

Denne melding er kun utarbeidet på engelsk. For informasjon vennligst kontakt Nordic Trustee AS.

To the holders of:

ISIN: NO0010790496 - Registered Rights issued upon conversion of bonds in the 10% IGas Energy Plc Senior Secured Callable Bond Issue 2013/2018 (ISIN NO 001 067379.1)

ISIN: NO0010698053 - Registered Rights issued in relation to 10% IGas Energy Plc Senior Unsecured Callable Open Bond Issue 2013/2018

Oslo, 11 February 2020

Registered Rights – no value after 1 April 2020

Reference is made to the “Summons to Bondholders’ Meetings – Group Restructuring” dated 17 March 2017 (the “Summons”) in the following matured bonds:

ISIN NO0010673791 - 10% IGas Energy Plc Senior Secured Callable Bond Issue 2013/2018

ISIN NO0010698053 - 10% IGas Energy Plc Senior Unsecured Callable Open Bond Issue 2013/2018.

Capitalized terms used herein shall have the meaning assigned to them in the Summons, including its Annex 2 (Summary of Bondholders Transactions).

The Proposal was adopted by the Bondholders on 3 April 2017. As part of the Restructuring the Bondholders received certain registered rights with ISINs NO0010790496 and NO0010698053 (“Registered Rights”) to receive shares in the Issuer.

Please note that these Registered Rights will be null and void if the conversion to shares is not completed prior to 1 April 2020. Holders wanting to exercise their rights to convert these Registered Rights to shares in the Issuer will have to follow the instructions in the letters attached as Appendix 1 (issued to the former holders of secured bond) or Appendix 2 (issued to the former holders of unsecured bond). Alternatively, holders may try to monetize the Registered Rights by selling them in the market.

For further information please contact Lars Erik Lærum at laerum@nordictrustee.com.

Yours sincerely

Nordic Trustee AS



Lars Erik Lærum

Appendix 1: Information notice re. Conditional Secured Debt for Equity Swap - Update on conversion process (dated 15 August 2017)

Appendix 2: Information notice re. Unsecured Debt for Equity Swap - Update on conversion process (dated 15 August 2017)

To the holders:

ISIN: NO 001 079049.6 - Registered Rights issued upon conversion of bonds in the 10% IGas Energy Plc Senior Secured Callable Bond Issue 2013/2018 (ISIN NO 001 067379.1)

Information notice re. Conditional Secured Debt for Equity Swap – Update on conversion process

Reference is made to the summons to Bondholders' Meetings (the "Summons") that was issued on 17 March 2017 in respect of the above mentioned bond issue (the "Secured Bonds") issued by IGas Energy Plc (the "Issuer"), and the announcement on 3 April 2017 that the Proposal (as defined in the Summons) was approved by the bondholders' meeting of the Secured Bonds on 3 April 2017.

Capitalized terms used herein shall have the meaning assigned to them in the Summons, including its Annex 2 (Summary of Bondholders Transactions).

On 14 June 2017, at the Annual General Meeting of the Company a resolution was passed to effect a share consolidation and subdivision. As a result of this process the nominal value of the ordinary shares has changed from 0.0001p each to 0.002p each and the overall effect is that the shares have been consolidated on a 20 into 1 basis. As a result the new ordinary shares have new SEDOL and ISIN numbers as follows:

SEDOL: BZ042C2

ISIN: GB00BZ042C28

The EPIC Code remains "IGAS" and the shares continue to trade on the AIM market of the London Stock Exchange plc. THIS CORPORATE ACTION DOES IMPACT THE EXCHANGE RATIOS ADVISED PREVIOUSLY.

Each holder of Registered Rights is now entitled to receive a number of New Ordinary Shares determined by the following formula:

$$N = RR \times TN / CCB$$

where

N = the number of New Ordinary Shares (rounded down, if necessary, to the nearest whole number of New Ordinary Shares)

RR = the number of Registered Rights delivered to the Paying Agent by the holder

TN = 10,119,914 (being the total number of New Ordinary Shares attributable to the exchange of the Conditional Conversion Bonds)

CCB = 11,081,609 (being the total number of Conditional Conversion Bonds)

If you have not already converted your holdings of Secured Bonds we urge you to do so promptly.

How to convert

Some 4 months have now elapsed since the Secured Bonds became eligible for conversion (and the majority have now been converted), originally the Company's Registrars were able to operate a direct CREST deposit facility (outside of standard settlement procedures) however recently the Registrar's have informed us that they can no longer operate a special procedure. Therefore as of the date of this notice shares can only be delivered in certificated form.

In order to receive its New Ordinary Shares, Bondholders now need to take (or instruct its custodian or nominee to take) the following actions prior to 1 April 2020:

- (i) Provide to Cooley Services Limited (as agent for the Issuer) the usual documents required for compliance with the 4th Money Laundering Directive – these must relate to the ultimate beneficial holder;
- (ii) Instruct its account manager with the VPS to transfer its holding of Registered Rights to the Paying Agent's (being DNB Bank ASA) account no. 08280 0000018 in the VPS;
- (iii) Provide to Cooley Services Limited at CRESTenquiries@cooley.com (with a copy to the Paying Agent (being DNB Bank ASA) at kuo@dnb.no) the form set out in the Schedule with details about the beneficial holder or the custodian in whose name the shares will be registered;
- (iv) Provide the name and address to be entered on the Register of members and for delivery of the certificate;
- (v) On receipt of a physical certificate the holder of Secured Bonds may dematerialise the New Ordinary Shares into CREST by submitting an executed CREST Transfer Form via its stockbroker or custodian.

Upon receipt of instructions, the required identity documentation and confirmation from the Paying Agent of receipt of the Bondholder's Registered Rights, Cooley Services Limited will deliver the New Ordinary Shares pertaining to those Registered Rights to that Bondholder in accordance with the instructions received.

For more information please contact:

Cooley	ABG (financial advisor of the Issuer)
Cooley (UK) LLP Attn.: Ed Lukins or Tom Adams +44 (0) 20 7583 4055 Email: CRESTenquiries@cooley.com	ABG Sundal Collier ASA: Attn.: Ola Nygård Telephone: +47 22 01 61 86 / +47 41 21 34 10 E-mail: ola.nygard@abgsc.no

THE SCHEDULE

INFORMATION ABOUT BENEFICIAL HOLDER

DETAILS OF THE BENEFICIAL HOLDER OF RIGHTS – ALL FIELDS MUST BE COMPLETED	
Beneficial holder:	Name: Address: E-mail: Telephone:
Number of rights being delivered:	ISIN NO 001 079049.6: _____
Custodian/prime broker:	Name: E-mail: Telephone:
VPS account number:	No.:

To the holders:

ISIN: NO 001 069805.3 10% IGas Energy Plc Senior Unsecured Callable Open Bond Issue 2013/2018

15 August 2017

Information notice re. Unsecured Debt for Equity Swap – Update on conversion process

Reference is made to the summons to Bondholders' Meetings (the "Summons") that was issued on 17 March 2017 in respect of the above mentioned bond issue (the "Unsecured Bonds") issued by IGas Energy Plc (the "Issuer"), and the announcement on 3 April 2017 that the Proposal (as defined in the Summons) was approved by the bondholders' meeting of the Unsecured Bonds on 3 April 2017.

Capitalized terms used herein shall have the meaning assigned to them in the Summons, including its Annex 2 (Summary of Bondholders Transactions).

On 14 June 2017, at the Annual General Meeting of the Company a resolution was passed to effect a share consolidation and subdivision. As a result of this process the nominal value of the ordinary shares has changed from 0.0001p each to 0.002p each and the overall effect is that the shares have been consolidated on a 20 into 1 basis. As a result the new ordinary shares have new SEDOL and ISIN numbers as follows:

SEDOL: BZ042C2

ISIN: GB00BZ042C28

The EPIC Code remains "IGAS" and the shares continue to trade on the AIM market of the London Stock Exchange plc. THIS CORPORATE ACTION DOES IMPACT THE EXCHANGE RATIOS ADVISED PREVIOUSLY.

Each holder of Unsecured Bonds is now entitled to receive 114,152 New Ordinary Shares.

If you have not already converted your holdings of Unsecured Bonds we urge you to do so promptly.

How to convert

Some 4 months have now elapsed since the Unsecured Bonds became eligible for conversion (and the majority have now been converted), originally the Company's Registrars were able to operate a direct CREST deposit facility (outside of standard settlement procedures) however recently the Registrar's have informed us that they can no longer operate a special procedure. Therefore as of the date of this notice shares can only be delivered in certificated form.

In order to receive its New Ordinary Shares, each Bondholder must now take (or instruct its custodian or nominee to take) the following actions prior to 1 April 2020:

- (i) Provide to Cooley Services Limited (as agent for the Issuer) the usual documents required for compliance with the 4th Money Laundering Directive – these must relate to the ultimate beneficial holder;
- (ii) Instruct its account manager with the VPS to transfer its holding of Unsecured Bonds to the Paying Agent's (being DNB Bank ASA) account no. 08280 0000018 in the VPS;

- (iii) Provide to Cooley Services Limited at CRESTenquiries@cooley.com (with a copy to the Paying Agent (being DNB Bank ASA) at kuo@dnb.no) the form set out in the Schedule with details about the beneficial holder or the custodian in whose name the shares will be registered;
- (iv) Provide the name and address to be entered on the Register of members and for delivery of the certificate;
- (v) On receipt of a physical certificate the holder of Unsecured Bonds may dematerialise the New Ordinary Shares into CREST by submitting an executed CREST Transfer Form via its stockbroker or custodian.

Upon receipt of instructions, the required identity documentation and confirmation from the Paying Agent of receipt of the Bondholder's Unsecured Bonds, Cooley Services Limited will deliver the New Ordinary Shares pertaining to those Unsecured Bonds to that Bondholder in accordance with the instructions received.

For more information please contact:

Cooley	ABG (financial advisor of the Issuer)
Cooley (UK) LLP Attn.: Ed Lukins or Tom Adams +44 (0) 20 7583 4055 Email: CRESTenquiries@cooley.com	ABG Sundal Collier ASA: Attn.: Ola Nygård Telephone: +47 22 01 61 86 / +47 41 21 34 10 E-mail: ola.nygard@abgsc.no

THE SCHEDULE

INFORMATION ABOUT BENEFICIAL HOLDER

DETAILS OF THE BENEFICIAL HOLDER OF RIGHTS – ALL FIELDS MUST BE COMPLETED	
Beneficial holder:	Name: Address: E-mail: Telephone:
Number of rights being delivered:	ISIN NO 001 069805.3: _____
Custodian/prime broker:	Name: E-mail: Telephone:
VPS account number:	No.: