

CLARKSONS SECURITIES AS

Disclosure regarding conflict of interest – investment banking services

Clarksons Securities AS ("CS") aims always to operate in compliance with appropriate business standards, including with respect to conflicts of interests and the content of reports produced by investment firms and other relevant standards. To limit possible conflicts of interests, the analysts within CS' research department are separated from the corporate finance department in order to control the flow of information ("Chinese walls") and are subject to internal rules on the handling of inside and other confidential information, unpublished research material and contact with other departments.

These disclosures have been issued pursuant to the requirements set out in Article 6(1)(c)(ii) and Article 6(1)(c)(iii) of Commission Delegated Regulation (EU) 2016/958.

Below is a list of companies covered in CS research for which CS has been:

- (I) lead manager or co-lead manager over the previous 12 months of any publicly disclosed offer of financial instruments of the issuer, or
- (II) part to an agreement with the issuer relating to the provision of Investment services or ancillary services (defined in Securities Trading Act Section 2-1(1) and Section 2-6(1)), provided that this would not entail the disclosure of any confidential commercial information and that the agreement has been in effect over the previous 12 months or has given rise during the same period to the obligation to pay or receive compensation.
- BlueNord ASA
- Borr Drilling Limited
- Constellation Oil Services Holding S.A.
- DNO ASA
- Golar LNG Limited
- Himalaya Shipping
- MPC Container Ships
- Nordic Mining ASA

- Navigator Holdings Ltd
- Pembroke Resources Pty Ltd
- Shelf Drilling North Sea Holding Ltd
- Shelf Drilling Ltd
- Shamaran Petroleum
- Scorpio Tankers Inc
- Ventura Offshore Holding
- Viridien SA

The overview is updated monthly, last updated 2 May 2025 and covers the period from 1 May 2024 to 1 May 2025).

