

CONTRACT CHALLENGES & OPPORTUNITIES FOR FPSO CONTRACTORS IN TODAY'S ECONOMY

CHRIS BRETT Vice President, Legal





- 1. Teekay Offshore
- 2. Competitor Landscape
- 3. Recent Trends
- 4. The Simplifying / Layering Dynamic
- 5. Example: Force Majeure
- 6. Example: Payment Disputes
- 7. Key Messages



- 10 FPSOs (incl. 5 at TK Corp)
- 7 FSOs
- 36 Shuttle Tankers
- 1 Hi-Load System
- 4 300ts Ultra Long Distance AHTs (under construction)
- 2 Floating Accommodation units (under construction)

TEEKAY OFFSHORE PARTNERS L.P.

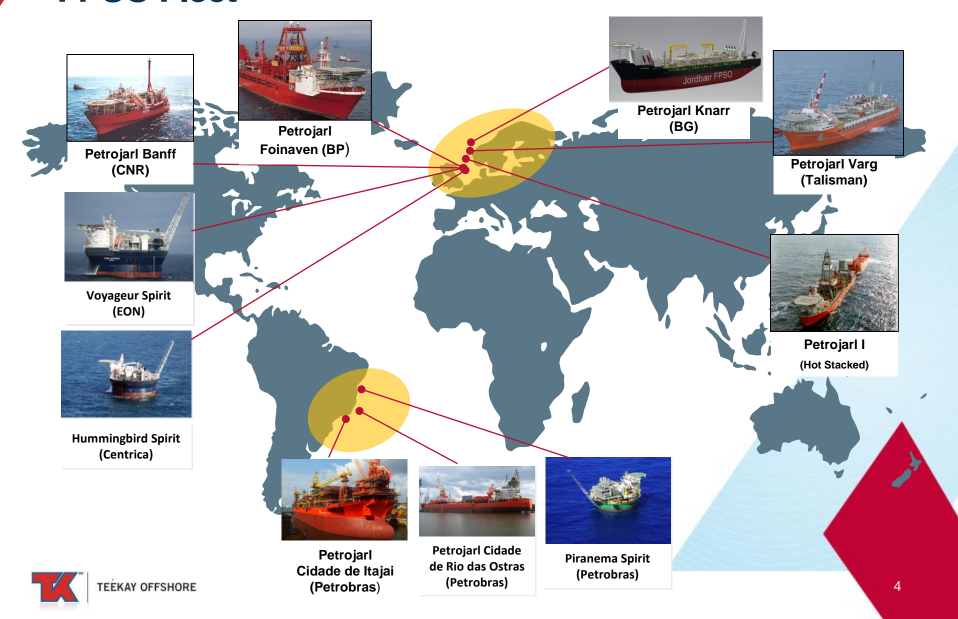
Market Cap: US\$3.16b

EBITDA (FY '13): US\$397m

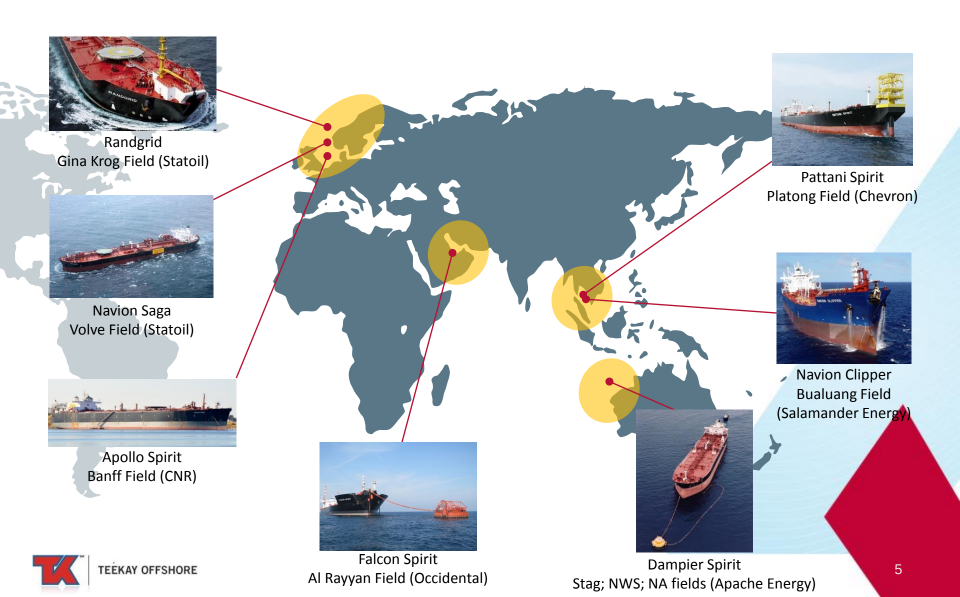
www.teekayoffshore.com



FPSO Fleet



FSO Fleet

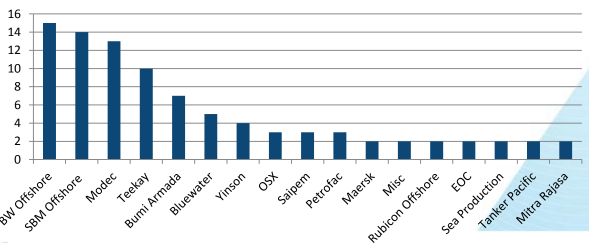


FPSO Contractor Competitor Landscape

| | BW Offshore | SBM Offshore | Modec | Teekay Offshore | Bumi Armada |
|----------------------|-------------------|--|---------------------------------------|-------------------------|---|
| # of vessels | 15 FPSOs 1 FSO | 14 FPSOs 2 FSOs 1 Semi Sub 2 MOPU | 13 FPSOs 3 FSOs | 10 FPSOs 7 FSOs | 7 FPSOs |
| Market Cap* (\$ USD) | \$ 822 million | \$ 2.960 billion | \$ 1.546 billion | \$3.16 billion | \$ 3.401 billion |
| (\$ in millions USD) | FY' 13 | FY' 13 | FY' 13 | FY' 13 | FY' 13 |
| EBITDA | \$ 447 | \$ 577 | \$ 17 | \$ 397 | \$ 310 |
| Total Assets | \$ 3 340 | \$ 7 118 | \$2 047 | \$3 806 | \$ 2741 |
| Geographical Focus | Worldwide | Worldwide | Worldwide (tendering in Brazil) | North Sea and Brazil | Asia Pacific and West Africa, expanding into the North Sea |

■ Number of FPSOs by Company

*Market cap as of September 24th 2014



- 1. FPSO Contractor Market Maturing More Contractual Discipline
- 2. Newer Entrants Active Same Discipline?
- 3. Smaller NOCs Taking on Challenging Projects No Shared Memory / More Field Dependent
- 4. North Sea Becoming More Contested Are the risks properly understood and priced?
- 5. SBM Brazilian Absence Impacting the local Supply/Demand Dynamic
- 6. Oilco's Wanting More Involvement Blurring of Lines More Risk?

CURRENT TRENDS



REMINDER: FPSO LEASE & OPERATE CONTRACTS

- Represents the main contract between the Oil Company (JV Operator) and the FPSO Contractor
- Can be a single agreement or split between separate Bareboat and Operations Agreements.
- Some general principles apply but each contract is project specific
- Can range from a simple shipping Bareboat
 Agreement with an operations element tagged
 on to a complex suite of 10+ interrelated
 agreements and countless appendices

SIMPLIFYING / LAYERING DYNAMIC

CONTRACTOR

Bareboat

Standard

Construction

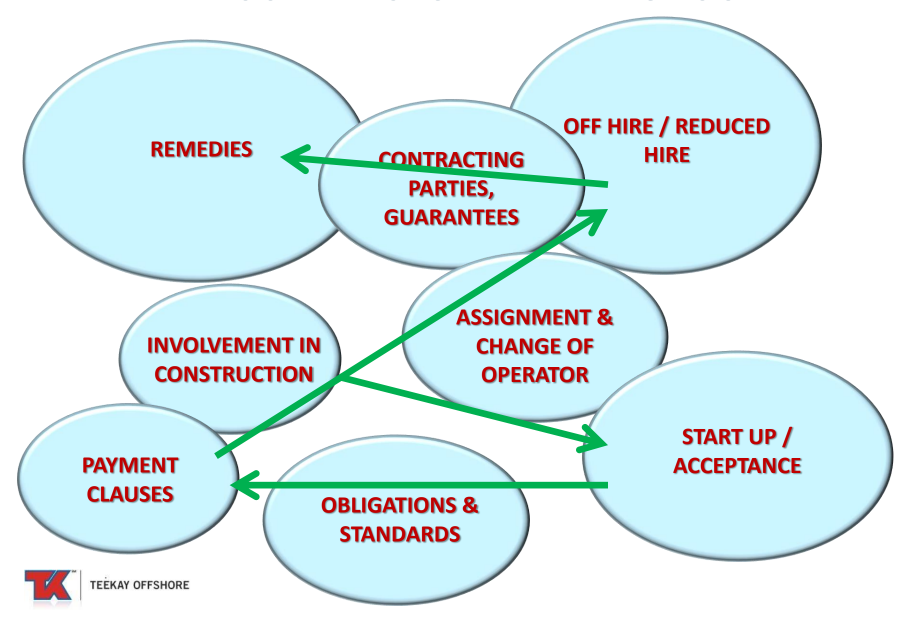
/ Service

Bespoke

| SIMPLE APPROACH | LAYERED APPROACH | | |
|------------------------------|---|--|--|
| ROI/Asset focused | Production focused | | |
| Looking to protect dayrate | Looking for a toolbox of remedies | | |
| Typically lean & efficient | Many stakeholders to manage | | |
| Life of asset & Redeployment | Life of field and optionality | | |
| Financial security | SPVs, Liability & JOA Constraints | | |
| FEED (Detailed please) | FEED (Fast-track please) | | |



THE CONTRACTUAL BATTLEGROUND



EXAMPLE: FORCE MAJEURE

- FM originally a clause to relieve the supplier from an obligation to perform in the event of circumstances outside their control.
 - In such case, Seller is provided with a suspension of its obligation to perform and an extension of time (if relevant).
- In a Bareboat / Charter scenario, the Charterer's use of the vessel may be affected but the Vessel Owner is excused from liability and the charter rate continues to be paid.
- If prolonged FM, then the Charterer needed a right to terminate (unreasonable to keep paying indefinitely while not getting the benefit of performance).
- Under certain CRINE/LOGIC contracts we see reciprocal FM
- Dayrate link FM Rate

What was originally designed as a clause to protect the supplier in certain circumstances now becomes a mechanism to reduce dayrate



EXAMPLE: PAYMENT DISPUTES

What Contractual Clauses Lead to Payment Disputes?

- Contractual right to dispute invoices
- Extensive/unreasonable administration requirements
- Stakeholder Complexity (It's our JV partner!)
- Long audit rights (2+ years)
- Long and detailed obligation clauses
- Reimbursable Opex
 - Defective parts and faulty workmanship
 - G&A and corporate overheads
 - Narrow budget approval processes

Is a constant battle for the Contractor to be paid ultimately in the Oil Company's best interest?



KEY MESSAGES?

1. FPSO market is maturing leading to more discipline in bidding and terms

2. Newer Entrants making a mark – impact on terms and conditions?

3. As projects continue to become more expensive and complex the terms and conditions requested by Oil Companies seem to be following suit.

4. With increased complexity in terms and conditions ('layering') it is not enough to know / protect individual positions on individual clauses – you need to see the red thread.



QUESTIONS

