ADDITIONAL CLAUSES to the Bareboat Charter Party dated [XX] entered into by and between

[insert owners]

and

[insert charterers]

In respect of [insert vessel name]

39 DEFINITIONS

[To be updated as required according to successful bid]

40 SECURITY DOCUMENTS

[To be updated as required according to successful bid]

41 OWNERS OBLIGATION TO PROVIDE SUITABLE QUALIFIED CREW

The Owners shall, as part of its obligations under this Bareboat Charter Party, provide the Charterers with suitable qualified Crew according to the terms, conditions and specifications as further described in a crew management agreement enclosed to this Bareboat Charter Party as Appendix 2 (the "Crewman B").

In the event that the Owners are entitled to terminate the Crewman B, such termination shall not have any effect whatsoever on Owners' termination rights, if any, under the Bareboat Charter Party.

In the event that the Charterers are entitled to terminate the Bareboat Charter Party, the Crewman B shall automatically be terminated once Charterers have sent notice for termination under the Bareboat Charter Party, cf. Crewman B Cl. 17.

42 OWNERS FINANCING AND QUIET ENJOYMENT [To be adjusted as required according to successful bid]

Subject to the Charterers being provided with a Quiet Enjoyment Letter as attached to this Bareboat Charter Party as Appendix 3, the Charterers agree that the Owners shall be entitled to have the Vessel mortgaged at the time of Delivery. Should the Owners grant a new mortgage to any third party in connection with any refinancing, such mortgage shall always be subject to a new quiet enjoyment letter in substantially the same terms as those of the Quiet Enjoyment Letter given by the current Mortgagee.

43 CONFIDENTIALITY, CORPORATE SOCIAL RESPONSIBILITY AND CRIMINAL ACTS

The Owners shall keep this Bareboat Charter Party and its appendices confidential, save for that the Owners shall be entitled to disclose this Bareboat Charter Party in possible future court proceedings and save that the Owners shall be entitled to inform their employees, agents servants, sub-contractors, affiliates and advisors if necessary for the performance of this Bareboat Charter Party, or if required by law. Irrespective of the generality of the foregoing, the Owners shall in addition comply with the provisions set out in Appendix no. 5 and 6.

The Charterers shall be entitled to terminate the contract in accordance with Clause 31 if the Owners are in breach of paragraph 1 above or if the Owners are, in a final and enforceable judgement, found guilty in corruption, fraud, money loundering, terrorist financing or other criminal acts regarding professional conduct.