

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirty-Ninth Annual General Meeting of INTRACO Limited will be held at The Boon Lay, Singapore 619529 on Wednesday, 23 April 2008 at 10 a.m., for the following purposes: 1, 348 Jai

AS ROUTINE BUSINESS:

1. To receive and adopt the Directors' Report and Audited Accounts of the Company for the year ended 31 Dext.

Report thereon. 7 and the Auditors' (Resolution 1) (Resolution 2)

To approve the payment of Directors' fees of \$\$188,000 for the year ended 31 December 2007. (2006: \$\$188,500) To redect Mr Foo Der Rong, who retires by rotation pursuant to Article 115 of the Articles of Association of the Company. (See Explanatory Note (i) below]
To redect Mr Foon Tal Meng, who retires by rotation pursuant to Article 115 of the Articles of Association of the Company. (See Explanatory Note (ii) below] (Resolution 3)

(Resolution 4) (Resolution 5)

To re-appoint Messrs KPMG as the Company's auditors and to authorise the Directors to fix their remuneration To transact any other routine business that may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS:

To consider and, if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without modifications:

That pursuant to Section 161 of the Companies Act, Cap 50 and the Isiting piles of the Singapore Exchange Securities Trading Limited ("SGX-ST) and nowithstanding the provisions of the Articles of Association of the Company, authority be and is hereby given to the Directors of the Company to:

a. (1) Issues shares in the capital of the Company (whether by way of rights, bonus or otherwise): and/or (ii) make or grant offers agreements or options (collectively, "instruments") that may or would require shares to be issued, including but not limited to the creation and issue of warrants, debentures or other instruments convertible into shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may in their absolute discretion deem fit; and

(notwithstanding that the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any instrument made or granted by the Directors while this Resolution was in force, provided that:

the aggregate number of starces to be issued pursuant to this Resolution (noticiting between to be issued in pursuance of instruments made or granted pursuant to this Resolution (notes not exceed thy per cent (650%), of the total number of issued states excluding freasury states of the Company (as calculated in accordance with sub-paragraph (ii) below), of which the aggregate number of strates to be issued other than on a por-cata basis to be therefore one than 100 per cata basis to the company per cent. The Company is the register of addresses in Sugapore (including strates to be issued other than on a por-cata basis to be therefore one than 100 per cent.) The Company is the register of the company is the company of the contract of the company of the total number of issued shares excluding treasury shares of the Company (as calculated in accordance with sub-paragraph (ii) below).

3 to the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (i) above, the percentage of the lotal number of issued shares socioling treasury shares shall be calculated based on the bital number of issued shares excluding treasury shares shall be calculated based on the bital number of issued shares excluding treasury shares shall be calculated based on the bital number of issued shares excluding treasury shares of the Geophillon, after adjusting for:

(1) new shares arising from the conversion or exercise of any convertible securities:

(2) new shares arising from exercise of share options or vesting of share awards outstanding or subsisting at the time of the passing of this Reposition, provided the options or awards were granted in compilance with Part VIII of Chapter 8 of the Listing Manual of the SGX-ST; and

(3) any subsequent bonus issue, consolidation or subdivision of shares; in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Articles of Association for the time being of the Company, and

(iv) unless revoked or varied by the Company in general meeting, the authority conferred by this Resolution shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by Jaw to be held, withorever is the aealier.

That the Directors of the Company be and are hereby authorised to offer and grant options in accordance with the provisions of the Intracordance of the Company is a date of the Intracordance of the Company is a date of the Company is a date of the Company is a may be required to be issued pursuant to the secretical of the options under the Scheme provided always that the aggregate number of shares to be issued pursuant to the Scheme shall not exceed tifteen per cent. (15%) of the total number of issued shares excluding treasury stares of the Company is subsidiaries and associated companies that are considered to be entitled at the Appendix purposes of Chapter 9 of the Listing Manual ("Chapter 9") of the SGX-ST:

approval be and is hereby given for the Company, its subsidiaries and associated companies that are considered to be entitled at the Appendix provided that such transactions are made on normal commercial terms and in accordance with the review procedures for such interested person transactions of the annual person transactions are made on normal commercial terms and in accordance with the review procedures for such interested person transactions are made on normal commercial terms and in accordance with the review of the proposal given in paragraph a above shall, unless revoked or varied by the Company in general meeting, continue in force until the conclusion of the mack Annual General Meeting of the Company and the Appendix provided that such transactions are made on normal commercial terms and in accordance with the review of the proposal given in paragraph as above shall, unless revoked or varied by the Compa

Lu Ling Ling Company Secretary Singapore, 7 April 2008

Save as provided in the Articles of Association, a member entitled to attend and vote at the Annual General Meeting is entitled to appoint not more than two (2) provides to attend and vote in his stead. A proxy need not be a member of the Company.

The instrument appointing a proxy must excipate at the registered office of the Company at 348 Jalan Boon Lay, Singapore 619629 not less than bryv-eight (48) hours before the time fixed for the Annual General Meeting.

EXPLANATORY NOTE:

(I) Mr Foo Der Forq & an executive director and a member of the Audit, Nominating and Remumeration Committees. If exappointed, Mr Foo Der Forq will continue as a member of the Audit, Nominating and Remumeration Committees.

(I) Mr Foo Der Forq & an executive director and a member of the Audit, Nominating and Remumeration Committees. If exappointed, Mr Hoon Tal Meng will continue as a member of the Audit, Nominating and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hooling and Remumeration Committees.

(I) Mr Hoon Tal Meng & Septenda, Hoon Tal Meng & Septenda, Hooling & S

Viscos of the Company to continue to enter into interested person transactions, on the Group's normal commercial terms and in procedulars of the Company for interested person transactions as described in the Appendix to Shareholders deted 7 April 2008. This the next Annual General Meeting.