Frequently Asked Questions

Completing Your Acceptance Form for Transocean's Offer to Acquire All Outstanding Shares of Songa Offshore

Transocean is publishing this list of frequently asked questions to help you complete your Acceptance Form if you would like to participate in Transocean's pending offer to acquire all outstanding shares of Songa Offshore. If you do not wish to participate, no action is required. However, if you do not participate, Transocean will not purchase your shares in the offer and you will not receive any payment from Transocean for your shares of Songa Offshore when the offer is completed.

This list answers some of the most common questions regarding how to complete your Acceptance Form and participate in the offer. If you have additional questions, please contact Clarksons Platou Securities for assistance. Clarksons Platou Securities is serving as settlement agent for the offer.

Clarksons Platou Securities AS Munkedamsveien 62c N-0270 Oslo Norway +47 22 01 63 00 Email: ecm.oslo@clarksons.com

Please also refer to the final Offer Document and Prospectus dated December 20, 2017 for more information about the offer. Additional copies of the Offer Document and Prospectus can be obtained from Clarksons Platou Securities.

Q: I want my shares of Songa Offshore to be purchased by Transocean in the offer. What do I need to do to participate in the offer?

A: To participate in the offer, you must submit a properly completed Acceptance Form to Clarksons Platou Securities at or prior to 4:30 p.m. (CET) on January 23, 2018, which is the "*Expiration Time*" for the offer.

This list of questions is intended to help you properly complete your Acceptance Form. If you need any additional help, please contact Clarksons Platou Securities as soon as possible to ensure you have sufficient time to properly complete and submit your Acceptance Form prior to the Expiration Time.

If you do not submit a properly completed Acceptance Form prior to the Expiration Time, you will not be allowed to participate in the offer.

Q: The Acceptance Form says I have two "Consideration Options." What are these options, and how do I select the one I want?

A: Transocean has agreed to exchange each share of Songa Offshore validly tendered and accepted for payment in the offer for 0.35724 newly issued shares in Transocean Ltd. and USD 2.99726 principal amount of 0.5% Exchangeable Senior Bonds due 2023 to be issued by Transocean Inc.

However, you have the option to receive a cash payment of NOK 47.50 per share of Songa Offshore up to a maximum of NOK 125,000. This cash payment will be made instead of delivering an equal amount of Transocean shares and exchangeable bonds as described in detail in the Offer Document and Prospectus.

The "Consideration Options" listed in the Acceptance Form are provided so that you can indicate whether you want to receive this cash payment.

- 1. The first of the "Consideration Options" listed in the Acceptance Form is labeled "Option 1 Cash Election." You should select this option if you *want* to receive the cash payment described above. To select this option, simply mark the box next to "Option 1 Cash Election" at the top of page 2 of your Acceptance Form.
- 2. The second of the "Consideration Options" listed in the Acceptance Form is labeled "Option 2 Consideration Shares and Exchangeable Bonds." You should select this option if you *do not want* to receive the cash payment described above. To select this option, simply mark the box next to "Option 2 Consideration Shares and Exchangeable Bonds" at the top of page 2 of your Acceptance Form.

You must select one of these two options when you complete your Acceptance Form. If you do not make a selection, we will assume you have selected "Option 1 - Cash Election."

Q: How will you deliver my shares of Transocean and exchangeable bonds to me following the completion of the offer?

- A: You have two options for how we will deliver your shares of Transocean and exchangeable bonds following completion of the offer. These are the options that are labeled "Settlement Options" at the bottom of page 2 of your Acceptance Form.
 - 1. The first of the "Settlement Options" listed in the Acceptance Form is labeled "Option 1 Delivery to an Eligible Customer Brokerage Account."

If you select this option, your shares of Transocean and exchangeable bonds will be delivered to the brokerage account you specify. In order to receive your shares of Transocean and exchangeable bonds into your brokerage account, you

must ensure your broker accepts delivery from Computershare's DTC Participant account #2586 on the date the offer settles. We currently expect the offer will settle on January 30, 2018. *If you select this option, please contact your bank or broker now and tell them Computershare's DTC Participant account #2586 is expected to transfer your shares of Transocean and exchangeable bonds on or about January 30, 2018. If Computershare cannot complete delivery after the third attempt, then they will use Option 2 below to deliver your shares of Transocean and exchangeable bonds.*

2. The second of the "Settlement Options" listed in the Acceptance Form is labeled "Option 2 — Delivery through a Direct Registration System Account."

If you select this option, your shares of Transocean will be registered in your name on Transocean's records maintained by its transfer agent, Computershare. You will receive a statement reporting that these shares have been issued in your name following the completion of the offer. If you select this option, you will need to contact Computershare following the completion of the offer to transfer your shares of Transocean.

The exchangeable bonds can only be delivered through the systems of DTC maintained in the United States. As a result, if you select this option, your exchangeable bonds will be held by Computershare on your behalf until you specify a brokerage account with a broker who is, directly or indirectly, a DTC participant capable of taking delivery of such exchangeable bonds. You will be required to provide us with information for such a brokerage account following completion of the offer before you are able to claim and take delivery any exchangeable bonds that you are entitled to receive as a result of your participation in the offer. *As a result, we strongly urge you to select and provide the information required by Option 1 above if you participate in the offer.*

You must select one of these two options when you complete your Acceptance Form. If you do not make a selection, we will assume you have selected "Option 2 — Delivery through a Direct Registration System Account."

Q: Do I have to choose one option from "Consideration Options" and "Settlement Options" when I complete my Acceptance Form?

A: Yes, you must choose one of each.

If you do not choose a "Consideration Options," we will assume you have selected "Option 1 — Cash Election."

If you do not choose a "Settlement Options," we will assume you have selected "Option 2 — Delivery through a Direct Registration System Account."

Q: I would like to select Settlement Option 1 for delivery to my brokerage account. What information do I need to provide on the Acceptance Form?

- A: You will need to provide us with the following information:
 - 1. We will need your account information with your brokerage. This consists of your brokerage account number and contact information for someone at your broker that we can speak with to confirm your account details.
 - 2. We will also need information on your bank's or broker's account with DTC to deliver the shares to them for your benefit. *You likely will not have this information. To obtain this information, you will need to contact your bank or broker for assistance in completing the Acceptance Form.*

Q: The acceptance form attaches some U.S. tax forms. Do I have to fill these out?

A: Yes, you must complete the appropriate tax form to ensure that any cash payments made to you following the offer comply with U.S. backup withholding rules.

Q: Which U.S. tax form do I need to fill out?

- A: You should fill out the tax form indicated below:
 - · If you are a U.S. person, you should complete Form W-9.
 - If you are an individual who is not a U.S. person, you should complete Form W-8BEN.
 - If you are an entity that is not a U.S. person, you should complete Form W-8BEN-E.

Q: Where can I get another copy of the Acceptance Form or these U.S. tax forms?

A: Please contact Clarksons Platou Securities as indicated below.

Q: Who can I call with additional questions?

A: Please contact Clarksons Platou Securities, who is acting as settlement agent for the offer, with any additional questions.

Acceptance Form

For Conditional Offer to Acquire All Shares in Souga Offshore SE Made By Transocean Ltd.

This Acceptance Form shall be used in order to accept the voluntary tender offer (the "Offer") by Transocean Ltd. ("Transocean") to purchase all itsued and contranting shares in Scorp Offshore SE ("Seages Offshore") on the terms and conditions set forth in the Prospectru dated December 20, 2017 (the "Offer Document") to which this form is attached. All capitalized terms used but not defined be einafter have the meanings assigned to them in the Offer Document").

Shareholder and Address: RETURN TO: ETTRN FO: Clarksom Platou Securities AS Munkedauszwien 62c N- 0270 Oslo, Norway Tek: +47 22 01 63 00 E-mail: ecm.oslo@clarksom.com The shareholders' registry of Songa Offihore shows: VPS account: Rights holders registered: U.S. Taxpaver Identification Number (if applicable):

Deadline for Acceptance

This Acceptance Form must be received by Clarksonn Platon Securities AS ("CPS"), as settlement agent for the Offer, prior to the expiration of the Offer at by 16:30 (Norwegian time) on Jamary 23, 2018, unless the Offer is estended (usch date and time, save normality date with share in longo Office in estimated and served VFS scenarity and the Acceptance Form for each such VFS accenarity characteristic and the Security of the Offer and the Acceptance Form security date with the site in the Acceptance Form security date with the site in the Acceptance Form Security of the Expansion Time.

Determination of Valid Acceptance Form

Determinations of NBD Acceptance Form All questions as to the validity form, eliphility (including time of receipt) and acceptance for payment of any tender of single Offshore will be determined by Transceam, in its tole discretion, which determination shall be final and binding on all particles. Transceam reserves the absoluter right receipt ray and all moders determined by its of to be improper from or the acceptance for payment of which may, in the optimic of its counsel, be unlawful. Transceam also reserves the absolute right to waive any defect or inregularity in the tender of determined of the counsel, be unlawful. Transceam also reserves the absolute right to waive any defect or inregularity in the tender of determined of the requirements in Section 6-10 (9) of the Nerwegian Securities Trading Act of 29 June 2007 no. 75 for equal treatment of tharsholders, which we discrete of Songo Offshore will be deemed to have been visibly refinal indicefts and irregularities have been waired or cured writin such time as Transceam shall determine. None of Transceam, Songo Offshore, CPS or any stude person will be under any dray to give notice of any defect or improving institution or incure any labelity for fulnes to give any such notics. Transceam's interpretation of the term and conditions of the Offser (including this Acceptance Form) will be final and binding.

If you own shares in Songa Offshore that are registered in the name of one or more brokers, banks, investment managers or other nominees, you must contact such persons to accept the Offer with respect to such shares. Acceptance of the Offer for shares in Songa Offshore registered in the name of any broker, bank, investment manager or other nominee must be done by the broker, bank, investment manager or other nominee, as applicable, on your behalf.

Questions and Requests for Additional Copies of Docu

You may contact CPS, as settlement agent for the Offer, at the address and telephone number set forth below with any questions or requests for additional copies of the Offer Document or this Acceptance Form. You may also contact your beoler, baak, investment manager, or other nominee for assistance. Such copies will be farminhed promptly at Transceam's expense.

Clarksons Platou Securities AS Munkedamavwien 62c N-0270 Oslo, Norway Tel: +47 22 01 63 00 Percei

If not completed, please include information from your VPS account.

Include U.S. Taxpayer Identification number if you have one.

You can still accept the Offer if you do not have a U.S. Taxpayer Idenficiation Number.

Please contact Clarksons Platou Securities if you have any questions

Consideration Options (please select one):

Option 1 - Cash Election

By selecting Option 1, you havely choose to receive NOK 47.50 per Songa Offshore share, up to an aggregate of NOK 125,000, in each as full or partial settement (as applicable) for your Songa Offshore shares, and you havely choose to receive 0.35724 Consideration Shares and USD 2.99736 principal amount of Exchangeable Bonds in settement of any of your remaining shares of Songa Offshore, in each case subject to the terms and conditions described in Offer Document.

Option 2 - Consideration Shares and Exchangeable Bonds

By selecting Option 2, you hereby choose to receive 0.35724 Consideration Shaves and USD 2.99736 principal amount of Exchangeable Bonds for each Songa Offshore share, subject to the terms and conditions described in Offser Document.

Settlement Options (please select one):

Option 1 – Delivery to an Eligible Customer Brokerage Account

By selecting Option 1 for settlement and completing the information requested below, you havely elect and instruct Transocean and CPS and Computershare Trust Company, N.A. ("Computershare"), as transfer agent for Transocean's shares and distribution agent for the Offler, to deposit the Consideration Shares and Exchangeable Bonds you are entitled to receive in connection with the settlement of the Offler in the participant account with The Depository Trust Company ("DTC") specified below, for further credit to the customer brokerage account specified below.

below, for further credit to the curbones brokenege account specified below. In order for Considention Shaves and Exchangeable Bonds to be credited to your curtones brokenege account pursuant to this option, you must instruct your broken to receive the Considention Shaves and Exchangeable Bonds from Computerbare on the sentiment data, which is expected to be no line than five burniess days following the experiments of the Office. All Considerations Shares and Exchangeable Bonds will be delivered through DTC Free Of Value (070) from Computerbarw's DTC Participant account #2566. Pincs provide this information to your broker to ensure presupt retilement and receipt of your Consideration Shares and Exchangeable Bonds. If you pick Option 1 then you must give your broker Computerbarw's DTC Participant account #2556 and tell your broker to heave delivery. Computerbarwe will attempt to deliver the Consideration Shares and Exchangeable Bonds its your eligible curtomes brokerage account for the set tree stimes. If Computerbarwas connast escapete delivery after the third attempt, then they will use Option 2 to deliver your Consideration Shares: and Exchangeable Bonds.

DTC Participant Name:				
DTC Participant Number:				
DTC Participant Account Number:				
Customer Brokerage Account (This is your personal account information with the DTC Participant)				
Undersigned's account number with Broker:				
Broker Representative Name:				
Broker Representative Phone Number:				

Option 2 - Delivery through a Direct Registration System Account

Broker Representative's E-mail:

By selecting Option 2 for settlement, you haveby elect and instruct Transocean and CPS, as settlement agent for the Offer, and Computershare, as transfer agent for Transocean's shares and distribution agent for the Offer, to deposit the Consideration Shares in a Darect Registration System (DRS) Account at Computershare in my/our name. You haveby certify that the mane and address listed above are the two and correct name and address of the Subscholder to whom the Considerations Shares are to be transferred and in whose name the Consideration Shares are to be recorded in the share register upon settlement of the Offer.

You havely also control that you understand that by selecting this option for settlement of Consideration Stares, any Exchangeable Bonds that you are entitled to receive will continue to be hald by Comparetnaire on your behalf until such time as you specify a brokenage account with a broken who is, directly or indirectly, a DTC participant capable of taking delivery of such Exchangeable Bonds. You will be required to provide information for such a brokenage account as specified in this Acceptance Form and the Offer Document in order to claim and receive any Exchangeable Bonds that you are entitled to receive as a result of your acceptance of the Offer.

All cash psyable to you in accordance with the terms of your acceptance of the Offer will be made to the bank account that is registered as the account for dividends on your VPS account as listed above regardless whether you select settlement through Option 1 or Option 2. All such cash payments will be distributed by CPS, as settlement agent, upon settlement of the Offer.

Choose this option to receive the Cash Election of up to NOK 125,000 as partial or full payment for your Songa Offshore shares. Choose this options to forego the Cash Election and receive only Consideration Shares and Exchangeable Bonds. Note that the Exchangeable Bonds are issued in USD 1,000 amounts, rounded down to the nearest USD 1,000. The difference wil be paid in cash. Choose this option to receive delivery in an eligible customer brokerage account. This option will ensure you the most prompt delivery of your Consideration Shares and Exchangeable Bonds following completion of the Offer. Please include details of your eligible customer brokerage account in this section. You may need to contact your bank or broker to obtain some or all of this information.

Please choose this option if you do not have an eligible customer brokerage account.

If you choose this option, Computershare will hold any Exchangeable Bonds payable to you upon completion of the Offer on your behalf until you designate an eligible customer brokerage account. Please note that you will need an eligible customer brokerage account in order to receive the Exchangeable Bonds before the Exchangeable Bonds mature or if you wish to convert the Exchangeable Bonds to shares of Transocean. Instruction: and Acknowledgement: Delivered To Transocean, CPS and Computershare

- I'We confirm that I'we have received and reviewed the Offer Document and accept the Offer for all my/our shares in Songs Offshore in acceptance with the terms and conditions set forth in the Offer Document, unless otherwise stand by marks below in item 2 below. My/our Acceptance ablo comprises any shares in Songs Offshore which I'we, in additions to the mumber of shares stated above, hold or acquire and that are registered in the VPS on the above stated account before the VPS account is debitted.
- I'We only accept the Offser in accordance with the terms and conditions set forth in the Offser Document and elect the Consideration Option indicated in this Acceptance Form. If neither of the boxes for the Consideration Options are checked, I'we acknowledge that I'we automatically will be deemed to have selected the "Option 1 – Cash Election."

In the event the my/our total holding of Songa Offshares in 2,451 shares or less and I/we have indicated that we prefer the Cach Election above, I/we acknowledge that the entire consideration is payable in cach. In the event the my/our total holding of Songa Offshore is more than 2,651, and I/we have indicated that we prefer the cach abstrative above, I/we acknowledge that the cach received will first be subtracted from the Exchangeable Bond. I/we would otherwise be entitled to receive upon settlement, than the number of Consideration Shares I/we would otherwise be entitled to receive upon settlement.

I'we understand that the aggregate consideration paid to each Songa Offshore shareholder accepting the Offse shall be comprised, as near as possible, of 50% Consideration Shares and 50% Enchangeable Bonds, with any essencise of the Cash Election reducing the aggregate number of Exchangeable Bonds otherwise issuable in the Offser and then reducing the aggregate number of Consideration Shares otherwise issuable in the Offse.

If I've were sentitled to receive a fraction of a Consideration Share, I'we will instead receive, for the fraction of a Consideration Share, an amount in cach based on USD 8.39. If I'we were entitled to receive a fractional amount of Exchangeable Bond, I'we will instead receive, for the fractional amount of Exchangeable Bond, an amount in cash based on USD 1.000, the principal amount per Exchangeable Bond. Any cash payoble in lise of fractional Consideration Shares or Exchangeable Bond will be paid in NOK based on the NOK/USD closing price of 7.9239 at 4:00 pm CET as determined by Norges Bank on August 14, 2017.

- 1. We accept that I've may not sell, otherwise dispose, encumber or transfer to another VPS account, the shares in Songa Offichere tendened hereunder. CPS in invocosibly authorised to block the shares in Songa Offichere on the above-mentioned VPS account in favour of CPS on behalf of Transceam.
- 4. The Exchangeable Bonds shall be governed by an indenture (the "Indenture"). I'ves invevorably authorize and instruct the Trustee (i) if this application is made prior to finalization and execution of the Indenture, to finalize, execute and deliver the Indenture and other related finance documents on bable of easies used that I'ves as a boundedlost will become party to and bound thereof and (ii) to approve and execute all necessary documents on its behalf in respect of the Exchangeable Bonds.
- 5. IWe accept that settlement for any cash I've may be entitled to receive in the Offer will be made by way of transfer to the bank acceant registered on the VFS acceant for dividend payment. In the absence of such acceant, settlement of any such cash amounts will be made by way of possible charge of or currency charge for that absolves with a non-Norwayin addexi).
- 6. 1We accept that settlement in the form of Consideration Shares and Exchangeable Bonds will be made by way of the Settlement Option indicated in this Acceptonce Form. If neither of the bones for the Settlement Options are checked, I'we acknowledges that I'we automatically will be deemed to have selected "Option 2 – Delivery through a Direct Registration System Account."

anomatically with the elements to have selected. "Option 2 - Destruction particular in 2010;" Congritume and the selection of the selection of

Divert Registration System Account' is inyour semimant Option. 10% also acknowledge that, if I two have solected "Option 2 – Dairvey through a Direct Registration System Account" from the Settlement Options above, no Euchangeable Bonds that I we are entitled to neceive will be delivered to melvin, and all could Euchangeable Bonds will continue to be held by Computervlace on my/our behalf tunti such time as I we specify a brokenge account with a booker who is, directly or inducedy, a DTC participant capable of taking delivery of such Euchangeable Bonds. We understand that such information (together with any office information required by Transcenant to claim my/our identity and complete the transmitted must be provided to Computerhame and Transcenant the following addresse in order to claim my/our Exchangeable Bonds.

Computershare, Inc.	Transocean Ltd.
Attn: Corporate Actions	Atta: Pam Easton; Songa Shareholder Settlement
250 Royall Street,	4 Greenway Plaza
Canton, Massachusetts 02021	Houston, Texas 77046
Telephone: +1 877 397 7229 or +1 201 680 6578	Telephone: +1 713 232 7647
Email: web.queries@computershare.com	Email: pam.easton@deepwater.com

I'We understand that if we do not have an eligible customer brokerage account and wish to obtain one, I'we can contact CPS for a list of brokers that I'we may contact to establish such account.

- 7. My/Our shares in Songa Offshore are transferred five of any encumbrances and any other third party right whatsoever and with all showholder right ratics to them. Any third party with registered encumbrances or other third-party right we may one shares in Songa Offshore and We Acceptance Form and therby wave their right thesein and approve the transfer of the shares in Songa Offshore to Transcean free of any encumbrances and any other third party right whatsoever. I'We acknowledge that this Acceptance Form that we have are tendeded and may be transfered to the shares of first share prime written consent on this Acceptance Form that the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse and may be transfered to the shares on the shares of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and may be transfered to Transcean firse of any section firse of the shares are tendeded and the section firse of the shares are tendeded and the section of the shares are tendeded and may be transfered to Transcean firse of any sub-right hand to the tender of the shares are tendeded and the start are start and the section of the shares are tendeded and may be transfered to Transcean firse of any sub-right hand to the tender of the first have are sectioned and the start are start and the section of the shares are start and the section of the start are start and the section of the start are start are start ar
- Transocean will pay my/our VPS transaction costs that may occur as a direct consequence of my/our acceptance of the Offer. Transocean will not cover any other costs that I/we may incur in connection with my/our acceptance of the Offer.
- will not cover any other costs that i we may incur in commercise with myour acceptance of the Other.
 9. IWe invevceably authorize CPS to act as exchange agent on my/our behalf for my/our account and take all steps CPS in its discretion, deem necessary and appropriate to effect the combinition of my/our backs in Songa Officiene for Consideration Shares, Euchangeable Booh and/or each, in accordance with the terms of the Offer. Without limitation to the foregoing, live herely authorize and direct CPS to enter into, on my/our backs, a contribution as agreement via Transcosen to effect the combinition of my/our account for (and in any other wave student all formulates and enter CPS to emposite and the to Transcosen, to ubicretific for (and in any other wave stude all formulates necessary to dulively the Consideration Shares duliverable to merilie as a securat of the Offer, and to take and effect such other actions and acts as may be necessary or appropriate in the discretion of CPS to complete the Offer.
- 10. This Acceptance Form and the Offer are governed by Norwegian law and, to the entent applicable, the federal laws of the United States, including U.S. federal securities laws. Any dispute in connection with the Offer is subject to the enclusive jurisdiction of the Norwegian courts, with the Oslo District Court as the agreed versue.
- 11. I'We understand and agree that the Offer is not being made to, nor will tenders be accepted from or on behalf of Songa Offshore shareholder in any jurisdiction in which the making of the Offer or acceptance thereof would not be in compliance with the laws of such jurisdiction. I'We confirm that my/our acceptance of the Offer is not restricted according to the laws of the jurisdiction applicable to me/us.
- jurisdation. If We confirm that myour acceptance of the Otter is not reinfield accessing to the laws of the jurisdation applicable to mew.
 12. Under the "backup withholding" provisions of United States federal increments tar laws. CPS and ComputerAnne may be required to withhold a portion of any parametin made to certain Surgary Offshore shareholders parametin to the Offset. To avoid this withholding, a tendening United States Shareholder (so defined by previse) a consider the transformation of the Offset in the International Desire (so defined below) (or other United States payee) is required to provide a correct Tanayour Bachesto the States Shareholder is an individual, the TDN's in the STerem W-9 is indicated. If such United States Shareholder is an individual, the TDN's into the state state state and sign the IDS Form W-9 is indicated. If such United States payee) does not provide a correct TBN or an adequate boars for an essential score transform discussion of the IDN's and the TDN's into a TDN's in the TDN's into a the social accent you manifer and score the states Shareholder (so defined between the state) states are used as and sign the IDS Form W-9 is indicated. If such United States payee) does not provide a correct TBN or an adequate boars for an essential score transform discuss the United States Shareholder is the (currently TDN's and HD's builty to the IDS. If a tendening United States Shareholder does not have a TDN, each haveholder isolation in process. See the enclosed IDS Form W-9 and the instruction on applying for a TDN and complexing and signing and HDS form W-9 and the instruction in process. See the enclosed IDS Form W-9 and the instruction there for additional information.

Certain United States Shareholders (including, among others, C corporations) who are exempt recipients are not subject to backup withholding. See the enclosed copy of the IRS Form W-9 and the instructions to IRS Form W-9. In order to confirm exempt state and arout erroreous backup withholding, such exempt United States Shareholders should farmish their TIN, check the appropriate box on the IRS Form W-9 and sign, date and return the IRS Form W-9 to the Depositary.

A shareholder (or other payee) that is not a United States Shareholder may qualify as an exempt recipient by providing a properly completed and signed RES Form W-SEEV. (for individually or RS Form W-SEEV.-E (for certain entire.) or other appropriate RS Form W-5, as applicable, signed under genables of payment, attention to such shareholder or payer's non-U.S. status or by otherwise establishing an exemption. An RES Form W-SEEV. (for individually is enclosed with this Acceptator Form.)

as essemption. An DS Ferm W-BEDN (for individualit) is encicosed with this accomptance rows. For purposes of these instructions, a "United States (Bareholder" is (i) an individual who is a citizen or recident alien of the United States. For Durad States fielderal income tax purposes, (ii) a composition (including an entity basels as a corporation for United States fielderal income tax purposes) or partnership (including an entity travelle as a partnership for United States fielderal income tax purposes) created used the lines of the United States, any state these of or the District of Columba, (iii) an entite the income of which is subjects to United States fielderal income tax regardless of its source or (iv) a totat l'(a) a coart while the distribution of the trant of one of the United States fielderal income of the United States fielderal income of the States fielderal income

Backup withholding is not an additional tax. Rather, the United States federal income tax liability of persons subject to backup withholding will be nedaced by the amount of tax withhold if backup withholding result is an overpayment of taxes, a refind may be obtained from the IRS of eligibility is established and appropriate proceeders is followed.

LWe understand that failure to provide a correct, completed and signed IRS Form W-9 or an appropriate IRS Form W-8, at applicable, may subject me'us to United States federal income tra withhelding on any payments made pursuant to the Offer. LWE CONTEME THAT WE HAVE BEEN NOTIFIED THAT I WE SHOULD SEEK ADVICE BASED ON MY-OUR PARTICULAR CIRCUMSTANCES FROM AN INDEFENDENT TAX ADVISOR.

Signature*

Place Date Telephone no.

Please sign this line to complete the Acceptance Form .

* If signed pursuant to proxy, a proxy form or company certificate confirming the authorised signature must be enclosed

Right: holder(s): In the event that there is registered holder(s) of rights on the VPS-account this is marked with a YES above on the top right-hand box of this Acceptance Form. As holder(s) of rights, the undersigned consents that this acceptance of the Offer is undertaken on the above-mentioned terms.

 Place
 Date
 Telephone no.
 Rights holder's signature*

 * If signed pursuant to proxy, a proxy form or company certificate confirming the authorized signature much be enclosed

If your Shares in Songa Offshore SE are pledged or blocked.

Please have the pledgee, bank or other right holder sign this line to ensure your shares are transferred on the Settlement Date.

Form	W-9	Request fo		Give Form to the requester. Do not					
Depart	December 2014) ment of the Treasury	Identification Numb	er and Certification	send to the IRS.					
interna	1 Name (as shown	on your income tax return). Name is required on this line; d	to not leave this line blank.						
	2 Business name/d	2 Business name/duregarded entity name, if different from above							
ର 8		Destross management and many management and accept							
Print or type See Specific Instructions on pl	Individual/sole single-member Limited liability Note. For a sin the tax classifi Other (see inst S Address (number 6 City, state, and Z	LLC company. Enter the tax classification (C+C corporation, S gle-member LLC that is dianspacefield, do not check LLC; of about of the single-member center, untions) ► street, and apt. or suite no.) ₽ oode	ion Partnership Trust/lestate Partnership Scorporation, P+partnership Exempt p Exempt p Exempt o Exem	counts maintained outside the U.S.)		C	olete this information il	if you are a U.S. citizen or o nt alien).	th
	7 List account num	ber(s) here (optional)							_
Dacks reside entrie 7/IV o Note. guide Unde 1. Th 2. La Se no 3. La 4. Th Certit becas interes gener	ip withholding, För atr alien, solve propu- se, it is your employ n page 3. If the account is in lines on whose nur the construction of the penalties of perju- tion of the solution of the mode (FBS) that I an only subject to be m a U.S. citizen or s FATCA code(s) en service and the faction instruction use you have failed t paid, acquisition	ation	mber (SSN). However, for a no npage. 3-for other number, see How to get a e and the chart on page 4 for memory of the see How to get a e more see How to get a or memory elements of the see to be issued to n ackup withholding, or (b) I have not been notified by re to report all interest or dividends, or (c) the IRS pt from FATCA reporting is correct. en notified by the IRS that you are currently subject m. For real estate transactions, item 2 does not ago debt, contributions to an individual referement at the see the second seco	tion number tion number tion number tion number tion number tion number tion failed me that I am tt to backup withholding transmerrer (TRA), and					
Sign	Signature of		Date >	<	Please sign	n this line to comp	plete this form.		
	eral Instruc		Form 1098 (home mortgage interest), 1098-E (studen	nt loan interesti, 1098-T	N				
		a Internal Revenue Code unless otherwise noted.	(tution)						
Future	e developments. Info	mation about developments affecting Form W-9 (such	 Form 1099-C (canceled debt) Form 1099-A (acquisition or abandonment of secure 	ki property)					
		ee release it) is at www.irs.gov/fie9.	Use Form W-9 only if you are a U.S. person (includin						
An ind return	with the IRS must obt	W-9 requester) who is required to file an information ain your correct taxpayer identification number (TN) curity number (SSR), individual taxpayer identification asses identification or scheme (XTR), or semicour	provide your correct TN. If you do not return Form W-9 to the requester with a to backup withholding. See What is backup withholding By signing the filled-out form, you:	a TIN, you might be subject g? on page 2.					

which may be your social security number (55%), individual texpayer identification number (FIN, adoption texpayer identification number (FIN, bis hepot on an information intern (FIN, or empoyer identification number (FIN, bis hepot on an information num. FINN, or empoyer part is not limited to, the following: - Form 1009-KI (Interest earned or paid) - Form 1009-KI (Interest earned or paid) - Form 1009-KI (Interest earned or income, prices, exents, or gross proceeds) - Form 1009-KI (Interest earned or income, prices, exents, or gross proceeds) - Form 1009-KI (Interest earned or income, prices, exents, or gross proceeds) - Form 1009-KI (Interest earned or income, prices, exents, or gross proceeds) - Form 1009-KI (Interest earned or income, prices, exents, or gross proceeds) - Form 1009-KI (Interest) - Form 1009-K

By spring the filled-out form, you: 1. Centry that the TNX you are giving is context (or you are welling for a number to be issued); 2. Centry that you are not subject to backup withholding, or 3. Cation exemption from backup withholding if you are a LLS, exempt payse. If applicable, you are also centrying that as a LLS, person, your should have of any partnership income from a ULS. tasks or business is not subject to the withholding tax on foreign partnership share of diffective contexted income, and 4. Centry that FATCA cookiej entered on this form (if any) indicating that you are severaf from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.

Form W-9 (Rev. 12-2014) Cat. No. 10231X

Form W-SBEN (Rev. July 2017) Department of the Treasury Internal Revenue Service	Certificate of Foreign Status of Beneficial States Tax Withholding and Reporting For use by individuals. Entities must use Form Go to www.irs.gov/FormWBGEN for instructions and t Give this form to the withholding agent or payer. Do	(Individuals) W-88EN-E. te latest information.	OMB No. 1545-1621			
Do NOT use this form if:			Instead, use Form:			
 You are NOT an individu 	al		W-88EN-E			
 You are a U.S. citizen or 	other U.S. person, including a resident alien individual		W-9			
	her claiming that income is effectively connected with the conduct of vices)					
 You are a beneficial own 	ter who is receiving compensation for personal services performed in	the United States	8233 or W-4			
 You are a person acting 	as an intermediary		W-8MY			
Note: If you are resident is provided to your jurisdiction	n a FATCA partner jurisdiction (i.e., a Model 1 IGA jurisdiction with re on of residence.	ciprocity), certain tax account inf	ormation may be			
	ition of Beneficial Owner (see instructions)					
 Name of individual 	I who is the beneficial owner	2 Country of citizenship				
3 Permanent resider	nce address (street, apt. or suite no., or rural route). Do not use a P.), box or in-care-of address.				
City or town, state	or province. Include postal code where appropriate.	Country				
4 Mailing address (F	different from above)					1
City or town, state or province. Include postal code where appropriate. Country				Please complete	ease complete this information if you are a non-U.S. individual.	
 U.S. taxpayer ider 	ntification number (SSN or ITIN), if required (see instructions)	6 Foreign tax identifying num	ther (see instructions)	\geq		you are a non-U.S. person who is not an individual, please mplete form W-8BEN-E.
7 Reference number(s) (see instructions) 8 Date of birth (MM-DD-YYYY) (see instructions)						
	Tax Treaty Benefits (for chapter 3 purposes only) (see	instructions)				N
	eneficial owner is a resident of	within the me	eaning of the income tax			
	e United States and that country. d conditions (if applicable – see instructions): The beneficial owner is	claiming the provisions of Article	and paragraph			
10 Operation and	of the treaty identified on line 9 above to claim a					
Explain the additional conditions in the Article and paragraph the beneficial owner meets to be eligible for the rate of withholding:			thholding:			
Part III Certifica	lion					
	isclare that I have examined the information on this form and to the best of my	knowledge and belief it is true, correct	ct, and complete. I further			
	at is the beneficial owner (or am authorized to sign for the individual that is the o document myself for chapter 4 purposes,	beneficial owner) of all the income to	which this form relates or			
The person named o The income to which	in line 1 of this form is not a U.S. person, this form relates is:					
	nnected with the conduct of a trade or business in the United States,					
	cted but is not subject to tax under an applicable income tax treaty, or re of a partnership's effectively connected income,					
	in line 1 of this form is a resident of the treaty country listed on line 9 of the for	n (If any) within the meaning of the inc	come tax treaty between			
	ons or barter exchanges, the beneficial owner is an exempt foreign person as d	efined in the instructions.				
Furthermore, I autho any withholding age	rize this form to be provided to any withholding agent that has control, receipt rt that can disburse or make payments of the income of which I am the benefit made on this form becomes incorrect.	or custody of the income of which I a	am the beneficial owner or a new form within 30 days	4		
Sign Here				Please	sign this line	to complete this form.
/	Signature of beneficial owner (or individual authorized to sign for beneficial	owner) Date (MM-00-11111	Victore	- get time time	

Capacity in which acting (if form is not signed by beneficial owner)
Cat. No. 25047Z Form W-8BEN (Rev. 7-2017)

First name of signer For Paperwork Reduction Act Notice, see separate instructions.

Additional Information and Where to Find It

In connection with the voluntary exchange offer (the "Offer") to be made by Transocean Ltd. ("Transocean") to acquire all outstanding shares of Songa Offshore SE ("Songa Offshore"), Transocean and Transocean, Inc. (collectively referred to as the "Offeror") have filed with the U.S. Securities and Exchange Commission (the "SEC") a Registration Statement on Form S-4 (the "Registration Statement") containing a prospectus with respect to the Consideration Shares and Exchangeable Bonds to be issued in the Offer (the "Prospectus"). The Offeror has distributed the Prospectus to certain securityholders of Songa Offshore in the United States in connection with the Offer. The Offeror has also filed an offer document with the Financial Supervisory Authority of Norway (the "Norwegian FSA").

INVESTORS AND SECURITYHOLDERS ARE URGED TO READ CAREFULLY THE PROSPECTUS REGARDING THE OFFER IN ITS ENTIRETY (INCLUDING ANY AMENDMENTS OR SUPPLEMENTS THERETO) AND ANY DOCUMENTS WHICH ARE INCORPORATED BY REFERENCE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE TRANSACTION. You may obtain, free of charge, copies of the Prospectus and Registration Statement and other relevant documents filed by Transocean with the SEC, at the SEC's website at: <u>http://www.sec.gov</u>. In addition, shareholders may obtain free copies of the Prospectus and other relevant documents filed by Transocean with the SEC from Transocean's website at: <u>http://www.deepwater.com</u>.

This communication does not constitute an offer to buy or exchange, or the solicitation of an offer to sell or exchange, any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, sale or exchange would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. This communication is not a substitute for any prospectus or any other document that the Offeror may file with the SEC in connection with the proposed transaction. The final terms and further provisions regarding the Offer are disclosed in the offer document filed with the Norwegian FSA, the Prospectus and the Registration Statement. No money, securities or other consideration is being solicited, and, if sent in response to the information contained herein, will not be accepted.

No offering of securities shall be made except by means of a prospectus meeting the requirements of the U.S. Securities Act of 1933, as amended, and any applicable European and Norwegian regulations. The transaction and distribution of this document may be restricted by law in certain jurisdictions and persons into whose possession any document or other information referred to herein should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions my constitute a violation of the securities laws of any such jurisdiction. No offering of securities will be made directly or indirectly, in or into any jurisdiction where to do so would be inconsistent with the laws of such jurisdiction.