

NOTICE OF EXTRAORDINARY GENERAL MEETING

IN INDEPENDENT OIL & RESOURCES PLC.

The Extraordinary General Meeting (EGM) of Independent Oil & Resources Plc will take place on Wednesday 28th April 2021 at 11:00 hrs (Cyprus time) at 205 Christodoulou Chatzipavlou, Loulloupis Court, 4thFloor, Office 401, 3036, Limassol, Cyprus.

The Board of Directors proposes the following agenda:

- 1. Appointment of Chairperson of the EGM
- 2. Approval of the notice and proposed agenda.
- 3. Authorization for the issue and allotment of new shares and exclusion of pre-emption rights (special resolution)

Due to the extraordinary situation with the corona virus Covid-19, and in light of recommendations and restrictions currently in place, the board has found it necessary to urge shareholders to submit proxy forms prior to the meeting, and to not attend the meeting in person. Shareholders are requested to complete the proxy form, attached hereto, at the latest by Friday 23rd April 2021 at 10:00 hrs (Cyprus time) and return to:

Independent Oil & Resources Plc P.O. Box 56128 3304 Limassol, Cyprus Phone +357 25 356000, fax 357 25356500

Email: info@independentresources.eu

Call-up and attachments to the Agenda are available on the NOTC marketplace for unlisted shares: http://www.notc.no/eng

and at the Company's web page http://www.independentresources.eu/

Limassol, 7th of April 2021
INDEPENDENT OIL & RESOURCES PLC
On behalf of the Board according to proxy

Jan Egil Moe Chairman of the Board (sign.)

EXTRAORDINARY GENERAL MEETING TO BE HELD ON 28th APRIL 2021

for Independent Oil & Resources Plc, will be held on Wednesday 28th April 2021 at 11:00 hrs (Cyprus time) at 205 Christodoulou Chatzipavlou, Loulloupis Court, 4th Floor, Office 401, 3036, Limassol, Cyprus.

POWER OF ATTORNEY

Due to the extraordinary situation with COVID-19 restrictions, this power of attorney may be used by a person You authorize, or You may send the power of attorney without submitting the proxy's name. If so, the name of the Chairperson will be put on the power of attorney before the Extraordinary General Meeting is held.

The power of attorney must be received by Independent Oil & Resources Plc, c/o Fidelius Management Services Ltd, P.O. Box 56128, 3304 Limassol, Cyprus, by Friday 23rd April 2021 at 10.00 hrs. (Cyprus time) at the latest, or alternatively by fax + 357 25356500 or by e-mail: info@independentresources.eu

The undersigned hereby gives the Chairperson of the Meeting				
or alternatively:(Name in capital letters)				
power of attorney to attend the Extraordinary General Meetin 2021 and to vote on my behalf for my/our shares.	ng for Independen	nt Oil & Res	ources Plc. or	n Wednesday 28 th April
Number of shares the power of attorney is given for			••••	
x)	x) Signi	ature of shareh	older	
This form is to be used in respect of	the resolution	s mention	ed below as	follows:
Item:				
Resolution:	In favour	Against	Abstain	At the proxy's discretion
Appointment of Chairperson of the EGM		<u> </u>		
Approval of the Notice and Proposed Agenda				

(If none of the boxes have been crossed and/or given voting instructions, this implies that the designated proxy can vote for the proxy's choice of that particular item(s).)

3. Authorization for the issue and allotment of new

shares and exclusion of pre-emption rights

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The Company has the following share capital structure:

Share Capital Structure			
	Currency	After	
Authorized Share Capital	NOK	95.833.630,00	
Number of Shares		95.833.630	
Value per Share	NOK	1.00	
Issued Share Capital	NOK	59.053.211,00	
Number of Shares Issued		59.053.211	

At any time the board is authorized to issue shares up to the Authorized Share Capital. In the past such authorization has been accompanied with an exclusion of pre-emption rights in relation to new shares.

The board wishes to maintain such an authorization for parts of the Authorized Share Capital. The reason for such authorization is to enable the Company to strengthen the Company's financial position, so that the Board of Directors are able to act quickly in order to be able to take advantage of commercial options and to support current investments.

Pursuant to the provisions of the Company's Articles of Association, whenever new shares are issued, such shares must be offered on a pre-emptive basis to the existing shareholders, in proportion to the capital represented by their shares. These pre-emption rights may be excluded by a special resolution of the General Meeting.

In many cases time is of essence and new capital must be raised quickly. The Board therefore proposes that any pre-emption rights be excluded in relation to unissued shares in the Company that may be issued.

It is proposed that the General Meeting resolves the following special resolution:

That the Board of Directors be and is hereby authorized to issue and allot up to 20 000 000 new shares at a price range between NOK 1.00 to NOK 5.00 for enabling the Company to strengthen the Company's financial position in order to be able to take advantage of commercial options, and to support current investments, on such price and other terms and to such persons as the Board may determine and the shareholders hereby waive any pre-emption rights they have, pursuant to the provisions of the Company's Articles of Association or otherwise, to subscribe for the new shares.

In the event such shares will be issued for consideration in kind the Company should follow the provisions of Company Law Cap 113 Section 47a - 47e