

REMEDIAL (CYPRUS) PUBLIC COMPANY LIMITED

(hereinafter called "the Company")

**MINUTES OF THE ANNUAL GENERAL MEETING OF THE COMPANY
held at Arch. Makarios III, Fortuna Court, Block "B", 3105 Limassol, Cyprus
on the 19th day of July, 2007 at 10:00 hours**

An annual general meeting of Remedial (Cyprus) Public Company Limited was held on 19 July at 10:00 hours. The following issues were on the agenda:

(A) Opening of the meeting. Registration of attending shareholders

Mr. Christos Mavrellis, opened the general meeting and advised that 3,116,103 shares, corresponding to 51.9 % of the issued shares were represented, all submitted by proxy.

In the meeting was also present Mr. Liakos Theodorou representing the Auditors of the Company Messrs., PriceWaterhouseCoopers.

A list of the attending shareholders is set out in Appendix 1.

(B) Election of the chairman of the meeting and a person to sign the minutes together with the chairman of the meeting

Mr. Christos Mavrellis was elected to chair the general meeting, and Mr. Agis Agapiou acted as Secretary thereof.

(C) Approval of the notice of the meeting and the agenda

The Meeting was deemed duly called by 21 days' notice in writing. Thereafter the Chairman declared the Meeting opened having satisfied himself that there was a quorum in accordance with the Articles of Association of the Company and he submits before the meeting further details on certain items of the Agenda.

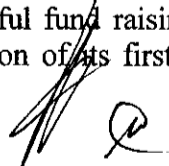
(D) Report of the Chairman for the activities of the Company for 2006

The Chairman refers that:

The Company was incorporated on 17 March 2005 but remained dormant until 15 September 2006 when it was activated to operate as a supplier of Elevating Support Vessels (ESVs), which will facilitate post drilling remedial services to offshore oil and gas wells, typically called well intervention and work-over services. The Company has a wholly owned subsidiary, Remedial Offshore Limited, incorporated in The Bahamas, which has a wholly owned subsidiary, Remedial Offshore LLC, organised in the State of Texas, USA.

The principal activities of the Company and of the Group are to build and operate purpose-built ESVs. The ESVs are designed to facilitate well intervention activities and provide work-over services to the offshore oil and gas industry.

The Company changed its name from Brufani Shipmanagement Limited to Remedial (Cyprus) Limited on 5 October 2006 and to Remedial (Cyprus) Public Company Limited on 26 February 2007. During the fourth quarter of 2006 the Company successfully raised equity in excess of \$110 million from financial and industrial investors, with the intention to utilise the funds to allow the Company to effect contracts to build its first two ESVs. The Company's shares were entered on the OTC list of the Norwegian Securities Dealers Association in November 2006. Following the successful fund raising, the Company was able to fulfil conditions to a shipbuilding contract for the construction of its first ESV and moved forward with its



discussions with certain major oil and gas operators to market the vessel with a view to securing the first contract for the vessel.

During 2006, the Company acquired the rights and ownership of certain designs, plans and know how and for which patents have been applied for.

During March 2007, the Company issued \$210 million of bonds, which in conjunction with the equity previously raised, fully finances the construction cost of the first two ESVs and the operations of the Company through to the estimated date of commencement of the receipt of revenues from the anticipated initial contracts.

The Company and the Group as well has identified a number of opportunities to obtain long term contracts for the ESVs in Latin America and Far East. The use of the Group's ESVs allows customers to enhance hydrocarbon production from mature wells and fields. The size and robust design of the ESV should allow customers to achieve an increased operating efficiency by working from a custom designed facility and to benefit from higher utilisation levels due to reduced sensitivity to weather conditions. The initial feedback from potential customers is positive as they recognise the advantages that the Group's ESVs could provide. Following the positive response from potential customers, in March 2007, the Company has committed to an additional shipbuilding contract for the construction of a second ESV and has placed orders for the related owner furnished equipment.

The Group anticipates that during 2007 it will be able to secure contracts for the first two ESVs that should allow the completed ESVs to commence revenue generating contracts in late 2008. The Group anticipates placing further orders for constructing additional ESVs during 2007.

The Board of Directors does not recommend a dividend in respect of the period ended 31 December 2006.

(E) APPROVAL OF THE AUDITED FINANCIAL STATEMENTS AND THE DIRECTORS' REPORT FOR 2006:

The Chairman refers that:

The board proposes that the general meeting passes the following ordinary resolutions for approving the Audited Financial Statements, Directors' Report and the Auditor's Report for 2006 for the Group and the Company as shall be submitted before the meeting by Mr. Liakos Theodorou on behalf of PriceWaterhouseCoopers:

1. THAT the Audited Financial Statements and Directors' Report for 2006 are approved and the Directors of the Company be authorized to file them with the appropriate authorities.
2. THAT no dividend is paid.

(F) AUTHORIZATION TO FIX THE AUDITORS REMUNERATION:

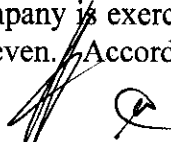
The Chairman refers that:

PriceWaterhouseCoopers have expressed their willingness to continue as Auditors of the Company and the Board of Directors seek authorization to set the remuneration of the Auditors for the following year and **the board proposes that the general meeting passes as ordinary resolution** that the Board of Directors of the Company be and are hereby authorized to set the remuneration of the Auditors for the following year.

(G) APPOINTMENT OF THE BOARD OF DIRECTORS:

The Chairman refers that:

According to Article 71, the management of the Company is exercised by a Board of Directors of which the number of members may range from three to seven. According to Article 72, the Company shall



establish a nomination committee to propose candidates for directorship to the general meeting. As the nomination committee has yet to be established, candidates for the Board can be proposed by any shareholder or by a unanimous decision of the Board. Shareholder nomination forms could be obtained from the Company Secretary and should have been filed at least ten days before the time of the Annual General Meeting to ensure that every shareholder receives at least 72 hours notice of the proposal.

On 29th January 2007 the Company changed its status from a private to a public company. As a result of changing the status of the Company, it is appropriate that all Directors, except Mr. John Smith who was appointed as a Director at the EGM held on 12 April 2007, submit their resignation. As this is the first Annual General Meeting held since his appointment, it is appropriate that Mr. John Smith submit his resignation. The following four retiring Directors, Svein Eggen, Richard Altman, Bjorge Gretland and John Smith confirm their willingness to continue in office and offer themselves for reelection. The following two retiring members of the Board, Vincent Fuller and Jon Frode Vaksvik advised of their intention to retire from the Board. Knut Borgen and Ola Lorentzon are proposed as new members of the Board. Other than as disclosed in the biographies below, no director has any financial interest with any shareholder or investor of the Company.

A short biography of each proposed member of the Board follows:-

Svein Eggen (Chairman)

Mr. Eggen has extensive experience from the international oil service industry. Until 2005 he was President & CEO of Technip Offshore Inc. He has held various leading positions within Aker related companies, including President & CEO of Aker Maritime ASA, followed by the position as President & CEO of Aker Maritime Inc in Houston, USA. He is Chairman of the Board of Neptune Marine Oil & Gas Ltd., Nexus Floating Production and a member of the boards of AGR ASA and Advanced Production and Loading ASA. Mr. Eggen is a Norwegian citizen with residence in London, England. Mr. Eggen directly holds 62,700 shares and 125,000 warrants for shares in Remedial.

Richard Altman

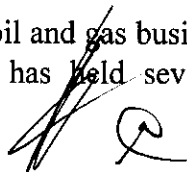
Mr. Altman has 24 years of global experience in the oil & gas business with extensive background in field operations, engineering, design and production optimization; over the span of his career he has held various levels of managerial positions with Halliburton, BJ Services and Superior Energy Services. He holds numerous patents in well intervention, along with having jointly developed technology which has resulted in 6 pending patents, now assigned to the Company, for certain of the technologies applicable to the Company's Elevating Support Vessels now being constructed. Mr. Altman was the original founder of Remedial and is the current CEO. He is a US citizen with residence in Houston, USA. Mr. Altman has rights through a nominee to 125,000 shares and 150,000 warrants for shares in Remedial. He is party to an employment contract with a subsidiary of the Company. If he is not re-elected to the Board of the Company, he may terminate such agreement and if so the Company must pay, in a lump sum, his remaining salary through October 1, 2009.

Bjorge Gretland

Mr. Gretland holds a Master of Economics and a Dr. Oecon (PhD) within strategy and finance from Norwegian School of Economics and Business Administration (NHH). Mr. Gretland was a Research Scholar at Stanford University from 1989-1991. Mr. Gretland is the founder and managing partner of Convexa Capital, a group of venture capital funds. Since 1997, he has founded 12 venture capital funds. He has broad experience from venture capital, mergers, acquisitions and investment banking and is board director of several Norwegian and international growth companies. Mr. Gretland is a Norwegian citizen with residence in Oslo, Norway. Mr. Gretland indirectly represents 852,300 shares in Remedial through his position with Convexa Capital.

John Smith

Mr. Smith has an extensive background in the offshore oil and gas business and is a chartered mechanical engineer with a BSc from Glasgow University. He has held several senior positions in offshore



contracting companies including Halliburton Subsea and was the first CEO of Subsea 7. He now has his own business which in turn is a significant shareholder in Ifokus Engineering, the subsea intervention specialist and Orion Competentia, a supplier of oil and gas project technical expertise. He serves on the boards of Seametric International, Remora Technology and has recently been appointed as CEO of Clough Engineering, an Australian listed construction contractor. Mr. Smith is a British citizen with residence in Stavanger, Norway.

Knut Borgen

Mr. Borgen has more than 25 years experience in the international oil and gas industry, first with Norwegian headquartered Aker Maritime, subsequently with French headquartered Coflexip and Technip. He has held various leading positions within these companies, his last assignments being Senior Vice President in Aker Maritime in Norway, Managing Director of Aker Maritime in Australia and Senior Vice President in Technip Oceania. His career has been largely focussed on management of companies, international business development and acquisition of companies. He has held long term postings in the UK, USA, Singapore and Australia. Throughout career he has been director or chairman of Aker/Technip subsidiaries in USA, Australia, Singapore, Malaysia, UK, Finland and Nigeria. He is presently on the boards of an investment company, a real estate company and an offshore drilling contractor. Mr. Borgen is a Norwegian citizen with residence in Paphos, Cyprus. Mr. Borgen is proposed by a shareholder nomination.

Ola Lorentzon

Mr. Lorentzon, with experience from the shipping industry and financing sector, is also the Chairman of the Board of Knightsbridge Tankers Ltd. and a director of Erik Thun AB and Crew Chart Ship Management AB. Previously held positions are: President of ICB Shipping 1987-2000 and Managing Director of Frontline Management AS, a subsidiary of Frontline 2000-03. Other positions held include Director of the United Kingdom Protection and Indemnity Club, Director of The Swedish Protection and Indemnity Club (SAAF), the Swedish Ships Mortgage Bank and The Swedish Ship-owners' Association, Deputy Chairman of the Liberian Ship-owners' Council and a member of the International Association of Tanker Owners (Intertanko) Council. Mr. Lorentzon is a Swedish citizen with residence in Smögen, Sweden. Mr. Lorentzon is proposed by a shareholder nomination.

The board proposes that the general meeting passes the following ordinary resolutions:

1. THAT Mr. Svein Eggen is re-elected as a member of the board of directors of the Company for a period of two (2) years with an annual remuneration of USD 40,000.
2. THAT Mr. Rich Altman is re-elected as a member of the board of directors of the Company for a period of two (2) years.
3. THAT Mr. Bjorge Gretland is re-elected as a member of the board of directors of the Company for a period of two (2) years.
4. THAT Mr. John Smith is re-elected as a member of the board of directors of the Company for a period of two (2) years with an annual remuneration of USD 25,000.
5. THAT Mr. Knut Borgen is elected as a member of the board of directors of the Company for a period of two (2) years with an annual remuneration of USD 25,000 for his services as a board member. Furthermore Knut Borgen and the Company are authorised to enter into a directors indemnity agreement, the directors be and are here by authorised to agree all the details for such director's indemnity agreement.
6. THAT Mr. Ola Lorentzon is elected as a member of the board of directors of the Company for a period of two (2) years with an annual remuneration of USD 25,000 for his services as a board member. Furthermore Ola Lorentzon and the Company are authorised to enter into a directors



indemnity agreement, the directors be and are here by authorised to agree all the details for such director's indemnity agreement.

(H) ELECTION OF THE NOMINATION AND REMUNERATION COMMITTEE:

The Chairman refers that:

Article 72 requires the Company to establish a Nomination committee for the purpose of proposing candidates for directorship at the general meetings of the Company. Additionally, the Board adopted a Corporate Governance Policy on 26th February 2007. Per Article 2.4 of the Corporate Governance Policy, the Board has agreed that it would create a Nomination and Remuneration Committee. These articles require that the Nomination and Remuneration Committee consist of three members of which one will be the Chairman of the Board and the two others will be appointed by the Annual General Meeting. The two other members are required to be independent of the Company's Board, Management, major Shareholders and major Business Partners.

Mr. Jon Tenvik and Mr. Peter Herlofson have indicated their willingness to be members of the nomination committee. Any shareholder could nominate candidates to stand for membership by providing in writing notice to the Company, at least ten days before the Annual General Meeting, a form of proposal accompanied with an acknowledgement by the proposed candidate of their willingness to stand for election.

The board proposes that the general meeting passes the following ordinary resolution:

1. THAT Mr. Jon Tenvik is elected as a member of the Nomination and Remuneration Committee of the Company for a period of two (2) years with an annual remuneration of \$ 5,000.
2. THAT Mr. Peter Herlofson is elected as a member of the Nomination and Remuneration Committee of the Company for a period of two (2) years with an annual remuneration of \$ 5,000.

(I) EXTENSION OF THE DISAPPLICATION OF THE PRE EMPTION RIGHTS IN RESPECT OF THE STOCK OPTION PROGRAM APPROVED AT THE EGM HELD ON 12 APRIL, 2007:

The Chairman refers that:

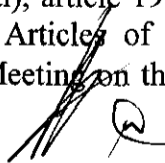
The EGM held on 12 April, 2007 approved the implementation of an employee stock option scheme allowing option grants for up to 180,000 shares. As part of the EGM resolution the shareholder pre emption rights were waived for a period of two years in respect of the shares resulting from these options. However, the option exercise period extends to three years from the date of grant of the option. Therefore the Board proposes that the pre emption rights waiver be extended to coincide with the expiry of the options granted and to be granted.

The board proposes that the general meeting passes as special resolution that the shareholder pre emption rights are waived in respect of the 180,000 shares that will result from the exercise of the approved options.

(J) AMENDMENTS TO THE ARTICLES OF ASSOCIATION:

The Chairman refers that:

Article 11 (relating to reduction of authorized share capital), article 19 (relating to purchase of treasury shares) and article 61 (relating to amendments of the Articles of Association) of the Articles of Association of the Company as adopted by the General Meeting on the 23. November 2006 prescribes



that decisions by the General Meeting in relation to reduction of authorized share capital, purchase of treasury shares and amendments to the Articles of Association require two thirds of the votes and share capital represented at the General Meeting. It has come to the attention of the Board that according to mandatory Cyprus Law and the Companies Act such decisions require three fourths of the votes and share capital represented at the General Meeting and that the Articles of Association thus on this point is in conflict with the Companies Law. The Board has proposed that Article 11, 19 and 61 should be amended in order to be in compliance with the Companies Law.

The board proposes that the general meeting passes the following special resolutions:

1. THAT the Articles of Association by Special Resolution be and is hereby amended by replacing the existing Article 11 with:

Article 11. The Company may by Special Resolution decide to reduce its share capital, any capital redemption reserve fund or any share premium account in any manner and with, and subject to, any action authorised, and consent required, by law.

2. THAT the Articles of Association by Special Resolution be and is hereby amended by replacing the existing Article 19 with:

Article 19. The Company may acquire, for valuable consideration, shares in its own share capital if and in so far as the general meeting, by Special Resolution, has authorized the Board to acquire such shares. The authorization may be given for no more than eighteen months on each occasion, notwithstanding the further statutory provisions.

3. THAT the Articles of Association by Special Resolution be and is hereby amended by replacing the existing Article 61 with:

Article 61. Decisions of the general meeting require a simple majority of the votes unless otherwise is laid down in these Articles. Any change of provisions of these Articles requires Special Resolution by the general meeting.

AFTER DISCUSSIONS AND UPON MOTION DULY MADE, THE VOTES CAST WAS COUNTED, AND THE CHAIRMAN ADVISED THAT THE REQUIRED APPROVAL BY THE SHAREHOLDERS WERE SATISFIED, AND THE FOLLOWING RESOLUTIONS WERE ADOPTED:-

RESOLUTION RE:

1. **APPROVAL OF THE AUDITED FINANCIAL STATEMENTS AND DIRECTORS' REPORT FOR 2006.**

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

- 1.1. THAT the Audited Financial Statements and Directors' Report for 2006, as have been submitted before the meeting by Mr. Liakos Theodorou on behalf of Price WaterhouseCoopers, are approved and the directors of the Company be and are authorized to file them with the appropriate authorities.
- 1.2. THAT no dividend is paid.

2. AUTHORISATION TO FIX THE AUDITORS REMUNERATION.

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

2.1. THAT after PriceWaterhouseCoopers expressed their wiliness to continue as Auditors of the Company, the Board of Directors of the Company be and are hereby authorized to set the remuneration of the Auditors for the following year.

3. APPOINTMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS.

3.1. ELECTION OF MR. SVEIN EGGEN AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr Svein Eggen be and is hereby reelected as a member of the Board of Directors of the Company for a period of two years with an annual remuneration of U.S. \$40,000.-

3.2. ELECTION OF MR. RICHARD ALTMAN AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr Richard Altman be and is hereby reelected as a member of the Board of Directors of the Company for a period of two years.

3.3. ELECTION OF MR. BJORGE GRETLAND AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr Bjorge Gretland be and is hereby reelected as a member of the Board of Directors of the Company for a period of two years.

3.4. ELECTION OF MR. JOHN SMITH AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr. John Smith be and is hereby reelected as a member of the Board of Directors of the Company for a period of two years with an annual remuneration of U.S. \$25,000.-

3.5. ELECTION OF MR. KNUT BORGEN AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:



THAT Mr. Knut Borgen be and is hereby elected as a member of the Board of Directors of the Company for a period of two years with an annual remuneration of U.S. \$25,000.-. Furthermore Mr. Knut Borgen be and is hereby authorized to enter into a directors indemnity agreement and the directors of the Company be and are hereby authorized to agree all the details for such directors' indemnity agreement.

3.6 ELECTION OF MR. OLA LORENTZON AS A MEMBER OF THE BOARD OF DIRECTORS:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr. Ola Lorentzon be and is hereby elected as a member of the Board of Directors of the Company for a period of two years with an annual remuneration of U.S. \$25,000.-. Furthermore Mr. Ola Lorentzon be and is hereby authorized to enter into a directors indemnity agreement and the directors of the Company be and are hereby authorized to agree all the details for such directors' indemnity agreement.

Thereafter the legal secretary of the Company be and is hereby authorized to record the above mentioned appointments both with the Registry of the Company and also with the Registry of the Registrar of Companies.

4. ELECTION OF THE NOMINATION COMMITTEE:

4.1. ELECTION OF MR. JON TENVIK AS A MEMBER OF THE NOMINATION COMMITTEE:

WITH 1,436,600 VOTES IN FAVOUR AND 1,679,500 VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT Mr. Jon Tenvik is not elected as a member of the Nomination Committee.

4.2. ELECTION OF MR. PETER HERLOFSON AS A MEMBER OF THE NOMINATION COMMITTEE:

WITH 1,436,600 VOTES IN FAVOUR AND 1,679,500 VOTES AGAINST AS PER APPENDIX 2 IT WAS RESOLVED:

THAT Mr. Peter Herlofson is not elected as a member of the Nomination Committee.

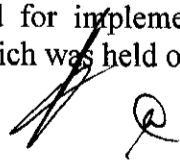
As a result of the above, no Nomination Committee is established.

5. EXTENSION OF THE DISAPPLICATION OF THE PRE EMPTION RIGHTS IN RESPECT TO THE STOCK OPTION PROGRAM APPROVED AT THE EGM HELD ON 12 APRIL, 2007:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED as a Special Resolution:

SPECIAL RESOLUTION

THAT the Shareholder pre-emption rights are waived in respect of the 180,000 shares that will result from the exercise of the options approved for implementation by the decision of the Extraordinary General Meeting of the Company which was held on 12/04/2007.



6. AMENDMENTS TO THE ARTICLES OF ASSOCIATION:

WITH 3,116,103 VOTES IN FAVOUR AND (0) VOTES AGAINST AS PER APPENDIX 2, IT WAS RESOLVED:

THAT the following resolutions be and are hereby approved as Special Resolutions:

6.1. SPECIAL RESOLUTION NO. 1

THAT Article 11 of the Articles of Association be and is hereby replacing with the following new Article 11:

New Article 11:

The Company may by Special Resolution decide to reduce its share capital, any capital redemption reserve fund or any share premium account in any manner and with, and subject to, any action authorised, and consent required, by law.

6.2. SPECIAL RESOLUTION NO.2

THAT Article 19 of the Articles of Association of the Company be and is hereby replacing with the following new Article 19:

New Article 19:

The Company may acquire, for valuable consideration, shares in its own share capital if and in so far as the general meeting, by Special Resolution, has authorized the Board to acquire such shares. The authorization may be given for no more than eighteen months on each occasion, notwithstanding the further statutory provisions.

6.3. SPECIAL RESOLUTION NO. 3

THAT Article 61 of the Articles of Association of the Company be and is hereby replacing with the following new Article 61:

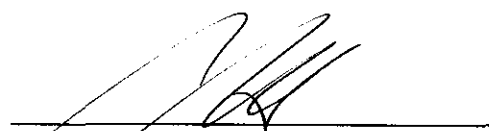
New Article 61:

Decisions of the general meeting require a simple majority of the votes unless otherwise is laid down in these Articles. Any change of provisions of these Articles requires Special Resolution by the general meeting.

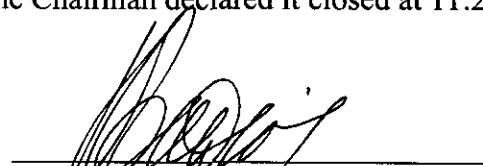
Thereafter the legal secretary of the Company be and was hereby authorized to record the above mentioned amendments of the Articles of Association with the Registrar of Companies.

Closing of Meeting

There being no other business before the Meeting the Chairman declared it closed at 11:20 a.m.



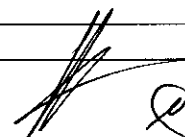
CHRISTOS MAVRELLIS
Chairman of the Meeting



AGIS AGAPIOU
Secretary of the Meeting

APPENDIX 1

Shareholder	Represented votes/shares by proxy	Representation
DnB NOR Bank ASA	3,116,100	Mr. Christos Mavrellis
Jon Frode Vaksvik	1	Mr. Agis Agapiou
William Alfred Vincent Fuller	1	Mr. Agis Agapiou
Richard Anthony Altman	1	Mr. Agis Agapiou



APPENDIX 2

SHAREHOLDER	RESOLUTIONS	IN FAVOUR	AGAINST
DnB NOR Bank ASA	1	3,116,100	-----
	2	3,116,100	-----
	3.1	3,116,100	-----
	3.2	3,116,100	-----
	3.3	3,116,100	-----
	3.4	3,116,100	-----
	3.5	3,116,100	-----
	3.6	3,116,100	-----
	4.1	1,436,600	1,679,500
	4.2	1,436,600	1,679,500
Jon Frode Vaksvik	5.	3,116,100	-----
	6.	3,116,100	-----
	1	1	
	2	1	
	3.1	1	
	3.2	1	
	3.3	1	
	3.4	1	
	3.5	1	
	3.6	1	
William Alfred Vincent Fuller	4.1	1	
	4.2	1	
	5.	1	
	6.	1	
	1	1	
	2	1	
	3.1	1	
	3.2	1	
	3.3	1	
	3.4	1	
Richard Anthony Altman	3.5	1	
	3.6	1	
	3.1	1	
	3.2	1	
	3.3	1	
	3.4	1	
	3.5	1	
	3.6	1	
	4.1	1	
	4.2	1	