### Edgar Filing: TRANSOCEAN INC - Form 4

TRANSOCI Form 4 November 2												
FORM	14									APPROVAL		
	UNITED	STATES		RITIES A shington,			NGE	COMMISSIO	N OMB Number:	3235-0287 January 31,		
Check th if no lon		STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF										
subject t	SIAIE	MENTO	Estimated	0								
Section Form 4 of		SECURITIES							burden ho response.	•		
Form 5 obligation								ge Act of 1934,				
may con	tinue. Section 17			tility Holo vestment	•	· ·		of 1935 or Section	on			
<i>See</i> Instr 1(b).	ruction	50(II)	or the m	ivestinent	Compan	y Aci	. 01 19	40				
(Print or Type	Responses)											
1. Name and Address of Reporting Person *       2. Iss         CAHUZAC JEAN       Symbol				er Name and Ticker or Trading				5. Relationship of Reporting Person(s) to Issuer				
U				SOCEAN	INC [RI	G]		(Check all applicable)				
				3. Date of Earliest Transaction								
4 GREENV	VAY PLAZA		(Month/E 11/27/2	nth/Day/Year) 27/2007				Director 10% Owner _X Officer (give title Other (specify				
below) below) EVP, Asset Management								nent				
	(Street)		4. If Ame	ndment, Da	te Original			6. Individual or	Joint/Group Fil	ling(Check		
Filed(Mo				Month/Day/Year)				Applicable Line) _X_ Form filed by One Reporting Person				
HOUSTON, TX 77046 — Form filed by More than One Reporting Person Person												
(City)	(City) (State) (Zip) <b>Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned</b>											
1.Title of	2. Transaction Dat			3.				5. Amount of	•	7. Nature of		
Security (Instr. 3)	(Month/Day/Year) E: ar	) Executio any	on Date, 1f	e, if Transaction(A) or Disposed of Code (D)					Form: Direct (D) or	Indirect Beneficial		
		Day/Year)				Following (I Reported	Indirect (I) (Instr. 4)	Ownership (Instr. 4)				
					(A)		(1130. 4)					
						or	р.	Transaction(s) (Instr. 3 and 4)				
Ordinary				Code V	Amount	(D) A	Price		-			
Shares	11/27/2007			А	11,898	(1)	<u>(1)</u>	75,240	D			
Ordinary Shares	11/27/2007			D	75,240	D (2)	<u>(2)</u>	0	D			
Ordinary Shares	11/27/2007			А	52,637	$\frac{A}{(3)}$	<u>(3)</u>	52,637	D			
Ordinary Shares	11/27/2007			F	7,713	D (4)	<u>(4)</u>	44,924	D			
Ordinary Shares	11/27/2007			D	1,294	D (2)	<u>(2)</u>	0	Ι	By Issuer Employee Stock		

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Ordinary Shares	11/27/20	007	А	905	A (3) (3)	905	Ι	-	ssuer bloyee k chase		
Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly. Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02) required to respond unless the form displays a currently valid OMB control number.											
	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned         (e.g., puts, calls, warrants, options, convertible securities)										
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactio Code (Instr. 8)	5. Number of ionDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		Expiration Date Un		Underlying S	7. Title and Amoun Underlying Securit (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amou or Numł of Sh	
Stock Options	\$ 78.61	11/27/2007		А	42,852		(5)	07/12/2016	Ordinary Shares	42,8	
Stock Options	\$ 78.61	11/27/2007		D		42,852	(6)	07/12/2016	Ordinary Shares	42,8	
Stock Options	\$ 83.7	11/27/2007		А	40,246		11/27/2007	07/12/2016	Ordinary Shares	40,2	
Stock Options	\$ 28.12	11/27/2007		D		16,070	(6)(7)	07/07/2014	Ordinary Shares	16,0	
	\$ 20.04	11/27/2007		А	15,092		11/27/2007	07/07/2014	Ordinary Shares	15,0	
Stock Options	\$ 29.94	11/27/2007								1 million (1997)	
	\$ 29.94 \$ 56.34	11/27/2007		D		22,411	(6)(8)	07/12/2015	Ordinary Shares	22,4	

# **Reporting Owners**

Reporting Owner Name / Address			Relationships	
	Director	10% Owner	Officer	Other

CAHUZAC JEAN 4 GREENWAY PLAZA HOUSTON, TX 77046

EVP, Asset Management

## Signatures

Chipman Earle, by power of attorney

\*\*Signature of Reporting Person

11/29/2007 Date

## **Explanation of Responses:**

\* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

On July 13, 2006, the reporting person was awarded a contingent, performance based grant for an opportunity to earn 23,796 restricted shares. This opportunity was subject to the satisfaction of certain performance criteria based upon specified peer groups. Depending upon

(1) the issuer's performance within the peer groups, the reporting person could earn some, all or none of the shares. The transactions contemplated by the Agreement and Plan of Merger dated July 21, 2007 among Transocean Inc., Transocean Worldwide Inc. and GlobalSantaFe Corporation (the "Merger Agreement") resulted in 11,898 restricted shares being granted.

Pursuant to the Merger Agreement, at the effective time of the reclassification contemplated by the Merger Agreement, each outstanding ordinary share, par value \$0.01 per share, was converted into the right to receive 0.6996 new ordinary shares of Transocean, having a

- (2) ordinary share, parvatice 50.07 per share, was converted into the right to receive 0.0590 new ordinary shares of Transocean, having a market value of \$129.39 per share as of the close of trading on the trading day immediately preceding the effective time of the transactions, and \$33.03 in cash (the "Reclassification Consideration").
- (3) Acquired pursuant to the Merger Agreement as described in note (2).
- (4) Shares automatically withheld upon vesting to satisfy tax withholding obligations.

On July 13, 2006, the reporting person was awarded a contingent, performance based grant of 42,852 stock options, which were subject to the satisfaction of certain performance criteria based upon specified peer groups. Depending upon the issuer's performance within the

(5) The satisfaction of certain performance criteria based upon spectrue peer groups. Depending upon the issuer's performance within the peer groups, the reporting person could earn some, all or none of the options. The transactions contemplated by the Merger Agreement resulted in 42,852 fully vested stock options being granted.

Pursuant to the Merger Agreement, at the effective time of the reclassification, each outstanding option to purchase Transocean ordinary shares was adjusted to be exercisable for a number of Transocean ordinary shares equal to the number of Transocean ordinary shares for(6) which such option was exercisable immediately prior to the reclassification multiplied by 0.9392 (rounded down to the nearest whole

share) with a per share exercise price equal to the exercise price of the option immediately prior to the reclassification divided by 0.9392 (rounded up to the nearest whole cent).

On July 8, 2004, the reporting person was awarded a contingent, performance based grant of 67,900 stock options, which were subject to the satisfaction of certain performance criteria based upon specified peer groups. Depending upon the issuer's performance within the

(7) peer groups, the reporting person could earn some, all or none of the options. The issuer's actual performance resulted in options to purchase 48,209 shares being earned, which vest as follows: 16,069 on April 11, 2006, 16,070 on January 1, 2007 and 16,070 on January 1, 2008. As a result of the transactions contemplated by the Merger Agreement, all the remaining unvested options vested.

On July 13, 2005, the reporting person was awarded a contingent, performance based grant of 38,639 stock options, which were subject to the satisfaction of certain performance criteria based upon specified peer groups. Depending upon the issuer's performance within the

(8) peer groups, the reporting person could earn some, all or none of the options. The issuer's actual performance resulted in options to purchase 22,411 shares being earned, which vest as follows: 7,470 on March 19, 2007, 7,470 on January 1, 2008 and 7,471 on January 1, 2009. As a result of the transactions contemplated by the Merger Agreement, all the remaining unvested options vested.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.