

ASX Announcement

2019 Annual Meeting Resolutions

10 May 2019

In accordance with ASX Listing Rule 3.13.2, Oil Search Limited (the Company) advises that, Ordinary Business resolutions 2, 3 and 4, and Special Business resolutions 1, 2 and 3 considered at the Company's Annual Meeting held on Friday 10 May 2019 were approved by the Meeting.

The Annual Meeting resolved to:

ORDINARY BUSINESS

- 2. Re-elect Dr Agu Kantsler as a director of the Company.
- 3. Re-elect Sir Mel Togolo as a director of the Company.
- 4. Re-appoint Deloitte Touche Tohmatsu as the Company's auditor and to authorise the directors to fix the fees and expenses of the auditor.

SPECIAL BUSINESS

- 1. Approve the award of 286,700 Performance Rights to Managing Director, Mr Peter Botten.
- 2. Approve the award of 228,242 Restricted Shares to Managing Director, Mr Peter Botten.
- 3. Approve the increase of A\$500,000, to A\$3,000,000, in the maximum aggregate amount that may be paid to Non- Executive Directors by way of fees in any calendar year.

The attached slides summarise the proxy voting and poll results in respect of each of the Ordinary Business and Special Business resolutions.

STEPHEN GARDINER

Group Secretary

For further information, please contact:

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2019 ANNUAL MEETING

Rising to the challenge

10 MAY, 2019 | Hilton Hotel, Port Moresby, PNG

OIL SEARCH LIMITED | ARBN 055 079 868 | ASX: OSH | POMSoX: OSH | US ADR: OISHY

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FORMAL BUSINESS – PROXY & POLL RESULTS

2019 Annual Meeting | 10 May, 2019 | *Rising to the challenge* OIL SEARCH LIMITED | ARBN 055 079 868 | ASX: OSH | POMSoX: OSH | US ADR: OISHY www.oilsearch.com





ORDINARY BUSINESS RESOLUTION 1

To receive and consider the financial statements for the Company, together with the Directors' Report and the Auditor's Report, for the year ended 31 December 2018.



a poll,

ORDINARY BUSINESS RESOLUTION 2

To re-elect Dr Agu Kantsler as a director of the Company.

Dr Kantsler retires in accordance with clause 15.3(b) of the Company's Constitution and, being eligible to do so, offers himself for re-election.



Votes FOR:	1,079,948,744
Votes AGAINST:	72,901,916
Open proxy votes (Chairman):	2,930,802
The motion was carried as an the results of which are:	ordinary resolution on
Votes FOR:	1,083,947,515
Votes AGAINST:	72,901,916
ABSTAINED:	17,370,092



ORDINARY BUSINESS RESOLUTION 3

To re-elect Sir Melchior (Mel) Togolo as a director of the Company.

Sir Mel retires in accordance with clause 15.3(b) of the Company's Constitution and, being eligible to do so, offers himself for re-election.



Votes FOR:	1,168,459,756	
Votes AGAINST:	915,190	
Open proxy votes (Chairmar	n): 2,931,527	
The motion was carried as an ordinary resolution on a poll, the results of which are:		
Votes FOR:	1,172,460,467	
Votes AGAINST:	915,190	
ABSTAINED:	843,866	



ORDINARY BUSINESS RESOLUTION 4

In accordance with Section 190 of the Companies Act (1997), to appoint an auditor and in accordance with Section 191 of the PNG Companies Act (1997) to authorise the directors to fix the fees and expenses of the auditor.

Deloitte Touche Tohmatsu retires in accordance with Section 190 of the PNG Companies Act (1997) and being eligible to do so, offers itself for re-appointment.

- Votes FOR: 1,161,563,204
- Votes AGAINST: 5,706,059
- Open proxy votes (Chairman): 2,962,248

The motion was carried as an ordinary resolution on a poll, the results of which are: Votes FOR: 1,165,587,657

- Votes AGAINST: 5,706,059
- ABSTAINED:

0,700,000



SPECIAL BUSINESS RESOLUTION 1

To approve the award of 286,700 Performance Rights to Managing Director, Mr Peter Botten, pursuant to the rules and terms of issue of the Long-Term Incentive Plan (LTI Plan).

Votes FOR: 1,126,909,336

Votes AGAINST: 21,164,909

Open proxy votes (Chairman): 2,952,418

The motion was carried as an ordinary resolution on a poll, the results of which are:

Votes FOR:	1,130,929,575
Votes AGAINST:	21,164,909
ABSTAINED:	19,499,743



SPECIAL BUSINESS RESOLUTION 2

To approve the award of 228,242 Restricted Shares to Managing Director, Mr Peter Botten, pursuant to the LTI Plan by way of a mandatory deferral of 50% of the Managing Director's short-term incentive in respect of the 2018 year.

Votes FOR: 1,043,620,570

Votes AGAINST: 104,410,346

Open proxy votes (Chairman): 2,955,766

The motion was carried as an ordinary resolution on a poll, the results of which are:

Votes FOR:	1,047,643,667
Votes AGAINST:	104,410,836
ABSTAINED:	19,539,724



SPECIAL BUSINESS RESOLUTION 3

To approve the increase of A\$500,000, to A\$3,000,000, in the maximum aggregate amount that may be paid to Non-Executive Directors by way of fees in any calendar year.

Votes FOR:	1,160,544,163
Votes AGAINST:	3,742,353

Open proxy votes (Chairman): 2,768,558

The motion was carried as an ordinary resolution on a poll, the results of which are:

Votes FOR:	1,164,365,438
Votes AGAINST:	3,744,153
ABSTAINED:	3,371,792