

DECLARATION CONCERNING NATIONALITY  
LIMITED PARTNERSHIP

NAME OF VESSEL:	
CALL SIGN:	
IMO NO. (if allocated)	

The undersigned, empowered to sign for:

INFORMATION CONCERNING THE CONTROLLING COMPANY:	NAME:			
	NATIONALITY:			
	ORG. NO.			
	PHONE:		FAX:	
	E-MAIL:			

confirm that the company is the owner of

- the above vessel  
 a share in the above vessel

Moreover, I/we confirm (tick one of the alternatives)

- 1) that Norwegian subjects or their equivalent (S. 1 (2) of the Norwegian Maritime Act) own at least 6/10 of the company's equity and subordinated capital and at least 6/10 of the committed limited partnership capital (S. 1, point 3, of the Maritime Act)

or

- 2) that citizens of countries affiliated with the EEA agreement own at least 6/10 of the company's equity and subordinated capital and at least 6/10 of the committed limited partnership capital.

For the latter alternative (alt. 2), a Norwegian operating company must be appointed and this company is required to register with the Ship Register, cp. S. 13 of the Norwegian Maritime Act.

\_\_\_\_\_ ,  
place

\_\_\_\_\_ ,  
date

Binding signature pursuant to the Certificate of Company Registration

## II

If the general partner(s) in the controlling company is/are a company or companies with limited liability, the company, represented by a person or persons duly authorised, shall also sign this

### SUPPLEMENTARY DECLARATION:

(Tick one of the alternatives)

- 1)  The company has its head office and the seat of the Board of Directors in Norway

Moreover, I/we confirm that the majority of the directors, including the chairman, are Norwegian nationals who are resident in Norway and have lived here for the past two years, and that Norwegian nationals own shares or holdings corresponding to at least 6/10 of the share capital and are entitled to exercise at least 6/10 of the voting rights in the company.

or

If the conditions in point 1 have not been satisfied, I/we confirm that:

- 2)  The company has its head office and the seat of the Board of Directors in Norway or in a country affiliated with the EEA agreement, sp. S. 1 (3) of the Norwegian Maritime Act

Moreover, I/we confirm that the majority of the directors, including the chairman, are EEA Nationals who are resident in a country affiliated with the EEA agreement and have lived there for the past two years, and that EEA Nationals own shares or holdings corresponding to at least 6/10 of the share capital and are entitled to exercise at least 6/10 of the voting rights in the company.

\_\_\_\_\_ ,  
place

\_\_\_\_\_ ,  
date

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III

Where not at least one of the general partners is resident in Norway, a managing owner/representative of the vessel shall be appointed, cp. S. 3 (3) of the Norwegian Maritime Act. Cp. Also S. 1 (2), cp. S. 103, of the Norwegian Maritime Act.

The managing owner/representative of the vessel is:

<b>INFORMATION CONCERNING:</b>  managing owner representative	<b>NAME:</b>			
	<b>ORG.NO./ PERSONAL ID.NO.</b>			
	<b>PHONE:</b>		<b>FAX:</b>	
	<b>E-MAIL:</b>			

\_\_\_\_\_ , \_\_\_\_\_  
place date

\_\_\_\_\_  
Binding signature pursuant to the Certificate of Company Registration

\_\_\_\_\_  
KR-0004/E Amended 05/2009