





Form of Proxy - Annual General Meeting to be held on Tuesday, May 4, 2021

This Form of Proxy is solicited by and on behalf of Management.

Notes to proxy

- 1. Every holder has the right to appoint some other person or company of their choice, who need not be a holder, to attend and act on their behalf at the meeting or any adjournment or postponement thereof. If you wish to appoint a person or company other than the persons whose names are printed herein, please insert the name of your chosen proxyholder in the space provided (see reverse).
- 2. If the securities are registered in the name of more than one owner (for example, joint ownership, trustees, executors, etc.), then all those registered should sign this proxy. If you are voting on behalf of a corporation or another individual you must sign this proxy with signing capacity stated, and you may be required to provide documentation evidencing your power to sign this proxy.
- 3. This proxy should be signed by you in the exact manner as the name(s) appear(s) on the proxy.
- 4. If this proxy is not dated, it will be deemed to bear the date on which it is mailed by Management to you.
- 5. The securities represented by this proxy will be voted as directed by the holder, however, if such a direction is not made in respect of any matter, this proxy will be voted as recommended by Management.
- 6. The securities represented by this proxy will be voted in favour or withheld from voting or voted against each of the matters described herein, as applicable, in accordance with the instructions of the holder, on any ballot that may be called for and, if the holder has specified a choice with respect to any matter to be acted on, the securities will be voted accordingly.
- 7. This proxy confers discretionary authority in respect of amendments or variations to matters identified in the Notice of Meeting or other matters that may properly come before the meeting or any adjournment or postponement thereof.
- This proxy should be read in conjunction with the documentation provided by Management via the link below: https://www.international-petroleum.com or www.sedar.com

You can also order documentation by contacting Computershare, +46 771 24 64 00.

Proxies submitted must be received by 11:00 AM (Swedish Time) on Tuesday, April 27, 2021.

VOTE USING INTERNET www.investorvote.com/ipc Login details on top left of this letter

If you vote by the Internet, DO NOT mail back this proxy.

Appointee(s)

I/We being holder(s) of securities of International Petroleum Corporation (the "Corporation") hereby appoint: Jeffrey Fountain, General Counsel and Corporate Secretary of the Corporation, or failing this person, Daniel McLeod of Blake, Cassels & Graydon, LLP (the "Management Nominees") OR												
my/our appointee to attend, act and to vote in accordance with the following direction (or if no directions have been given, as the appointee sees fit) and on all other matters that may operly come before the Annual General Meeting of shareholders of the Corporation to be held at the offices of Blake, Cassels and Graydon, LLP, 855 - 2nd Street S.W., Suite 3500, lgary, Alberta, Canada T2P 4J8 on Tuesday, May 4, 2021 at 8:00 a.m. (Mountain time) and at any adjournment or postponement thereof.												
VOTING RECOMMENDATIONS AR	E INDICATED	BY <mark>HIGHI</mark>	IGHTED TEX	OVER T	THE BOXES.					For	Against	
1. Number of Directors To set the number of Directors at seven.												
2. Election of Directors	For	Withhold	I			For	Withho	ld		For	Withhold	Fold
01. Mike Nicholson			02. C. Ash	ley Hepp	enstall			03. Donald K	Charter			
04. Chris Bruijnzeels			05. Torste	in Sannes	SS			06. Lukas H.	(Harry) Lundin			
07. Emily Moore												
3. Appointment of Auditor										For	Withhold	
To appoint PricewaterhouseCoopers SA as Auditor of the Corporation for the ensuing year and authorizing the Directors to fix their remuneration.												
4. Amendment to Share Unit P	an									For	Against	
To pass an ordinary resolution a Corporation's Share Unit Plan up Circular dated March 26, 2021.	oproving and	ratifying t 00 commo	he increase n shares, as	in the nur more pa	mber of comm irticularly des	non shares o cribed in the	of the Corp Corporati	poration issuable ion's Manageme	under the nt Information			
												Fold
Authorized Signature(s) – T instructions to be executed	his sectior	n must b	e complete	d for yo	our s	ignature(s)			Date			
I/We authorize you to act in accordar revoke any VIF previously given with indicated above, and the VIF appo as recommended by Management.	respect to the ints the Mana	Meeting. If	no voting in	structions	s are				DD	' MM I	YY	