

BARECON 2017

STANDARD BAREBOAT CHARTER PARTY

PART I

4.	Place and date
	Bodø, 19 December 2019

(ii) Charter hire for optional period: N/A

	Bodø, 19 December 2019		
2.	Owners (Cl. 1) (i) Name: Nordland fylkeskommune (ii) Place of registered office: 8048 Bodø (iii) Law of registry: Norwegian	3.	Charterers (Cl. 1) (i) Name: Lovund Skyss AS (ii) Place of registered office: 8764 Lovund (iii) Law of registry: Norwegian
4.	Vessel (Cl. 1 and 3) (i) Name: "Femris" / Call Sign LAFS (ii) IMO number: (iii) Flag State: Norwegian (iv) Type: Passenger		(v) GT/NT: 86 / 36 (vi) Summer DWT: 14 (vii) When/where built: 2016 / GS Marine (viii) Classification Society: DNV GL
5.	Date of last special survey by the Vessel's Classification Society N/A	6.	Validity of class certificates (state number of months to apply) (i) Delivery (Cl. 3): N/A (ii) Redelivery (Cl. 10): 3 months
7.	Latent Defects (state number of months to apply) (Cl. 1, 3) N/A	8.	Port or place of delivery (Cl. 3) Bodø
9 .	Delivery notices (Cl. 4) N/A days' approximate notices and days' definite notices	10.	Time for delivery (Cl. 4) 15th January 2020
11.	Cancelling date (Cl. 4, 5) N/A	12.	Port or place of redelivery (Cl. 10) Bodø
13.	Redelivery notices (Cl. 10) (see cl. 7) days' approximate notices and definite notices	14.	Trading limits (Cl. 11) Norwegian coastal waters
15.	Bunker fuels, unused oils and greases (optional, state if (a) (actual net price), or (b) (current net market price) to apply) (Cl. 9) Actual net price	16.	Charter period (Cl. 2) 15th January 2020 – 31st January 2025
17.	Charter hire (state currency and amount) (Cl. 2, 10 and 15) (i) Charter hire: NOK 150 000 per month, to be adjusted in accordance with the Main Agreeement cl. 7.2	18.	Optional period and notice (Cl. 2) (i) State extension period in months: N/A (ii) State when declarable: N/A



	Norwegian Act relating to lue Payment, etc.	20.	Owners' bank details (state beneficiary and bank account) (Cl. 15) TBA
(i) State if 13(b) (ii) Threshold ar	other regulatory requirements (Cl. 13 (i) or (ii) to apply: 13 (b) (i) nount (AMT): N/A ected remaining life in years on the		of delivery: N/A
	any (state if 16(a) or (b) to apply; if 1 lace of business) (Cl. 1, 16)	6(b)	applies state date of Financial Instrument and name of
23. Insured Total Lo NOK 20 000 000	oss value (Cl. 17)	24.	Insuring party (state if Cl. 17(b) (Charterers to insure) or Cl. 17(c) (Owners to insure) to apply) 17 (b)
25. Performance gu	arantee (state amount and entity) (CI. 27	7) (optional)
agreed, state go	ion (state 33(a), 33(b), 33(c) or 33(d) overning law and place of arbitration aw / Bergen tingrett		3(c) is agreed, state Singapore or English law; if 33(d) is 33)
27. Newbuilding Ve (optional) NO	ssel (indicate with "yes" or "no" who	ether	PART III applies and if "yes", complete details below)
(i) Name of Build (ii) Hull number			
(iii) Date of new	building contract: lamages for physical defects or defic	ienci	es (state party):
(v) Liquidated d	amages for delay in delivery (state p	arty):	<u>: </u>
	n (indicate with "yes" or "no" V applies) (optional)	29.	Bareboat Charter Registry (indicate with "yes" or "no" whether PART V applies and if "yes", complete details below) (optional) No (i) Underlying Registry:
			(ii) Bareboat Charter Registry:
30. Notices to Own- serving notices)	ers (state full style details for (Cl. 34)	31.	Notices to Charterers (state full style details for serving notices) (Cl. 34) TBA

It is mutually agreed that this Charter Party shall be performed subject to the conditions contained in this Charter Party which shall include PART I and PART II. In the event of a conflict of conditions, the provisions of PART I shall prevail over those of PART II to the extent of such conflict but no further. It is further mutually agreed that PART III and/or PART IV and/or PART IV and/or PART IV and/or PART IV and/or PART III and/or PART IV and/or PART IV to the extent of such conflict but no further.



Signature (Owners)

Nordland Fylkeskommune

Signature (Charterers)

Lovund Skyss AS

1	1.	Definitions (See also cl. 32)
2	1	In this Charter Party:
3 4		"Banking Day" means a day on which banks are open in the places stated in Boxes 2, 3, 30 and 31, and, for payments in US dollars, in New York.
5		"Charterers" means the party identified in Box 3.
6		"Crew" means the Master, officers and ratings and any other personnel employed on board the Vessel.
7 8		"Financial Instrument" means the mortgage, deed of covenant or other such financial security instrument as identified in Box 22.
9 10		"Flag State" means the flag state in Box 4 or such other flag state to which the Charterers may have re- registered the Vessel with the Owners' consent during the Charter Period.
11 12		"Latent Defect" means a defect which could not be discovered on such an examination as a reasonably careful skilled person would make.
13		"Owners" means the party identified in Box 2.
14 15		"Total Loss" means an actual, constructive, compromised or agreed total loss of the Vessel under the insurances.
16		"Vessel" means the vessel described in Box 4 including its equipment, machinery, boilers, fixtures and fittings.
17	2.	Charter Period
18 19		The Owners have agreed to let and the Charterers have agreed to hire the Vessel for the period stated in Box 16 ("Charter Period").
20 21 22		The Charterers shall have the option to extend the Charter Period by the period stated in Box 18(i) at the rate stated in Box 17(ii), which option shall be exercised by written notice to the Owners latest as stated in Box 18(ii)
23 24 25		Subject to the terms and conditions herein provided, during the Charter Period the Vessel shall be in the full possession and at the absolute disposal for all purposes of the Charterers and under their complete control in every respect.
26	3.	Delivery
27		(not applicable when Part III applies, as stated in Box 27)
28 29	(a)	The Owners shall deliver the Vessel in a seaworthy condition and in every respect ready for service under this Charter Party and in accordance with the particulars stated in Boxes 4 to 6.
30 31	If the	Charterers have inspected the Vessel prior to delivery, the Vessel shall be delivered by the Owners in the same condition as at the time of inspection, fair wear and tear excepted.
32 33		The Vessel shall be delivered by the Owners and taken over by the Charterers at the port or place stated in Box 8 at such readily accessible safe berth or mooring as the Charterers may direct.
34 35 36	(b)	The Vessel shall be properly documented on delivery in accordance with the laws and regulations of the Flag State and the requirements of the Classification Society stated in Box 4. The Vessel upon delivery shall have its survey cycles up to date and class certificates valid and unextended for at least the number of months stated in



37	1	Box 6(i) free of any conditions or recommendations. If Box 6(i) is not filled in, then six (6) months shall apply.
38 39 40 41 42 43 44	(c)	The delivery of the Vessel by the Owners and the taking over of the Vessel by the Charterers shall constitute a full performance by the Owners of all the Owners' obligations under this Clause, and thereafter the Charterers shall not be entitled to make or assert any claim against the Owners on account of any conditions representations or warranties expressed or implied with respect to the Vessel, but the Owners shall be liable for the cost of but not the time for repairs or renewals arising out of Latent Defects in the Vessel existing at the time of delivery under this Charter Party, provided such Latent Defects manifest themselves within the number of months after delivery stated in Box 7. If Box 7 is not filled in, then twelve (12) months shall apply.
45	4.	Time for Delivery (see clause 34)
46		(not applicable when Part III applies, as stated in Box 27)
47		The Vessel shall not be delivered before on the date stated in Box 10-without the Charterers' consent and the
48		Owners shall exercise due diligence to deliver the Vessel not later than the date stated in Box 11.
49		The Owners shall keep the Charterers informed of the Vessel's itinerary for the voyage leading up to delivery
50	1	
	l	and shall serve the Charterers with the number of days approximate/definite notices of the Vessel's deliver
51		stated in Box 9. Following the tender of any such notices the Owners shall give or allow to be given to the
52		Vessel only such further employment orders as are reasonably expected when given to allow delivery to occur
53		by the date notified.
54	5.	Cancelling (N/A)
55		(not applicable when Part III applies, as stated in Box 27)
56	(a)	Should the Vessel not be delivered by the cancelling date stated in Box 11, the Charterers shall have the option
57	(0)	
37		of cancelling this Charter Party.
58	(b)	If it appears that the Vessel will be delayed beyond the cancelling date, the Owners may, as soon as they are in
59	12)	a position to state with reasonable certainty the day on which the Vessel should be ready, give notice thereof
60		
		to the Charterers asking whether they will exercise their option of cancelling, and the option must then be
61		declared within three (3) Banking Days of the receipt by the Charterers of such notice. If the Charterers do not
62		then exercise their option of cancelling, the readiness date stated in the Owners' notice shall be substituted for
63		the cancelling date stated in Box 11 for the purpose of this Clause 5 (Cancelling).
64	(c)	Cancellation under this Clause 5 (Cancelling) shall be without prejudice to any claim the Charterers may
65	NAME:	otherwise have against the Owners under this Charter Party.
66	6.	Familiarisation
67 68	(a)	The Charterers shall have the right to place a maximum of two (2) representatives on board the Vessel at their sole risk and expense for a reasonable period prior to the delivery of the Vessel.
co		The Charles and the Classical Action of the Charles and the Classical Action of the Charles and the Classical Action of the Charles and the Ch
69		The Charterers and the Charterers' representatives shall sign the Owners' usual letter of indemnity prior to
70		embarkation.
71 72	(b)	The Owners shall have the right to place a maximum of two (2) representatives on board the Vessel at their sole risk and expense for a reasonable period prior to the redelivery of the Vessel.
73		The Owners and the Owners' representatives shall sign the Charterers' usual letter of indemnity prior to
74		embarkation.
75	(c)	Such representatives shall be on board for the purpose of familiarisation and in the capacity of observers only,
76		and they shall not interfere in any respect with the operation of the Vessel.



77	7.	Surveys on Delivery and Redelivery
78 79	(a)	The Owners and Charterers shall each appoint and pay for their respective surveyors for the purpose of determining and agreeing in writing the condition of the Vessel at the time of delivery and redelivery
80 81	Î	hereunder. The Owners shall bear all the Vessel's expenses related to the on-hire survey including loss of time if any.
82 83		In the event of a new announcement of tender in respect of the Vessel, the Charterers shall be obliged to put the Vessel at the Owner's disposal for the purpose of new bidders being capable of conducting inspection
84 85		The Charterers shall make the Vessel available for a period of seven (7) days within the last month o operation, such that inspection of the Vessel can be accomplished in connection with redelivery. The
86		inspection will be conducted by the Charterers, the Owners, a third party and the bidder/new charterers o
87		the Vessel. The Charterers shall be obliged to be present during such inspection and shall cover all costs
88 89	1	associated with the inspection. The Charterers shall bear all the Vessel's expenses related to the off-hire survey including loss of time, if any.
90	(b)	Divers inspection on delivery/re-delivery
91		The Charterers shall have the option at delivery and the Owners shall have the option at redelivery, at their
92		respective time, cost and expense, to arrange for an underwater inspection by a diver approved by the
93 94		Classification Society, in the presence of a Classification Society surveyor, to determine the condition of the rudder, propeller, bottom and other underwater parts of the Vessel.
95	8.	Inventories
96 97		A complete inventory of the Vessel's equipment, outfit, spare parts and consumable stores on board the Vesse shall be made by the parties on delivery and redelivery of the Vessel.
98	9.	Bunker fuels, oils and greases
99 100		The Charterers and the Owners, respectively, shall at the time of delivery and redelivery take over and pay for all bunker fuels and unused lubricating and hydraulic oils and greases in storage tanks and unopened drums at:
101	(a)*	The actual price paid (excluding barging expenses) as evidenced by invoices or vouchers.
102	(b)*	The current market price (excluding barging expenses) at the port and date of delivery/redelivery of the Vesse
103	X 8	or, if unavailable, at the nearest bunkering port.
104	20	*Subclauses (a) and (b) are alternatives; state alternative agreed in Box 15. If Box 15 is not filled in, ther
105		subclause (a) shall apply.
106	10.	Redelivery (see clause 7 (a)
107		At the expiration of the Charter Period the Vessel shall be redelivered by the Charterers and taken over by the
108		Owners at the port or place stated in Box 12 at such readily accessible safe berth or mooring as the Owners
109		may direct.
110		The Charterers shall keep the Owners informed of the Vessel's itinerary for the voyage leading up to redelivery
111 112		and shall serve the Owners with the number of days approximate/definite notices of the Vessel's redelivery stated in Box 13.
113		The Charterers warrant that they will not permit the Vessel to commence a voyage (including any preceding
114		ballast voyage) which cannot reasonably be expected to be completed in time to allow redelivery of the Vessel
115		within the Charter Period and in accordance with the notices given. Notwithstanding the above, should the
116		Charterers fail to redeliver the Vessel within the Charter Period, the Charterers shall pay the daily equivalent to

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the rate of hire stated in Box 17(i) applicable at the time plus ten (10) per cent or the market rate, whichever is



the higher, for the number of days by which the Charter Period is exceeded. Such payment of the enhanced

119 120		hire rate shall be without prejudice to any claims the Owners may have against the Charterers in this respect. All other terms, conditions and provisions of this Charter Party shall continue to apply.
121 122 123		Subject to the provisions of Clause 13 (Maintenance and Operation), the Vessel shall be redelivered to the Owners in the same condition and class as that in which it was delivered, fair wear and tear not affecting class
		excepted.
124 125 126		The Vessel upon redelivery shall have her survey cycles up to date and class certificates valid and unextended for at least the number of months agreed in Box 6(ii) free of any conditions or recommendations. If Box 6(i) is not filled in, then six (6) months shall apply.
127 128		All plans, drawings and manuals (excluding ISM/ISPS manuals) and maintenance records shall remain on board and accessible to the Owners upon redelivery. Any other technical documentation regarding the Vessel which
129 130 131		may be in the Charterers' possession shall promptly after redelivery be forwarded to the Owners at their expense, if they so request. The Charterers may keep the Vessel's log books but the Owners shall have the right to make copies of the same.
132	11.	Trading Restrictions
133 134		The Vessel shall be employed in lawful trades for the carriage of lawful merchandise within the trading limits stated in Box 14.
135 136 137 138		The Charterers undertake not to employ the Vessel or allow the Vessel to be employed otherwise than in conformity with the terms of the contracts of insurance (including any warranties expressed or implied therein) without first obtaining the consent of the insurers to such employment and complying with such requirements as to additional premium or otherwise as the insurers may require.
139 140		The Charterers will not do or permit to be done anything which might cause any breach or infringement of the laws and regulations of the Flag State, or of the places where the Vessel trades.
141 142 143 144 145		Notwithstanding any other provisions contained in this Charter Party it is agreed that nuclear fuels or radioactive products or waste are specifically excluded from the cargo permitted to be loaded or carried under this Charter Party. This exclusion does not apply to radio-isotopes used or intended to be used for any industrial, commercial, agricultural, medical or scientific purposes provided the Owners' prior approval has been obtained to loading thereof.
146	12,	Contracts of Carriage
147 148 149 150	(a)	The Charterers are to procure that all documents issued during the Charter Period evidencing the terms and conditions agreed in respect of carriage of goods shall contain a paramount clause which shall incorporate the Hague-Visby Rules unless any other legislation relating to carrier's liability for cargo is compulsorily applicable in the trade. The documents shall also contain the New Jason Clause and the Both-to-Blame Collision Clause.
151 152 153 154 155	(b)	The Charterers are to procure that all passenger tickets issued during the Charter Period for the carriage of passengers and their luggage under this Charter Party shall contain a paramount clause which shall incorporate the Athens Convention Relating to the Carriage of Passengers and their Luggage by Sea, 1974, and any protocol thereto, unless any other legislation relating to carrier's liability for passengers and their luggage is compulsorily applicable in the trade.
156	13.	Maintenance and Operation (See also Main Agreement cl. 6.3.6)
L57	(a)	Maintenance
158 159		The Charterers shall properly maintain the Vessel in a good state of repair, in efficient operating condition and in accordance with good commercial maintenance practice and, at their own expense, maintain the Vessel's

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160 161		Class with the Classification Society/Norwegian Maritime Authority stated in Box 4 and all necessary certificates.
162	(b)	New Class and Other Regulatory Requirements
163		(i)* In the event of any structural changes or new equipment becoming necessary for the continued
164		operation of the Vessel by reason of new class requirements or by compulsory legislation ("Required
165		Modification"), all such costs shall be for the Charterers' account: then the Charterers shall promptly
166		comply with the required modification. The cost related to such compliance shall be for Owner's
167		account.
168		(ii)* In the event of any structural changes or new equipment becoming necessary for the continued
169		operation of the Vessel by reason of a Required Modification, the costs shall be apportioned as follows:
170		(1) if the costs of the Required Modification are less than the amount stated in Box 21(ii), such costs
171		shall be for the Charterers' account;
172		(2) if the costs of the Required Modification are greater than the amount stated in Box 21(ii), the
173		Charterers' portion of costs shall be apportioned using the formula below; all costs other than
174		the Charterers' portion shall be for the Owners' account.
175		AMT = agreed amount stated in Box 21(ii)
176		CRM = cost of Required Modification
177		MEL = modification's expected life in years
178		VEL = the Vessel's expected remaining life in years stated in Box 21(iii) less the number of years between
179		the date of delivery and the date of the modification.
180		RPY = remaining charter period in years
181		(i) If the Required Modification is expected to last for the remaining life of the Vessel, then:
182		Charterers' portion of costs = CRM VEL X RPY
183		(ii) If the Required Modification is not expected to last for the remaining life of the Vessel, then:
184		Charterers' portion of costs = CRM MEL X RPY
185		*Subclauses 13(b)(i) and 13(b)(ii) are alternatives, state alternative agreed in Box 21(i). If Box 21(i) is not filled
186		in, then subclause 13(b)(i) shall apply.
187	(c)	Financial Security
188		The Charterers shall maintain financial security or responsibility in respect of third party liabilities as required
189		by any government, including federal, state or municipal or other division or authority thereof, to enable the
190		Vessel, without penalty or charge, lawfully to enter, remain at, or leave any port, place, territorial or contiguous
191		waters of any country, state or municipality in performance of this Charter Party without any delay. This
192		obligation shall apply whether or not such requirements have been lawfully imposed by such government or
193		division or authority thereof. The Charterers shall make and maintain all arrangements by bond or otherwise as
194		may be necessary to satisfy such requirements at the Charterers' sole expense and the Charterers shall
195		indemnify the Owners against all consequences whatsoever (including loss of time) for any failure or inability to
196		do so.

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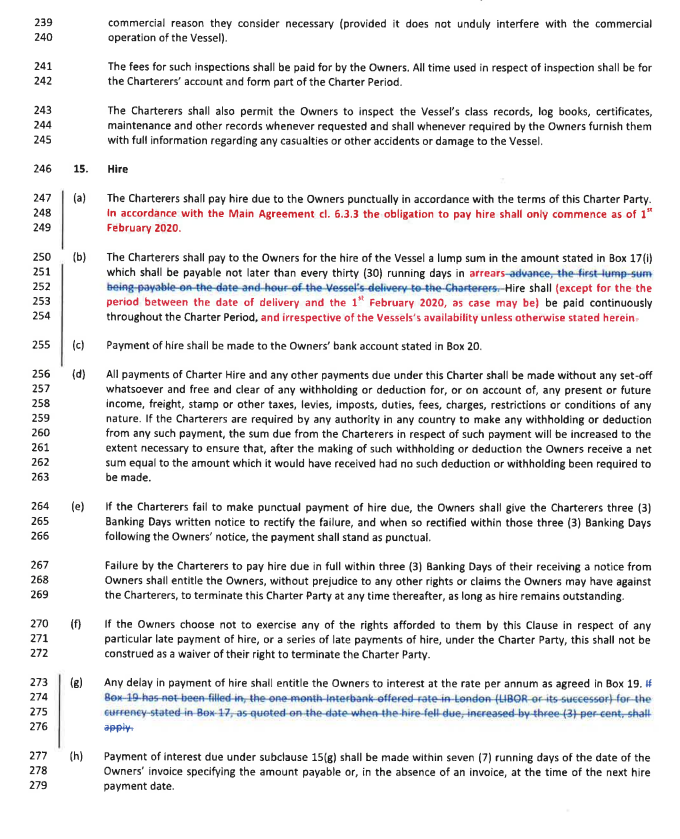
197	(d)	Operation of the Vessel
198 199 200 201		The Charterers shall at their own expense crew, victual, navigate, operate, supply, fuel, maintain and repair the Vessel during the Charter Period and they shall be responsible for all costs and expenses whatsoever relating to their use and operation of the Vessel, including any taxes and fees. The Crew shall be the servants of the Charterers for all purposes whatsoever, even if for any reason appointed by the Owners.
202	(e)	Information to Owners
203 204		The Charterers shall keep the Owners advised of the intended employment, planned dry-docking and major repairs of the Vessel, as reasonably required by the Owners.
205	(f)	Flag and Name of Vessel
206 207 208 209 210 211		During the Charter Period, the Charterers shall not have the liberty to paint the Vessel in their own colours, nor install orand-display their funnel insignia orand fly their own house flag. The Charterers shall also have the liberty, with the Owners' prior written consent, which shall not be unreasonably withheld, to change the flag and/or the name of the Vessel during the Charter Period. Painting and re-painting, instalment and re-instalment, registration and re-registration, if required by the Owners, shall be at the Charterers' expense and time.
212	(g)	Changes to the Vessel
213 214 215 216		Subject to subclause 13(b) (New Class and Other Regulatory Requirements), the Charterers shall make no structural or substantial changes to the Vessel without the Owners' prior written approval. If the Owners agree to such changes, the Charterers shall, if the Owners so require, restore the Vessel, prior to redelivery of the Vessel, to its former condition.
217	(h)	Use of the Vessel's Outfit and Equipment
218 219 220 221 222 223 224		The Charterers shall have the use of all outfit, equipment and spare parts on board the Vessel at the time of delivery, provided the same or their substantial equivalent shall be returned to the Owners on redelivery in the same good order and condition as on delivery as per the inventory (see Clause 8 (Inventories)), ordinary wear and tear excepted. The Charterers shall from time to time during the Charter Period replace such equipment that become unfit for use. The Charterers shall procure that all repairs to or replacement of any damaged, worn or lost parts or equipment will be effected in such manner (both as regards workmanship and quality of materials, including spare parts) as not to diminish the value of the Vessel.
225 226 227 228 229 230		The Charterers have the right to fit additional equipment at their expense and risk but the Charterers shall remove such equipment at the end of the Charter Period if requested by the Owners. Any hired equipment on board the Vessel at the time of delivery shall be kept and maintained by the Charterers and the Charterers shall assume the obligations and liabilities of the Owners under any lease contracts in connection therewith and shall reimburse the Owners for all expenses incurred in connection therewith, also for any new hired equipment required in order to comply with any regulations.
231	(i)	Periodical Dry-Docking
232 233 234		The Charterers shall dry-dock the Vessel and clean and paint her underwater parts whenever the same may be necessary, but not less than every sixty (60) calendar months or such other period as may be required by the Classification Society or Flag State.
235	14.	Inspection during the Charter Period
236 237 238		The Owners shall have the right at any time after giving reasonable notice to the Charterers to inspect the Vessel or instruct a duly authorised surveyor to carry out such inspection on their behalf to ascertain its condition and satisfy themselves that the Vessel is being properly repaired and maintained or for any other

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280 281 282	(i)	Final payment of hire, if for a period of less than thirty (30) running days, shall be calculated proportionally according to the actual number of days and hours remaining before lapsed in the month of redelivery and advance payment to be effected accordingly.
283	16.	Mortgage
284		(only to apply if Box 22 has been appropriately filled in)
285 286	(a)*	The Owners warrant that they have not effected any mortgage(s) of the Vessel and that they shall not effect any mortgage(s) without the prior consent of the Charterers, which shall not be unreasonably withheld.
287 288 289 290 291 292 293 294 295 296 297	(b)*	The Vessel chartered under this Charter Party is financed by a mortgage according to the Financial Instrument. The Charterers undertake to comply, and provide such information and documents to enable the Owners to comply, with all such instructions or directions in regard to the employment, insurances, operation, repairs and maintenance of the Vessel as laid down in the Financial Instrument or as may be directed from time to time during the currency of the Charter Party by the mortgagee(s) in conformity with the Financial Instrument, including the display or posting of such notices as the Mortgagees may require. The Charterers confirm that, for this purpose, they have acquainted themselves with all relevant terms, conditions and provisions of the Financial Instrument and agree to acknowledge this in writing in any form that may be required by the mortgage(s). The Owners warrant that they have not effected any mortgage(s) other than stated in Box 22 and that they shall not agree to any amendment of the mortgage(s) referred to in Box 22 or effect any other mortgage(s) without the prior consent of the Charterers, which shall not be unreasonably withheld.
298		*(Optional, Subclauses 16(a) and 16(b) are alternatives; indicate alternative agreed in Box 22).
299	17.	Insurance (See also cl. 37)
300	(a)	General
301 302 303 304 305		(i) The value of the Vessel for hull and machinery (including increased value) and war risks insurance is the sum stated in Box 23, or such other sum as the parties may from time to time agree in writing. The party insuring the Vessel shall do so on such terms and conditions and with such insurers as the other party shall approve in writing, which approval shall not be unreasonably withheld, and shall name the other party as co-assured.
306 307 308 309 310 311		(ii) Notwithstanding that the parties are co-assured, these insurance provisions shall neither exclude nor discharge liability between the Owners and the Charterers under this Charter Party, but are intended to secure payment of the loss insurance proceeds as a first resort to make good the Owners' loss. If such payment is made to the Owners it shall be treated as satisfaction (but not exclusion or discharge) of the Charterers' liability towards the Owners. For the avoidance of doubt, such payment is no bar to a claim by the Owners and/or their insurers against the Charterers to seek indemnity by way of subrogation.
312 313		(iii) Nothing herein shall prejudice any rights of recovery of the Owners or the Charterers (or their insurers) against third parties.
314	(b)*	Charterers to Insure
315 316 317 318		(i) During the Charter Period the Vessel shall be kept insured by the Charterers at their expense in accordance with Clause 37. against hull and machinery, war, and protection and indemnity risks (and any risks against which it is compulsory to insure for the operation of the Vessel, including maintaining financial security in accordance with subclause 13(c) (Financial Security)).
319 320 321		(ii) Such insurances shall be arranged by the Charterers to protect the interests of the Owners and the Charterers and the mortgagee(s) (if any), and the Charterers shall be at liberty to protect under such insurances the interests of any managers they may appoint.



322 323 324		(iii) The Charterers shall upon the request of the Owners, provide information and promptly execute such documents as may be required to enable the Owners to comply with the insurance provisions of the Financial Instrument.
325	(c)*	Owners to Insure
326 327 328		(i) During the Charter Period the Vessel shall be kept insured by the Owners at their expense against hull and machinery and war risks. The Charterers shall progress claims for recovery against any third parties for the benefit of the Owners' and the Charterers' respective interests.
329 330 331 332		(ii) During the Charter Period the Vessel shall be kept insured by the Charterers at their expense against Protection and Indemnity risks (and any risks against which it is compulsory to insure for the operation of the Vessel, including maintaining financial security in accordance with subclause 13(c) (Financial Security)).
333 334 335		(iii) In the event that any act or negligence of the Charterers prejudices any of the insurances herein provided, the Charterers shall pay to the Owners all losses and indemnify the Owners against all claims and demands which would otherwise have been covered by such insurances.
336 337		*Subclauses 17(b) and 17(c) are alternatives, state alternative agreed in Box 24. If Box 24 is not filled in, then subclause 17(b) (Charterers to Insure) shall apply.
338	18.	Repairs
339 340 341	(a)	Subject to the provisions of Clause 37, of any Financial Instrument, and the approval of the Owners, the Charterers shall effect all insured repairs, and undertake settlement of all miscellaneous expenses in connection with such repairs as well as all insured charges, expenses and liabilities.
342 343 344		To the extent of coverage under the insurances provided for under the provisions of subclause 17(c) (Owners to Insure), the Charterers shall be reimbursed under the Owners' insurances for such expenditures upon presentation of accounts.
345 346 347	(b)	The Charterers shall remain responsible for and effect repairs and settlement of costs and expenses incurred thereby in respect of all repairs not covered by the insurances and/or not exceeding any deductibles provided for in the insurances.
348 349 350	(c)	All time used for repairs under the provisions of subclauses 18(a) and 18(b) and for repairs of Latent Defects according to Clause 3 (Delivery) above, including any deviation, shall be for the Charterers' account and shall form part of the Charter Period.
351	19.	Total loss (See also cl. 37)
352 353 354 355 356 357	(a)	The Charterers shall be liable to the Owners by way of damages if the Vessel becomes a Total Loss. Subject to the provisions of any Financial Instrument, if the Vessel becomes a Total Loss, all insurance payments for such loss shall be paid to the Owners who shall distribute the monies between the Owners and the Charterers according to their respective interests, which shall satisfy (but not exclude or discharge) the Charterers' liability to the Owners thereof. The Charterers undertake to notify the Owners and the mortgagee(s), if any, of any occurrences in consequence of which the Vessel is likely to become a Total Loss.
358 359 360 361 362	(b)	Notwithstanding any other clause herein, it is recognised that the Charterers have a continuing obligation to protect and preserve the Vessel as an asset of the Owners. The Charterers shall have a continuing duty after the termination of the Charter Party to preserve and present claims on behalf of Owners and Charterers and/or any subrogated insurers against any third party held responsible for the Total Loss during the Charter Period and account for any recovery achieved.

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363 364 365	(c)	The Owners or the Charterers, as the case may be, shall upon the request of the other party, promptly execute such documents as may be required to enable the other party to abandon the Vessel to the insurers and claim a constructive total loss.
366	20.	Lien
367 368 369		The Owners shall have a lien upon all cargoes, hires and freights (including deadfreight and demurrage) belonging or due to the Charterers or any sub-charterers, for any amounts due under this Charter Party and the Charterers shall have a lien on the Vessel for all monies paid in advance and not earned.
370	21.	Non-Lien
371 372		The Charterers will not suffer, nor permit to be continued, any lien or encumbrance incurred by them or their agents, which might have priority over the title and interest of the Owners in the Vessel.
373	22.	Indemnity
374 375 376 377	(a)	The Charterers shall indemnify the Owners against any loss, damage or expense arising out of or in relation to the operation of the Vessel by the Charterers, and against any lien of whatsoever nature arising out of an event occurring during the Charter Period. This shall include indemnity for any loss, damage or expense arising out of or in relation to any international convention which may impose liability upon the Owners.
378 379	(b)	Without prejudice to the generality of the foregoing, the Charterers agree to indemnify the Owners against all consequences or liabilities arising from the Master, officers or agents signing bills of lading or other documents.
380 381 382	(c)	If the Vessel is arrested or otherwise detained for any reason whatsoever other than those covered in subclause (d), the Charterers shall at their own expense take all reasonable steps to secure that within a reasonable time the Vessel is released, including the provision of bail.
383 384 385	(d)	If the Vessel is arrested or otherwise detained by reason of a claim or claims against the Owners, the Owners shall at their own expense take all reasonable steps to secure that within a reasonable time the Vessel is released, including the provision of bail.
386 387 388		In such circumstances the Owners shall indemnify the Charterers against any loss, damage or expense incurred by the Charterers (including hire paid under this Charter Party) as a direct consequence of such arrest or detention.
389	23.	Salvage
390 391		All salvage and towage performed by the Vessel shall be for the Charterers' benefit and the cost of repairing damage occasioned thereby shall be borne by the Charterers.
392	24.	Wreck Removal
393 394 395 396 397 398		If the Vessel becomes a wreck, or any part of the Vessel is lost or abandoned, and is an obstruction to navigation or poses a hazard and has to be raised, removed, destroyed, marked or lit by order of any lawful authority having jurisdiction over the area or as a result of any applicable law, the Charterers shall be liable for any and all expenses in connection with the raising, removal, destruction, lighting or marking of the Vessel and shall indemnify the Owners against any sums whatsoever, which the Owners become liable to pay as a consequence.
399	25.	General Average
400		The Owners shall not contribute to General Average.
401	26.	Assignment, Novation, Sub-Charter and Sale





402 The Charterers shall not assign or novate this Charter Party nor sub-charter the Vessel on a bareboat basis (a) except with the prior consent in writing of the Owners in their sole discretion., which shall not be 403 404 unreasonably withheld, and subject to such terms and conditions as the Owners-shall-approve. 405 The Charterers accept that tThe Owners shall not may sell the Vessel during the currency of this Charter Party (b) 406 except withwithout any the prior written additional consent byof the Charterers, which shall not be 407 unreasonably withheld, and subject to the buyer accepting a novation of this Charter Party-408 (c) The Owners shall be entitled to assign their rights under this Charter Party. 409 27 **Performance Guarantee** 410 (Optional, to apply only if Box 25 filled in) 411 The Charterers undertake to furnish, before delivery of the Vessel, a guarantee or bond in the amount of and 412 from the entity stated in Box 25 in a form acceptable to the Owners as guarantee for full performance of their 413 obligations under this Charter Party. 414 28. **Anti-Corruption** 415 (a) The parties agree that in connection with the performance of this Charter Party they shall each: 416 comply at all times with all applicable anti-corruption legislation and have procedures in place that are, 417 to the best of its knowledge and belief, designed to prevent the commission of any offence under such 418 legislation by any member of its organisation and/or by any person providing services for it or on its 419 behalf: and 420 (ii) make and keep books, records, and accounts which in reasonable detail accurately and fairly reflect the 421 transactions in connection with this Charter Party. 422 (b) If either party fails to comply with any applicable anti-corruption legislation, it shall defend and indemnify the 423 other party against any fine, penalty, liability, loss or damage and for any related costs (including, without 424 limitation, court costs and legal fees) arising from such breach. 425 (c) Without prejudice to any of its other rights under this Charter Party, either party may terminate this Charter 426 Party without incurring any liability to the other party if: 427 (i) at any time the other party or any member of its organisation has committed a breach of any applicable 428 anti-corruption legislation in connection with this Charter Party; and 429 such breach causes the non-breaching party to be in breach of any applicable anti-corruption legislation. 430 Any such right to terminate must be exercised without undue delay. 431 Each party represents and warrants that in connection with the negotiation of this Charter Party neither it nor 432 any member of its organisation has committed any breach of applicable anti-corruption legislation. Breach of 433 this subclause (d) shall entitle the other party to terminate the Charter Party without incurring any liability to 434 the other. 435 29. **Sanctions and Designated Entities** 436 (a) The provisions of this clause shall apply in relation to any sanction, prohibition or restriction imposed on any 437 specified persons, entities or bodies including the designation of specified vessels or fleets under United 438 Nations Resolutions or trade or economic sanctions, laws or regulations of the European Union or the United 439 States of America.

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440 (b) The Owners and the Charterers respectively warrant for themselves (and in the case of any sub-charter, the 441 Charterers further warrant in respect of any sub-charterers, shippers, receivers, or cargo interests) that at the 442 date of this fixture and throughout the duration of this Charter Party they are not subject to any of the 443 sanctions, prohibitions, restrictions or designation referred to in subclause (a) which prohibit or render 444 unlawful any performance under this Charter Party. The Owners further warrant that the Vessel is not a 445 designated vessel. 446 (c) If at any time during the performance of this Charter Party either party becomes aware that the other party is 447 in breach of warranty in this Clause, the party not in breach shall comply with the laws and regulations of any 448 Government to which that party or the Vessel is subject, and follow any orders or directions which may be 449 given by any body acting with powers to compel compliance, including where applicable the Owners' Flag 450 State. In the absence of any such orders, directions, laws or regulations, the party not in breach may, in its option, terminate the Charter Party forthwith in accordance with Clause 31 (Termination). 451 If, in compliance with the provisions of this Clause, anything is done or is not done, such shall not be deemed a 452 (d) 453 deviation but shall be considered due fulfilment of this Charter Party. 454 (e) Notwithstanding anything in this Clause to the contrary, the Owners or the Charterers shall not be required to 455 do anything which constitutes a violation of the laws and regulations of any State to which either of them is 456 subject. 457 (f) The Owners or the Charterers shall be liable to indemnify the other party against any and all claims, losses, 458 damage, costs and fines whatsoever suffered by the other party resulting from any breach of warranty in this 459 Clause. 460 30. Requisition/Acquisition 461 In the event of the requisition for hire of the Vessel by any governmental or other competent authority at any 462 time during the Charter Period, this Charter Party shall not be deemed to be frustrated or otherwise 463 terminated. The Charterers shall continue to pay hire according to the Charter Party until the time when the 464 Charter Party would have expired or terminated pursuant to any of the provisions hereof. However, if any 465 regulsition hire or compensation is received by the Owners for the remainder of the Charter Period or the 466 period of the requisition, whichever is shorter, it shall be payable by the Owners to the Charterers. 467 In the event of the Owners being deprived of their ownership in the Vessel by any compulsory acquisition of 468 the Vessel or requisition for title by any governmental or other competent authority (hereinafter referred to as 469 "Compulsory Acquisition"), then, irrespective of the date during the Charter Period when Compulsory 470 Acquisition may occur, this Charter Party shall be deemed terminated as of the date of such Compulsory 471 Acquisition. In such event hire to be considered as earned and to be paid up to the date and time of such 472 Compulsory Acquisition. The Owners shall be entitled to any compensation received for such Compulsory 473 Acquisition. 474 31. **Termination** 475 Charterers' Default (a) 476 The Owners shall be entitled to terminate this Charter Party by written notice to the Charterers under the 477 following circumstances and to claim damages including, but not limited to, for the loss of the remainder of the 478 Charter Party: 479 (i) Non-payment of hire (see Clause 15 (Hire)).

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Charterers' failure to comply with the requirements of:

Clause 11 (Trading Restrictions); or

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(1)

482 (2) Subclause 17(b) (Charterers to Insure). 483 The Charterers do not rectify any failure to comply with the requirements of subclause 13(a) 484 (Maintenance) as soon as practically possible after the Owners have notified them to do so and in any 485 event so that the Vessel's insurance cover is not prejudiced. 486 (b) Owners' Default 487 The Charterers shall be entitled to terminate this Charter Party with immediate effect by written notice to the 488 Owners and to claim damages including, but not limited to, for the loss of the remainder of the Charter Party: 489 (i) If the Owners shall by any act or omission be in breach of their obligations under this Charter Party to 490 the extent that the Charterers are deprived of the use of the Vessel and such breach continues for a 491 period of fourteen (14) running days after written notice thereof has been given by the Charterers to the 492 Owners: or 493 if the Owners fail to arrange or maintain the insurances in accordance with subclause 17(c) (Owners to 494 495 (c) Loss of Vessel 496 This Charter Party shall be deemed to be terminated, without prejudice to any accrued rights or obligations, if the 497 Vessel becomes lost either when it has become an actual total loss or agreement has been reached with the 498 Vessel's underwriters in respect of its constructive total loss or if such agreement with the Vessel's 499 underwriters is not reached it is adjudged by a competent tribunal that a constructive loss of the Vessel has 500 occurred, or has been declared missing. The date upon which the Vessel is to be treated as declared missing shall be ten (10) days after the Vessel was last reported or when the Vessel is recorded as missing by the 501 502 Vessel's underwriters, whichever occurs first. 503 (d) Bankruptcy 504 Either party shall be entitled to terminate this Charter Party with immediate effect by written notice to the 505 other party if that other party has a petition presented for its winding up or administration or any other action 506 is taken with a view to its winding up (otherwise than for the purpose of solvent reconstruction or 507 amalgamation), or becomes bankrupt or commits an act of bankruptcy, or makes any arrangement or 508 composition for the benefit of creditors, or has a receiver or manager or administrative receiver or 509 administrator or liquidator appointed in respect of any of its assets, or suspends payments, or anything 510 analogous to any of the foregoing under the law of any jurisdiction happens to it, or ceases or threatens to 511 cease to carry on business. 512 (e) The termination of this Charter Party shall be without prejudice to all rights accrued due between the parties 513 prior to the date of termination and to any claim that either party might have. 514 32. Repossession (See cl. 39)

In the event of the early termination of this Charter Party in accordance with the applicable provisions of this Charter Party, the Owners shall have the right to repossess the Vessel from the Charterers at its current or next port of call, or at a port or place convenient to them without hindrance or interference by the Charterers, courts or local authorities. Pending physical repossession of the Vessel, the Charterers shall hold the Vessel as gratuitous bailee only to the Owners. The Owners shall arrange for an authorised representative to board the Vessel as soon as reasonably practicable following the termination of this Charter Party. The Vessel shall be deemed to be repossessed by the Owners from the Charterers upon the boarding of the Vessel by the Owners' representative. All arrangements and expenses relating to the settling of wages, disembarkation and repatriation of the Crew shall be the sole responsibility of the Charterers.

33. BIMCO Dispute Resolution Clause 2017

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525 526	(a)*	This Charter Party shall be governed by and construed in accordance with English law and any dispute arising out of or in connection with this Charter Party shall be referred to arbitration in London in accordance with the
527 528		Arbitration Act 1996 or any statutory modification or re-enactment thereof save to the extent necessary to give effect to the provisions of this Clause.
529	The a	ribitration shall be conducted in accordance with the London Maritime Arbitrators Association (LMAA) Terms
530		current at the time when the arbitration proceedings are commenced.
531	The r	eference shall be to three arbitrators. A party wishing to refer a dispute to arbitration shall appoint its arbitrator
532	1 202 303	and send notice of such appointment in writing to the other party requiring the other party to appoint its own
533	1	arbitrator within fourteen (14) calendar days of that notice and stating that it will appoint its arbitrator as sole
534		arbitrator unless the other party appoints its own arbitrator and gives notice that it has done so within the
535		fourteen (14) days specified. If the other party does not appoint its own arbitrator and give notice that it has
536		done so within the fourteen (14) days specified, the party referring a dispute to arbitration may, without the
537		requirement of any further prior notice to the other party, appoint its arbitrator as sole arbitrator and shall
538		advise the other party accordingly. The award of the sole arbitrator shall be binding on both parties as if he had
539		been appointed by agreement.
540	Noth	ng herein shall prevent the parties agreeing in writing to vary these provisions to provide for the appointment of
541		a-sole arbitrator.
542	In cas	es where neither the claim nor any counterclaim exceeds the sum of USD 100,000 (or such other sum as the
543		parties may agree) the arbitration shall be conducted in accordance with the LMAA Small Claims Procedure
544		current at the time when the arbitration proceedings are commenced.
545	In car	ses where the claim or any counterclaim exceeds the sum agreed for the LMAA-Small Claims Procedure and
546		neither the claim nor any counterclaim exceeds the sum of US\$400,000 (or such other sum as the parties may
547		agree) the arbitration shall be conducted in accordance with the LMAA Intermediate Claims Procedure current
548		at the time when the arbitration proceedings are commenced.
549	(b)*	This Charter Party shall be governed by U.S. maritime law or, if this Charter Party is not a maritime contract
550		under U.S. law, by the laws of the State of New York. Any dispute arising out of or in connection with this
551	ĺ	Charter Party shall be referred to three (3) persons at New York, one to be appointed by each of the parties
552		hereto, and the third by the two so chosen. The decision of the arbitrators or any two of them shall be final,
553		and for the purposes of enforcing any award, judgment may be entered on an award by any court of
554 555		competent jurisdiction. The proceedings shall be conducted in accordance with the SMA Rules current as of the date of this Charter Party.
556	In cas	es where neither the claim nor any counterclaim exceeds the sum of USD 100,000 (or such other sum as the
557		parties may agree) the arbitration shall be conducted in accordance with the SMA Rules for Shortened
558		Arbitration Procedure current as of the date of this Charter Party.
559	(c)*	This Charter Party shall be governed by and construed in accordance with Singapore**/English** law.
560	Any d	ispute arising out of or in connection with this Charter Party, including any question regarding its existence,
561		validity or termination shall be referred to and finally resolved by arbitration in Singapore in accordance with
562		the Singapore International Arbitration Act (Chapter 143A) and any statutory modification or re-enactment
563		thereof save to the extent necessary to give effect to the provisions of this Clause
564	The a	rbitration-shall be conducted in accordance with the Arbitration Rules of the Singapore Chamber of Maritime
565		Arbitration (SCMA) current at the time when the arbitration proceedings are commenced.
566	The re	eference to arbitration of disputes under this Clause shall be to three arbitrators. A party wishing to refer a
567		dispute to arbitration shall appoint its arbitrator and send notice of such appointment in writing to the other
568		party requiring the other party to appoint its own arbitrator and give notice that it has done so within fourteen
569		(14) calendar days of that notice and stating that it will appoint its own 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

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571	l .	specified. If the other party does not give notice that it has done so within the fourteen (14) days specified, the
572		party referring a dispute to arbitration may, without the requirement of any further prior notice to the other
573		party, appoint its arbitrator as sole arbitrator and shall advise the other party accordingly. The award of a sole
574	1	arbitrator shall be binding on both parties as if he had been appointed by agreement
575	Noth	ng herein shall prevent the parties agreeing in writing to vary these provisions to provide for the appointment of
576		a sole arbitrator.
577	In cas	ies where neither the claim nor any counterclaim exceeds the sum of USD 150,000 (or such other sum as the
578		parties may agree) the arbitration shall be conducted before a single arbitrator in accordance with the SCMA
579		Small Claims Procedure current at the time when the arbitration proceedings are commenced.
580	**De	ete whichever does not apply. If neither or both are deleted, then English law shall apply by default.
581	(d)*	This Charter Party shall be governed by Norwegian law and construed in accordance with the Norwegian laws
582		of the place mutually as agreed by the Parties and any dispute arising out of or in connection with this Charter
583		Party shall be referred to Bergen tingrett arbitration at a mutually agreed place, subject to the procedures
584		applicable-there.
585	(e)	The parties may agree at any time to refer to mediation any difference and/or dispute arising out of or in
586		connection with this Charter Party. In the case of any dispute in respect of which arbitration has been
587		commenced under subclause (a), (c) or (d), the following shall apply:
588	(i)	Either party may at any time and from time to time elect to refer the dispute or part of the dispute to
589		mediation by service on the other party of a written notice (the "Mediation Notice") calling on the other party
590		to agree to mediation.
591	(ii) —	The other party shall thereupon within fourteen (14) calendar days of receipt of the Mediation Notice confirm
592		that they agree to mediation, in which case the parties shall thereafter agree a mediator within a further
593		fourteen (14) calendar days, failing which on the application of either party a mediator will be appointed
594		promptly by the Arbitration Tribunal ("the Tribunal") or such person as the Tribunal may designate for that
595		purpose. The mediation shall be conducted in such place and in accordance with such procedure and on such
596		terms as the parties may agree or, in the event of disagreement, as may be set by the mediator.
597	(iii)	If the other party does not agree to mediate, that fact may be brought to the attention of the Tribunal and may
598		be taken into account by the Tribunal when allocating the costs of the arbitration as between the parties.
599	(iv)	The mediation shall not affect the right of either party to seek such relief or take such steps as it considers
600		necessary-to-protect-its-interest-
601	(v)	Either party may advise the Tribunal that they have agreed to mediation. The arbitration procedure shall
602		continue during the conduct of the mediation but the Tribunal may take the mediation timetable into account
603		when setting the timetable for steps in the arbitration.
604	(vi)	Unless otherwise agreed or specified in the mediation terms, each party shall bear its own costs incurred in the
605		mediation and the parties shall share equally the mediator's costs and expenses.
606	(vii)	The mediation process shall be without prejudice and confidential and no information or documents disclosed
607		during it shall be revealed to the Tribunal except to the extent that they are disclosable under the law and
608		procedure governing the arbitration.
609	(Note	: The parties should be aware that the mediation process may not necessarily interrupt time limits.)
610		*Subclauses (a), (b), (c) and (d) are alternatives; indicate alternative agreed in Box 26.

611	1	If Box 26 in Part I is not appropriately filled in, subclause (a) of this Clause shall apply. Subclause (d) shall apply	
612		in all cases except for alternative (b).	
613	34.	Notices	
614		All notices, requests and other communications required or permitted by any clause of this Charter Party shall	
615		be given in writing and shall be sufficiently given or transmitted if delivered by hand, email, express courier	
616		service or registered mail and addressed if to the Owners as stated in Box 30 or such other address or email	
617		address as the Owners may hereafter designate in writing, and if to the Charterers as stated in Box 31 or such	
618		other address or email address as the Charterers may hereafter designate in writing. Any such communication	
619		shall be deemed to have been given on the date of actual receipt by the party to which it is addressed.	
620	35.	Partial Validity	
621		If by reason of any enactment or judgment any provision of this Charter Party shall be deemed or held to be	
622		illegal, void or unenforceable in whole or in part, all other provisions of this Charter Party shall be unaffected	
623		thereby and shall remain in full force and effect.	
624	36.	Entire Agreement	
625		This Charter Party is the entire agreement of the parties, which supersedes all previous written or oral	
626		understandings and which may not be modified except by a written amendment signed by both parties.	
627	37.	Headings	
02,		·	
628		The headings of this Charter Party are for identification only and shall not be deemed to be part hereof or be	
629		taken into consideration in the interpretation or construction of this Charter Party.	
630	38.	Singular/Plural	
631		The singular includes the plural and vice versa as the context admits or requires.	



PART III

BARECON 2017 Standard Bareboat Charter Party PROVISIONS TO APPLY FOR NEWBUILDING VESSELS ONLY (Optional, only applicable if Box 27 has been completed)

OPTIONAL PART

1. Specifications and Building Contract

- (a) The Vessel shall be constructed in accordance with the building contract between the Builders and the Owners including the specifications and plans incorporated therein ("Building Contract"). The Owners shall provide the Charterers with a copy of the Building Contract to the extent relevant to this Charter Party.
- (b) No variations shall be made to the Building Contract without the Charterers' prior written consent. The Charterers shall be entitled to request change orders in accordance with the Building Contract. Any additional costs or consequences due to Charterers' change orders shall be borne by the Charterers.
- (c) The Owners and the Charterers will liaise and cooperate in all matters regarding the construction of the Vessel and the Building Contract. The Charterers shall have the right to send their representative to the Builders' yard to inspect the Vessel during its construction.
- (d) The Owners shall assign their guarantee rights under the Building Contract to the Charterers, if permitted. If not permitted, the Owners shall exercise their guarantee rights against the Builders for the benefit of the Charterers. The Charterers shall be obliged to accept such sums as the Owners are reasonably able to recover under the guarantee provisions of the Building Contract.

2. Delivery and Cancellation

- (a) Subject to the provisions of Clause 3 (Liquidated Damages) hereunder, the Charterers shall be obliged to accept the Vessel from the Owners, constructed and delivered in accordance with the Building Contract and including buyers' supplies, on the date of delivery by the Builders. The Charterers undertake that having accepted the Vessel they will not thereafter raise any claims against the Owners in respect of the Vessel's performance or specification or defects, if any.
- (ii) The date of delivery for the purpose of this Charter shall be the date (the "Delivery Date") when the Vessel is in fact delivered by the Builders to the Owners in accordance with the Building Contract, whether that is before or after the scheduled delivery date under the Building Contract. The Owners shall be under no responsibility for any delay whatsoever in delivery of the Vessel to the Charterers under this Charter Party, except to the extent caused solely by the Owners' acts or omissions resulting in a default by the Owners under the Building Contract. The Owners shall be responsible to the Charterers for any direct losses incurred by the Charterers, if the Vessel is not delivered to the Owners due solely to the Owners' acts or omissions resulting in a default by the Owners under the Building Contract.
- (iii) The Owners and the Charterers shall on the Delivery Date sign a Protocol of Delivery and Acceptance evidencing delivery of the Vessel hereunder.
- (b) (i) The Owners' obligation to charter the Vessel to the Charterers hereunder is conditional upon delivery of the Vessel to the Owners by the Builders in accordance with the Building Contract.
- (ii) If for any reason other than a default by the Owners under the Building Contract, the Builders become entitled under that Contract not to deliver the Vessel and exercise that right, the Owners shall be entitled to cancel this Charter Party by written notice to the Charterers.
- (iii) If for any reason the Owners become entitled to cancel the Building Contract and exercise that right, the Owners shall be entitled to cancel this Charter Party by written notice to the Charterers. If, however, the Owners do not exercise their right to cancel the Building Contract, the Charterers shall be entitled to cancel this Charter Party by written notice to the Owners.

2. Liquidated Damages



PART III

BARECON 2017 Standard Bareboat Charter Party PROVISIONS TO APPLY FOR NEWBUILDING VESSELS ONLY (Optional, only applicable if Box 27 has been completed)

OPTIONAL PART

- (a) Any liquidated damages for physical defects or deficiencies and any costs incurred in pursuing a claim therefor shall be credited to the party stated in Box 27(iv) or if not filled in shall be shared equally between the parties.
- (b) Any liquidated damages for delay in delivery under the Building Contract and any costs incurred in pursuing a claim therefor shall be credited to the party stated in Box 27(v) or if not filled in shall be shared equally between the

PART V

BARECON 2017 Standard Bareboat Charter Party PROVISIONS TO APPLY FOR VESSELS REGISTERED IN A BAREBOAT CHARTER REGISTRY

(Optional, only to apply if expressly agreed and stated in Box 29)

	OPTIONAL PART
1.	

