

TGS-NOPEC GEOPHYSICAL COMPANY ASA

MINUTES FROM ANNUAL GENERAL MEETING

The annual general meeting of TGS-NOPEC Geophysical Company ASA, reg. no 976 695 372 (the "**Company**"), was held on 8 May 2018 at the offices of Schjødt law firm at Ruseløkkveien 16, NO-0201, Oslo, Norway at 5:00 pm (Oslo time).

The following matters were on the agenda:

1 Opening and registration of attending shareholders

Chairman of the board, Henry H. Hamilton III, opened the general meeting. 46,809,118 shares, representing 45.70% of the share capital, were present.

2 Appointment of meeting chair and a person to co-sign the minutes

Viggo Bang-Hansen of law firm Schjødt was elected to chair the meeting. Christian Dahl Aaser was elected to co-sign the minutes.

3 Approval of the notice and the agenda

The general meeting made the following resolution: "The notice and the agenda are approved".

4 Approval of the financial statements and board's report for 2017

The Company's CFO gave a presentation of the 2017 financial statements. The general meeting thereafter made the following resolution: "The general meeting approves the board's report for 2017 and the Company's financial statements for 2017".

5 Appointment of new auditor

In accordance with the board's proposal, the general meeting made the following resolution: "The general meeting approves the appointment of KPMG AS as the new auditor for the Company".

6 Approval of auditor's fee

In accordance with the board's proposal, the general meeting made the following resolution: "The general meeting approves the auditor's fees for 2017".

7 Appointment of members to the board

The chair of the nomination committee presented the committee's proposal for the composition of the board. In accordance with the proposal, the general meeting thereafter appointed the following persons to serve as directors until the annual general meeting in 2019:

- Henry H. Hamilton III, chairman (re-elected)
- Vicki Messer (re-elected)
- Wenche Agerup (re-elected)
- Torstein Sannes (re-elected)

- Mark Leonard (re-elected)
- Tor Magne Lønnum (re-elected)
- Elisabeth Grieg (re-elected)
- Nils Petter Dyvik (re-elected)

8 Approval of remuneration to the members of the board

The chair of the nomination committee presented the committee's proposal for remuneration to the members of the board for the period until the annual general meeting in 2019. In accordance with the proposal, the general meeting thereafter made the following resolution: "The chairman shall receive in total USD 200,000 to be paid bi-annually until the annual general meeting in 2019. Each of the directors, other than the chairman, shall receive NOK 295,000 to be paid bi-annually until the annual general meeting in 2019. In addition, each of the directors other than the chairman shall receive 1,650 restricted shares in the Company on 9 May 2018. No consideration shall be paid for the restricted shares, but the directors cannot sell any of these shares before 9 May 2020. The chairman of the audit committee and the chairman of the compensation committee shall each receive a flat fee of NOK 45,000 to compensate for the additional work the chairmanships entail".

9 Appointment of members to the nomination committee

The chair of the nomination committee presented the committee's proposal for the composition of the nomination committee. In accordance with the proposal, the general meeting thereafter re-elected Herman Kleeven as member of the nomination committee for a period of two years. The nomination committee thus continue to consist of:

Tor Himberg-Larsen, committee chairman
Christina Stray, member
Herman Kleeven, member

10 Approval of remuneration to the members of nomination committee

The chair of the nomination committee presented the committee's proposal for remuneration to its members for the period 10 May 2017 to 9 May 2018. In accordance with the proposal, the general meeting thereafter made the following resolution: "The fee to members of the nomination committee shall be NOK 7,500 per meeting to each member to compensate for the time spent for the work of the committee. In addition, the chairman of the nomination committee shall be paid NOK 80,000 to compensate for the additional work the chairmanship entails".

11 Statement on corporate governance pursuant to section 3-3b of the Norwegian Accounting Act

Reference mas made to the Company's statement on corporate governance made in accordance with section 3-3b of the Norwegian Accounting Act. No remarks were made by the general meeting and no voting was held by for this agenda item.

12 Statement on remuneration principles for senior executives

Reference was made to the Company's statement with respect to the principles for remuneration for senior executives of the Company. In accordance with the board's proposal, the general meeting thereafter made the following resolution: "The statement pursuant to Section 6-16a of the Norwegian Public Limited Liability Companies Act is noted and approved".

13 Approval of long-term incentive plan and resolution to issue free-standing warrants

Reference was made to the descriptions of the proposed long-term incentive plan for 2018, cf. the Norwegian Public Limited Companies Act sections 5-6 (3) and 6-16a first paragraph third sentence no 3. In accordance with the board's proposal, the general meeting thereafter made the following resolution:

- (i) The general meeting approves the 2018 long-term incentive plan.
- (ii) The Company shall issue a minimum of 10,000 and a maximum of 444,200 free-standing warrants, however subject to the requirement that the number of issued and outstanding freestanding warrants shall in no event exceed 10 percent of the registered number of shares in the Company at the date of this resolution.
- (iii) Each free-standing warrant shall give the right to subscribe for 1 share at a par value of NOK

0.25.

- (iv) The free-standing warrants may be subscribed for by employees who are granted rights under the long-term incentive plan upon the decision by the Board. Existing shareholders shall not have preferred rights to subscribe for the free-standing warrants pursuant to the Norwegian Public Limited Companies Act section 11-13, cf. sections 10-4 and 10-5.
- (v) The free-standing warrants shall be subscribed for on a separate subscription form at the latest by 15 November 2018. The employees shall not pay for the free-standing warrants issued.
- (vi) The price to be paid for the shares issued on the basis of the free-standing warrants shall be the par value of the shares, NOK 0.25 per share.
- (vii) The right to request the issuance of shares under the free-standing warrants follows from the long-term incentive plan, but so that no free-standing warrant can be exchanged for shares later than five years following the date of this general meeting.
- (viii) The holder of the free-standing warrants shall not have rights as a shareholder with regard to capital increases, capital reductions, new resolutions on the issue of warrants, dissolution, merger, demerger or reorganization, except with respect to shares that have been issued to and paid for by the free-standing warrant holder. Upon changes in the Company's share capital, such as share splits, reverse splits and other capital actions as provided for in the long-term incentive plan, the warrant terms (subscription price and number of shares to be issued upon exercise) shall be adjusted as set out in the long-term incentive plan.
- (ix) Shares issued on the basis of the free-standing warrants shall give right to dividends declared following the date the shares are issued.
- (x) As part of the long-term incentive plan, the free-standing warrants cannot be transferred. Any outstanding free-standing warrants shall be transferred back to the Company as and when the right to exercise the right to request shares in exchange for the free-standing warrants is lost pursuant to the underlying long-term incentive plan.

14 Board authorization to acquire own shares

Reference was made to the board's proposal to authorize acquisitions of own shares. In accordance with the proposal, the general meeting thereafter made the following resolution:

- (i) The board is hereby authorized to acquire, on behalf of the Company, the Company's own shares up to 10% of the nominal value of Company's share capital, which pursuant to the current nominal value is up to NOK 2,560,487.25. The limitations shall be adjusted in the event of share consolidation, share splits, and similar transactions.
- (ii) The lowest price to be paid per share shall be NOK 0.25 and the highest price to be paid per share shall be the volume weighted average price as quoted on the stock exchange for the five business days prior to the time of the acquisition plus 5%. The lowest price is equal to the current nominal value and shall be adjusted in the event of share consolidation, share splits, and similar transactions.
- (iii) Acquisitions and sales of the Company's own shares can take place in the manner which the Board of Directors considers to be in the Company's best interest.
- (iv) The authorization may be used one or several times. This authority shall be valid until the annual general meeting in 2019, however no longer than until 30 June 2019.
- (v) The authorization shall replace previously granted authorizations to acquire own shares.

15 Board authorizations to (a) issue new shares and (b) issue convertible loans

Reference was made to the board's proposal to authorize the issue of new shares and convertible loans. In accordance with the proposal, the general meeting thereafter made the following resolution:

- A | Share issue authorization:
- (i) In accordance with section 10-4 of the Norwegian Public Limited Companies Act, the board is granted the authorization to increase the Company's share capital by up to NOK 2,560,487.25 through one or more issuances of new shares or bonus issues. The subscription price and other subscription terms will be determined by the board.
- (ii) The capital increase may be paid in cash, by set-off or by other contributions in kind. The authorization includes the right to incur special obligations on behalf of the Company, cf. Section 10-2 of the Norwegian Public Limited Liability Companies Act.
- (iii) The shareholders' pre-emptive rights pursuant to Sections 10-4, cf. Section 10-5 of the Norwegian Public Limited Liability Companies Act, to subscribe for any new shares may be deviated from by the board.
- (iv) The authorization shall encompass share capital increases in connection with mergers, cf. section 13-5 of the Norwegian Public Limited Liability Companies Act.
- (v) The authorization is valid until the annual general meeting in 2019, but no later than 30 June 2019.
- (vi) The authorization shall replace previously granted authorizations to issue new shares.
- B | Convertible loan authorization:
- (i) In accordance with section 11-8 of the Norwegian Public Limited Companies Act, the Board is granted the authorization to issue loans for a total amount of up to NOK 2,250,000,000 with the right to require shares to be issued (convertible loans).
- (ii) The share capital may be increased by up to NOK 2,560,487.25, provided that the combined number of shares that are issued pursuant to this authorization and the authorization in agenda item 15(a) shall not exceed 10% of the Company's current share capital.
- (iii) The subscription price and other subscription terms will be determined by the Board.
- (iv) The shareholders' pre-emptive rights pursuant to section 11-4 of the Norwegian Public Limited Companies Act cf. sections 10-4 and 10-5, may be deviated from by the Board.
- (v) The authorization is valid until the annual general meeting in 2019, but no later than 30 June 2019.
- (vi) The authorization shall replace previously granted authorizations to issue convertible loans.

16 Board authorization to distribute dividends

Reference was made to the board's proposal to authorize payment of quarterly dividends. In accordance with the proposal, the general meeting thereafter made the following resolution: "The Company authorizes the board to distribute quarterly dividends on the basis of the financial statements for 2017. The board shall, when using the authorization, pass its decision in accordance with the Company's approved dividend policy. The authorization shall be valid until the Company's annual general meeting in 2019, but no later than 30 June 2019".

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No other items were on the agenda, and no additional proposals or issues were raised. The numbers of votes for and against each respective agenda item, as well as any blank votes, are set out in appendices to these minutes.

Viggo Bang-Hansen chair of the meeting

Christian Dahl Aaser co-signatory

Total Represented

ISIN:	NO0003078800 TGS NOPEC GEOPHYSICAL COMPANY ASA
General meeting date:	08/05/2018 17.00
Today:	08.05.2018

Number of persons with voting rights represented/attended: 6

	Number of shares	% sc
Total shares	102,419,490	
- own shares of the company	116,180	
Total shares with voting rights	102,303,310	
Represented by own shares	14,077,965	13.76 %
Represented by advance vote	57,620	0.06 %
Sum own shares	14,135,585	13.82 %
Represented by proxy	420,843	0.41 %
Represented by voting instruction	32,252,690	31.53 %
Sum proxy shares	32,673,533	31.94 %
Total represented with voting rights	46,809,118	45.76 %
Total represented by share capital	46,809,118	45.70 %

Registrar for the company:

DNB Bank ASA

DNB Bank ASA Verdipapirservice

Signature company:

TGS NOREC GEOPHYSICAL COMPANY ASA

Protocol for general meeting TGS NOPEC GEOPHYSICAL COMPANY ASA

ISIN:

NO0003078800 TGS NOPEC GEOPHYSICAL COMPANY ASA

General meeting date: 08/05/2018 17.00

Today: 08.05.2018

Shares class	FOR	Against	Poll in	Abstain	Poll not registered	Represented share with voting rights
Agenda item 2 Appointr	nent of meet	ing chair an	d a person to	co-sign t	he minutes	
Ordinær	46,809,118	0	46,809,118	0	0	46,809,11
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Total	46,809,118	0	46,809,118	0	0	46,809,11
Agenda item 3 Approva	l of the notice	e and the ag	enda			
Ordinær	46,809,118	0	46,809,118	0	0	46,809,11
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Total	46,809,118	0	46,809,118	0	0	46,809,11
Agenda item 4 Approva						
Ordinær	46,809,118	0	46,809,118	0	0	46,809,11
votes cast in %	100.00 %	0.00 %	,,	0.00 %	Ŭ	10,000,11
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Total	46,809,118		46,809,118	0.00 /0	0.00 %	46,809,11
			40,009,110	U	Ū	+0,009,11
Agenda item 5 Appointr Ordinær		0	46 800 110	0	0	46 000 11
	46,809,118		46,809,118		0	46,809,11
votes cast in %	100.00 %	0.00 %	100.00.00	0.00 %	0.00.00	
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Total	46,809,118	0	46,809,118	0	0	46,809,11
Agenda item 6 Approva						
Ordinær	46,809,118	0	46,809,118	0	0	46,809,11
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Fotal	46,809,118	0	46,809,118	0	0	46,809,11
Agenda item 7 Appointr	nent of mem	pers to the	Board			
Ordinær	43,318,362	3,490,756	46,809,118	0	0	46,809,11
votes cast in %	92.54 %	7.46 %		0.00 %		
representation of sc in %	92.54 %	7.46 %	100.00 %	0.00 %	0.00 %	
total sc in %	42.30 %	3.41 %	45.70 %	0.00 %	0.00 %	
Total	43,318,362	3,490,756	46,809,118	0	0	46,809,11
Agenda item 7a Henry H	I. Hamilton, (Chairman				
Ordinær	46,788,507	20,611	46,809,118	0	0	46,809,11
votes cast in %	99.96 %	0.04 %		0.00 %		
representation of sc in %	99.96 %	0.04 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.68 %	0.02 %	45.70 %	0.00 %	0.00 %	
Fotal	46,788,507	20,611	46,809,118	0	0	46,809,11
Agenda item 7b Mark Le	eonard					
Drdinær	46,651,555	157,563	46,809,118	0	0	46,809,11
votes cast in %	99.66 %	0.34 %		0.00 %		
representation of sc in %	99.66 %	0.34 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.55 %	0.15 %	45.70 %	0.00 %	0.00 %	
	-	_		-		

Shares class	FOR	Against	Poll in	Abstain	Poil not registered	Represented shares with voting rights
Agenda item 7c Vicki M						
Ordinær	46,788,605	20,513	46,809,118	0	0	46,809,118
votes cast in %	99.96 %	0.04 %		0.00 %	· · · · · ·	
representation of sc in %	99.96 %	0.04 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.68 %	0.02 %	45.70 %	0.00 %	0.00 %	
Total	46,788,605	20,513	46,809,118	0	0	46,809,118
Agenda item 7d Tor Ma	-	20 512	46 000 110	0	0	46,000,110
Ordinær	46,788,605	20,513	46,809,118	0 0.00 %	0	46,809,118
votes cast in %	99.96 %	0.04 %	100.00.0/		0.00.0/	
representation of sc in %	99.96 %	0.04 %	100.00 %	0.00 % 0.00 %	0.00 % 0.00 %	
total sc in %	45.68 %	0.02 %	45.70 %	0.00 %		46 800 118
Total	46,788,605	20,513	46,809,118	U	0	46,809,118
Agenda item 7e Wench		20 E12	46 000 110	0	0	46 900 119
Ordinær	46,788,605 99.96 %	20,513	46,809,118	0 0.00 %	U	46,809,118
votes cast in %		0.04 % 0.04 %	100.00 %		0.00 %	
representation of sc in % total sc in %	99.96 % 45.68 %	0.04 %	100.00 % 45.70 %	0.00 % 0.00 %	0.00 %	
Total	45.00 %			0.00 %	0.00 %	46 900 119
		20,513	40,009,110	U	U	46,809,118
Agenda item 7f Elisaber Ordinær	_	20 512	46 000 110	0	0	46,809,118
	46,788,605 99,96 %	20,513 0.04 %	46,809,118	0.00 %	0	40,809,118
votes cast in %	99.96 % 99.96 %	0.04 %	100.00 %	0.00 %	0.00 %	
representation of sc in % total sc in %				0.00 %	0.00 %	
Total	45.68 %	0.02 %	45.70 %	0.00 %	0.00 %	46 000 110
Agenda item 7g Torstei	46,788,605	20,515	46,809,118	0	U	46,809,118
Ordinær	46,780,687	28,431	46 000 110	0	0	46 900 119
		0.06 %	46,809,118		0	46,809,118
votes cast in %	99.94 %		100.00.0/	0.00 %	0.00.00	
representation of sc in % total sc in %	99.94 % 45.68 %	0.06 % 0.03 %	100.00 % 45.70 %	0.00 % 0.00 %	0.00 %	
Total				0.00 % 0	0.00 % 0	46 900 119
	46,780,687	20,431	46,809,118	0	0	46,809,118
Agenda item 7h Nils Pe Ordinær	46,788,605	20 E12	46 900 119	0	0	46 900 119
		20,513	46,809,118		0	46,809,118
votes cast in %	99.96 % 99.96 %	0.04 %	100.00 %	0.00 %	0.00.00	
representation of sc in % total sc in %		0.04 %		0.00 %	0.00 %	
Total	45.68 %	0.02 %	45.70 %	0.00 % 0	0.00 %	46 900 119
Agenda item 8 Approva	46,788,605		46,809,118		0	46,809,118
Ordinær	46,520,925	288,193		ne board 0	0	46 900 119
votes cast in %			46,809,118		0	46,809,118
	99.38 %	0.62 % 0.62 %	100.00.0/	0.00 %	0.00.00	
representation of sc in % total sc in %	99.38 % 45.42 %		100.00 %	0.00 %	0.00 % 0.00 %	
Total		0.28 %	45.70 %	0.00 % 0		46 900 119
	46,520,925		46,809,118	_	0 	46,809,118
Agenda item 9 Appoint Ordinær		oers to the		ommittee 0		
	46,809,118		46,809,118		0	46,809,118
votes cast in % representation of sc in %	100.00 % 100.00 %	0.00 % 0.00 %	100.00 %	0.00 %	0.00.0/	
				0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	AC 000 410
Total	46,809,118		46,809,118	0 the Nemi	0 Ration Committee	46,809,118
Agenda item 10 Approv Ordinær				the Nomi		46 000 110
	44,814,636 95 74 %		46,809,118		0	46,809,118
votes cast in %	95.74 %	4.26 %	100 00 %	0.00 %	0.00.0/	
representation of sc in %	95.74 %	4.26 %	100.00 %	0.00 %	0.00 %	
total sc in %	43.76 %	1.95 %	45.70 %	0.00 %	0.00 %	

Shares class	FOR	Against	Poll in	Abstain	Poll not registered	Represented shares with voting rights
Agenda item 12 Statem	ent on remu	neration prim	nciples for se	nior execu	ıtives	
Ordinær	46,517,025	292,093	46,809,118	0	0	46,809,118
votes cast in %	99.38 %	0.62 %		0.00 %		
representation of sc in %	99.38 %	0.62 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.42 %	0.29 %	45.70 %	0.00 %	0.00 %	
Total	46,517,025	292,093	46,809,118	0	0	46,809,118
Agenda item 13 Approv	val of long-ter	m incentive	plan and res	olution to	issue free-standing	warrants
Ordinær	46,130,128	598,990	46,729,118	80,000	0	46,809,118
votes cast in %	98.72 %	1.28 %		0.00 %		
representation of sc in %	98.55 %	1.28 %	99.83 %	0.17 %	0.00 %	
total sc in %	45.04 %	0.59 %	45.63 %	0.08 %	0.00 %	
Total	46,130,128	598,990	46,729,118	80,000	0	46,809,118
Agenda item 14 Board	authorization	to acquire o	own shares			
Ordinær	44,669,450	1,810,878	46,480,328	328,790	0	46,809,118
votes cast in %	96.10 %	3,90 %		0.00 %		
representation of sc in %	95.43 %	3.87 %	99.30 %	0.70 %	0.00 %	
total sc in %	43.61 %	1.77 %	45.38 %	0.32 %	0.00 %	
Total	44,669,450	1,810,878	46,480,328	328,790	0	46,809,118
Agenda item 15 Board	authorization	s to (a) issu	e new shares	s a <mark>nd (</mark> b) i	ssue convertible loa	ns
Ordinær	45,089,768	1,719,350	46,809,118	0	0	46,809,118
votes cast in %	96.33 %	3.67 %		0.00 %		
representation of sc in %	96.33 %	3.67 %	100.00 %	0.00 %	0.00 %	
total sc in %	44.03 %	1.68 %	45.70 %	0.00 %	0.00 %	
Total	45,089,768	1,719,350	46,809,118	0	0	46,809,118
Agenda item 16 Board	authorization	to distribut	e dividends			
Ordinær	46,809,118	0	46,809,118	0	0	46,809,118
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	45.70 %	0.00 %	45.70 %	0.00 %	0.00 %	
Total	46,809,118	0	46,809,118	0	0	46,809,118

Registrar for the company:

Signature company:

DNB Bank ASA TGS NOPEG GEOPHYSICAL COMPANY ASA **DNB Bank ASA** Verdipapirservice Share information Name Total number of shares Nominal value Share capital Voting rights

Ordinær	102,419,490	0.25	25,604,872.50	Yes
Sum:				

§ 5-17 Generally majority requirement

requires majority of the given votes

§ 5-18 Amendment to resolution

Requires two-thirds majority of the given votes like the issued share capital represented/attended on the general meeting