FRN DeepOcean ASA Callable Bond Issue 2006/ 2009

Terms:
Documentation: Before investing in the bond, the investor is encouraged to become familiar with relevant documents such as this term sheet, the Loan Agreement and the Issuer’s financial accounts and articles of association and if relevant, listing document. The documents are available from the Issuer and in Relevant Places. In the case of any discrepancies between the Loan Agreement and this term sheet, the Loan Agreement will apply.

Relevant Places: www.deepocean.no
Issuer/Borrower: DeepOcean ASA
Borrowing Limit – Tap Issue: N/A
First Tranche / Loan Amount : 2) NOK 300 000 000
Disbursement Date: 3) 4 October 2006
Maturity Date: 4) 5 October 2009
NIBOR: 5) 3 months NIBOR
Margin: +1.65 percentage point
Coupon Rate: 6) 3 months NIBOR + 1.65 percentage points
Day Count Fraction– Coupon: ACT/ 360
Date of interest adjustment: 7) 9) Interest Payment Date
Business Day Convention: 8) Modified Following
Interest Payment Date: 9) Each 5 January, 5 April, 5 July and 5 October each year
Interest accrual date (from and including): 25 September 2006
Final coupon date (to): Maturity Date
# days first term: 102 days
Status of the Loan 10) Senior Unsecured
Issue Price: 11) 100.00 (par)
Denomination: NOK 500,000
Bondholder’s put option: 12) Redemption Date(s): Maturity Date
Issuer’s call option: 13) Redemption Date(s): 4) 5 October 2008
Price: 102.00

Issuer’s org. Number: 980 722 805
Number / Codes: Sector Code : 710 Geographic code: 0301 Industry (trade) Code:
Usage of funds: The net proceeds of the Loan will be employed for financing of the acquisition of CTC Marine Projects Ltd and general corporate purpose
Approvals / Permissions: Date of board resolution, the 27 September 2006 Oslo Børs will inspect relevant documents prior to listing on Oslo Børs ASA’s Alternative Bond Market (AMB)
Trustee / Bondholders’ Representative: Norsk Tillitsmann ASA, Postboks 1470 Vika, 0116 Oslo, Norway.
Arranger(s): Pareto Securities ASA
Paying Agent: SpareBank 1 SR-Bank ASA
Securities Depository: The Norwegian Central Securities Depository (VPS)
Market making: There is no market making agreement entered into in connection with the Loan.
Special (distinct) conditions: The bondholders shall pay accrued interest from and including 25 September 2006 to 4 October 2006.
Supplementary information about the status of the loan: 10) The Loan shall rank pari passu with all other senior debt of the Borrower and shall rank ahead of subordinated capital.

The Loan will not be secured.

Change of Control:
Upon a Change of Control Event, each Bondholder shall have a right of pre-payment (a "Put Option") of the bonds at a price of 100 % of par plus accrued interest.

The Put Option must be exercised within two months after the Borrower has given notification as set out in Clause 13.1 (h) in the Loan Agreement. The Put Option may be exercised by the Bondholders by giving written notice of the request to the Bondholder’s VPS account manager. The Bondholder’s VPS account manager shall notify the paying agent of the Loan (the "Paying Agent") of the pre-payment request. The Put Date shall be fifteen – 15 – Banking Days following the date when the Paying Agent received the pre-payment request.

Change of Control Event:
means that a shareholder or a group of affiliated shareholders, or companies, (direct or indirect), ref Securities Trading Act § 1-4, other than Solstad Offshore ASA (Company no 945 883 294) with subsidiaries, in the period prior to 4 July 2009 obtain (including purchase, merger etc.) ownership or control of more than 50 – fifty – per cent of the share capital of the Borrower.

Book equity:
During the term of the Loan, the Borrower shall comply with the following financial covenants:

the Borrowers consolidated book equity shall be at least 30 % of the Borrowers consolidated total assets, quarterly calculated.

Dividend clause:
The Borrower, or any member of the Group, shall not without the approval of the Loan Trustee or, where necessary, the Bondholders' meeting subject to Clause 16 in the Loan Agreement:

make any dividend payment, repurchase of shares or make other distributions to its shareholders that constitutes more than, on a consolidated basis, 35% of the Borrower's net profit after taxes for the previous financial year. (For the avoidance of doubt, any un-utilized portion of the permitted dividend pursuant to the above may not be carried forward and be distributed in any subsequent calendar year).

Standard Terms: If any discrepancy should occur between this Loan Description and the Loan Agreement, then the Loan Agreement will apply.

Loan Agreement: 1) The Loan Agreement will be entered into between the Issuer and the Trustee prior to Disbursement Date. The Loan Agreement regulates the Bondholder’s rights and obligations in relations with the Issue. The Trustee enters into this agreement on behalf of the Bondholders and is granted authority to act on behalf of the Bondholders to the extent provided for in the Loan Agreement.

When bonds are subscribed/purchased, the Bondholder has accepted the Loan Agreement and is bound by the terms of the Loan Agreement. If subscription is made prior to finalisation of the Loan Agreement, the subscriber is deemed to have granted authority to the Trustee to finalise the Loan Agreement. For tap issues, the Loan Agreement will apply for later issues made within the Borrowing Limit. The parties’ rights and obligations are also valid for subsequent issued bonds within the Borrowing Limit.
Tap Issues will be opened on Disbursement Date and closed no later than five banking days before Maturity Date.

Payment of the First Tranche / Loan Amount takes place on the Disbursement Date. In case of late payment, a default interest rate of 9,75 % p.a. will accrue.

For Tap Issues the Issuer can increase the loan above the First Tranche/Loan Amount, before the initial Disbursement Date. For taps not falling on Interest Payment Dates, Accrued Interest will be calculated using standard market practice in the secondary bond market. The Issuer may apply for an increase of the Borrowing Limit.

Any taps under the Tap Issue will be made at market prices, and will fall under the regulations set out in “emisjonsforskriften av 20. desember 1996”.

The interest is paid in arrears on the Interest Payment Date. The first interest period matures 2 Business Days prior to Date of Interest Payment Date.

The regulation of the Interest Rate is effective from each Interest Payment Date. The new interest rate is determined on Interest Determination Date based on NIBOR with additional margin.

Should NIBOR not be available, the interest rate is set based on NIBOR Reference Banks plus Margin. The new interest rate and the next interest term/period will be notified the Bondholders in writing through the Securities Depository. The Trustee and ABM shall also be notified immediately.

If any discrepancy should occur between the Issuer and the Trustee regarding change of page, or if the interest rate is set in accordance with NIBOR-reference banks, the Issuer or the Bondholders who represents minimum 1/10 of Outstanding Loan may appeal against the Interest Determination. Such an appeal must be presented in writing to the Trustee no later than 20 Business days after the bondholders being informed of the interest rate. The appeal will be dealt with by a committee comprising three members, of which one representative is nominated by the Issuer, one representative is nominated by the Trustee and a chairman agreed by the representatives of the two parties. If the parties cannot agree upon a chairman, this person will be nominated by Lord Chief Justice of the City of Oslo Magistrates Court. The decision made by the committee is final.

The notification of the complaint together with the final determination of the interest rate shall be forwarded to the Bondholders through the Securities Depository. If a complaint is made, the current notification shall also be forwarded to ABM.

The interest rate, rounded to the nearest hundredth percentage points, for an equivalent time period as mentioned under NIBOR that is quoted on the Reuters page NIBR at 12 p.m. in Oslo on the Interest Determination Date.

Should the content of the Reuters page NIBR be changed such that the quoted interest rate is not representing, according to the Trustee and the Issuer, the same interest rate as at the time of disbursement or if the page in question is removed from the Reuters system, another page on Reuters shall be used. A page from another electronic news agency that gives the same interest rate as Reuters’ page NIBR did at disbursement date can also be used if the Trustee and the Issuer agree upon this.

The interest rate fixed on basis of the interest on deposits in the inter-bank market in Oslo quoted by the 4 largest authorised exchange banks in the Norwegian market at approximately 12 p.m. in Oslo on the Interest Determination Date for a period as mentioned in NIBOR that starts on the Interest Determination Date and is valid for a comparable amount. The Trustee shall ask the head office of each bank to quote such an interest rate. If two or more quotes are given, the interest rate shall be fixed to the arithmetic mean of the quotes. If less than two quotes are given, the interest rate shall be set to the arithmetic mean of the interest rates quoted by banks selected by the Trustee approximately 12 p.m. in Oslo on the Interest Determination Date for loans in NOK to leading banks in Europe for a period as mentioned in NIBOR which starts on the date of which the interest rate is set valid for a comparable amount. An interest rate determined by calculation of the arithmetic mean is rounded to the nearest hundredth percentage points.

The interest rate, rounded to the nearest hundredth percentage points, for an equivalent time period as mentioned under NIBOR that is quoted on the Reuters page NIBR at 12 p.m. in Oslo on the Interest Determination Date.

The interest rate fixed on basis of the interest on deposits in the inter-bank market in Oslo quoted by the 4 largest authorised exchange banks in the Norwegian market at approximately 12 p.m. in Oslo on the Interest Determination Date for a period as mentioned in NIBOR that starts on the Interest Determination Date and is valid for a comparable amount. The Trustee shall ask the head office of each bank to quote such an interest rate. If two or more quotes are given, the interest rate shall be fixed to the arithmetic mean of the quotes. If less than two quotes are given, the interest rate shall be set to the arithmetic mean of the interest rates quoted by banks selected by the Trustee approximately 12 p.m. in Oslo on the Interest Determination Date for loans in NOK to leading banks in Europe for a period as mentioned in NIBOR which starts on the date of which the interest rate is set valid for a comparable amount. An interest rate determined by calculation of the arithmetic mean is rounded to the nearest hundredth percentage points.

Dependent on the market price. Yield for the first Interest Period will be notified 2 Banking Days prior to Disbursement Date.

The interest is paid in arrears on the Interest Payment Date. The first interest period matures on the first Interest Payment Date after the Disbursement Date. The next period runs from this date until the next Interest Payment Date. The last period of interest ends on Maturity Date.

Modified Following: If the Interest Payment Date is not a banking day, the Interest Payment Date shall be postponed to the next banking day. However, if this day falls in the following calendar month, the Interest Payment Date is moved to the first banking day preceding the...
Condition – Bondholder’s put option: 12)
On Redemption Date the Bondholders have a right to redeem the bonds at the Corresponding Price. Claim of redemption must be received by the account operator investor in writing no later than 15 banking days prior to the Redemption Date in question, as mentioned under The Bondholders Put Option.

Condition – Issuer’s call option: 13)
On Redemption Date, the Issuer has a right to redeem the bonds, completely or partly by drawing lots at the Corresponding Price. If the Issuer makes use of this right to redemption, the Issuer shall notify the Trustee, Bondholders and ABM regarding this matter no later than 30 banking days prior to the Redemption Date in question. The notification shall also be forwarded to the Bondholders through the Securities Depository as soon as possible.

Registration:
The loan must prior to disbursement be registered in the Securities Depository. The bonds are being registered on each Bondholders account in the Securities Depository.

Issuer’s acquisition of bonds:
The issuer has the right to acquire and own the bonds. Such bonds may at the Issuer’s discretion be retained by the Issuer, sold or used for partial redemption.

Amortisation: 4)
The bonds will run without instalments and be repaid in full on Maturity Date at par, provided the Issuer has not called the bonds.

Redemption:
Matured interest and matured principal will be credited each Bondholder directly from the Securities Registry. Claims for interest and principal shall be limited in time pursuant the Norwegian Act relating to the Limitation Period Claims of May 18 1979 no 18, p.t. 3 years for interest rates and 10 years for principal.

Sale:
Tranche 1/ Loan Amount has been sold by the Arranger(s). Later taps can be made by authorized securities brokers.

Legislation:
Disputes arising from or in connection with the Loan Agreement, which are not resolved amicably, shall be resolved in accordance with Norwegian law and the Norwegian courts. Legal suits shall be served at the Trustee’s competent legal venue.

Fees and expenses:
The Issuer shall pay any stamp duty and other public fees in connection with the loan. Any public fees or taxes on sales of Bonds in the secondary market shall be paid by the Bondholders, unless otherwise decided by law or regulation. The Issuer is responsible for withholding any withholding tax imposed by Norwegian law.

Haugesund/ Oslo, 9 October 2006

DeepOcean
Subsea Services

Pareto Securities