PRIDE INTERNATIONAL INC Form SC 13D/A November 30, 2010

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D/A

Under The Securities Exchange Act of 1934 (Amendment No. 13)*

Pride International, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

> 74153Q102 (CUSIP Number)

Seadrill Limited P.O. Box HM 1593 Par-la-Ville Place, 4th Floor 14 Par-la-Ville Road Hamilton HM 08 Bermuda (441)295-6935

With a copy to: Gary J. Wolfe, Esq. Seward & Kissel LLP One Battery Park Plaza New York, New York 10004 (212) 574-1200 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> November 17, 2010 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of ss.240.13D-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [_].

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

^{*} The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

CUSIP No.	74153Q102			
1.		NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
		Seadrill Limited		
2.		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	[X] [_]
3.		SEC USE ONLY		
4.		SOURCE OF FUNDS		
		WC		
5.		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		[_]
6.		CITIZENSHIP OR PLACE OF ORGANIZATION		
		Bermuda		
NUMBER O	F SHARES BENEFI	CIALLY OWNED BY EACH REPORTING PERSON WITH		
7.		SOLE VOTING POWER		
		-0-		
8.		SHARED VOTING POWER		
		16,500,000		
9.		SOLE DISPOSITIVE POWER		
		-0-		
10.		SHARES DISPOSITIVE POWER		
		16,500,000		
11.		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
		16,500,000		
12.		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		[_]

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
9.4%
14. TYPE OF REPORTING PERSON
CO

CUSIP No.	74153Q102		
1.		NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
		Hemen Holding Limited	
2.		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)	[X] [_]
3.		SEC USE ONLY	
4.		SOURCE OF FUNDS	
		AF	
5.		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6.		CITIZENSHIP OR PLACE OF ORGANIZATION	
		Cyprus	
NUMBER O	F SHARES BENEFI	CIALLY OWNED BY EACH REPORTING PERSON WITH	
7.		SOLE VOTING POWER	
		-0-	
8.		SHARED VOTING POWER	
		16,500,000	
9.		SOLE DISPOSITIVE POWER	
		-0-	
10.		SHARES DISPOSITIVE POWER	
		16,500,000	
11.		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		16,500,000	
12.			[_]

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

9.4%

14. TYPE OF REPORTING PERSON

CO

CUSIP No.	74153Q102		
1.		NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
		Greenwich Holdings Limited	
2.		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)	[X] [_]
3.		SEC USE ONLY	
4.		SOURCE OF FUNDS	
		AF	
5.		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6.		CITIZENSHIP OR PLACE OF ORGANIZATION	
		Cyprus	
NUMBER O	F SHARES BENEFIC	CIALLY OWNED BY EACH REPORTING PERSON WITH	
7.		SOLE VOTING POWER	
		-0-	
8.		SHARED VOTING POWER	
		16,500,000	
9.		SOLE DISPOSITIVE POWER	
		-0-	
10.		SHARES DISPOSITIVE POWER	
		16,500,000	
11.		AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		16,500,000	
12.		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	[_]

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
9.4%
14. TYPE OF REPORTING PERSON
CO

CUSIP No. 74153Q102

1.	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	John Fredriksen	
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)	
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	00	
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6.	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Cyprus	
NUMBER OF SHARES BENEFIC	CIALLY OWNED BY EACH REPORTING PERSON WITH	
7.	SOLE VOTING POWER	
	-0-	
8.	SHARED VOTING POWER	
	16,500,000*	
9.	SOLE DISPOSITIVE POWER	
	-0-	
10.	SHARES DISPOSITIVE POWER	
	16,500,000*	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	16,500,000*	
12		гı

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	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	9.4%
14.	TYPE OF REPORTING PERSON
	IN

^{*} Mr. Fredriksen may be deemed to beneficially own 16,500,000 shares of common stock, par value \$0.01 per share (the "Common Shares"), of Pride International Inc. (the "Issuer") through his indirect influence over Hemen Holding Limited ("Hemen") and Greenwich Holdings Limited ("Greenwich"), the shares of which are held in trusts (the "Trusts"). The beneficiaries of the Trusts are certain members of Mr. Fredriksen's family. Mr. Fredriksen disclaims beneficial ownership of the 16,500,000 Common Shares except to the extent of his voting and dispositive interests in such Common Shares. Mr. Fredriksen has no pecuniary interest in the 16,500,000 Common Shares.

CUSIP No. 74153Q102

1.	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	C.K. Limited	
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*(a) (b)	[X] [_]
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	00	
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6.	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Jersey	
NUMBER OF SHARES BENEFI	CIALLY OWNED BY EACH REPORTING PERSON WITH	
7.	SOLE VOTING POWER	
	-0-	
8.	SHARED VOTING POWER	
	16,500,000	
9.	SOLE DISPOSITIVE POWER	
	-0-	
10.	SHARES DISPOSITIVE POWER	
	16,500,000	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	16,500,000	
12.		[_]

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

9.4%

14. TYPE OF REPORTING PERSON

CO

CUSIP No. 74153Q102

Explanatory Note

The purpose of this Amendment No. 13 to the Schedule 13D is to report that Seadrill Limited ("Seadrill") terminated its two forward contracts with DnB NOR Bank ASA (the "DnB") and Nordea Bank Finland Plc ("Nordea") on November 19, 2010 and November 17, 2010, respectively. Seadrill subsequently entered into two new forward contracts with each of DnB and Nordea, which are described in Item 6 herein.

Item 1.

Security and Issuer.

NO MATERIAL CHANGE FROM THE SCHEDULE 13D/A FILED ON SEPTEMBER 3, 2009.

Item 2.

Identity and Background.

NO MATERIAL CHANGE FROM THE SCHEDULE 13D/A FILED ON JUNE 8, 2010.

Item 3. Source and Amount of Funds or Other Consideration.

The source of funds for the purchases of 200,000 Common Shares held in the account of Seadrill was \$6,967,840, representing working capital of Seadrill.

On November 19, 2010, Seadrill entered into a new forward contract with DnB whereby Seadrill agreed to purchase 8,070,800 Common Shares from DnB on January 6, 2011 for a purchase price of \$187,432,223.80. On November 17, 2010, Seadrill entered into a new forward contract with Nordea whereby Seadrill agreed to purchase 8,229,200 Common Shares from Nordea on January 6, 2011 for a purchase price of \$191,179,128.56. Please see Item 6 herein for a discussion of Seadrill's two forward contracts.

None of the other persons named in response to Item 2 hold any Common Shares in their accounts.

Item 4. Purpose of Transaction.

The Reporting Persons have acquired their Common Shares for investment purposes. The Reporting Persons evaluate their investment in the Common Shares on continual basis. The Reporting Persons have no plans or proposals as of the date of this filing which, other than as set forth below, relate to, or would result in, any of the actions enumerated in Item 4 of the instructions to Schedule 13D.

The Reporting Persons have been in contact, and expect to be in contact with members of the Issuer's management, the members of the Issuer's Board of Directors, other significant shareholders and others regarding alternatives that the Issuer could employ to increase shareholder value, including transactions which may result in the Reporting Persons combining with or acquiring control of the Issuer.

The Reporting Persons reserve the right to effect transactions that would change the number of Common Shares it may be deemed to beneficially own. The Reporting Persons further reserve the right to act in concert with any other shareholders of the Issuer, or other persons, for a common purpose should it determine to do so, and/or to recommend courses of action to the Issuer's management, the Issuer's Board of Directors, the Issuer's shareholders and others.

Item 5.

Interest in Securities of the Issuer.

(a. and b.) According to the Issuer's most recent report on Form 10-Q, there were 175,726,054 Common Shares issued and outstanding as of November 1, 2010. Based on the foregoing, the Reporting Persons report beneficial ownership of the following Common Shares:

Seadrill may be deemed to beneficially own 16,500,000 Common Shares, representing approximately 9.4% of the outstanding Common Shares. Seadrill has the sole power to vote 0 Common Shares and the shared power to vote 16,500,000 Common Shares. Seadrill has the sole power to dispose of 0 Common Shares and the shared power to dispose of 16,500,000 Common Shares.

Hemen may be deemed to beneficially own 16,500,000 Common Shares, representing approximately 9.4% of the outstanding Common Shares. Hemen has the sole power to vote 0 Common Shares and the shared power to vote 16,500,000 Common Shares. Hemen has the sole power to dispose of 0 Common Shares and the shared power to dispose of 16,500,000 Common Shares.

Greenwich may be deemed to beneficially own 16,500,000 Common Shares, representing approximately 9.4% of the outstanding Common Shares. Greenwich has the sole power to vote 0 Common Shares and the shared power to vote 16,500,000 Common Shares. Greenwich has the sole power to dispose of 0 Common Shares and the shared power to dispose of 16,500,000 Common Shares.

Mr. Fredriksen may be deemed to beneficially own 16,500,000 Common Shares, representing approximately 9.4% of the outstanding Common Shares. Mr. Fredriksen has the sole power to vote 0 Common Shares and the shared power to vote 16,500,000 Common Shares. Mr. Fredriksen has the sole power to dispose of 0 Common Shares and the shared power to dispose of 16,500,000 Common Shares.

C.K. Limited may be deemed to beneficially own 16,500,000 Common Shares, representing approximately 9.4% of the outstanding Common Shares. C.K. Limited has the sole power to vote 0 Common Shares and the shared power to vote 16,500,000 Common Shares. C.K. Limited has the sole power to dispose of 0 Common Shares and the shared power to dispose of 16,500,000 Common Shares.

None of the other persons named in response to Item 2 have the sole power to vote or to direct the vote, the shared power to vote or direct the vote, the sole power to dispose or to direct the disposition of the Common Shares that are the subject of this Statement.

(c.) Not applicable.

(d.) No other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, any of the Common Shares beneficially owned by the Reporting Persons.

(e.) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

On November 19, 2010, Seadrill terminated its forward contract with DnB dated October 7, 2010, which was described in Seadrill's Schedule 13D/A filed with the Securities and Exchange Commission (the "Commission") on October 14, 2010.On the same day, Seadrill entered into a new forward contract with DnB, which is attached hereto as Exhibit B, whereby Seadrill agreed to purchase 8,070,800 Common Shares from DnB on January 6, 2011 for a purchase price of \$187,432,223.80.

On November 17, 2010, Seadrill also terminated its forward contract with Nordea dated October 5, 2010, which was described in Seadrill's Schedule 13D/A filed with the Commission on October 14, 2010. On the same day, Seadrill entered into a new forward contract with Nordea, which is attached hereto as Exhibit C, whereby Seadrill agreed to purchase 8,229,200 Common Shares from Nordea on January 6, 2011 for a purchase price of \$191,179,128.56.

Other than the two forward contracts described in this Item 6, to the best knowledge of the Reporting Persons, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons named in Item 2 with respect to any securities of the Issuer.

Item 7.

Material to be Filed as Exhibits.

Exhibit A - Joint Filing Undertaking.

Exhibit B - DnB NOR Bank ASA Forward Contract dated November 19, 2010.

Exhibit C - Nordea Bank Finland Plc Forward Contract dated November 17, 2010.

SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: November 30, 2010

SEADRILL LIMITED

By: /s/ Alf C. Thorkildsen

Name: Alf C. Thorkildsen Title:Principal Executive Officer

HEMEN HOLDING LIMITED

By: /s/ Demetrios Antoniou Hannas

Name: Demetrios Antoniou Hannas Title:Director

GREENWICH HOLDINGS LIMITED

By: /s/ Demetrios Antoniou Hannas Name: Demetrios Antoniou Hannas Title:Director

JOHN FREDRIKSEN

By: /s/ John Fredriksen*

Name: John Fredriksen

C.K. Limited

By: /s/ Demetrios Antoniou Hannas

Name: Demetrios Antoniou Hannas Title:Director

*The Reporting Person disclaims beneficial ownership in the shares reported herein except to the extent of his voting and dispositive interests therein. In addition, the Reporting Person has no pecuniary interest in the shares reported herein.

Exhibit A

JOINT FILING UNDERTAKING

The undersigned, being duly authorized thereunto, hereby executes this agreement as an exhibit to this Schedule 13D/A with respect to the shares of common stock of Pride International, Inc. to evidence the agreement of the below-named parties, in accordance with the rules promulgated pursuant to the Securities Exchange Act of 1934, as amended, to file this Schedule 13D/A jointly on behalf of each such party.

Dated: November 30, 2010

SEADRILL LIMITED

By: /s/ Alf C. Thorkildsen

Name: Alf C. Thorkildsen Title:Principal Executive Officer

HEMEN HOLDING LIMITED

By: /s/	Demetrios	Antoniou	Hannas
Name	Demetrios	Antoniou	Hannas

Name: Demetrios Antoniou Hannas Title:Director

GREENWICH HOLDINGS LIMITED

By: /s/ Demetrios Antoniou Hannas

Name: Demetrios Antoniou Hannas Title:Director

JOHN FREDRIKSEN

By: /s/ John Fredriksen

Name: John Fredriksen

C.K. Limited

By: /s/ Demetrios Antoniou Hannas

Name: Demetrios Antoniou Hannas Title:Director

Exhibit B

DnB NOR Bank ASA Forward Contract dated November 19,2010

Seadrill Ltd C/O Seadrill Management AS P. O. Box 110 N-4001 STAVANGER

Bergen, 19.11.2010

Confirmation

CONTRACT FOR THE PURCHASE OF AD-HOC FORWARD

The purpose of this agreement (this "Confirmation") is to confirm the terms and conditions of the Contract entered into between Seadrill Ltd ("The Buyer") and DnB NOR Bank ASA ("The Seller") on the Trade Date specified below (the "Contract").

The terms of the Contract to which this Confirmation relates are as follows:

Trade date:	November 19th 2010
Time:	CET 09:30
Buyer:	Seadrill Limited
Buyers number/safe acc:	000102511012
Deposit account pledged as collateral: 1250.04.00410	
Seller:	DnB NOR Bank ASA - DnB NOR Markets
Sellers settlement account no.:	000102511012
Underlying Shares :	PRIDE INTL INC (PDE)
Number of Shares:	8,070,800
Forward price per Share:	USD 23.2235

Total Purchase Price: USD 187,432,223.80

Transaction type: Forward with delivery of the Shares.

DnB NOR Markets - a part of DO NOR				
Bank ASA				
DnB NOR Bank ASA NO-0021 Oslo,	Office: Stranden 21,	Telephone: +47 22 48 10		
Norway	Oslo	50		
Register of Business Enterprises NO 984	Swift	www.dnb.nor.no/markets		
851 006 MVA.	address: ONBANOKX			

	The forward contract cannot generally be traded. It may only be sold pursuant to a separate agreement with DnB NOR Bank ASA .
Closing trade:	A closing trade may be executed, but only at the Total Purchase Price.
Settlement Date:	January 6th 2011
Settlement:	On the Settlement Date the Seller shall deliver the Shares upon the Buyer's payment of the Total Purchase Price. The delivery shall be deemed to be on time if the Shares are available on the deposit account specified above on or before the Settlement Date. Payment shall be deemed to be on time if the Total Purchase Price is available on the Seller's settlement account as specified above on or before the Settlement Date. Timely delivery is conditional on the Buyer's timely payment.
	In the event that the underlying Share is suspended from quotation on the stock exchange, the contract may be completed if it was entered into before the date of suspension, cfr. article 9-4 of the Norwegian Securities Trading Act.
	The Buyer hereby authorises DnB NOR Markets to debit the Total Purchase Price from the Buyer's bank account in DnB NOR Bank ASA, or another bank, or to instruct another bank to debit the Buyer's bank account in that bank for said amount on the Settlement Date.
Dividend:	If any dividend is paid on the Share in the time between the Trade Date and the Settlement Date to DnB NOR Markets, such dividend shall accrue to the Buyer. The dividend shall then be credited the Buyer's bank account.
Collateral:	DnB NOR Markets shall at all times ensure that it has satisfactory collateral for the due performance of the Buyer's obligations, cfr. article 9-5 of the Norwegian Securities Trading Act. The collateral shall be furnished in the form of a cash deposit and the Buyer must sign a declaration of pledge. The amount of the collateral shall at all time meet DnB NOR Markets' requirements.
	Upon entry into the contract the collateral shall comprise 20% of the Total Purchase Price. For the duration of the Contract additional collateral shall be furnished that corresponds to the unrealised loss the forward contract entails for the Buyer, calculated as the Total Purchase

Price minus the value of the Underlying Shares, if such loss equals more than 25% of the value of the collateral pledged on entry into this contact. The value of the Shares shall be computed on the basis of the stock market price or a value set by DnB NOR Markets as Calculation Agent.

	on the same NOR Marke such addition constitutes a	hall furnish the required additional collateral day that Buyer receives notice from DnB tts that the current collateral is insufficient. If nal collateral is not furnished that day, this n event of Default and the Buyer is entitilet to ch measures as set out in this contract, cfr.	
Address for Notices to the Buyer:	er: Seadrill Limited c/o Seadrill Management AS P. O. Box 110 N-4001 STAVANGER		
	Attention:	Harald Grosfjeld	
	E-mail:	harald.grosfjeld@seadrill.com	
	Phone:	+47 51 30 96 96	
	Fax:	+47 51 30 96 88	
Address for Notices to the Seller:		Aarkets KSC 00 RGEN	
	Phone:	+47 55 21 96 69	
	Fax:	+47 56 12 87 80	
	day notice to shall be deen received at t communicat business day place of rece	additional collateral being received the same o Buyer will be given by phone or fax. Fax med received when a confirmed answerback is he end of the transmission. However if a ion is received after business hours on any or on a day which is not a business day in the eipt it shall be deemed to be received and ctive on the next business day in the place of	
Default:	Buyer to fur deadline, Dr initiating leg	of a default, including failure on the part of the nish necessary collateral by the stipulated nB NOR Markets, without the necessity of gal or other proceedings, has the right to use of the pledged collateral to cover secured	

If the realisation of the pledged collateral does not cover the Total Purchase Price, DnB NOR Markets is entitled to sell Underlying Shares, for the Buyer's account and risk, to cover the Total Purchase Price. Such sales shall be at the stock market price or another price that is considered to be reasonable given the market position set by DnB NOR Markets as Calculation Agent.

	The Buyer is liable for any outstanding, uncovered portion of the Total Purchase Price and is not limited to the balance on the collateral account at the time in question.
	The Buyer is liable and shall indemnify Seller for any loss, expence or obligation of whatever kind incurred by the Buyer as a direct or indirect consequence of The Buyers Default.
Calculation Agent:	DnB NOR Markets
Adjustments:	In the event of changes in the share capital or other special circumstances in the company that issued the Underlying Shares, this contract shall be adjusted by DnB NOR Markets as Calculation Agent in accordance with the rules for Trades in Derivative Contracts on the Oslo Stock Exchange and the rules for Clearing of Trades in Derivative Contacts in VPS Clearing ASA to the extent that this is appropriate. The same applies in the event that the Underlying shares have been delisted on the Settlement Day.
Relationship Between Parties:	Each party will be deemed to represent to the other party on the date on which it enters into a Contract that (absent a written agreement between the parties that expressly imposes affirmative obligations to the contrary for that Contract):
(a) Non-Reliance	It is acting for its own account, and it has made its own independent decisions to enter into that Contract and as to whether that Contract is appropriate or proper for it based upon its own judgement and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the other party as investment advice or a recommendation to enter into that Contract; it being understood that information and explanations related to the terms and conditions of a Contract shall not be considered investment advice or a recommendation to enter into that Contract. No communication (written or oral) received from the other party shall be deemed to be an assurance or guarantee as to the expected results of that Contract.
(b) Assessment and Understanding:	It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts, the terms, conditions and risks of that Contract. It is also capable of assuming, and assumes, the risk of that Contract. The relevant balance on the collateral account does not constitute an

	upper limit for loss the Buyer could incur and the Byers liability for the Contract is not limited to this amount.
(c) Status of the Parties:	The other party is not acting as a fiduciary for or an advisor to it in respect of that Contract.
(d) Responsibility	It is the responsibility of the Buyer to comply with any reporting or disclosure requirements or other obligations according to laws and/or regulations as they apply from time to time.

(e) Governing Law:

Any disputes under the Contract shall be decided according to Norwegian law with the Oslo municipal court as the agreed court of venue,

Please confirm that the foregoing correctly sets forth the terms of our agreement by executing the copy of this Confirmation enclosed for that purpose and returning it to us at your earliest convenience to:

DnB NOR Bank ASA DnB NOR Markets KSC P.O. Box 7100 N-5020 BERGEN

Yours sin for DnB	ncerely, NOR Bank ASA	Confirmed as of the date first above written: for Seadrill Limited
Name: Title:	Lene Therese Barikmo Operational Officer	Name: Harald Grøsfjeld Title: Vice President Seadrill Management AS

Name: Trond Olav Øvreås Title: Operational Officer

Exhibit C

Nordea Bank Finland Plc Forward Contract dated November 17, 2010.

Confirmation Page (5) Date 17 Nov 10 Reference 26095444

+ 358 9 165 59832 Tel + 358 9 165 59311 Fax lpfi@nordea.com Mail

SEADRILL LIMITED C/O SEADRILL MANAGEMENT AS P.O. BOX 110 4001 Stavanger NO Attn: Carien Isabelle Maclaine Pont

OTC

PHYSICALLY-SETTLED SHARE FORWARD TRANSACTION:

Nordea Bank Finland, Plc 2747 Local Derivatives Operations FIN-00020 NORDEA FINLAND

Dear Sirs / Madams:

The purpose of this letter agreement (this "Confirmation") is to confirm the terms and conditions of the Transaction entered into between Nordea Bank Finland Plc (Nordea) and SEADRILL LIMITED ("Counterparty") on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below.

The definitions and provisions contained in the 2000 ISDA Definitions (the "Swap Definitions") and in the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", and together with the Swap Definitions, the "Definitions"), in each case as published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between either set of

Definitions and this Confirmation, this Confirmation will govern. In the event of any inconsistency between this Confirmation and the Definitions or the Master Agreement, this Confirmation will govern

References in the Swap Definitions to the term "Swap Transaction" shall be deemed to be references to the term "Transaction" for the purposes of this Confirmation.

Nordea Bank Finland Plc Aleksanterinkatu 36, FI-00020 NORDEA www.nordea.com

Nordea Bank Finland Plc, Aleksanterinkatu 36, FI-00020 NORDEA, Finland, domicile Helsinki, Business Identity Code 1680235-8

1. This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement, as amended and supplemented from time to time (the "Agreement"), between you and us. All provisions contained in the Agreement govern this Confirmation except as expressly modified below.

If we have not yet executed an ISDA Master Agreement, this Confirmation evidences a binding agreement between you and us as to the terms of the Transactions to which this Confirmation relates. In addition, you and we agree to use all reasonable efforts promptly to negotiate, execute and deliver an agreement in the form of the ISDA Master Agreement, with such modifications as you and we will in good faith agree. Upon the execution by you and us of such an agreement, this Confirmation will supplement, form a part of, and be subject to that agreement. All provisions contained in or incorporated by reference in that agreement upon its execution will govern this Confirmation except as expressly modified below.

Until we execute and deliver that agreement, this Confirmation, together with all other documents referring to the ISDA Form (each a "Confirmation") confirming transactions (each a "Transaction") entered into between us (notwithstanding anything to the contrary in a Confirmation), shall supplement, form a part of, and be subject to an agreement in the form of the ISDA Form as if we had executed an agreement in such form (but without any Schedule except for the election of English law as the governing law) on the Trade Date of the first such Transaction between us. In the event of any inconsistency between the provisions of that agreement and this Confirmation, this Confirmation will prevail for the purpose of this Option Agreement.

2. The terms of the particular Transaction to which this Confirmation relates arc as follows:

General Terms:

Nordea reference:	26095444
Trade Date:	17 Nov 10
Trade Time:	15:44 CET
Effective Date:	22 Nov 10
Seller:	Nordea
Buyer:	Counterparty
Shares:	PRIDE INTERNATIONAL INC
ISIN:	US74153Q1022
Number of Shares:	8.229.200
Forward Price:	USD 23,2318
Exchange:	NEW YORK STOCK EXCHANGE
Related Exchange(s):	NYSE

Valuation:

Valuation Time:	The Scheduled Closing Time on the relevant Exchange on the relevant
	Valuation Date.
Valuation Date:	03 Jan 11
Averaging Dates:	Not Applicable
Averaging Date Disruption:	Not Applicable
Relevant Price:	In case of Index underlying: The level of Index determined by the
	Calculation Agent as of the Valuation Time on the Valuation Date. in
	case of Share underlying: The price per share determined by the
	Calculation Agent as of the Valuation Time on the Valuation Date.

Nordea Bank Finland Plc Aleksanterinkatu 36, FI-00020 NORDEA www.nordea.com

Nordea Bank Finland Plc, Aleksanterinkatu 36, FI-00020 NORDEA, Finland, domicile Helsinki, Business Identity Code 1680235-8

Settlement Terms:

	Physical Settlement: Settlement Date: Settlement Currency: Settlement Price: Business Days for Payments: Early Exercise:	Applicable Three (3) Business Days after the Valuation Date USD The Forward Price New , York Applicable for Counterparty on any Schedule Trading Day until Valuation Date (Early Exercise Date). The Early Exercise Date will then be the Valuation Date.
Share Adjustme	ents:	
	Method of Adjustments:	Calculation Agent Adjustment
Extraordinary E	Events:	
	Consequences of Merger Events: Share for Share: Share for Other: Share for Combined: Determining Party:	Modified Calculation Agent Adjustment Modified Calculation Agent Adjustment Modified Calculation Agent Adjustment Nordea
	Tender Offer:	Applicable
	Consequences of Tender Offers: Share for Share: Share for Other: Share for Combined: Determining Party: Composition of Combined Consideration: Nationalization, Insolvency of Delisting: Determining Party:	Modified Calculation Agent Adjustment Modified Calculation Agent Adjustment Modified Calculation Agent Adjustment Nordea Not Applicable r Cancellation and Payment (Calculation Agent Determination) Nordea

Additional Disruption Events:

Change in Law:	Applicable
Failure to Deliver:	Applicable
Insolvency Filing:	Applicable
Hedging Disruption:	Applicable

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Hedging Party:	Nordea
Increased Cost of Hedging:	Applicable
Hedging Party:	Nordea
Loss of Stock Borrow:	Not Applicable
Hedging Party:	Nordea
Increased Cost of Stock Borrows	Not Applicable
Determining Party:	Nordea

Non-Reliance:	Applicable
Agreements and	
Acknowledgments Regarding	
Hedging Activities:	Applicable
Additional Acknowledgments:	Applicable

- 3. Calculation Agent: a Nordea
- 4. Account Details:

Account for payments to Nordea JPMORGAN CHASE BANK NEW YORK, : CHASUS33XXX In favour of NORDEA BANK NORGE ASA NDEANOKKXXX

Account for payments to	FOKUS BANK, DABANO22XXX
Counterpart:	NO8981011598242
	In favour of SEADRILL LIMITED

- 5. Offices:
- (a) The Office of Nordea Bank Finland Plc for the Transaction is Helsinki; and
- (b) The office of Counterpart for the Transaction is Stavanger
- 6. Transfer:

Notwithstanding anything in the Confirmation or the Agreement, Nordea may assign its rights and obligations under this Transaction, in whole and not in part, to any affiliate of Nordea effective upon delivery to Counterpart of a written notification thereof.

7. Governing Law:

Contact information relating to Nordea

Settlement: Nordea Bank Finland Plc 2747 Local Derivatives Operations Aleksis Kiven katu 9 FIN-00020 Nordea fax. +358 9 165 59311 tel. + 358 9 165 59832

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Legal: Nordea Bank Finland Plc 2948 Debt and Structured Finance Legal, Aleksis Kiven katu 3-5 FIN-00020 Nordea fax. + 358 9 627 956 tel. + 358 9 165 59316

Please confirm that the foregoing correctly sets forth the terms of our agreement by executing the copy of this Confirmation enclosed for that purpose and returning it to us or by sending to us a letter or telex substantially similar to this letter, which letter or telex sets forth the material terms of the Transaction to which this Confirmation relates and indicates your agreement to those terms.

Yours sincerely,

Nordea Bank Finland Plc

Name: Antti Tainio

Title: Head of Local Derivatives Operations Rate Derivatives Settlements Name: Tuorno Henriksson Title: Head of OTC Equity & interest

Confirmed as of the date first above written: SEADRILL LIMITED

SEADRILL LIMITED

Name: Harald Grøsfjeld Title: Vice President Seadrill Management A Name: Title:

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