

IDEX ASA

NOTICE OF EXTRAORDINARY GENERAL MEETING IN IDEX ASA

Notice is hereby given that an Extraordinary General Meeting of IDEX ASA ("the Company") will take place:

29 January 2014 at 09:00 hours at Vika Atrium Conference Center, Munkedamsveien 45 in Oslo.

At the date of the instant notice the Company's registered share capital amounts to NOK 51,706,159.80 divided into 344,707,732 shares with par value per share of NOK 0.15. Each share gives the right to one vote at the Company's General Meetings. At the date of the instant notice the Company does not hold own shares. The Company's Articles of Association, last amended on 1 November 2013, are available at www.idex.no.

If you wish to attend the Extraordinary General Meeting in person or by proxy, we ask that you submit the enclosed Notice of Attendance/Power of Attorney form to: DNB Bank ASA, Verdipapirtjenester, no later than 27 January 2014 at 12:00 CET. The Notice of Attendance/Power of Attorney form provides more information about attendance, voting etc. Each shareholder may be accompanied by one adviser and the adviser may speak on behalf of the shareholder at the Extraordinary General Meeting. Furthermore, shareholders have the right to request information from the board members and the managing director in accordance with Section 5-15 of the Norwegian Public Limited Companies Act ("PLCA").

The instant notice with attachments and other documents related to the Extraordinary General Meeting are available at www.idex.no or can be requested from the Company at no charge from mailbox@idex.no.

The Extraordinary General Meeting will consider and resolve the following matters. For the avoidance of doubt, it is noted that any shareholder has the right to put forward alternative resolutions on the various agenda items.

1. Registration of shareholders present, in person or by proxy. Election of a person to chair the Meeting and a person to sign the minutes.

The Chairman of the Board of Directors (the "Board") of the Company, Mr Morten Opstad, will open the Extraordinary General Meeting. The Board proposes that Mr Morten Opstad shall be elected to chair the meeting.

2. Approval of the notice and the agenda of the Meeting.

3. Private Placement/Issuance of warrants/Amendment of Articles of Association

The Board has worked towards obtaining a broader shareholder base, with more international institutional investors. In this connection, the investment funds Invesco Perpetual High Income Fund and Invesco Perpetual Income Fund (the "Funds") have confirmed in a Subscription Agreement their willingness to invest in the Company. In accordance with the Subscription Agreement, the Board proposes a private placement of 60,000,000 shares to the Funds, collectively, at a subscription price per share of NOK 5.00, totalling NOK 300,000,000. Additionally, as part of said agreement, the Board proposes an issuance of 30,000,000

warrants (in the form of independent subscription rights) to the Funds, collectively, with an exercise price per share of NOK 7.50, to facilitate a substantial follow-on investment by the Funds. The two resolutions are conditional on each other.

The Board proposes that the existing shareholders waive their preferential right to subscribe for shares as this represents a unique opportunity for the Company to secure a significant investment from one of the world's leading institutional investors. This is an investor with high quality and the amount of the investment is at a level which likely cannot be raised through existing shareholders. In conclusion, the proposed share issue will, in the Board's opinion, increase shareholder value.

(a) Private Placement

The Board proposes the following resolution for a share capital increase:

The Company's share capital shall be increased by NOK 9,000,000.- from NOK 51,706,159.80 to NOK 60,706,159.80 through the issuance of 60,000,000 shares in a private placement, at a subscription price of NOK 5.00 per share, each share having a par value of NOK 0.15. The total subscription amount is NOK 300,000,000.- of which NOK 9,000,000.- is added to the Company's share capital while NOK 291,000,000.- is added to the Company's reserves in accordance with the provisions of the PLCA.

The shares are issued to Invesco Perpetual High Income Fund and Invesco Perpetual Income Fund, who both have confirmed that they will subscribe for the shares in accordance with the provisions of the PLCA. Existing shareholders waive their preferential right to subscribe for shares under the PLCA in connection with the instant share capital increase.

The subscription for the shares must be made as soon as reasonably practicable after the Extraordinary General Meeting and at latest on 7 February 2014. Payment of the subscription price must be made latest on 7 February 2014; provided, however, that the Board, in cases of particular circumstances, may allow an extended time period for payment, but no later than 28 February 2014.

The new shares will be fully paid and carry rights to dividends from the time the shares are issued.

The costs of the share issue include a placement fee of 4 % on the total investment to an international broker firm (payable in cash or IDEX ASA shares, as determined by the broker, whereby in the latter alternative the number of shares will be calculated based on a price per share equal to the subscription price in the private placement and the share capital increase will be resolved under the existing board authorization to issue shares), as well as legal fees and costs related to the preparation of a listing prospectus, estimated to amount to about NOK 500,000.-.

(b) Issuance of Warrants

The Board proposes the following resolution for the issuance of warrants:

- 1. The Company hereby resolves to issue a total of 30,000,000 warrants to Invesco Perpetual High Income Fund and Invesco Perpetual Income Fund, each warrant having an exercise price of NOK 7.50. The term "warrants" means in the instant case independent subscription rights in accordance with Section 11-12 of the PLCA.
- 2. Each warrant entitles the holder to demand the issuance of one share in the Company on the following terms and conditions: The warrants are exercisable at any time after the 12 months period following the date of this resolution, and thereafter for a period expiring on the 2-year anniversary of the date of this resolution.

- 3. In the event that the Company is notified of a Change of Control or potential Change of Control over the Company prior to the one-year anniversary of the date of this resolution, the Funds' manager will be notified thereof and the Funds shall be entitled to exercise warrants and do all things necessary to ensure that the shares are issued in accordance with the warrants to the order of the Funds prior to the Change of Control occurring. "Change of Control" shall mean, in relation to a body corporate, the power of a person to secure that the affairs of the body corporate are conducted in accordance with the wishes of that person: (a) by means of the holding of shares, or the possession of voting power, in or in relation to that or any other body corporate; or (b) as a result of any powers conferred by the articles of association or any other document regulating that or any other body corporate, and a Change of Control occurs if a person who controls any body corporate ceases to do so or if another person acquires control of it.
- 4. The Board would have the right (exercisable at its sole discretion), but not the obligation (other than as set forth in subsection 3), to allow an early exercise of warrants in cases of particular circumstances.
- 5. The warrants shall be subscribed for by no later than 7 February 2014.
- 6. No separate consideration shall be paid for the warrants.
- 7. The warrants are fully transferable without restriction.
- 8. The warrants shall expire on and no longer be exercisable the day after the 2-year anniversary of the date of this resolution.
- 9. Exercise of the warrants shall be made by written request to the Board, clearly instructing the Company that a certain number of warrants shall be exercised and including the number of shares to be subscribed for.
- 10. Payment for subscribed shares shall be made no later than ten (10) business days after the notice of exercise; provided, however, that the Board may extend the payment deadline in cases of particular circumstances.
- 11. In the event the Company's share capital or number of shares is changed by way of a capitalization issue, stock split, stock consolidation etc. the number of warrants issued hereunder, and the consideration for the shares to be issued in the Company upon exercise of the warrants, shall be adjusted accordingly and, if necessary, rounded downwards to the nearest whole number.
- 12. Shares issued on the basis of the warrants will carry rights to dividends from the time such shares are issued.

(c) Amendment of Articles of Association

As a result of the proposed issue of shares above, the Board proposes to the Company's Extraordinary General Meeting that Section 5 of the Company's Articles of Association is amended to read as follows:

"The company's share capital is NOK 60,706,159.80 divided into 404,707,732 registered shares at NOK 0.15."

8 January 2014 IDEX ASA

Morten Opstad Chairman of the Board of Directors



Shareholder name, address

Notice of Extraordinary General Meeting

An Extraordinary General Meeting of IDEX ASA will be

held on 29 January 2014 at 09.00 hrs. at Vika Atriu Conference Centre, Mundedamsveien 45 in Oslo, N						
If the above-mentioned sha						
enterprise, it will be represe	nted by:	Name of enterprise's representative (To grant a proxy, use the proxy form below)				
Notice of attendance The undersigned will attended		eneral Meeting on 29 January 2014 and vote for:				
A total of	Own shares Other shares in accordance with enclosed Power of Attorney Shares					
Notice of attendance may Investor Services. To acce Company's website, the abo	be sent electronical ess the electronic systove-mentioned referent to ye-mail to genf@d	NB Bank ASA no later than 27 January 2014 at 12.00 hrs. Ily through the Company's website www.idex.no or through VPS em for notification of attendance or to submit your proxy, through the nce number and PIN code must be stated. Inb.no, regular mail to DNB Bank ASA, Registrar's Department, P.O.Box ailable.				
Place	Date	Shareholder's signature (If attending personally. To grant a proxy, use the form below)				
Proxy without votin	g instructions					
This proxy form is to be used	for a proxy without vot	ting instructions. To grant a proxy with voting instructions, please use page 2.				
you may send the proxy wit	hout naming the proxy	eeting in person, this proxy may be used by a person authorised by you, or y holder, in such case, the proxy will be deemed to be given to the uthorised by the Board of Directors. The proxy must be dated and signed.				
The proxy may be sent ele	ectronically through lso be sent by e-mail	ASA, Registrar's Department no later than 27 January 2014 at 12.00 hrs. the Company's website http://www.idex.no or through VPS Investor to genf@dnb.no , regular mail to DNB Bank ASA, Registrar's Department, is not available.				
The undersigned		hereby grants (tick one of the two):				
□ the Chairman of the Bo	ard of Directors (or a	person authorised by the Board of Directors), or				
						
(Name of proxy holder a proxy to attend and vote for		ne Extraordinary General Meeting of IDEX ASA on 29 January 2014.				
Place	Date	e Shareholder's signature (Signature only when granting a proxy)				

With regard to rights of attendance and voting, reference is made to the Norwegian Public Limited Liability Companies Act, in particular Chapter 5. If the shareholder is a company, the company's certificate of registration must be attached to the proxy.



Proxy with voting instructions

The undersigned

proxy.

This proxy form is to be used for a proxy with voting instructions. If you do not attend the Extraordinary General Meeting in person, you may use this proxy form to give voting instructions. You may grant a proxy with voting instructions to a person authorised by you, or you may send the proxy without naming the proxy holder, in which case the proxy will be deemed to have been given to the Chairman of the Board of Directors or a person authorised by the Board of Directors. The proxy must be dated and signed.

The proxy form must be received by DNB Bank ASA, Registrar's Department, <u>no later than 27 January 2014 at 12.00 hrs</u>. It may also be sent by e-mail to <u>genf@dnb.no</u>, regular mail to DNB Bank ASA, Registrar's Department, P.O.Box 1600 Sentrum, 0021 Oslo, Norway. Fax is not available.

the Chairman of the Board of Directors (or a person authorised by the Board of Directors), or

hereby grants (tick one of the two):

o					
Name of proxy holder (in capital letters)					
proxy to attend and vote for my/our shares at the Extraord	linary General Me	eeting of IDEX	ASA on 29 Janı	uary 2014.	
The votes shall be exercised in accordance with the instruon (not ticked off); this will be deemed to be an instruction are made from the floor in addition to or in replacement of from voting at his or her discretion. In such case, the proxyunderstanding of the motion. The same applies if there is a Where no such reasonable interpretation is possible, the proxyunderstanding.	to vote "for" the p the proposals in y holder will vote any doubt as to h	proposals in the the notice, the on the basis of ow the instruc	e notice. Howev proxy holder ma f his or her reaso tions should be	er, if any motio ay vote or absta onable	ns
Agenda Extraordinary General Meeting 29 January 20 [.]	14	For	Against	Abstain	
1. Election of a person to chair the meeting as proposed					
2. Approval of the notice and agenda of the meeting					
3(a). Approval of private placement of shares					
3(b). Approval of warrant issuance					
3(c). Approval of amendment of Articles of Association					
Place Date		r's signature anting proxy w	ith voting instruc	ctions)	-

With regard to rights of attendance and voting, reference is made to the Norwegian Public Limited Liability Companies Act, in particular Chapter 5. If the shareholder is a company, the company's certificate of registration must be attached to the

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