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ETAS ID: TM477010

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Deepwater Marine Technology, LLC		03/27/2017	Corporation: CAYMAN ISLANDS

# **RECEIVING PARTY DATA**

Name:	Keppel SLP LLC
Street Address:	5177 Richmond Avenue
Internal Address:	Suite 900
City:	Houston
State/Country:	TEXAS
Postal Code:	77056
Entity Type:	Limited Liability Company: DELAWARE

## **PROPERTY NUMBERS Total: 2**

Property Type	Number	Word Mark
Serial Number:	86810594	SCF
Serial Number:	78362519	ETLP

## **CORRESPONDENCE DATA**

**Fax Number:** 7136234846

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 713-623-4844

Email: mdiodato@pattersonsheridan.com

Correspondent Name: Patterson & Sheridan, LLP

Address Line 1: 24 Greenway Plaza

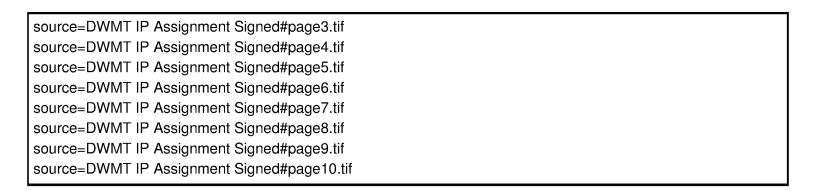
Address Line 2: Suite 1600

Address Line 4: Houston, TEXAS 77046

NAME OF SUBMITTER:	William B. Patterson
SIGNATURE:	/William B. Patterson/
DATE SIGNED:	06/06/2018

**Total Attachments: 10** 

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### MASTER ASSIGNMENT

THIS ASSIGNMENT (this "Assignment") is entered into as of Effective Date set forth on the signature page of this agreement, by and between Deepwater Marine Technology, LLC, a Cayman Islands Limited Liability Company (the "Assignor"), Keppel SLP LLC, a Delaware corporation<sup>2</sup>, a Delaware corporation ("Assignee") and J. Ray McDermott Solutions, Inc., a Delaware corporation ("JRMSI")

### RECITALS

WHEREAS, Assignor desires to sell, transfer, convey, assign and deliver to Assignee, and Assignee desires to receive, all of the patents, patents applications, trademark and copyright registrations attached as Exhibit A ("Intellectual Property") owned by Assignor in existence at any time prior to or on the Effective Date upon the terms and conditions set forth herein,.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration (including the obligations agreed to and the amounts payable by the Assignee's parent company Keppel Offshore & Marine USA, Inc, under the certain agreement dated 21 February 2017 between FloaTEC, LLC, J. Ray McDermott Solutions, Inc. and Keppel Offshore & Marine USA, Inc.), the receipt and sufficiency of which are hereby acknowledged by the Assignor, the parties hereto agree as follows:

- 1. Assignment. Assignor, by this Assignment, does hereby sell, transfer, convey, assign and deliver to Assignee all of Assignor's right, title and interest in and to the Patents, Patent Applications, Trademark and Copyright Registrations (the "Intellectual Property") listed in Exhibit A, and owned by Assignor, and all of Assignor's rights, claims and privileges pertaining to any such Intellectual Property in existence at any time prior to or on the Effective Date, including immediately prior to any dissolution or merger of the FloaTEC, LLC.
- 2. <u>Further Assurances</u>. From time to time following the date hereof, Assignor shall execute, acknowledge and deliver all such further conveyances, notices, assumptions, releases and acquittances and such other instruments (including short-form assignments for recordation with the appropriate Governmental Authorities) to Assignee and shall provide such reasonable cooperation to Assignee as may be reasonably necessary or appropriate to cause to be conveyed to Assignee and its successors or assigns all of the rights, titles and interests intended to be conveyed to Assignee under this Assignment and shall take such further actions to otherwise make effective the transactions contemplated hereby.

Deepwater Master III Assignment

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Dr Johns

<sup>&</sup>lt;sup>1</sup> For purposes of this Agreement, any IP rights summarized herein of/for the benefit of Assignor that may be in the name of or require the approval/consent of JRMSI, shall be considered to be included in this IP Assignment.

<sup>&</sup>lt;sup>1</sup> Keppel SLP LLC is the KOM USA Affiliate that will hold the IP to be transferred from DWMT.

- General. Subject to the following sentence, this Assignment supersedes and replaces any other terms and conditions agreed upon by the parties or any affiliates or predecessors of the parties related to the ownership of Intellectual Property. If any provision of this Assignment is, for any reason, held to be invalid or unenforceable, the other provisions of this Assignment will be unimpaired and the invalid or unenforceable provision will be deemed modified so that it is valid and enforceable to the maximum extent permitted by law. This Assignment may be amended or supplemented in any and all respects by written agreement of the parties hereto. No failure or delay by Assignor or Assignee in exercising any right hereunder shall operate as a waiver thereof nor shall any single or partial exercise thereof preclude any other or further exercise thereof or the exercise of any other right hereunder. Any agreement on the part of a party hereto to any waiver shall be valid only if set forth in an instrument in writing signed by both parties. This Assignment shall be binding upon Assignor, Assignee and their respective successors and assigns, if any. This Assignment shall inure to the benefit of Assignor, Assignee and their respective successors and assigns, if any. Subsequent to the execution of this Agreement and transfer of Intellectual Property rights from Assignor to Assignee as set forth herein, Assignee may freely assign this Assignment and its rights hereunder, without consent from Assignor. This Assignment may be executed in counterparts (each of which shall be deemed to be an original but all of which taken together shall constitute one (1) and the same agreement) and shall become effective when one (1) or more counterparts have been signed by each of the parties hereto and delivered to the other party hereto.
- Interpretation. When a reference is made in this Assignment to a section, such reference shall be to a section of this Assignment unless otherwise indicated. The division of this Assignment into sections and other subdivisions and the insertion of headings are for reference purposes only and shall not affect in any way the meaning or interpretation of this Assignment. The word "including" or any variation thereof means "including, without limitation" and shall not be construed to limit any general statement that it follows to the specific or similar items or matters immediately following it. The use of "or" will not be deemed to be exclusive. Each party has had the opportunity to review this Assignment with legal counsel. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party will not be applied in the construction or interpretation of this Assignment.
- Governing Law. This Assignment, and all matters arising out of or relating to this Assignment, will be governed by the laws of the State of Delaware, without regard to conflict of laws principles or any choice or rule (whether of the State of Delaware or any other jurisdiction) that would result in the application of laws of any jurisdiction other than the State of Delaware. Each of the parties to this Assignment hereby irrevocably and unconditionally submits, for itself and its assets and properties, to the exclusive jurisdiction of the Court of Chancery of the State of Delaware sitting in New Castle County, or Federal court of the United States of America, sitting within New Castle County in the State of Delaware, and any respective appellate court, in any action or proceeding arising out of or relating to this Assignment, the Assignments delivered in connection with this Assignment, or the transactions contemplated hereby or thereby, or for recognition or enforcement of any judgment relating thereto, and each of the parties to this Assignment hereby irrevocably and unconditionally (a) agrees not to commence any such action or proceeding except in such courts; (b) agrees that any claim in respect of any such action or proceeding may be heard and determined in such Court of Chancery or, to the extent permitted by applicable law, in such Federal court; (c) waives, to the fullest extent it may legally and effectively do so, any objection which it may now or hereafter have to the laying of venue of any such action

Deepwater Master IP Assignment

or proceeding in any such court; and (d) waives, to the fullest extent permitted by applicable law, the defense of lack of personal jurisdiction or an inconvenient forum to the maintenance of such action or proceeding in any such court. Each of the parties to this Assignment hereby agrees that a final judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by applicable law. Nothing in this Assignment shall affect the right of any party to this Assignment to serve process in any other manner permitted by applicable law. None of the provisions of this Assignment is intended to provide any rights or remedies to any person or entity other than the parties to this Assignment (and their respective successors and permitted assigns, if any).

Signature page follows

Deepwater Master IP Assignment

My W

IN WITNESS WHEREOF, Assignor and Assignce have affixed their hands and seals to execute and deliver this Assignment as a deed, effective as of the date set forth below (the "Effective Date").

Signed as a deed by

Name (print/type):

Title:

Address:

For and on behalf of

Deepwater Marine Technology, LLC Assignor:

Jurisdiction: Texas, United States

In the presence of

Name (print/type):

Title:

TOO VENNERS TOOMT SENIR DIRLEGIR, LILAL 757 H. ELBRONG PRIX LYNSON, TX 77079 Address:

SIGNATURE PAGE TO MASTER INTELLECTUAL PROPERTY ASSIGNMENT

	Japan know Sol TAPAN K. DAS
Signed as a deed by	TARREST V DAS
Name:	TAPAN K. 2012
Title:	PRESIDENT
Address:	5177 RICHMOND AYE, SUITE 900
	HOUSTON, TX 77056
For and on behalf of	
Assignee:	Keppel SLP, LLC.
In the presence of	2 23
Name (print/type):	Shaosong Zhang
Title:	Manager Naval Architecture
Address:	5177 Richmond Ave. Surte 900
	Houston, TX 77056
Effective Date:	March 27, 2017

Signed as a deed by Name (print/type): VICE PLESUDENT - AEA Title: 757 H ELDROYE PEW HWSTW, TX 72/19 Address: For and on behalf of J. Ray McDermett Solutions, Inc.: Texas, United States Jurisdiction: In the presence of LOD KBWARZ Name (print/type): SHINK DIRECTOR, LEWARL Title: TST HERROUG PRUM, HUSSVAJTX TIVTA

Deepwater Master III Assignment

Address:

Exhibit A - FINAL

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Status / Comments		Granted	Granted	Granted			Oleanio de la constanta de la c
Application No / Patent No / Publication No		Pat = PI08083322	Pat = 251310	Par = 107064			
Additional Countries where pending		Brazil	Mexico	Singapore			
Status		In force					
Assignee	PATENTS	Deep Water	Marine	Technology,	y n		
<u> इंद्र</u>	8.	Floating Vessel for	Deep Water Orilling	and Productions	Marnee Blooy for Offshore Support and Floating Stability Device for Offshove Flatform		
Publication Number		Patent No.	6869251	Patent Issued	April 10,510.2 OP of 08/303,078	Patent No. 6786679 Patent Essued on Sept 7, 2004 CP of 09/303,078	Patent No. 6371697 Patent essued on Apr 16,2002
		10/094,735	rated on	March 11, 2002	10/163,315 Filed on June 6, 2002	09/303,078 Filed April 30, 1999	
Country of Original Filing		USA					
McDermott Country Application Docket No. of Number Original Filing		2523					

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Exhibit A - FINAL

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6233	USA	11/104826	Patent No.		ater	In force	Australia	Pat= 2005233641	Granted
			7163356	Sealed Buildneads for	Marine		Azerbaijan	Pat= 120130075	Granted
		Fderi on Ami	Patent Resed	Caisanne rialtoim	recommogy,		Brazil	Pub= 100696 A2	Published
		13,2005	8		 }	-	Chima	Pat= 20200580030980.2	Granted
			Jan. 15,2007				EPC	Pat= 1735505	Granted
		المجمودة			***************************************		India	Pat= 248823	Granted
		-	ANN AN				indonesia	Pat= 0022822	Granted
	•			outer a la			Ireland	Pub=100696 A2	Published
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					anasto	·	Worway	App= 20064971	Published
						<b>L</b>	United Kingdom	App= 057380875	Published
					*******		Vietnam	Pat=7539	Granted
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6236	NSA.	11/104825	Patent No.	Hybrid Composite	Ę.	In Force	Brazil	App= P105097975	Published
,,,,,,,,,,		000000	(nemat)	Offshore Platform	marme Technology,		United Kingdom	Pat= 24297408	Granted
·		Fifted on April			371		Макимау	App= 20054493	Published
		13, 20005	Patent Issued		- Anna Anna Anna Anna Anna Anna Anna Ann		OA – African Union	Pat= 13492	Granted
			New. 28,2006				Territories		
6239	4SP	588609/60	6447208	Extended -Base	ster	ba Force	Brazil	App- P10012276-9	Granted
				Substructure	Marme Technology,	-	Canada	App=2378517	Granted
		Filed on July 5,	Patent Issued		m		Cana	Pat= 2000811897.3	Granted
***************************************		2000	COR 30 20873		*******		363	Pat= 1196320	Granted
					- Cubic		Spain	Pat= 1196320	Granted

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Exhibit A - FINAL

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Exhibit A - FINAL

None		Comments	Class 42	Closs 42		Copyright protected information should be available via files currently maintained by and with Deep Water Marine Technology, U.C.
in force		Status	in force	In force		ained by and
Deep Water Marine Technology, LLC	TRADEMARKS	Assignee	Deep Water Maxine Technology, U.C.	Deep Water Marine Technology, LLC	COPYRIGHTS	currently maint
Tension Leg Platform Having a Lateral Mooring System and Methods for Using and Installing Same	TRA	e)218	<b>3</b> 5	ELLP	<b>\$</b> 00	uld be awaitable via files (
Patent No. 6932542 Patent issued on August 23, 2005		Registratio n Mumber	2962398	2925309		d Information shot
10/618845 Filed on July 14 2003		Country Application of Number Original Filing	78362537	78362519		Copyright protecte
¥ S		Country of Original Filling	W.S.A.	USA		•
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**RECORDED: 06/06/2018**