AOSL PETROLEUM PTE LTD (Incorporated in Singapore)

Statement by Directors (Incorporated in Singapore)

The Directors have pleasure in presenting their report to the members together with the audited financial statements of AOSL Petroleum Pte Ltd ("the Company") for the financial year ended March 31, 2018.

OPINION OF THE DIRECTORS 1.

In the opinion of the Board of Directors of the Company,

- the financial statements which comprise the (i) balance sheet as at March 31, 2018, statement of comprehensive income, statement of changes in equity and cash flow statement of the Company for the financial year then ended, and summary of significant accounting policies and other explanatory notes are drawn up so as to give a true and fair view of the state of affairs of the Company as at March 31, 2018 and of the results, changes in equity and cash flows of the Company for the year ended on that date; and
- at the date of this statement, there are reasonable (ii) grounds to believe that the Company will be able to pay its debts as and when they fall due.
- DIRECTORS 2.

The Directors of the Company in office at the date of this report are:

Atul Bhoil

Teo Nancy

ARRANGEMENTS TO ENABLE DIRECTORS TO ACQUIRE 3. SHARES AND DEBENTURES

Neither at the end of the financial year nor at any time during that year did there subsist any arrangement whose object is to enable the directors to acquire benefits by means of the acquisition of shares or debentures in the Company or any other body corporate.

DIRECTORS INTERESTS IN SHARES AND DEBENTURES 4.

According to the register of directors' shareholdings kept by the Company under section 164 of the Singapore Companies Act, Chapter 50 (the "Act"), the directors of the Company who held office at the end of the financial year had no interests in the shares or debentures of the Company and its related corporations.

SHARE OPTIONS 5.

There were no share options granted during the financial year to subscribe for unissued shares of the Company.

There were no shares issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company.

There were no unissued shares of the Company under option at the end of the financial year.

AUDITORS 6.

> M/s. S. Renganathan & Co., has expressed its willingness to accept re-appointment as auditor.

On behalf of the Board of Directors

Atul Bhoil

Singapore May 17, 2018 **Teo Nancy**



INDEPENDENT AUDITORS' Report to the Members of Aosl Petroleum Pte Ltd

Report to the members of Aosi Petroleum Pte Ltd

BASIS FOR A QUALIFIED OPINION

Included in other receivable is an amount of US\$ 251,636 long outstanding. We are of the opinion that the Company should provide for impairment loss against the balance.

OPINION

We have audited the financial statements of **AOSL PETROLEUM PTE LTD** (the "Company"), which comprise the statement of financial position of the Company as at March 31, 2018, the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows of the Company for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, except for the above matter, the accompanying financial statements are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Financial Reporting Standards in Singapore (FRSs) so as to give a true and fair view of the financial position of the Company as at March 31, 2018 and of the financial performance, changes in equity and cash flows of the Company for the year ended on that date.

EMPHASIS OF MATTER

In our opinion, we draw attention to Note 17 to the financial statements. The Company's total liabilities exceeded its total assets by US\$ 1,654,672 (2017: US\$ 1,480,959). The appropriateness of the going concern assumption on which the financial statements of the Company are prepared is dependent on the continued financial support from its holding company. The holding company have agreed to continue providing financial support to the Company and not recall the amount until such time when the Company is financially solvent and also confirmed that if and when required additional funds will be made available to the Company in order for it to meet any liabilities which may fall due.

In forming our opinion, we have considered the adequacy of the disclosures of the above matter in the financial statements.

BASIS FOR OPINION

We conducted our audit in accordance with Singapore Standards on Auditing (SSAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Accounting and Corporate Regulatory Authority (ACRA) Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities (ACRA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

OTHER INFORMATION

Management is responsible for the other information. The other information comprises the Directors' Statement set out on pages 1 to 2.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF MANAGEMENT AND DIRECTORS FOR THE FINANCIAL STATEMENTS

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and FRSs, and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The directors' responsibilities include overseeing the Company's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS.

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level assurance, but is not a guarantee that an audit conducted in accordance with SSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

INDEPENDENT AUDITORS' Report to the Members of Aosl Petroleum Pte Ltd (Contd.)

As part of an audit in accordance with SSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion.

Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In our opinion, the accounting and other records required by the Act to be kept by the Company have been properly kept in accordance with the provisions of the Act.

On behalf of the Board of Directors

S. Renganathan & Co. Public Accountants & Chartered Accountants, Singapore

Singapore May 17, 2018

FINANCIAL SECTION



Balance Sheet as at March 31, 2018

| | | | US\$ |
|--|--------------------|--------------------|-------------|
| | Notes | 2018 | 2017 |
| Particulars | | US\$ | US\$ |
| ASSETS | | | |
| Current Assets | | | |
| Cash and Cash Equivalent | 4 | 7,394 | 7,718 |
| Other Receivables | 5 | 254,966 | 254,966 |
| | | 262,360 | 262,684 |
| Non-Current Assets | | | |
| Plant and Equipment | 6 | - | - |
| Total Assets | | 262,360 | 262,684 |
| LIABILITIES | Ī | | |
| Current Liabilities | | | |
| Trade Payables | 7 | 208,399 | 99,374 |
| Other Payables | 8 | 1,708,633 | 1,644,269 |
| Total Liabilities | | 1,917,032 | 1,743,643 |
| NET (LIABILITIES) | | (1,654,672) | (1,480,959) |
| EQUITY | 1 | | |
| Share Capital | 9 | 735 | 735 |
| Accumulated (Losses) | | (1,655,407) | (1,481,694) |
| Total Shareholders Equity | | (1,654,672) | (1,480,959) |
| The annexed accounting policies and explanatory notes form an integr | al part of the fir | nancial statements | |

Statement of Comprehensive Income For the financial year ended March 31, 2018

| | | | US\$ |
|--|------------------------|-----------------|-----------|
| | Notes | 2018 | 2017 |
| Particulars | | US\$ | US\$ |
| REVENUE | 2f | - | - |
| Other Operating Income | 10 | - | 282 |
| Administrative Expenses | | (13,822) | (11,446) |
| Operating Expenses | | (382) | (621) |
| (Loss) from the operations | 11 | (14,204) | (11,785) |
| Financial Cost | | (159,509) | (150,915) |
| (Loss) before Tax | | (173,713) | (162,700) |
| Taxation | 12 | - | - |
| (Loss) after Tax | | (173,713) | (162,700) |
| Other Comprehensive Income (Net of Tax) | | - | - |
| Total Comprehensive (Loss) | | (173,713) | (162,700) |
| The annexed accounting policies and explanatory notes form an inte | gral part of the finan | cial statements | |

Statement of Changes in Equity For the financial year ended March 31, 2018

| | | | US\$ |
|---|---------------|-------------------------|-------------|
| | Share Capital | Accumulated (Losses) | Total |
| Balance at March 31, 2016 | 735 | (1,318,994) | (1,318,259) |
| Total Comprehensive (Loss) for the year | - | (162,700) | (162,700) |
| Balance at March 31, 2017 | 735 | (1,481,694) | (1,480,959) |
| Total Comprehensive (Loss) for the year | - | (173,713) | (173,713) |
| Balance at March 31, 2018 | 735 | (1,655,407) | (1,654,672) |
| The annexed accounting policies and explanatory notes form an integral part of the financial statements | | | |

Cash Flow Statement

For the financial year ended March 31, 2018

| | | US\$ |
|--|----------------------|-----------|
| | 2018 | |
| Particulars | | 2017 |
| CASH FLOW FROM OPERATING ACTIVITIES | | |
| (Loss) before taxation | (173,713) | (162,700) |
| | (173,713) | (162,700) |
| Trade Payables | 109,025 | 96,314 |
| Other Payables | 64,364 | 71,588 |
| Cash generated from operations | 173,389 | 167,902 |
| Income Tax Refund / paid | - | - |
| Net cash inflow from operating activities | (324) | 5,202 |
| Cash Flows From Investing Activities | - | - |
| Net cash outflow from investing activities | - | - |
| Cash Flows From financing Activities | - | - |
| Net cash outflow from financing activities | - | - |
| Net (decrease) in cash and cash equivalents held | (324) | 5,202 |
| Cash and Cash Equivalents at the beginning of the year | 7,718 | 2,516 |
| Cash and Cash Equivalents at the end of the year | 7,394 | 7,718 |
| The annexed accounting policies and explanatory notes form an integral part of the | financial statements | |



Notes to the Financial Statements

For the financial year ended March 31, 2018

These notes form an integral part of and should be read in conjunction with the accompanying financial statements.

1. CORPORATE INFORMATION

The Company (Registration Number: 200814431W) is incorporated in Singapore with its registered and the administration office at 192 Waterloo Street, #05-01 Skyline Building, Singapore 187966.

HOLDING COMPANY

The Company is now a subsidiary of Asian Oilfield Services Ltd, incorporated in India which is also the Company's ultimate holding company.

The financial statements are presented in United States dollars which is the also the Company's functional currency.

The principal activities of the Company are that of oil and gas exploration and investment holding.

There has been no significant change in the nature of this activity during the financial year.

The financial statements of the Company for the year ended March 31, 2018 were authorised for issue by the Board of Directors on May 17, 2018.

2. SIGNIFICANT ACCOUNTING POLICIES

a. Basis of Accounting

The financial statements are prepared in accordance with the historical cost convention, except as disclosed in the accounting policies below, and are drawn up in accordance with the provisions of the Singapore Societies Act and Singapore Financial Reporting Standards ("FRS").

The preparation of financial statements in conformity with FRS requires management to exercise its judgement in the process of applying the Company's accounting policies. It also requires the use of accounting estimates and assumption that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements. The areas involving a higher degree of judgement or complexity or areas where assumptions and estimates are significant to the financial statements are disclosed.

b. Changes in Accounting Policies

a) Adoption of new revised FRSs and INT FRSs

In the current financial year, the Company has adopted all the new and revised FRSs and Interpretations of FRS ("INT FRS") that are relevant to its operations and effective for annual periods beginning on or after May 1, 2017. The adoption of these new/revised FRSs and INT FRSs does not result in changes to the Company's accounting policies and has no material effect on the financial statements. b) Standards issued but not yet effective

A number of new standards, amendments to standards and interpretations are issued but effective for annual periods beginning after January 1, 2017, and have not been applied in preparing these financial statements. The Company does not plan to early adopt these standards:

The following standards that have been issued but not yet effective are as follows:

| | | Effective |
|--------------|-------------------|-------------|
| | | for annual |
| | | periods |
| | | beginning |
| | Description | on or after |
| FRS 109 | Financial | 1 Jan 2018 |
| | Instruments | |
| FRS 115 | Revenue from | 1 Jan 2018 |
| | Contracts with | |
| | Customers | |
| Amendments | Clarifications to | 1 Jan 2018 |
| to FRS 115: | FRS 115 Revenue | |
| | from Contracts | |
| | with Customers | |
| FRS 116 | Leases | 1 Jan 2019 |
| INT FRS 123: | Uncertainty over | 1 Jan 2019 |
| | Income Tax | |
| | Treatments | |

Consequential amendments were also made to various standards as a result of these new/ revised standards.

The Company expect that the adoption of the above standards, will have no material impact on the financial statements in the period of initial application, except as described below:

i) FRS 109: Financial Instruments

FRS 109 introduces new requirement for classification and measurement of financial assets, impairment of financial assets and hedge accounting. Financial assets classified according to their contractual cash flow characteristics and the business model under which they are held. The impairment requirements in FRS 109 are based on an expected credit loss model and replace the FRS 39 incurred loss model. Adopting the expected credit losses requirements will require the Company to make changes to its current systems and processes.

FRS 109 is effective for annual periods beginning on or after January 1, 2018 with early application permitted. Retrospective application is required, but comparative information is not compulsory. The Company will be assessing the impact of FRS 109 and plans to adopt the standard on the required effective date.

ii) FRS 115: Revenue from Contracts with Customers

> FRS 115 establishes a five-step model that will apply to revenue arising from contracts with customers. Under FRS 115, revenue is recognised at an amount that reflects the consideration which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in FRS 115 provide a more structured approach to measuring and recognising revenue when the promised goods and services are transferred to the customer i.e. when performance obligations are satisfied.

> Key issues for the Company include identifying performance obligations, accounting for contract modifications, applying the constraint to variable consideration, evaluating significant financing components, measuring progress toward satisfaction of a performance obligation, recognising contract cost assets and addressing disclosure requirements.

> In June 2017, amendments to FRS 115 were issued to provide clarifications on (i) identifying performance obligations (ii) principal versus agent considerations and (iii) licensing application guidance. The amendments also included two additional transition reliefs on contract modifications and completed contracts.

> Either a full or modified retrospective application is required for annual periods beginning on or after January 1, 2018 with early adoption permitted. The Company will be assessing the impact of FRS 115 and plans to adopt the new standard on the required effective date.

iii) FRS 116: Leases

FRS 116 eliminates the lessee's classification of leases as either operating leases or finance leases and introduces a single lessee accounting model. Applying the new model, a lessee is required to recognise right-of-use (ROU) assets and lease liabilities for all leases with a term of more than 12 months, unless the underlying

asset is of low value. FRS 116 substantially carriers forward the lessor accounting requirements in FRS 17 Leases. Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for these two types of leases using the FRS 17 operating lease and finance lease accounting models respectively. However, FRS 116 requires more extensive disclosures to be provided by a lessor. When effective, FRS 116 replaces existing lease accounting guidance, including FRS 17 Leases, INT FRS 104 Determining whether an Arrangement contains a Lease, INT FRS 15 Operating Leases - Incentives, and INT FRS 27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease.

iv) INT FRS 122: Foreign Currency Transactions and Advance Consideration

> This Interpretation provides requirements about which exchange rate to use in reporting foreign currency transactions (such as revenue transactions) when payment is made or received in advance.

> The Interpretations are effective from January 1, 2018.

On initial application, entities would have the option of applying the Interpretation either retrospectively or prospectively in accordance with FRS 8 – Accounting Policies, Changes in Accounting Estimates and Errors. The Company is currently assessing the impact.

c. Property, Plant and Equipment

- a) Measurement
 - i) Leasehold office premises

Leasehold office premises are initially recognised at cost and subsequently carried at cost less accumulated depreciation and accumulated impairment loss.

ii) Other property, plant and equipment

All other property, plant and equipment are initially recorded at cost. The cost of an item of property, plant and equipment is recognised as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Subsequent to recognition, property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses if any.



b) Components of costs

The cost of an item of property, plant and equipment includes its purchase price and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. The projected cost of dismantlement, removal or restoration is also included as part of the cost of property, plant and equipment if the obligation for the dismantlement, removal or restoration is incurred as a consequence of acquiring or using the asset.

c) Depreciation

Depreciation is calculated on the straight-line method and to write off the cost of the assets over their estimated useful lives as follows:-

| | Years |
|----------------------|-------|
| Plant & Machinery | 5 -10 |
| Office Equipment | 3 - 5 |
| Furniture & fittings | 10 |

Fully depreciated assets are retained in the financial statements until they are no longer in use.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, if there is no certainty that the lessee will obtain ownership by the end of the lease term, the asset shall be fully depreciated over the shorter of the lease term and its useful life.

The residual values and useful lives of property, plant and equipment are reviewed, and adjusted as appropriate, at end of the each reporting period. The effects of any revision of the residual values and useful lives are included in the profit and loss statement for the financial year in which the changes arise.

d) Subsequent expenditure

Subsequent expenditure relating to property, plant and equipment that has already been recognised is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Other subsequent expenditure is recognised as repair and maintenance expense in the profit and loss statement during the financial year in which it is incurred.

e) Disposal

On disposal of an item of property, plant and equipment, the difference between the net disposal proceeds and its carrying amount is taken to the profit and loss statement. Any amount in revaluation reserve relating to that asset is transferred to retained earnings directly.

d. Impairment of Non-financial Assets

At end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the recoverable amount of an asset (or cashgenerating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in the profit and loss statement, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in the profit and loss statement, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

e. Financial Instruments

Financial assets and financial liabilities are recognised on the Company's statement of financial position when the Company becomes a party to the contractual provisions of the instrument.

e.1. Financial Assets

Financial assets within the scope of FRS 39 are recognised on the statement of financial position when, and only when the Company becomes a party to the contractual provision of the financial instruments. The Company classifies its financial assets as loans and receivable. The classification of financial assets depends on the purpose of which the assets were acquired. Management determines the classification of its financial assets at initial recognition and reevaluates this designation at every reporting date. There are no financial assets under the categories of at fair, value through profit and loss statement, availablefor-sale and held-to-maturity.

a) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial instrument and of allocating interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial instrument, or where appropriate, a shorter period. Income is recognised on an effective interest rate basis for debt instruments other than those financial instruments "at fair value through profit or loss".

- b) Loans and receivables
 - i) Trade and other receivables

Trade and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as trade and other receivables. Trade and other receivables are measured at initial recognition at the fair value, and are subsequently measured at amortised cost using the effective interest rate method, except for short-term receivables when the recognition of interest would be immaterial.

ii) Cash and bank balances

Cash and bank balances comprise cash on hand and bank balances that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

c) Impairment of financial assets

Financial assets are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted. For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and other receivables where the carrying amount is reduced through the use of an allowance account. When a trade and other receivable are uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss. Changes in the carrying amount of the allowance account are recognised in profit and loss statement. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss statement to the extent the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

d) Derecognition of financial assets

A financial asset is derecognised when:

- i) the Company transfer the contractual rights to receive the cash flows of the financial asset; or
- the Company retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients in a 'pass-through' arrangement; or
- iii) the Company has transferred its rights to receive cash flows from the asset and either has transferred substantially all the risks and rewards of the asset, or has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

Where the Company has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Company's continuing involvement in the asset. Continuing involvement that takes the form for a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Where continuing involvement takes the form of a written and/or purchased option on the transferred asset, the extent of the Company's continuing involvement is the amount of the transferred asset that the Company may repurchase, except that in the case of a written put option on an asset measured at fair value, the extent of the Company's continuing involvement is limited to the lower of the fair value of the transferred asset and the option exercise price.

e.2. Financial Liabilities and Equity

Financial liabilities and equity instruments issued by the Company are classified according to the substance of the contractual arrangements entered into and the definition of a financial liability and equity instrument. Financial liabilities within the scope of FRS 39 are

FINANCIAL SECTION



Notes to the Financial Statements For the financial year ended March 31, 2018 (Contd.)

recognised on the statement of financial position when, and only when, the Company becomes party to contractual provisions of the financial instruments. The measurement of financial liabilities depends on their classification as either financial liabilities "at fair value through profit or loss" or "other financial liabilities at amortised costs".

a) Effective interest rate method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payment through the expected life of the financial liability, or, where appropriate, a shorter period.

b) Financial liabilities at amortised costs

i) Trade and other payables

Trade payable are initially measured at fair value, and subsequently measured at amortised cost, using the effective interest method, with interest expense recognised on an effective yield basis.

c) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expired.

Where an existing financial liability is replaced by another form the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respectively carrying amounts is recognised in the profit and loss statement.

d) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

e) Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset the recognised amounts and there is an obligation to settle on a net basis, or realise the asset and settle the liability simultaneously.

f. Revenue Recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and for the rendering of services in

the ordinary course of the Company's activities. Amounts disclosed as revenue are net of goods and services tax, rebates and discounts.

g. Income Taxes

Income tax expense represents the sum of the tax currently payable and deferred tax.

a) Current tax

The tax currently payable is based on taxable profit for the period. Taxable profit differs from profit as reported in the statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are not taxable or tax deductible. The Company's liability for current tax is calculated using tax rates that have been enacted.

b) Deferred tax

Deferred income tax is provided, using the liability method on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all temporary differences except where the deferred tax liability arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at that time of the transaction, affects neither accounting profit nor taxable profit or loss.

Deferred income tax assets are recognised for all deductible temporary differences carry-forward of unused tax assets and unused tax losses to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, carry-forward of unused tax assets and unused tax losses can be utilised except where the deferred tax asset relating to the deductible temporary difference arise from the initial recognition of an asset or liability in a transaction and at the time of transaction affects neither the accounting profit nor taxable profit or loss.

The carrying amount of a deferred tax asset is reviewed at end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred income tax assets are reassessed at each end of the reporting period and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

h. Foreign Currency Transactions

a) Functional and presentation currency

The management has determined the currency of the primary economic environment in which the Company operates i.e. functional currency, to be United States dollars. Revenue and major operating expenses are primarily influenced by fluctuations in United States dollars. The financial statements are presented in United States dollars, which is the functional currency of the Company.

b) Foreign currency transactions

Transactions in foreign currencies are measured in the functional currency of the Company are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the statement of financial position date. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Exchange differences arising on the settlement of monetary items or on translating monetary items at the end of the reporting period are recognised in profit or loss.

i. Provisions

Provisions are recognised when the Temple has a present obligation (legal or constructive) as a result of a past event, it is probable that the Temple will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

j. Borrowing Costs

Borrowing costs are generally expensed as incurred. Borrowing costs are capitalised if they are directly attributable to the acquisition, of a qualifying asset. Capitalisation of borrowing cost commences, when the activities to prepare the asset for its intended use and expenditure and borrowing costs are being incurred. Borrowings costs are capitalised until the assets are ready for their intended use.

k. Related Parties

A related party is defined as follows:

- A person or a close member of that person's family is related to the Group and Company if that person:
 - has control or joint control over the Company;
 - (ii) has significant influence over the Company; or
 - (iii) is a member of the key management personnel of the Group or Company or of a parent of the Company.
- b) An entity is related to the Company if any of the following conditions applies:
 - the entity and the Company are members of the same Company (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a Company of which the other entity is a member).
 - (iii) both entities are joint ventures of the same third party.
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity.



- (v) the entity is a post-employment benefit plan for the benefit of employees of either the Company or an entity related to the Company. If the Company is itself such a plan, the sponsoring employers are also related to the Company;
- (vi) the entity is controlled or jointly controlled by a person identified in (a);
- (vii) a person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

Key management personnel is defined as follows:

Key management personnel are those persons having the authority and responsibility for planning, directing and controlling the activities of the Company.

I. Events after the end of the Reporting Period

Events after the end of the reporting period that provide additional information about the Temple's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the financial statements. Events after the end of the reporting period that are not adjusting events are disclosed in the notes to the financial statements when material.

8. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

a) Critical judgement in applying the Company's accounting policies

In the application of the Company's accounting policies to the financial statements, management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

i) Income taxes

Significant judgement is required in determining the deductibility of certain expenses during the estimation of the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Company recognises liabilities for anticipated tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred income tax provisions in the period in which such determination is made. The carrying amount of the Company's income tax payable as at March 31, 2018 was Nil (2017: Nil).

ii) Determination of functional currency

In determining the functional currency of the Company, judgement is required to determine the currency that mainly influences sales prices for goods and services and of the country whose competitive forces and regulations mainly determines the sales prices of its goods and services. The functional currency of the Company is determined based on management's assessment of the economic environment in which the Company operate and process of determining sales prices. The Company measures foreign currency transactions in the functional currency of the Company.

b) Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below:

i) Depreciation of property, plant and equipment

Plant and equipment are depreciated on a straightline basis over the estimated useful lives after taking into account the estimated residual value. The Company reviews the estimated useful lives of the assets regularly based on the factors that include asset utilisation, internal technical evaluation, technological changes, environmental and anticipated use of the assets tempered by related industry benchmark information in order to determine the amount of depreciation expense to be recorded during any reporting period. Changes in the expected level of use of the assets and the Company's historical experience with similar assets after taking into account anticipated technological changes could impact the economic useful lives and the residual values of the assets, therefore future depreciation charges could be revised. Any changes in the economic useful lives could impact the depreciation charges and consequently affect the Company's result. The carrying amount of the Company's property, plant and equipment at March 31, 2018 was Nil (2017: Nil).

ii) Impairment of property, plant and equipment

The Company reviews the carrying amounts of the assets as at each end of the reporting period to determine whether there is any indication of impairment. If any such indication exists, the assets' recoverable amount or value in use is estimated. Determining the value in use of property, plant and equipment, which require the determination of future cash flows expected to be generated from the continued use and ultimate disposition of such assets, require the Company to make estimates and assumptions that can materially affect the financial statements. Any resulting impairment loss could have a material adverse impact on the Company's financial condition and results of operations.

iii) Allowances for doubtful accounts

An allowance is made for doubtful accounts for estimated losses resulting from the subsequent inability of the customers to make required payments. If the financial conditions of the customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required in future periods. Management specifically analyses accounts receivables and analyses historical bad debt, customer concentrations, customer creditworthiness, current economic trends and changes in our customer payment terms when making a judgement to evaluate the adequacy of the allowance for doubtful accounts.

At the end of the reporting period, the receivables are measured at fair value and their fair values might change materially within the next financial year but these changes would not arise from assumptions or other sources of estimates uncertainty at the end of the reporting period. The carrying amount of trade and other receivables as at March 31, 2018 was US\$ 254,966 (2017: US\$ 254,966).

iv) Provisions

Provisions are recognised in accordance with the accounting policy, to determine whether it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate of the amount can be made, the Company takes into consideration factors such as the existence of legal/contractual agreements, past historical experience, external advisors' assessments and other available information.

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| | | | 033 |
|------|--------------------------|-------|-------|
| Part | iculars | 2018 | 2017 |
| 4. | CASH AND CASH EQUIVALENT | | |
| | Cash at Bank | 7,394 | 7,718 |

The carrying values of these Cash and Cash Equivalents approximate their fair values and are denominated in United States dollars.

| | | | US\$ |
|------|-------------------------------------|---------|---------|
| Part | ticulars | 2018 | 2017 |
| 5. | OTHER RECEIVABLES | | |
| | Deposit | 3,330 | 3,330 |
| | Amount due from Non-Related parties | 251,636 | 251,636 |
| | | 254,966 | 254,966 |

The amount due from related parties are interest free, unsecured and receivable on demand.

The carrying values of these other receivables approximate their fair values and are denominated in United States dollars.

| | | | 035 |
|-----------|-------------|--------------------|---|
| Plant & | Furniture & | Office | |
| Machinery | Fittings | Equipments | Total |
| | | | |
| | | | |
| - | - | - | - |
| - | - | - | - |
| - | - | - | - |
| | | | |
| - | - | - | - |
| - | - | - | - |
| - | - | - | - |
| | | | |
| - | - | - | - |
| | Machinery | Machinery Fittings | Machinery Fittings Equipments Image: Machinery Fittings Equipments Image: Machinery Image: Machinery Image: Machinery Image: Machinery Image: Machinery Image: Ma |

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US\$

Total

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As at 01/04/2016

Charge for the year

As at 31/03/2017

Net Book Value As at 31/03/2017

Notes to the Financial Statements For the financial year ended March 31, 2018 (Contd.)

Plant & Furniture & Office Particulars Machinery Fittings Equipments 6. PLANT AND EQUIPMENT - 2017 Cost As at 01/04/2016 --_ Additions ---As at 31/03/2017 --_ Depreciation

| | | US\$ |
|--|----------------------------------|--------|
| Particulars | 2018 | 2017 |
| 7. TRADE PAYABLES | | |
| Accrued expenses | 208,399 | 99,374 |
| The carrying values of these accruals approximate their fair values and are de | enominated in United States doll | ars |

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-

The carrying values of these accruals approximate their fair values and are denominated in United States dollars.

| | | US\$ |
|-------------------------------|-----------|-----------|
| Particulars | 2018 | 2017 |
| 8. OTHER PAYABLES | | |
| Amount due to holding Company | 482,249 | 537,885 |
| Amount due to related parties | 1,226,384 | 1,106,384 |
| | 1,708,633 | 1,644,269 |

Amount due to holding Company and related parties are interest free, unsecured and repayable on demand.

The carrying values of these other payables approximate their fair values and are denominated in United States dollars.

| | | | US\$ |
|--------|------------------------|--|--|
| | Issued | | Issued |
| No of | Share | No of | Share |
| Shares | Capital | Shares | Capital |
| 201 | .8 | 2017 | , |
| | | | |
| 1,000 | 735 | 1,000 | 735 |
| 1,000 | 735 | 1,000 | 735 |
| | Shares 201 1,000 | No of Share Shares Capital 2018 1,000 735 | No of SharesShare CapitalNo of Shares201820171,000735 |

The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions.

| | | US\$ |
|--|---------|---------|
| Particulars | 2018 | 2017 |
| 10. OTHER OPERATING INCOME This is stated after charging/(crediting): | | |
| Exchange gain | - | 282 |
| | | US\$ |
| | 2018 | 2017 |
| 11. NET INCOME FROM OPERATIONS This is stated after charging/(crediting): | | |
| Bank Charges | 302 | 621 |
| Interest Expenses | 159,509 | 150,915 |
| | | US\$ |
| | 2018 | 2017 |
| 12. INCOME TAX | | |
| Income Tax - Current Year | - | - |

The income tax expenses varied from the amount of income tax expense determined by applying the Singapore income tax rate to profit

before income tax as a result of the following differences:

| | | US\$ |
|---------------------------------------|-----------|-----------|
| | 2018 | 2017 |
| Accounting (Loss) | (173,713) | (162,700) |
| Tax at the applicable tax rate of 17% | (29,531) | (27,659) |
| Tax effect of non-deductible expense | 29,531 | 27,659 |
| | - | - |

The Company has tax loss carry forwards of US\$ 557,600 (2017: US\$ 557,600) and timing differences available for offsetting against future taxable income.

The realisation of the future income tax benefits from tax loss carry forwards and timing difference is available for an unlimited future year only if the Company derives future assessable income of a nature and of sufficient amount to enable the benefit of the deductions for the loss to be realised and the Company continues to comply with the conditions for deductibility imposed by the law including the retention of majority shareholders as defined. To the extent that tax benefits are utilised in the future from offsetting the tax loss carry forwards in respect of timing differences, provisions for deferred tax will be required for such timing differences.

13. RELATED PARTY TRANSACTIONS

The Company has significant transactions with related parties on terms agreed between the parties as follows:

| | | US\$ |
|--------------------------------|-----------|-----------|
| | 2018 | 2017 |
| Interest paid to Related Party | (159,509) | (150,915) |

All business transactions between the Company and other companies in which the directors have an interest were carried out at arm's length and charged on the same basis chargeable to other non-related companies.

14. FINANCIAL RISK MANAGEMENT POLICIES

The Company's activities expose it to a variety of financial risks from its operation. The key financial risks include credit risk, liquidity risk and market risk (including foreign currency risk and interest rate risk).

The Board of Directors reviews and agrees policies and procedures for the management of these risks, which are executed by the management team. It is, and has been throughout the current and previous financial year, the Company's policy that no trading in derivatives for speculative purposes shall be undertaken.

The following sections provide details regarding the Company's exposure to the above-mentioned financial risks and the objectives, policies and processes for the management of these risks:

There has been no change to the Company's exposure to these financial risks or the manner in which it manages and measures the risks.

Credit Risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in a loss to the Company. The Company has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The Company performs ongoing credit evaluation of its counterparties' financial condition and generally do not require a collateral.

The maximum exposure to credit risk in the event that the counterparties fail to perform their obligations as at the end of the financial year in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the statement of financial position.

Excessive risk concentration

Concentrations arise when a number of counterparties are engaged in similar business activities, or activities in the same geographical region, or have economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. Concentrations indicate the relative sensitivity of the Company's performance to developments affecting a particular industry.

Exposure to credit risk

The Company has no significant concentration of credit risk. The Company has credit policies and procedures in place to minimise and mitigate its credit risk exposure.

Financial assets that are neither past due nor impaired

Trade and other receivables that are neither past due nor impaired are with creditworthy debtors with good payment record with the Company. Cash and cash equivalents are placed with or entered into with reputable financial institutions or companies with high credit ratings and no history of default.



Notes to the Financial Statements

For the financial year ended March 31, 2018 (Contd.)

Financial assets that are either past due or impaired

Information regarding financial assets that are either past due or impaired is disclosed.

Market risk

Market risk is the risk that changes in market prices, such as interest rates and foreign exchange rates will affect the Company's income. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

(i) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Company's financial instruments will fluctuate because of changes in market interest rates. The Company's exposure to interest rate risk arises primarily from their loan to holding Company and cash and cash equivalents.

The Company does not expect any significant effect on the Company's profit or loss arising from the effects of reasonably possible changes to interest rates on interest bearing financial instruments at the end of the financial year.

(ii) Foreign currency risk

The Company's foreign exchange risk results mainly from cash flows from transactions denominated in foreign currencies. At present, the Company does not have any formal policy for hedging against currency risk. The Company ensures that the net exposure is kept to an acceptable level by buying or selling foreign currencies at spot rates, where necessary, to address short term imbalances.

The Company has transactional currency exposures arising from sales or purchases that are denominated in a currency other than the functional currency of the Company, primarily United States Dollar (USD).

Liquidity Risk

Liquidity risk refers to the risk that the Company will encounter difficulties in meeting its short-term obligations due to shortage of funds. The Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. It is managed by matching the payment and receipt cycles. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of stand-by credit facilities. The Company's operations are financed mainly through equity. The directors are satisfied that funds are available to finance the operations of the Company.

Analysis of financial instruments by remaining contractual maturities:

The table below summaries the maturity profile of the Company's financial assets and liabilities at the end of the year based on contractual undiscounted repayment obligations:

Liquidity Risk

| | | | | | | US\$ |
|-------------------------|---------------------|----------------------|-------------|------------------|----------------------|-------------|
| | | 31/03/2018 | | 31/03/2017 | | |
| | One year or less | Two to Five years | Total | One year or less | Two to Five years | Total |
| Financial Assets | | | | | | |
| Other Receivables | 254,966 | - | 254,966 | 254,966 | - | 254,966 |
| Cash & Short-term | 7,394 | - | 7,444 | 7,718 | - | 7,718 |
| Total undiscounted | | | | | | |
| financial assets | 262,360 | - | 262,360 | 262,683 | - | 262,683 |
| Financial Liabilities | | | | | | |
| Trade & Other Payables | (1,708,633) | - | (1,708,633) | (1,734,523) | - | (1,734,523) |
| Total undiscounted | | | | | | |
| financial liabilities | (1,708,633) | - | (1,708,633) | (1,734,523) | - | (1,734,523) |
| Total net undiscounted | | | | | | <u> </u> |
| financial (liabilities) | (1,446,273) | - | (1,446,273) | (1,471,840) | - | (1,471,840) |

Estimation of fair values

The notional amounts of financial assets and financial liabilities with a maturity of less than one year (including trade and other receivables, cash and cash equivalents and trade and other payables) are assumed to approximate their fair values because of the short period to maturity.

15. FAIR VALUES

The fair value of a financial instrument is the amount at which the instrument could be exchanged or settled between knowledgeable and willing parties in an arm's length transaction.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value.

Cash and cash equivalents, other receivables and other payables

The carrying amounts of these balances approximate their fair values due to the short-term nature of these balances.

Trade receivables and trade payables

The carrying amounts of these receivables and payables approximate their fair values as they are subject to normal trade credit terms.

16. CAPITAL MANAGEMENT

The primary objective of the Company's capital management is to ensure that it maintains a strong credit rating and net current asset position in order to support its business and maximise shareholder value. The capital structure of the Company comprises issued share capital and retained earnings.

The Company manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Company is not subject to any externally imposed capital requirements. No changes were made in the objectives, policies or processes during the financial year ended March 31, 2018 and March 31, 2017.

The Company is not subject to any externally imposed capital requirements. The Company's overall strategy remains unchanged from 2017.

The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as borrowings plus trade and other payables less cash and cash equivalents. Total capital is calculated as equity plus net debt.

| | 0\$\$ | |
|---------------|-------------|-------------|
| | 2018 | 2017 |
| Net debt | 1,909,638 | 1,735,925 |
| Total Equity | (1,654,672) | (1,480,959) |
| Total Capital | 254,966 | 254,966 |
| Gearing Ratio | | - |

17. GOING CONCERN

As at balance sheet date, the total liabilities exceeded its total assets by US\$ 1,654,672 (2017: US\$ 1,480,959). The financial statements have been prepared on a going concern basis based on the letter of support from the holding Company that financial support will continue to be available and not recall the balance until such time when the Company is financially solvent and confirm that if and when required adequate funds will be made available to the Company in order for it to meet any liabilities which may fall due.

The annexed detailed profit and loss account does not form part of the audited statutory accounts and therefore it is not covered by the auditors' report.

Income and Expenditure Account For the financial year ended March 31, 2018

| | US\$ |
|-----------------------|-----------|
| INCOME | - |
| LESS: EXPENSES | |
| Audit Fees | 6,000 |
| Bank Charges | 302 |
| Interest Expense | 159,509 |
| Miscellaneous charges | 80 |
| Secretarial charges | 6,322 |
| Tax Agent Fees | 1,500 |
| Total Expenses | (173,713) |
| (LOSS) FOR THE YEAR | (173,713) |

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Notice

Notice is hereby given that the 25th Annual General Meeting of the Members of Asian Oilfield Services Limited will be held on Tuesday, September 18, 2018 at 2.00 p.m. at Conference Hall, King Arthur-3, Hotel Fortune Select Excalibur, Main Sohna Road, Sector-49, Gurugram -122018, Haryana to transact the following businesses:

ORDINARY BUSINESS:

ASRI

- 1. To receive, consider and adopt:
 - a. the Audited Standalone Financial Statements of the Company for the financial year ended March 31, 2018, together with the Reports of the Board of Directors and the Auditors thereon; and
 - b. the Audited Consolidated Financial Statements of the Company for the financial year ended March 31, 2018, together with the Report of the Auditors thereon.
- 2. To appoint a Director in place of Mr. Gaurav Vishnukumar Gupta (DIN 01189690), who retires by rotation and, being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

3. To appoint Mr. Kadayam Ramanathan Bharat (DIN: 00584367) as an Independent Director of the Company:

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150 and 152 read with Schedule IV and all other applicable provisions, if any, of the Companies Act, 2013 ('the Act') and the Companies (Appointment and Qualifications of Directors) Rules, 2014 and any other rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR / Listing Regulations), including any statutory modifications or re-enactment(s) thereof and any rules made thereunder, for the time being in force, Mr. Kadayam Ramanathan Bharat (DIN: 00584367), who was appointed as an Additional and Independent Director of the Company by the Board of Directors with effect from January 16, 2018 and who holds office up to the date of this 25th Annual General Meeting under Section 161(1) of the Act and Article 74 of the Articles of Association of the Company, and who is eligible for appointment under Section 160(1) of the Act and who has submitted a declaration that he meets the criteria for independence as required under Section 149(6) of the Act and in respect of whom the Company has received a notice in writing with requisite deposit from a member, proposing his candidature for the office of Director, be and is hereby appointed an Independent Director of the Company. not liable to retire by rotation, to hold office for a term of 5 years with effect from January 16, 2018."

4. To appoint Mr. Ashutosh Kumar (DIN 06918508) as a Wholetime Director and Chief Executive Officer of the Company: To consider and, if thought fit, to pass with or without modification, the following resolution as Special Resolution: "RESOLVED THAT in supersession of earlier resolution passed by the members at the 24th Annual General meeting of the Company held on September 8, 2017 and pursuant to the provisions of Sections 196, 197, 203 and other applicable provisions, if any, of the Companies Act, 2013, ("the Act"), read with Schedule V of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended from time to time and subject to the approval of the Central Government, as may be required and such other permissions, sanction(s) authorities, the consent of the Members of the Company be and is hereby accorded to appoint Mr. Ashutosh Kumar (DIN 06918508) as the Whole-time Director and Chief Executive Officer ("WTD & CEO") of the Company for a period of three years with effect from August 1, 2018 upon the remuneration and terms and conditions set out in the Explanatory Statement annexed to the Notice convening this Annual General Meeting, (including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year during the tenure of his appointment) with authority to the Board of Directors to alter and vary the terms and conditions of the said appointment in such manner as may be agreed to between the Board of Directors and Mr. Ashutosh Kumar."

"RESOLVED FURTHER THAT the Board of Directors of the Company, be and is hereby authorised to alter, revise and amend the terms and conditions of appointment and remuneration payable to Mr. Ashutosh Kumar, WTD & CEO, subject to the overall limits as specified in this resolution and in accordance with the applicable provisions of the Companies Act, 2013 and Schedule V thereto and approval of the Central Government and other appropriate authorities, which may be obtained for the same."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all necessary and expedient, acts, deeds and things, which may be usual, expedient or proper to give effect to the above resolution."

 To modify the terms of issue of Employees Stock Option Plan, 2017 to the employees of the Company and its holding and subsidiary companies:

To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT in partial modification of resolutions passed at the Extra-ordinary General Meeting of the Company held on March 21, 2017 and pursuant to the provisions of Section 62(1)(b), 67 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with the Rules made thereunder ("the Rules"), the Memorandum and Articles of Association of the Company, Securities and Exchange Board of India (Share Based Employees benefits), Regulations, 2014 ("herein after referred to as the SEBI SBEB Regulations") and subject to such other approvals, permissions and sanctions as may be necessary and subject to such conditions and modifications as may be prescribed or imposed while granting such approvals, permissions and sanctions, which may be accepted by the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall be deemed to include any Committee, including the Compensation Committee which the Board

has constituted to exercise its powers, including the powers, conferred by this resolution), consent of shareholders of the Company, be and is hereby accorded to opt for issue of new equity shares up to 223,244 (Two Lakh Twenty Three Thousand Two Hundred and Forty Four) equity shares of the Company representing 1% of the paid up share capital, in one or more tranches, through primary issue (instead of secondary acquisition by the Trust) to the Employee Welfare Trust (hereinafter referred to as "Trust") for the purpose of implementation of Asian Oilfield Services Limited Employee Stock Option Plan 2017 (hereinafter referred to as the "AOSL ESOP 2017"/ "Plan") from time to time."

"RESOLVED FURTHER THAT the consent of the Company be and is hereby accorded to grant loan, to provide guarantee or security in connection with a loan granted or to be granted to the Trust set-up or to be set up by the Company in one or more tranches as per the relevant provisions prescribed by SEBI and Companies Act, 2013 for the purpose of subscription and/or purchase of equity shares of the Company by the Trust/ Trustees, in one or more tranches, subject to the ceiling of equity shares as may be prescribed under AOSL ESOP 2017, or any other employee / plan or shares based on the following terms and conditions:

| Maximum Amount | INR 36,835,260/- |
|-------------------|---|
| of Loan that will | (Three Crores Sixty Eight Lakhs Thirty |
| be given to Trust | Five Thousand Two Hundred and Sixty) |
| Rate of Interest | Interest Free Loan |
| | To be utilized for subscription of shares |
| Purpose of Loan | to be allotted by the Company to ESOP |
| | Trust |
| | The trust shall repay the loan amount to |
| | the Company as and when the exercise |
| Repayment terms | price recovered from the employees |
| | from time to time upon exercise of the |
| | options." |

"RESOLVED FURTHER THAT the Board of Directors of the Company [hereinafter referred to as "the Board" which term shall be deemed to include ESOP Compensation Committee of the Board ("ESOP Committee") and/or any persons authorized by the Board or ESOP Committee in this regard) be and is hereby authorized to make modifications, changes, variations, alterations or amendment in AOSL ESOP 2017 Scheme, settle all questions, queries, difficulties or doubts that may arise in relation to the implementation of the Scheme and incur expenses in relation thereto, as it may deem fit, from time to time in its sole and absolute discretion in conformity with the provisions of the Act and Rules made thereunder, the Memorandum and Articles of Association of the Company, any other applicable laws and rules made thereunder, to do all such acts, deeds, matters and things as it may in its absolute discretion deem fit, necessary or desirable for the purpose of giving effect to this resolution with power to settle any issues, questions, difficulties or doubts that may arise in this regard."

6. Approval of contract/arrangement for material related party transactions with related party:

To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or enactment thereof for the time being in force), the consent of the Audit Committee and the Board of Directors vide resolutions passed in their respective meetings held on August 1, 2018 and subject to such other approvals, consents, permissions and sanctions of any authorities as may be necessary, the consent of the shareholders be and is hereby accorded to the Board of Directors of the Company to enter into contract(s)/ arrangement (s)/ transaction(s) for rendering of services with Oilmax Energy Private Limited (Holding Company), a related party within the meaning of the Act on such terms and conditions as may be mutually agreed upon, up to a maximum amount of ₹ 300 crores from the financial year 2018-19 and onwards provided, however that contract(s)/ transaction(s) so carried out shall at all times be on arm's length basis and in the ordinary course of the Company's business."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to settle any question, difficulty or doubt that may arise with regard to giving effect to the above Resolution; sign and execute necessary documents and papers on an ongoing basis and to do and perform all such acts, deeds and things as may be necessary or in its absolute discretion deem necessary, proper, desirable and to finalize any documents and writings in this regard."

"RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers conferred on it by or under this Resolution to any Committee of Directors of the Company or to any one or more Directors of the Company or any other officer(s) or employee(s) of the Company as it may consider appropriate in order to give effect to this Resolution."

> By order of the Board, For Asian Oilfield Services Limited

> > Archana Nadgouda Company Secretary

Place: Mumbai Date: August 1, 2018

NOTES:

1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING (AGM) IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.

The instrument appointing the proxy, in order to be effective, must be deposited at the Company's Registered Office, duly completed and signed, not less than FORTY-EIGHT hours before the commencement of the AGM. Proxies submitted on behalf of limited companies, societies etc., must be supported by appropriate resolutions / authority, as applicable. A person can act as proxy on behalf of Members not exceeding fifty (50) and holding in the aggregate not more than 10% of the total share capital of the Company carrying voting rights. In case a proxy is proposed to be appointed by a Member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or members.

- 2. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the business under Item Nos. 3 to 6 of the Notice, is annexed hereto. The relevant details as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, of the person seeking appointment / re-appointment as Director are also annexed to the notice.
- 3. Members of the Company had approved the appointment of M/s. Walker Chandiok & Co. LLP, Chartered Accountants, Delhi (Firm Registration No. 001076N/N500013), as the Statutory Auditors at the 22nd Annual General Meeting of the Company held on September 28, 2015 which is valid till 27th Annual General Meeting. In accordance with the Companies (Amendment) Act, 2017, enforced on 7th May, 2018 by Ministry of Corporate Affairs, the appointment of Statutory Auditors is not required to be ratified at every AGM.
- 4. The Register of Members and Share Transfer Books of the Company will be closed on Wednesday, September 12, 2018 and Tuesday, September 18, 2018 (both days inclusive).
- 5. Members, Proxies and Authorised Representatives are requested to bring to the meeting, the Attendance Slip enclosed herewith, duly completed and signed, mentioning therein details of their DP ID and Client ID / Folio No.
- 6. Corporate Members intending to send their authorised representatives to attend the AGM, pursuant to Section 113 of the Companies Act, 2013, are requested to send to the Company, a certified copy of relevant Board Resolution together with the respective specimen signatures of those representative(s) authorised under the said resolution to attend and vote on their behalf at the meeting.

- 7. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names, will be entitled to vote at the Meeting.
- 8. Members are requested to note that the Company's shares are under compulsory electronic trading for all investors. Members are, therefore, requested to dematerialise their shareholding to avoid inconvenience. Members whose shares are in electronic mode are requested to inform change of address and updates of bank account(s) to their respective Depository Participants.
- 9. The Securities and Exchange Board of India ("SEBI") vide its circular dated 20th April, 2018 has mandated the registration of Permanent Account Number (PAN) and Bank Account details of all securities holders. Members holding shares in physical form are, therefore, can are requested to submit a self-attested copy of PAN Card and original cancelled cheque along with a covering letter to Link Intime, the Registrar and Share Transfer Agent (RTA).Members holding shares in electronic form are, therefore, requested to submit the aforesaid information to their Depository Participants with whom they are maintaining their demat accounts.
- SEBI has also mandated that for registration of transfer of securities, the transferee(s) as well as transferor(s) shall furnish a copy of their PAN card to the Company for registration of transfer of securities.
- 11. Members seeking any information with regard to the accounts, are requested to write to the Company at an early date, so as to enable the Management to keep the information ready at the AGM.
- 12. The Notice of the AGM along with the Annual Report 2017-18 is being sent to all those persons who are members of the Company as on August 17, 2018. The Annual Report 2017-18 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their e-mail addresses, physical copies are being sent by the permitted mode. Members may note that this Notice and the Annual Report 2017-18 will also be available on the Company's website viz. www.asianoilfield.com.
- 13. The Register of Directors and Key Managerial Personnel and their Shareholding maintained under Section 170 of the Companies Act, 2013, other statutory registers and the Certificate from Auditors of the Company certifying that the ESOP Schemes of the Company are being implemented in accordance with the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014, will be available for inspection at the AGM.
- 14. To support the 'Green Initiative', Members who have not registered their e-mail addresses are requested to register the same with DPs / RTA.

- 15. The route map showing directions to reach the venue of the 25th AGM is annexed.
- 16. Voting through electronic means :
 - In compliance with provisions of Sections 108 & 110 of L the Companies Act. 2013 read with Rules 22 and Rules 20 of the Companies (Management and Administration) Rules, 2014 as substituted by the Companies (Management and Administration) Amendment Rules, 2015 ('Amended Rules 2015') and Regulation 44 of the SEBI (Listing Obligation and Disclosure requirements) Regulations and Secretarial Standard on General Meetings (SS2) issued by the Institute of Company Secretaries of India, the Company is pleased to provide to its members facility to exercise their right to vote on resolutions proposed to be considered at the 25th AGM by electronic means and the business may be transacted through e-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote e-voting") will be provided by National Securities Depository Limited ("NSDL").
 - II. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
 - III. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
 - IV. The remote e-voting period commences on Saturday, September 15, 2018 (9:00 am) and ends on Monday, September 17, 2018 (5:00 pm). During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date of September 11, 2018, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
 - V. A person who is not a member as on the cut-off date should treat this Notice for information purpose only.
 - VI. The process and manner for remote e-voting are as under :
 - A. Member whose email IDs are registered with the Company/Depository Participants(s) will receive an email from NSDL informing them of their User-ID and Password. Once the Members receives the email, he or she will need to go through the following steps to complete the e-voting process:

 Open the email and also open the PDF file 'AOSL e-Voting.pdf' attached to the e-mail, using your Client ID / Folio No. as password. The PDF file contains your User ID and Password for e-voting. Please note that the Password provided in PDF is an 'Initial Password'.

> NOTE: Shareholders already registered with NSDL for e-voting will not receive the PDF file "AOSL e-voting.pdf".

- Launch an internet browser and open https://www.evoting.nsdl.com/
- iii) Click on Shareholder Login.
- iv) Insert 'User ID' and 'Initial Password' as noted in step (i) above and click on 'Login'.
- v) Password change menu will appear. Change the Password with a new Password of your choice with minimum 8 digits/characters or combination thereof. Please keep a note of the new Password. It is strongly recommended not to share your Password with any person and take utmost care to keep it confidential.
- vi) Home page of e-voting will open. Click on e-Voting - Active Voting Cycles.
- vii) Select 'EVEN' of Asian Oilfield Services Limited.
- viii) Now you are ready for e-voting as 'Cast Vote' page opens.
- ix) Cast your vote by selecting appropriate option and click on 'Submit'. Click on 'Confirm' when prompted.
- Upon confirmation, the message 'Vote cast successfully' will be displayed.
- xi) Once you have confirmed your vote on the resolution, you cannot modify your vote.
- xii) Institutional shareholders (i.e. other than individuals, HUF, NRI, etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority Letter, along with attested specimen signature of the duly authorised signatory(ies) who are authorised to vote, to the Scrutinizer by an e-mail at cs.jayeshvyas@hotmail.com with a copy marked to evoting@nsdl.co.in.
- B. In case a Member receives physical copy of the Notice of the AGM (for Members whose e-mail addresses are not registered with the Company / Depositories):



- i. Initial password is provided in the enclosed attendance slip: EVEN (E-voting Event Number) + USER ID and PASSWORD
- ii. Please follow all steps from Sl. No. A (ii) to (xii) above, to cast vote.
- VII. In case of any queries, you may refer to the 'Frequently Asked Questions' (FAQs) and 'e-voting user manual' available in the downloads section of NSDL's e-voting website https://evoting.nsdl.com or call on toll free no.: 1800-222-990 or contact Mr. Amit Vishal, Senior Manager, National Securities Depository Limited at the designated email IDs: evoting@nsdl.co.in or AmitV@ nsdl.co.in or at telephone nos. +91 22 2499 4600/ +91 22 2499 4360 who will also address the grievances connected with the voting by electronic means. Members may also write to the Company Secretary at the email ID: secretarial@asianoilfield.com or contact at telephone no. 022-42441100.
- VIII. Login to the e voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the 'Forgot Password' option available on the site to reset the password.
- IX. If you are already registered with NSDL for remote e-voting then you can use your existing user ID and password/PIN for casting your vote.
- X. The voting rights of members shall be as per the number of equity shares held by the Member(s) as on Tuesday, September 11, 2018, being the cut-off date. Members are eligible to cast vote electronically only if they are holding shares as on that date.
- XI. Members who have acquired shares after the despatch of the Annual Report and before the book closure may obtain the user ID and Password by sending a request at evoting@nsdl.co.in or secretarial@asianoilfield. com. However, if you are already registered with NSDL for remote e-voting, then you can use your existing user ID and password for casting your vote. If you have forgotten your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no. 1800-222-990.

- XII. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- XIII. Mr. Jayesh Vyas of Jayesh Vyas & Associates, Practicing Company Secretary has been appointed as the Scrutinizer to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- XIV. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of ballot paper for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- XV. The Scrutinizer shall after the conclusion of voting at the AGM, first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- XVI. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.asianoilfield.com and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited, Mumbai.

By order of the Board, For Asian Oilfield Services Limited

> Archana Nadgouda Company Secretary

Place: Mumbai Date: August 1, 2018

EXPLANATORY STATEMENT AS REQUIRED UNDER SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 3

To appoint Mr. Kadayam Ramanathan Bharat (DIN: 00584367) as an Independent Director of the Company:

The Board of Directors, on the recommendation of the Nomination and Remuneration Committee had appointed Mr. Kadayam Ramanathan Bharat (DIN 00584367) as an Additional Director and also an Independent Director, not liable to retire by rotation, for a term of 5 years i.e. from January 16, 2018 to January 15, 2023, subject to approval of the Members. Pursuant to Section 161 of the Act and Article 74 of the Articles of Association of the Company he holds office as Additional Director up to the date of the forthcoming Annual General Meeting ('AGM') and is eligible for appointment as a Director. Notice under Section 160(1) of the Act has been received from a member indicating its intention to propose Mr. Kadayam Ramanathan Bharat for the office of Director of the Company, along with requisite deposit.

Brief profile of Mr. Kadayam Ramanathan Bharat:

Mr. Kadayam Ramanathan Bharat is a post graduate from Indian Institute of Management. He started his career at Citibank in 1983 straight out of business school. He joined CSFB in March 97 to set up the firms Equities business in India. In 2000, he was also entrusted with running the investment banking business for CSFB India. Bharat's other achievements in CSFB include motivating and managing an extremely successful team, structuring India's first offshore Equities derivative trade. Mr. K. R. Bharat, until December 2002 was Managing Director at Credit Suisse First Boston Securities India.

He was the youngest individual to become both vice president and a member of the management committee at Citibank. His achievements include starting trading in 'units' of the UTI to doing India's first ever GDR transaction (Grasim) and taking Citibank to the top 5 of the Merchant Banking league tables in India.

At present Mr. Bharat is the driving force behind Advent Advisory Services India Private Limited. He has over the last ten years, along with his partners built a reputation as one of the best value investors in the country. The team researches and invests in undervalued mid-cap companies. Over the last few years this team has virtually outperformed every category of investor in the country.

Mr. Bharat continues to hold office as Independent Director of the Company for a term of five years with effect from 16th January, 2018 not liable to retire by rotation. Mr. Bharat meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As per the provisions of Section 149 of the Act, an Independent Director shall hold office for a term up to five consecutive years on the Board of a Company and is not liable to retire by rotation. Mr. Kadayam Ramanathan Bharat has consented to act as Director of the Company and has given a declaration to the Board that he meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In the opinion of the Board, Mr. Kadayam Ramanathan Bharat fulfils the conditions specified in the Act and the Rules made there under for appointment as Independent Director and he is independent of the management. The Board, based on the recommendation of the Nomination and Remuneration Committee, recommends his appointment as Independent Director for a term of five years from January 16, 2018 to January 15, 2023.

In compliance with the provisions of Section 149 read with Schedule IV of the Act, the appointment of Mr. Kadayam Ramanathan Bharat as Director and an Independent Director is now being placed before the members in general meeting for their approval.

The terms and conditions of appointment of Mr. Kadayam Ramanathan Bharat, pursuant to the provisions of Schedule IV of the Act, shall be open for inspection at the Registered Office of the Company by any Member during normal business hours on any working day of the Company.

Other than Mr. Kadayam Ramanathan Bharat himself, no other Director, Key Managerial Personnel or their relatives are concerned or interested in the resolution.

The Board of Directors commend the Resolution at Item No. 3 of the accompanying Notice for the approval of the members of the Company as an ordinary resolution.

Item No. 4

To appoint Mr. Ashutosh Kumar (DIN 06918508) as a Whole-time Director and Chief Executive Officer of the Company:

As the members are aware, at the 24th Annual General Meeting of the Company held on September 8, 2017, the appointment of Mr. Ashutosh Kumar as Chief Executive Officer and Director was approved by the shareholders by passing Special Resolution, effective from March 1, 2017.

The Board of Directors at its meeting held on August 1, 2018 has appointed Mr. Ashutosh Kumar to the position of Whole-time Director and Chief Executive Officer and Director ("WTD& CEO") of the Company for a period of three years with effect from August 1, 2018 on the terms and conditions stated in the Agreement as approved and recommended by the Nomination and Remuneration Committee in terms of provisions of Sections 196, 197, 203 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), read with Schedule V to the Companies Act, 2013, subject to the approval of the Shareholders, Central Government and other authorities, if any, as may be required.



Mr. Ashutosh Kumar who is a qualified Electronics Engineer from Ranchi University and has around 3 decades of professional experience. He started his career in the year 1990 with ONGC. After successfully contributing towards the organization's growth & Development he then moved to join BG group as Assistant Manager Maintenance. He rose to the position of Project Director at BG. His last assignment at BG was implementation of fit for future processes in the 3 business units of BG in India i.e. BG E&P India Ltd., Gujarat Gas and Mahanagar Gas Ltd.

Mr. Ashutosh Kumar is not related to any other Director of the Company. A brief resume of Mr. Ashutosh Kumar as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is set out as an Annexure to this Notice.

The Company has incurred a loss of Rs. 2,067.71 lakhs during the year 2017-18. However, the Company has been widening sphere of its operational activities in the sector and undertaking all possible measures, inter alia minimizing operational expenses to the extent possible, which would yield sizeable surplus in future time to come. All our efforts are also being taken to bring accountability in the Management, to increase efficiency at all level of Management and to motivate proven employees to excel their performance, which would ultimately fructify in coming years. Therefore the Company intends to comply with the provisions of Section 197, 198 and other applicable provisions of the Companies Act, 2013 read with provisions of Section II of Part II of Schedule V of the Companies Act, 2013, which inter alia prescribe that in case of no profits or inadequate profits, the Company can pay managerial remuneration exceeding the ceiling prescribed, subject to the following :-

- (i) The proposed payment of remuneration is approved by a resolution passed by the Board on the recommendation of the Nomination and Remuneration Committee of Directors.
- (ii) A special resolution to that effect has been duly passed by the shareholders at their General Meeting of the Company.
- (iii) There is no commission of default by the Company in repayment of any of its debts or interest payable thereon.
- (iv) Approval of Central Government, if required.

At the recommendation of Nomination and Remuneration Committee of Directors, the Board of Directors of the Company at its meeting held on August 1, 2018 has already approved and recommended to the shareholders for their approval, the appointment and payment of remuneration to Mr. Ashutosh Kumar as WTD & CEO of the Company. Further the Company has not made any default in repayment of any of its debts or interest payable thereon. The Board recommends the special resolution to the shareholders for consideration, as set out in accompanying notice.

The terms and conditions proposed (fixed by the Board of Directors at their meeting held on August 1, 2018) are keeping in line with the remuneration package being paid to the proven executives / director by the comparable companies, in the Industry

and to continue to encourage good professional managers with a sound career record to important position such as that occupied by Mr. Ashutosh Kumar, to excel in areas of operations, subject to the approval of the shareholders, Central Government and other authorities, if any.

The main terms and conditions of appointment of Mr. Ashutosh Kumar (hereinafter referred to as "WTD & CEO" are given below:

| | (Amount in ₹) |
|--------------------------|----------------|
| Particulars | Per month |
| Basic Salary | ₹ 350,000/- |
| HRA | ₹ 175,000/- |
| Transportation Allowance | ₹ 1,600/- |
| Special Allowance | ₹ 536,257/- |
| Meal Allowance | ₹ 750/- |
| Reimbursement : | |
| Medical Reimbursement | ₹ 1,250/- |
| LTA Reimbursement | ₹ 29,155/- |
| Uniform Reimbursement | ₹ 1,500/- |
| Gross pay per month | ₹ 1,095,512/- |
| CTC per month | ₹ 1,166,667/- |
| CTC per Year | ₹ 14,000,004/- |

Compensation and Benefit:

- Medical Insurance: As per the policy applicable to the Officers of the Company as amended from time to time.
- Provident Fund, Superannuation and Gratuity: As per the scheme applicable to the Officers of the Company as amended from time to time.
- Leave: As per the leave policy applicable to the Officers of the Company as amended from time to time.
- Leave Travel Allowance: As per the policy applicable to the Officers of the Company as amended from time to time.
- Such other perquisites, benefits and allowances in accordance with the scheme applicable to the Officers of the Company as amended from time to time or as may be agreed by the Board.
- Mr. Ashutosh Kumar shall also be entitled to receive any performance Bonus if and when declared by the Board of Directors, i.e. ₹ 1,600,000/-

Mr. Ashutosh Kumar shall be reimbursed all entertainment expenses that he may incur for promotion of business or in the ordinary course of business of the Company.

The value of the perquisites evaluated as per Income-tax Rules, 1962, wherever applicable, and at cost in the absence of any such Rule, shall be subject to an overall annual ceiling of an amount equal to the salary for the relevant period. The perquisites mentioned in the table above shall be based on actual amounts and excluded from the aforesaid perquisite limit.

Minimum Remuneration:

Notwithstanding anything herein contained, where in any financial year during the period of his office as a Whole-time Director, the Company has no profits or its profits are inadequate, the Company may, subject to the requisite approvals, pay to Mr. Ashutosh Kumar remuneration by way of salary, allowances, perquisites as minimum remuneration, as agreed to by the Board of Directors and Mr. Ashutosh Kumar.

Other terms and conditions:

- a) The Board of Directors or Committees thereof shall be empowered, in their discretion, to revise / modify any of the terms of his appointment, within the limits stipulated by the Schedule V of the Companies Act, 2013, from time to time.
- b) Mr. Ashutosh Kumar shall, subject to the superintendence, control and direction of the Board of Directors, manage and conduct the business and affairs of the Company relating to operations of the Company. He shall not be paid any sitting fee for attending meetings of the Board or Committees thereof.
- c) The appointment can be terminated by Mr. Ashutosh Kumar or the Company, by one party giving to the other 30 days' notice in writing or by payment of a sum equivalent to remuneration for the notice period or part thereof in case of shorter notice or on such other terms as may be mutually agreed.

The Company may terminate this Agreement forthwith by notice in writing to Mr. Ashutosh Kumar if he shall become bankrupt or make any composition or arrangement with his creditors or if he shall cease to be a Director or shall commit a breach of any of the terms, conditions and stipulations herein contained and on his part to be observed and performed.

- d) The period of office of Mr. Ashutosh Kumar shall not be liable to determination by retirement of directors by rotation, during the tenure of his Whole-time Director. Mr. Ashutosh Kumar will not be entitled to sitting fees for Meetings of the Board/ Committees of the Board attended by him.
- e) Mr. Ashutosh Kumar shall during his term, abide by the provisions of the Asian Code of Conduct and the core policies in spirit and in letter and commit to assure its implementation.
- f) The agreement with Mr. Ashutosh Kumar is subject to the jurisdiction of the Courts of Mumbai.

The aforesaid information may be treated as an abstract of terms under the provisions of the Companies Act, 2013. The specified information while seeking approval/consent of the shareholders as required under Schedule V is listed out herein below:

- I. General Information:
 - 1. Nature of Industry: Oilfield Services

2. Date of commencement of commercial operations:

March 10, 1992

 In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus:

Not Applicable

4. Financial performance based on given indicators.

| 2017-18),227.76 239.53 | F.Y 2016-17* 4,778.13 443.50 |
|-------------------------------|---|
| | |
| 239.53 | 443.50 |
| | |
| ,067.71) | 82.12 |
| | |
| 3807.44 | 2,607.44 |
| 3,446.45 | 10,679.35 |
| | 3807.44 |

 Financial year 2016-17 have been restated to comply with Ind-AS and make it comparable

- 5. Foreign Investments or collaborations if any: T h e Company has two wholly owned subsidiary (WOS) in Singapore with a capital of SGD1000 only and Asian Oilfield & Energy Services DMCC, Dubai with a capital of AED 3675000 and one step down subsidiary Ivorene Oil Services Nigeria Ltd (subsidiary of Asian Oilfield & Energy Services DMCC) with a capital of 10,000,000 fully paid up equity shares of (Nigerian naira) NGN 1/each, equivalent to USD 32,258/-.
- II. Information about the Appointee:
 - Background details: Mr. Ashutosh Kumar who is a qualified Electronics Engineer from Ranchi University and has around 3 decades of professional experience. He started his career in the year 1990 with ONGC. After successfully contributing towards the organization's growth & Development he then moved to join BG group as Assistant Manager Maintenance. He rose to the position of Project Director at BG. His last assignment at BG was implementation of fit for future processes in the 3 business units of BG in India i.e. BG E&P India Ltd., Gujarat Gas and Mahanagar Gas Ltd. He is young, motivated, enthusiastic, creative and dynamic personality. He possesses good entrepreneur skills of managing business operation.
 - Past remuneration drawn: Remuneration paid to Mr. Ashutosh Kumar as Director and CEO of the Company for the last financial year 2017-18 was ₹ 15,279,510/-.



- 3. Recognition or awards: None
- 4. Job profile and his suitability: Overall management of operations of the Company at head quarters and on various project sites with responsibility of business development, subject to superintendence, direction and control of the Board of Directors of the Company.

Considering his vast experience in the field of Oil and Natural Gas Sector E & P Companies and possession of required competencies, Mr. Ashutosh Kumar is considered to be most suitable person for the job.

- 5. Remuneration proposed: ₹ 1,166,667/- per month, as stated in the explanatory statement herein above.
- 6. Comparative remuneration profile with respect to industry size of the Company, profile of the position and person: Taking into consideration of remuneration of Senior Executives in the industry in general has gone up manifold. The remuneration proposed to the appointee is purely on the basis of merit keeping in view the profile of the appointee, responsibilities assigned to him and being shouldered by him, remuneration being paid by other comparable companies in the industry, industry remuneration benchmarks, Company's remuneration policy as finalised by Nomination and Remuneration Committee constituted by the Board.
- Pecuniary relationship directly or indirectly with the Company, or relationship with the management personnel, if any: Except the remuneration proposed, Mr. Ashutosh Kumar does not have any pecuniary relationship with the Company. There are no managerial personnel related to him.

III. Other information:

- Reasons of loss or inadequate: On account of increase in the interest burden, operating cost due to difficult terrain conditions and external factors such as demand recession, due to general economic slowdown inter alia volatile market conditions of oil and gas in international market condition depressing the sentiment and demand resultantly lowering/reducing the oil exploration activities in India and abroad, adversely affecting the Company's performance as a service provider to oil and natural gas industries.
- Steps taken or proposed to be taken for improvement: Widening the sphere of activities, move into diverse geography, cost control, improving efficiency at project sites and undertaking the newer projects for providing reasonable margins, are few steps already undertaken.

The Company, being a growth oriented and steady performer, the productivity and margins could sizably increase with all possible efforts of the Company. 3. Expected increase in productivity and profits in measurable terms: With heavy thrust of Government on Oil & Gas Industry, expected improvement in sentiment and demand of Oil and Gas domestically and globally, consequently improving the demand and revenues of Service providers in Oil & Gas Sectors, the Company foresees better future in coming years. However it is extremely difficult to predict profits in measurable terms.

IV. Disclosures:

- 1. The remuneration package proposed to be given to Mr. Ashutosh Kumar is as per the details given in the resolution. The Report on Corporate Governance in the Annual Report indicates the remuneration paid to the managerial personnel as well as to all other Directors. There is no severance fee or stock option in the case of the aforesaid managerial personnel. The tenure of the aforesaid managerial personnel shall be governed by the resolutions passed by the shareholders in general meeting with a notice period of one month by either side.
- Mr. Ashutosh Kumar is not holding securities of the Company. Further he was not related to any Director or Promoter of the Company at any time during the period of two years prior to his appointment as a WTD & CEO. The agreement between the Company and Mr. Ashutosh Kumar is available for inspection by the members of the Company at its Registered Office between 3.00 p.m. and 5.00 p.m. on any working day of the Company.

Except Mr. Ashutosh Kumar, being the appointee, none of the other Directors / Key Managerial Personnel / their relatives is in any way, concerned or interested, financially or otherwise in the Resolution set out at Item Nos. 4 of the Notice.

The Board recommends the resolutions at item no. 4 of the accompanying Notice for approval of members of the Company.

Item No. 5

Modification to the terms of issue of Employees Stock Option Plan, 2017 to the employees of the Company and its holding and subsidiary companies:

Members had at an Extra-ordinary General Meeting of the Company held on March 21, 2017 consented to the 'Asian Oilfield Services Limited Employee Stock Option Plan 2017' (hereinafter referred to as the "AOSL ESOP 2017"/ "Plan") to grant up to 223,244 Employee Stock Options at ₹ 165.00/- per Stock Option being 1% of the paid-up Equity Share Capital of the Company as on 31 March 2016, to the permanent employees of the Company, its wholly owned subsidiaries and of any existing and future holding & subsidiary company(ies) of the Company, including directors (other than Promoters of the Company, Independent Directors and Directors holding directly or indirectly more than 10% of the outstanding Equity Shares of the Company) exercisable into not more than 223,244 fully paid-up Equity Shares in the Company in aggregate of face value of Rs. 10 each, in one or more tranches and on such terms and conditions, as may be determined by the Board in accordance with the provisions of the Plan.

The Company vide its ESOP Compensation Committee has granted 174,302 stock options to 60 eligible employees of the Company, its subsidiaries and holding company. The Company has also received in-principle approval from the stock exchange for 223,244 equity shares of Rs.10/- each to be issued under AOSL ESOP 2017. As confirmed to the stock exchange in this regard, the Company seeks the approval of shareholders for the following:-

a) Whether the scheme(s) involves new issue of shares by the company or secondary acquisition by the trust or both:

The Company shall issue & allot new equity shares up to 223,244 (Two Lakh Twenty Three Thousand Two Hundred and Forty Four) equity shares of the Company representing 1% of the paid up share capital, in one or more tranches through primary issue to the ESOP Trust.

b) the amount of loan to be provided for implementation of the scheme(s) by the company to the trust, its tenure, utilization, repayment terms, etc.;

| Particulars | Details |
|-----------------------------|---|
| Maximum Amount of Loan | INR 36,835,260/- |
| that will be given to Trust | (Rupees Three Crores Sixty Eight Lakhs Thirty Five |
| | Thousand Two Hundred and |
| | Sixty Only) |
| Rate of Interest | Interest Free Loan |
| Purpose of Loan | To be utilized for subscription |
| | of shares to be allotted by the |
| | Company to ESOP Trust |
| Repayment terms | The Trust shall repay the |
| | loan amount to the Company |
| | as and when the exercise |
| | price recovered from the |
| | employees from time to time |
| | upon exercise of the options. |

Consent of the members is being sought pursuant to Section 62(1)(b), 67 and all other applicable provisions, if any, of the Companies Act, 2013 and as per Regulation 6 of the SEBI SBEB Regulations.

None of the Directors, Key Managerial Personnel of the Company including their relatives are interested or concerned in the resolution, except to the extent of their entitlements, under the Plan.

The Board of Directors commend the Resolution at Item No. 5 of the accompanying Notice for the approval of the members of the Company as a special resolution.

Item No. 6

Approval of contract/arrangement for material related party transactions with related party:

The Company in its ordinary course of business and/or on arms' length basis undertakes contracts as an oil & gas industry service provider, of providing end to end services across the entire upstream value chain, including geophysical data acquisition (seismic), turnkey drilling, production facility construction (EPC) using the Build-Own-Operate-Transfer model and facility operation and maintenance (O&M). The Company provides integrated project management and/or a specific suite of bespoke solutions.

Oilmax Energy Private Limited, ("Oilmax") the holding company of the Company has been awarded 2 blocks namely CHARAIDEO and DUARMARA in the DSF Round -1 of bidding. After approval of field development plan by Directorate General of Hydrocarbons (DGH) Oilmax proposes to bring the said blocks to production by financial year 2019-20 for which it is in the process of floating various tenders required for drilling, work over, sidetrack of wells, construction of production facilities and operations & management of production facilities. These include specialized services such as hiring of rig service, cementing services, logging services including mud logging and wireline logging, mud materials and services, waste disposal and ETP services. The Company is having extensive industry experience in providing the aforesaid services and therefore proposes to bid for these tender in its ordinary course of business and on arms' length pricing.

The Company has taken note that Oilmax falls in the category of a related party of the Company under Section 2(76) read with 188 of the Companies Act, 2013 and also under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

A transaction with a related party shall be considered material if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ten percent of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity. Further the SEBI regulations require all material related party transactions to be approved by the shareholders through a special resolution and the related parties shall abstain from voting on such resolutions.

The Company envisages that the transaction(s) entered into with Oilmax whether individually and/or in aggregate would exceed the stipulated threshold of ten percent of the annual consolidated turnover of the Company as per the last audited financial statements of the Company during a financial year of the Company. The Company therefore requires approval of the shareholders through a special resolution for entering into contract(s)/ arrangement (s)/ transaction(s) with Oilmax up to a maximum amount of Rs. 300 crores from the financial year 2018-19 and onwards.

Although the transaction is in the ordinary course of business and on arms' length basis approval of the shareholders under the provisions of Section 188 of the Companies Act, 2013 and the rules framed thereunder is being sought as an abundant precautionary measure.



All related parties shall abstain from voting on these resolutions.

The relevant information is as follows:-

| 1. | Name of the related party | Oilmax Energy Private Limited ("Oilmax") |
|-----|--|---|
| 2. | Name of Director or KMP who is related | None |
| 3. | Nature of relationship | Oilmax is the holding company of the Company. |
| 4. | Nature of the transaction and material terms thereof including value | |
| 5. | Period of transaction | Financial year 2018-19 onwards |
| 6. | Maximum amount of transactions that shall be entered into | The transactions to be entered into shall not exceed estimated aggregate contract value of Rs. 300 Crores. |
| 7. | The indicative base price / current contracted price and the formula for variation in the price if any | |
| 8. | Manner of determining the pricing to ascertain whether the same is on arms' length | |
| 9. | Business rationale for entering into such transaction | The drilling of wells, sidetrack and work over services to be rendered pursuant to these contracts/ arrangement will expand the business horizon of the Company into a new segment of business. The execution of these contracts will increase the creditability and credentials of the Company in the market. These contracts will also provide the work experience required for qualifying for tenders in the future. |
| 10. | Justification for such entering into such a contract | The Company in its ordinary course of business undertakes such kinds of contracts. |

The Audit committee and the Board of the Directors of the Company have considered these proposed arrangements and limits at their meeting held on August 1, 2018 and have approved the proposed arrangements with the Oilmax and have also decided to seek approval of shareholders by way of special resolution pursuant to Section 188 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Meetings of Board and its Powers) Rules, 2014 and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

None of the other Directors and Key Managerial Personnel or their relatives is in any way concerned or interested in the resolution.

The Board of Directors commend the Resolution at Item No. 6 of the accompanying Notice for the approval of the members of the Company as a special resolution.

By order of the Board, For Asian Oilfield Services Limited

> Archana Nadgouda Company Secretary

Place: Mumbai Date: August 1, 2018

DETAILS OF DIRECTORS SEEKING APPOINTMENT/RE-APPOINTMENT AT THE ANNUAL GENERAL MEETING

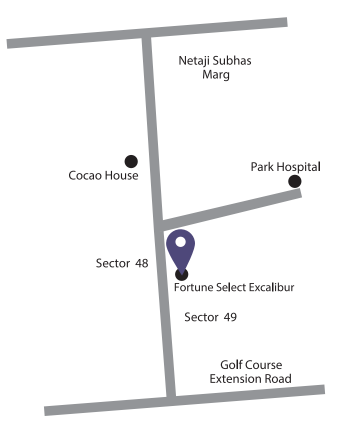
[Pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard 2 on General Meetings]

| Particulars | Mr. Gaurav Gupta | Mr. Kadayam Ramanathan Bharat | Mr. Ashutosh Kumar |
|---|--|--|---|
| Date of Birth | May 22, 1982 | June 23, 1962 | August 10, 1964 |
| Age (In years) | 35 | 56 | 54 |
| Date of Appointment | February 22, 2017 | January 16, 2018 | August 1, 2018 |
| Qualifications | MBA from UK | Electronics Engineer from Ranchi University | Electronics Engineer from Ranchi University |
| Experience & expertise in specific functional areas | Wide experience in the field of finance & accounts, legal and business development | Wide business experience in investment banking, research and advisory services, equity capital markets. | Wide experience in the field of upstream oil and gas sector |
| Relationships between directors inter-se | None | None | None |
| Directorships held in other public companies (excluding foreign companies and Section 8 companies) | None | i. BSR Advent Advisors Limited ii. 2020 Imaging India Limited | None |
| Memberships / Chairmanships of committees of other public companies (includes only Audit Committee and Stakeholders' Relationship Committee). | None | None | None |
| Number of shares held in the Company | None | None | None |

Note: For other details such as number of meetings of the Board attended during the year, and key managerial remuneration drawn and relationship with other directors and key managerial personnel in respect of the above directors please refer to the Board's Report and the Corporate Governance Report.



ROUTE MAP



ASIAN OILFIELD SERVICES LIMITED

CIN: L23200HR1992PLC052501

Regd. Office : Unit No. 1110, 11th Floor, JMD Megapolis, Sector-48, Sohna Road, Gurugram -122 018, Haryana. Tel .No. : 91 0124 4256145, Fax. No. : 91 0124 6606406, Email: secretarial@asianoilfield.com Website: asianoilfield.com

ATTENDANCE SLIP

I hereby record my / our presence at the 25th ANNUAL GENERAL MEETING of the Company held at Conference Hall, King Arthur-3, Hotel Fortune Select Excalibur, Main Sohna Road, Sector-49, Gurugram-122018, Haryana on Tuesday, September 18, 2018 at 2.00 p.m.

Folio No.

Full name of the Member (IN BLOCK LETTERS)

_____ No. of Shares held ___

Full name of Proxy (IN BLOCK LETTERS)

Member's / Proxy's Signature

Note : Please fill up this attendance slip and hand it over at the entrance of the meeting hall. Members are requested to bring their copies of the Annual Report to the AGM

ASIAN OILFIELD SERVICES LIMITED

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Website : asianoilfield.com

FORM MGT-11

PROXY FORM

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014 CIN : L23200HR1992PLC052501

Name of the Company: Asian Oilfield Services Ltd.

Registered Office : Regd. Office : Unit No. 1110 , 11th Floor, JMD Megapolis, Sector-48, Sohna Road, Gurugram-122 018, Haryana.

| Name of the member (s) | |
|------------------------|--|
| Registered Address | |
| Email ID | |
| Folio No. / Client ID | |
| DP ID | |

I/We being a member / members of _____ shares of the above named company, hereby appoint

| 1. | Name : | Address : |
|----|-----------|-----------------------------|
| | E-mail Id | Signature :, or failing him |
| 2. | Name : | Address : |
| | E-mail Id | Signature :, or failing him |
| 3. | Name : | Address : |
| | E-mail Id | Signature : |

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 25th Annual General Meeting of the Company to be held on Tuesday, September 18, 2018 at 2.00 p.m. at Conference Hall, King Arthur-3, Hotel Fortune Select Excalibur, Main Sohna Road, Sector-49, Gurugram-122018, Haryana, and at any adjournment thereof in respect of such resolutions as are indicated below:

| Resolution | Resolution | Vote (Optional s | ee Note 1) (Please |
|---------------|---|------------------|--------------------|
| No. | | mention n | o. of shares) |
| | | For | Against |
| Ordinary Bu | | | |
| 1. | a) Adoption of the Audited Standalone Financial Statements of the Company for | | |
| | the financial year ended March 31, 2018, together with the Reports of the Board | | |
| | of Directors and the Auditors thereon; and | | |
| | b) Adoption of the Audited Consolidated Financial Statements of the Company | | |
| | for the financial year ended March 31, 2018, together with the Report of the | | |
| | Auditors thereon. | | |
| 2. | To appoint a Director in place of Mr. Gaurav Vishnukumar Gupta (DIN 01189690), | | |
| | who retires by rotation and, being eligible, offers himself for re-appointment. | | |
| Special Busir | | | |
| 3. | To appoint Mr. Kadayam Ramanathan Bharat (DIN: 00584367) as an Independent | | |
| | Director of the Company. | | |
| 4. | To appoint Mr. Ashutosh Kumar (DIN 06918508) as a Whole-time Director and | | |
| | Chief Executive Officer of the Company. | | |
| 5. | To modify the terms of issue of Employees Stock Option Plan, 2017 to the | | |
| | employees of the Company and its holding and subsidiary companies. | | |
| 6. | Approval of contract/arrangement for material related party transactions with | | |
| | related party. | | |

Signed this day of 2018

Signature of the member

Signature of the proxy holder(s)

Note :

- 1. The proxy form in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- 2. It is optional to indicate your preference. If you leave the For or Against column blank against any or all resolutions, you proxy will be entitled to vote in the manner as he/she may deem appropriate.

Affix ₹ 1 Revenue Stamp

Notes

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Corporate information

Board of Directors

Mr. Naresh Chandra Sharma

Mr. Kadayam Ramanathan Bharat

Ms. Anusha Mehta

Dr. Rabi Narayan Bastia

Mr. Ashutosh Kumar (w.e.f. August 1, 2018)

Mr. Gaurav Vishnukumar Gupta

Mr. Rohit Agarwal (upto July 31, 2018)

Mr. Ajit C. Kapadia (upto January 16, 2018)

Company Secretary Ms. Archana Nadgouda

Statutory Auditors Walker Chandiok & Co LLP Chartered Accountants

Internal Auditors

S. P. Chopra & Co. Chartered Accountants

Registered Office

1110, 11th Floor, JMD Megapolis, Sector-48, Sohna Road Gurugram-122 018, Haryana, India Tel: 124-6606400, Fax: 124-4256146 Email: mail@asianoilfield.com Web : www.asianoilfield.com

Corporate Office

3-A, Omkar Esquare, Chunabhatti Signal, Eastern Express Highway, Sion (East), Mumbai - 400 022

Corporate Identity Number (CIN)

Chairman - Independent Director Independent Director Independent Women Director Non Executive Director Wholetime Director & CEO

Non Executive Director Wholetime Director

Independent Director

Chief Financial Officer Mr. Sumit Maheshwari

Bankers State Bank of India HDFC Bank Limited Axis Bank Ratnakar Bank Limited

Registrar & Share Transfer Agent

Link Intime India Private Limited 102 & 103 Shangrila Complex, 1st Floor, Opposite HDFC Bank, Near Radhakrishna, Char Rasta, Akota, Vadodara - 390 020 Tel: 0265-2356573 / 2356794 Fax: 0256-2356791 Email: vadodara@linkintime.co.in

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Asian Oilfield Services Limited

1110, 11th Floor, JMD Megapolis, Sector-48, Sohna Road Gurugram-122 018, Haryana, India Tel: 124-6606400 | Fax: 124-4256146 Email: mail@asianoilfield.com Web : www.asianoilfield.com