375963

Names and addresses of those who have executed the Intercreditor Agreement:

Name

Address

The "Parent"

ENSCO 322 Limited

Registered office at 15 Bon Accord Crescent, Aberdeen, AB116DE

(to be renamed Senergy Group

Limited)

(Company Number SC375963)

The "Senior Lender"

The Royal Bank of Scotland plc

Registered office at 36 St Andrew Square, Edinburgh EH2

2YB

(Company Number SC090312)

the "Group Companies":

Senergy Holdings Limited

Registered office at 15 Bon Accord Crescent, Aberdeen,

(Company Number SC252441)

AB11 6DE

Senergy Oil & Gas Limited

(Company Number SC350041)

Registered office at 15 Bon Accord Crescent, Aberdeen

AB11 6DE

Senergy (GB) Limited

Registered office at 15 Bon Accord Crescent, Aberdeen

(Company Number SC125513)

AB11 6DE

Leading

Edge

Advantage Registered office at 15 Bon Accord Crescent, Aberdeen

International Limited AB11 6DE (Company Number SC197955)

Senergy Limited Registered AB11 6DE

Senergy Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC273506)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Ternan Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC247919)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Senergy LEA Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC182303)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Leading Edge Advantage Registered office at 15 Bon Accord Crescent, Aberdeen (Sustainment) Limited AB11 6DE

(Company Number SC197964)

Reservoir Management (Holdings) Limited Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

(Company Number SC219432)

Reservoir Management Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC123565)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Senergy Wells Limited Registered office at 15 Bon Accord Crescent, Aberdeen, AB11 6DE

Senergy Technology Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC320138)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Senergy Software Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC362013)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Senergy Alternative Energy Registered office at 15 Bon Accord Crescent, Aberdeen Limited AB11 6DE

(Company Number SC318818)

Senergy Econnect Limited Registered office at 15 Bon Accord Crescent, Aberdeen (Company Number SC347794)

Registered office at 15 Bon Accord Crescent, Aberdeen AB11 6DE

Senergy Survey Geoengineering Limited & Registered office at 15 Bon Accord Crescent, Aberdeen **AB11 6DE**

(Company Number SC350040)

ISIS Energy Limited

Registered office at 15 Bon Accord Crescent, Aberdeen

AB11 6DE (Company Number SC279633)

Floyd and Associates Holdings Limited

Registered office at 15 Bon Accord Crescent, Aberdeen

AB11 6DE

(Company Number SC276007)

Floyd and Associates Limited (Company Number 01946968) Registered office at 39 Charing Cross, London WC2H

0AR

The "Security Trustee"

the 9NA security trustee for

Andrew W P Thomson as 37 Deeview Road South, South Cults, Aberdeen, AB15

Subordinated Creditors

The "Subordinated Creditors"

Andrew W P Thomson 37 Deeview Road South, South Cults, Aberdeen, AB15

9NA

Patrick Neve Unit 1, 4 Parker Street, South Perth, WA6151, Australia

Andrew J Evans 9 Hillside Gardens, Cline Road, London, N11 2NH

Catrin Evans 9 Hillside Gardens, Cline Road, London, N11 2NH

John R Fraser 2 Forestside Gardens, Banchory, Kincardineshire, AB31

5ZS

David W Sharrard The Old School, 12 Chapel Brae, Braemar, AB35 5YT 4

Kenneth Black 28 Wilson Road, Banchory, Kincardineshire, AB31 5UY

Frank Whitehead Inwoods Barn, Farleigh Wick, Bradford on Avon,

Wiltshire, BA15 2PU

Peter A Pavy 8 Milltimber Brae East, Aberdeen AB13 0DN

Ian B Williamson 30 Belvidere Cresent, Aberdeen AB25 2NH

Elizabeth Allen Ardgowan, Watson Street, Banchory, AB31 5TR

Nigel Blott 43 Rectory Road, Farnbourgh, Hants, GU14 7BT

Continuation Sheet 2

To the Registrar of Companies

Name of company

Company number

ENSCO 322 Limited

SC375963

Definitions

In this Form 466:-

Company: means Senergy Holdings Limited, a company incorporated in Scotland with Company Number SC252441 and having its registered office at 15 Bon Accord Crescent, Aberdeen, AB11 6DE.

Completion: means completion of the sale and purchase of the Sale Shares in accordance with Clause 4 of the SPA.

Completion Cash: means £140,891.25, in aggregate, to be paid to those Sellers who are selling Sale Shares for cash in accordance with Clause 3 of the SPA and Column (4) of the Table.

First Deferred Consideration: means the repayment of Loans for an aggregate value equal to £3,547,876.51, to be repaid to those Sellers who are selling Sale Shares for cash in accordance with Clauses 3 and 5 of the SPA and Column (5) of the Table.

Floyd and Associates Limited: means Floyd and Associates Limited, a company registered under company number 01946968 with registered office at 39 Charing Cross, London WC2H 0AR.

Group Companies: means the Parent and the companies named in Part 1 of the Schedule to the Intercreditor Agreement and any other company which becomes a Party as a Group Company; and Group Company means any of the foregoing, and a member of the Group will be construed accordingly.

Intercreditor Agreement: means the intercreditor agreement between ENSCO 322 Limited (to be renamed Senergy Group Limited) (company number SC275963), Senergy Holdings Limited (company number SC252441), The Royal Bank of Scotland plc (company number SC090312), the Security Trustee and the Subordinated Creditors dated 20 September 2010.

Loans: means fixed interest secured loans, to be constituted pursuant to the Loan Agreements, for an aggregate value equal to the aggregate of the First Deferred

Consideration and the Second Deferred Consideration, to be constituted at Completion in accordance with Clause 3 of the SPA and to be repaid in accordance with the provisions of Clause 5 of the SPA and Columns (5) and (6) of the Schedule to the SPA.

Loan Agreements: means loan agreements, in agreed form, between (1) those Sellers who are selling Sale Shares for cash, as lenders, and (2) the Parent, as borrower.

Parent: means ENSCO 322 Limited (to be renamed Senergy Group Limited), a company incorporated under the Companies Act and registered in Scotland with company number SC375963 whose registered office is at 15 Bon Accord Crescent, Aberdeen AB11 6DE.

Party: means a party to the Intercreditor Agreement.

Priority Period: means the period commencing on the date of the Intercreditor Agreement and ending on the date or at the time when all of the Senior Liabilities have irrevocably and unconditionally been discharged in full and all commitments of the Senior Lender under the Senior Finance Documents have irrevocably and unconditionally been cancelled.

Sale Shares: means the 5,832,700 ordinary shares of £0.0001 each in the capital of the Company legally and beneficially owned by the Sellers in the proportions set out in Column (2) of the Table.

Second Deferred Considerations: means the repayment of Loans for an aggregate value equal to £7,018,967.24, to be repaid to those Sellers who are selling Sale Shares for cash in accordance with Clauses 3 and 5 of the SPA and Column (6) of the Table.

Security: includes any mortgage, charge, assignment by way of security, hypothecation, pledge, lien, security interest, title retention, preferential right or trust arrangement or any other security agreement or arrangement having the effect of security.

Sellers: means James G McCallum of Wormiston House, Wormiston, by Crail, Fife KY10 3XH, Peter A Pavy of 8 Milltimber Brae East, Aberdeen AB13 0DN, Ian B Williamson of 30 Belvidere Crescent, Aberdeen AB25 2NH, Andrew W P Thomson of Ardgowan, 37 Deeview Road South, South Cults, Aberdeen AB15 9NA, Patrick Neve of 8 Dakara Close, Pymble NSW 2073, Australia, Andrew J Evans of 9 Hillside Gardens, New Southgate, London N11 2NH, Catrin Evans of 9 Hillside Gardens, New Southgate, London N11 2NH, John R Fraser of 2 Forestside Gardens, Banchory, Kincardineshire AB31 5ZS, David W Sherrard of 12 Chapel Brae, Braemar AB35 5YT, Kenneth Black of 28 Wilson Road, Banchory, Aberdeenshire AB31 5UY, Daren Wallwork of Lauriston, 15 Craigour Road, Torphins, Aberdeenshire AB31 4HE, Frank Whitehead of Inwoods Barn, Farleigh, Wick, Bradford on Avon, Wiltshire BA15 2PU, David Reed of Hillside, 10 Grampian Terrace, Torphins,

Aberdeen AB31 4JS, Elizabeth Allen of Ardgowan, Watson Street, Banchory AB31 5TR, N Henry Allen of Ardgowan, Watson Street, Banchory AB31 5TR, Peter Taylor of Prospect House, Cluny, Inverurie, Aberdeenshire AB51 7RS, Mark Finch of 128 Blenheim Place, Aberdeen AB25 2DN, Giles Thompson of The Fosse, Fosse Lane, Batheaston BA1 7NL, Rhys Medler of Tullochbeg House, Huntly, Aberdeenshire AB54 4QU, Richard Orren of Village Farm House, Torphins AB31 4JT and Nigel Blott of 43 Rectory Road, Farnborough, Hants GU14 7BT.

Senior Facility Agreement: means the facility agreement dated 11 November 2008 entered into by the Senior Lender and Senergy Holdings Limited and others in relation to certain revolving credit facilities, as amended and restated on 14 June 2010 and on or around 20 September 2010 and as further amended and/or restated from time to time.

Senior Finance Documents: means the **Finance Documents** as defined in the Senior Facility Agreement.

Senior Lender: means the Lender from time to time as defined in the Senior Facility Agreement.

Senior Liabilities: means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise) of each or any Group Company to the Senior Lender under the Senior Finance Documents together with:

- (a) all costs, charges and expenses incurred by the Senior Lender in connection with the protection, preservation or enforcement of their rights under the Senior Finance Documents;
- (b) any refinancing, novation, refunding, deferral or extension of or increase in any of those obligations or liabilities;
- (c) any further advances which may be made by the Senior Lender in accordance with the Intercreditor Agreement to any Group Company under any agreement and all interest, fees and costs in connection therewith;
- (d) any claim for damages or restitution against any Group Company in the event of rescission of any of those liabilities or otherwise in connection with the Senior Finance Documents;
- (e) any claim against any Group Company flowing from any recovery by a Group Company of a payment or discharge in respect of any of those obligations or liabilities on grounds of preference or otherwise; and
- (f) any amounts which would be included in any of the above but for any discharge, non-provability, unenforceability or non-allowability of the same in any insolvency or other proceedings.

Senior Security Documents: means the Security Documents as defined in the Senior Facility Agreement.

SPA: means the share sale and purchase agreement dated 20 September 2010 between the Parent as purchaser and the Subordinated Creditors as sellers in relation to certain of the issued share capital of the Company and pursuant to which the Subordinated Loan Agreements have been or will be entered into.

Subordinated Finance Documents: means:

- (a) the SPA (only to the extent that it relates to the Second Deferred Consideration);
- (b) the Subordinated Guarantee;
- (c) the Subordinated Loan Agreement;
- (d) the Subordinated Security Documents;
- (e) any other document relative, supplemental or ancillary to any of the foregoing.

Subordinated Guarantee: means a cross guarantee from the Company and each of the Trading Subsidiaries in favour of the Security Trustee and dated 20 September 2010.

Subordinated Liabilities: means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise) of each Group Company to the Subordinated Creditors, in their capacity as such, or any of them, in respect of the Subordinated Finance Documents, together with:

- (a) all costs, charges and expenses incurred by the Subordinated Creditors in connection with the protection, preservation or enforcement of their rights under the Subordinated Finance Documents;
- (b) any refinancing, novation, refunding, deferral or extension of or increase in any of those obligations or liabilities which does not breach the terms of the Intercreditor Agreement;
- (c) any further advances which may be made by the Subordinated Creditors in accordance with the Intercreditor Agreement to any Group Company under any agreement expressed to be supplemental to any of the Subordinated Finance Documents and all interest, fees and costs in connection therewith;

- (d) any claim for damages or restitution against any Group Company in the event of rescission of any of those liabilities or otherwise in connection with the Subordinated Finance Documents;
- (e) any claim against any Group Company flowing from any recovery by a Group Company of a payment or discharge in respect of any of those obligations or liabilities on grounds of preference or otherwise; and
- (f) any amounts which would be included in any of the above but for any discharge, non-provability, enforceability or non-allowability of the same in any insolvency or other proceedings,

but excluding the Total Completion Cash.

Subordinated Loan Agreement: means the **Loan Agreement** as defined in the SPA.

Subordinated Security Documents: means:

- (a) the bond and floating charges granted by the Parent and each of the Trading Subsidiaries, other than Floyd and Associates Limited, in favour of the Security Trustee; and
- (b) the debenture granted by Floyd and Associates Limited, in each case in favour of the Security Trustee,

each dated 20 September 2010.

Table: means the table set out in the Schedule to the SPA.

Total Completion Cash: means the Completion Cash plus the First Deferred Consideration.

Trading Subsidiaries: means each of Senergy Wells Limited (SC231439), Reservoir Management Limited (SC123565), Reservoir Management (Holdings) Limited (SC219432), Senergy (GB) Limited (SC125513), Senergy Limited (SC273506), Senergy LEA Limited (SC182303), Leading Edge Advantage International Limited (SC197955), Leading Edge Advantage (Sustainment) Limited (SC197964), Ternan Limited (SC247919), Senergy Oil & Gas Limited (SC350041), ISIS Energy Limited (SC279633), Floyd and Associates Holdings Limited (SC276007), Floyd and Associates Limited (01940968), Senergy Survey & Geoengineering Limited (SC350040), Senergy Alternative Energy Limited (SC318818), Senergy Econnect Limited (SC347794), Senergy Software Limited (SC362013) and Senergy Technology Limited (SC320138).



FILE COPY

CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 375963 CHARGE NO. 1

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 20 SEPTEMBER 2010

WERE DELIVERED PURSUANT TO SECTION 878 OF THE COMPANIES ACT 2006
ON 2 OCTOBER 2010

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 20 SEPTEMBER 2010

BY ENSCO 322 LIMITED

IN FAVOUR OF ROYAL BANK OF SCOTLAND PLC

FOR SECURING ALL SUMS DUE OR TO BECOME DUE

GIVEN AT COMPANIES HOUSE, EDINBURGH 4 OCTOBER 2010



