

14 View Street
North Perth, Western Australia, 6006
PO Box 317
North Perth, Western Australia 6906
Telephone + 61 (08) 9328 8400
Facsimile + 61 (08) 9328 8733
Email admin@grandbridge.com.au
Internet www.grandbridge.com.au

ACN 089 311 026

28 April 2017

Companies Announcement Office ASX Limited Exchange Centre Level 4, 20 Bridge Street Sydney, NSW 2000

$\underline{\text{MEC RESOURCES LTD (ASX MMR)}}$ NOTICE OF GENERAL MEETING UNDER SECTION 249F

Please find enclosed Notice of General Meeting under Section 249F for MEC Resources Ltd (ASX MMR). The meeting document is attached and is in the process of being sent to MEC shareholders.

Yours sincerely,

David Breeze Chairman

MEC RESOURCES LIMITED ACN 113 900 020

NOTICE OF GENERAL MEETING CONVENED UNDER SECTION 249F OF THE CORPORATIONS ACT

Notice is given that the Meeting will be held at:

TIME:

10:00 am

DATE:

Thursday, 29 June 2017

PLACE:

24 View Street, North Perth WA 6006

It is recommended that shareholders

VOTE FOR

all resolutions set out in the notice of meeting .It is considered that the resolutions are in the best interests of the Company and its shareholders.

The business of the Meeting affects your shareholding and your vote is important.

This Notice of Meeting should be read in its entirety. If Shareholders are in doubt as to how they should vote, they should seek advice from their professional advisers prior to voting. Should you wish to discuss the matters in this Notice of Meeting please do not hesitate to contact a representative of the Convening Shareholders, Mr David Breeze, on 0409 150 953 or david@grandbridge.com.au

NOTICE OF GENERAL MEETING CONVENED UNDER SECTION 249F OF THE CORPORATIONS ACT

Notice is hereby given that a general meeting of Shareholders of MEC Resources Limited (**Company**) will be held at **24 View Street**, **North Perth WA 6006** on Thursday, 29 June 2017 at 10:00am (**Meeting**).

The Meeting has been called by Grandbridge Limited ACN 089 311 026, Trandcorp Pty Ltd ACN 009 107 813, Trandcorp Pty Ltd ACN 009 107 813 (as trustee for the D & J Breeze Trust) and Mr David Breeze (**Convening Shareholders**) under section 249F of the Corporations Act.

The Explanatory Statement to this Notice of Meeting provides additional information on matters to be considered at the Meeting.

Your vote is important

The business of the Meeting affects your shareholding and your vote is important.

Voting eligibility

The Convening Shareholders have determined pursuant to Regulation 7.11.37 of the Corporations Regulations 2001 (Cth) that the persons eligible to vote at the Meeting are those who are registered Shareholders at 10.00am (WST) on Tuesday, 27 June 2017.

Voting in person

To vote in person, attend the Meeting at the time, date and place set out above.

Voting by proxy

To vote by proxy, please complete and sign the enclosed Proxy Form and return by the time and in accordance with the instructions set out on the Proxy Form.

In accordance with section 249L of the Corporations Act, Shareholders are advised that:

- each Shareholder has a right to appoint a proxy;
- the proxy need not be a Shareholder of the Company; and
- a Shareholder who is entitled to cast 2 or more votes may appoint 2 proxies and may specify the proportion or number of votes each proxy is appointed to exercise. If the member appoints 2 proxies and the appointment does not specify the proportion or number of the member's votes, then in accordance with section 249X(3) of the Corporations Act, each proxy may exercise onehalf of the votes.

Shareholders and their proxies should be aware that:

if proxy holders vote, they must cast all directed proxies as directed; and

any directed proxies which are not voted will automatically default to the Chair, who must vote the proxies as directed. Further details are set out in the Proxy Form which accompanies this Notice.

BUSINESS OF THE MEETING

AGENDA

1. RESOLUTION 1 - APPOINTMENT OF MR THOMAS FONTAINE AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to and in accordance with the Company's constitution and for all other purposes, Mr Thomas Fontaine, having consented to act, be and is hereby appointed as a director of the Company".

2. RESOLUTION 2 - APPOINTMENT OF MR ANTHONY HUSTON AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to and in accordance with the Company's constitution and for all other purposes, Mr Anthony Huston, having consented to act, be and is hereby appointed as a director of the Company".

3. RESOLUTION 3 – APPOINTMENT OF MR GREGORY GILBERT AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to and in accordance with the Company's constitution and for all other purposes, Mr Gregory Gilbert, having consented to act, be and is hereby appointed as a director of the Company".

4. RESOLUTION 4 - REMOVAL OF MR HOCK GOH AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to section 203D of the Corporations Act, Mr Hock Goh be and is hereby removed as a director of the Company".

5. RESOLUTION 5 – REMOVAL OF MR K O YAP AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to section 203D of the Corporations Act, Mr K O Yap be and is hereby removed as a director of the Company".

6. RESOLUTION 6 - REMOVAL OF MS DEBORAH AMBROSINI AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to section 203D of the Corporations Act, Ms Deborah Ambrosini be and is hereby removed as a director of the Company".

7. RESOLUTION 7 - REMOVAL OF MR HENG YU AS A DIRECTOR

To consider and, if thought fit, to pass the following resolution as an ordinary resolution:

"That, pursuant to section 203D of the Corporations Act, Mr Heng Yu be and is hereby removed as a director of the Company".

Signature secretary

Name of director/com

Dated: 27 April 2017

By the Convening Shareholders under Section 249F of the Corporations Act 2001 (Cth)

EXECUTED by **GRANDBRIDGE LIMITED**) **ACN 089 311 026** in accordance with section 127 of the Corporations Act 2001) (Cth):

Signature of director

Naureen Petersen

Name of director

*please delete as applicable

EXECUTED by **TRANDCORP PTY LTD ACN 009 107 813** in accordance with section 127 of the Corporations Act 2001 (Cth):

Signature of director

Name of director

*please delete as applicable

Signature of director/company secretary*

Name of director/company secretary*

2

EXECUTED by **TRANDCORP PTY LTD** ACN 009 107 813 (AS TRUSTEE FOR THE D & J BREEZE TRUST) in accordance with section 127 of the Corporations Act 2001 (Cth):

Signature director/company secrefary*

*please delete as applicable

SIGNED by MR DAVID BREEZE:

Signature

EXPLANATORY STATEMENT

This Explanatory Statement has been prepared by the Convening Shareholders for the information of Shareholders in connection with the business to be conducted at the Meeting.

This Explanatory Statement should be read in conjunction with and forms part of the Notice. The purpose of this Explanatory Statement is to provide information to Shareholders in deciding whether or not to pass the Resolutions set out in the notice.

1. AUTHORITY TO CALL THE MEETING

Section 249F of the Corporations Act provides that members with at least 5% of the votes that may be cast at a general meeting may call, and arrange to hold, a general meeting at their expense. The members calling the meeting must pay the expenses of calling and holding the meeting.

2. THE CONVENING SHAREHOLDERS

The Convening Shareholders are Grandbridge Limited ACN 089 311 026, Trandcorp Pty Ltd ACN 009 107 813, Trandcorp Pty Ltd ACN 009 107 813 (as trustee for the D & J Breeze Trust) and Mr David Breeze.

The Convening Shareholders (in aggregate) hold at least 5% of the votes that may be cast at a general meeting of the Company.

3. PURPOSE OF THIS MEETING AND REQUISITIONED MEETING

The purpose of this Meeting is to seek Shareholder approval for:

- (a) the appointment of Mr Thomas Fontaine, Mr Anthony Huston and Mr Gregory Gilbert (**Proposed Directors**) to the Board of the Company; and
- (b) the removal of Mr Hock Goh, Mr K O Yap, Ms Deborah Ambrosini and Mr Heng Yu (**Current Directors**) from the Board of the Company.

In addition to this Meeting, the Convening Shareholders had issued a notice of request to the Company under section 249D of the Corporations Act to convene a general meeting of Shareholders to consider the removal of the Current Directors from the Board of the Company (**Requisitioned Meeting**).

As announced on 27 January 2017, the Requestioned Meeting was scheduled to occur on 9 March 2017.

However, as announced on 16 February 2017, the Company was made aware of an error on the proxy forms sent to Shareholders with the Notice of General Meeting in relation to the Requisitioned Meeting. In particular, certain proxy forms contained an error which, in effect, instructed Shareholders not to complete a proxy form if they did not support the Current Directors.

In order to obtain clarity in relation to the above matter and ensure that each Shareholder has an opportunity to lodge a valid Proxy Form in relation to Resolutions which determine the composition of the Board of the Company, the Convening Shareholders subsequently decided to withdraw its Notice under section 249D of the Corporations Act requisitioning the Requisitioned Meeting.

As announced on 8 March 2017, the Company did not accept the above withdrawal by the Convening Shareholders of its Notice under section 249D of the Corporations Act, and accordingly the Requisitioned Meeting was held on 9 March 2017 despite the above concerns of the Convening Shareholders.

As the Convening Shareholders still wish to obtain clarity in relation to the above matters and ensure that each Shareholder has an opportunity to lodge a valid Proxy Form in relation to Resolutions which determine the composition of the Board of the Company, the Convening Shareholders have decided to give Notice under section 249F of the Corporations Act that the Meeting the subject of this Notice be convened.

Further, the Convening Shareholders no longer have confidence in the Current Directors, and are confident that the Company will be better placed to create Shareholder value with the appointment of the Proposed Directors to oversee the future governance and management of the Company.

Accordingly, the Convening Shareholders have convened the Meeting to seek the removal of the Current Directors and the appointment of the Proposed Directors to the Board of the Company.

4. RESOLUTIONS 1, 2 AND 3: APPOINTMENT OF PROPOSED DIRECTORS

Resolutions 1, 2 and 3 seek the appointment of each of the Proposed Directors to the Board of the Company. Information regarding each of the Proposed Directors is set out below.

In accordance with the Constitution and the Corporations Act, each of the Proposed Directors has given his consent to the nomination for candidature as a Director of the Company. Each notice of consent has been included in Schedule 1 to this Notice.

A summary of the qualifications and experience of the Proposed Directors is as follows:

(a) Thomas Fontaine

Tom is a reservoir engineer with over 25 years of experience in project evaluation management, development and capital raising. Tom has been part owner of petroleum engineering companies Epic Consulting in Canada and Focal Petroleum in Australia and has provided technical services to many companies worldwide. He is also primarily responsible for the start-up and subsequent listing on the Australian Securities Exchange of Bounty Oil & Gas NL in 2002, and coal bed methane company Pure Energy Resources Pty Ltd in 2006 which was acquired in 2009 by BG Group Plc in a \$1 billion takeover.

(b) Anthony Huston

Tony Huston has been involved for over 35 years in engineering and hydrocarbon industries for both on and off shore exploration/development. Early career experience commenced with Fitzroy Engineering Ltd, primarily working on development of onshore oil fields. In 1996 Tony formed his own E&P Company on re-entry of onshore wells, primarily targeting shallow pay that had been passed or ignored from previous operations. This was successful and the two plays opened up 15 years ago are still in operation. Recent focus (10 years) has been to utilise new technology for enhanced resource recovery and has been demonstrated in various fields, including US, Mexico, Oman, Italy and Turkmenistan.

(c) Gregory Gilbert

Mr Gilbert is a specialist in strategy and planning and most recently was the Science Adviser to the Federal Minister for Industry and Science. He has a Masters in Science from Cranfield University in the UK and, in addition, has a Masters in Health Administration from La Trobe University, an MBA from Deakin University, a BA from the University of Queensland, and a Dip.App Sc from the Royal Military College Duntroon. He is currently undertaking a doctorate with a research interest in productivity efficiency. Mr Gilbert has an extensive background in the health and aged care sector as well as in merchant banking and banking, having held the positions in global strategy and finance with the National Australia Bank, as well as having worked in executive roles with Capel Court Investment Bank, and CIBC Australia Limited. He has also worked with the National Australia Bank as an Internal Consultant on strategic operational reviews with McKinsey and Company and Booz Allen and Hamilton consultants. A former Lieutenant Colonel in the Australian Defence Force, he has extensive senior management experience in strategic planning, financial management, change management and project management as well as merchant banking and corporate advisory experience in mergers and acquisitions and valuations.

5. RESOLUTIONS 4, 5, 6 AND 7: REMOVAL OF CURRENT DIRECTORS

Resolutions 4, 5, 6 and 7 seek the removal of each of the Current Directors from the Board of the Company.

GLOSSARY

\$ means Australian dollars.

ASIC means the Australian Securities & Investments Commission.

ASX means ASX Limited (ACN 008 624 691) or the financial market operated by ASX Limited, as the context requires.

ASX Listing Rules means the Listing Rules of ASX.

Board means the current board of directors of the Company.

Business Day means Monday to Friday inclusive, except New Year's Day, Good Friday, Easter Monday, Christmas Day, Boxing Day, and any other day that ASX declares is not a business day.

Chair means the chair of the Meeting.

Company means MEC Resources Limited (ACN 113 900 020).

Constitution means the Company's constitution.

Corporations Act means the Corporations Act 2001 (Cth).

Directors means the current directors of the Company.

Explanatory Statement means the explanatory statement accompanying the Notice.

General Meeting or Meeting means the meeting convened by the Notice.

Notice or **Notice of Meeting** means this notice of meeting including the Explanatory Statement and the Proxy Form.

Proxy Form means the proxy form accompanying the Notice.

Resolutions means the resolutions set out in the Notice, or any one of them, as the context requires.

Section means a section of the Explanatory Statement.

Share means a fully paid ordinary share in the capital of the Company.

Shareholder means a registered holder of a Share.

WST means Western Standard Time as observed in Perth, Western Australia.

SCHEDULE 1 - CONSENTS OF PROPOSED DIRECTORS

CONSENT TO ACT AS DIRECTOR

AND

STATUTORY INFORMATION UNDER CHAPTER 2D OF THE CORPORATIONS ACT 2001 (CIH)

To:

MEC Resources Limited (ACN 113 900 020) (Company)

Of:

14 View Street, North Perth, WA 6006

Attention:

The Board of Directors

I signify my proposed candidature for the office of Director of the Company and hereby consent to act as a Director of the Company for the purposes of the Constitution of the Company and provide the following information in accordance with Section 205B(3) of the Corporations Act 2001 (Cth):

Full name:	Anthony Huston			
Residential Address;	Unit 17, 886 Rochedale Rd, Rochdale South, Qld. 4123			
Former Names/Surnames:	N/A			
Date of Birth:	25 March 1955			
Place of Birth	Stratford, New Zealand			

SIGNED

DATED: March . 19.2017

CONSENT TO ACT AS DIRECTOR

AND

STATUTORY INFORMATION UNDER CHAPTER 2D OF THE CORPORATIONS ACT 2001 (CTH)

To:

MEC Resources Limited (ACN 113 900 020) (Company)

Oľ:

14 View Street, North Perth, WA 6006

Aftention:

The Board of Directors

I signify my proposed candidature for the office of Director of the Company and hereby consent to act as a Director of the Company for the purposes of the Constitution of the Company and provide the following information in accordance with Section 205B(3) of the Corporations Act 2001 (Cth):

Full name:	Thomas Joseph Claybome Fontaine				
Residential Address:	Unit 7, 57 Third Avenue, Mount Lawley WA 6050				
Former Names/Surnames;	N/A				
Date of Birth:	1 December 1964				
Place of Birth	Red Deer, Alberta, Canada				

DATED: 10 MAR 2017

FORM OF CONSENT TO ACT AS A DIRECTOR

Cortical Dynamics LIMITED ABN 88 107 557 620

I, Greg Gilbert, hereby consent to my appointment as a Director of your Company and in compliance with the requirements of the Corporations Act 2001. I set out hereunder the following information:

Present Christian or

Other name and Surname:

Greg Gilbert

Any former Christian or

Other name and Surname:

Not Applicable

Usual Residential Address:

49 Charlton Street

Ascot QLD 4007

Business Occupation:

Director

Date of Birth:

3 November 1947

Place of Birth:

Brisbane QLD

Greg/Gilbert

13 March 2017

PROXY FORM

MEC RESOURCES LIMITED ACN 113 900 020

GENERAL MEETING

I/We											
of:											
being a Sho	areholder entitled to	attend and vote o	at the Meeting	a, hereby c	ippoint:						
Name:											
OR:	the Chair of the Meeting as my/our proxy.										
accordance laws as the p	e person so named with the following d proxy sees fit, at the f Perth WA 6006, and c	irections, or, if no Meeting to be hel	directions hold at 10.00am	ave been g	given, an	d subject to	the relevant				
CHAIR'S VOT	NG INTENTION IN REL	ATION TO UNDIREC	CTED PROXIES	5							
Chair may	ends to vote undired change his/her vot ent will be made imm	ing intention on	any Resolu	ution. In	the eve	tional circum nt this occu					
Voting on b			FOR	AGAINST	ABSTAIN						
Resolution 1	Appointment of Mr Thomas Fontaine as a Director										
Resolution 2	Appointment of Mr Anthony Huston as a Director										
Resolution 3	Appointment of Mr	Director									
Resolution 4	Removal of Mr Hock										
Resolution 5	Removal of Mr K O Yap as a Director										
Resolution 6	Removal of Ms Deba	Director									
Resolution 7	Removal of Mr Heng										
Please note: If Resolution on a poll.	you mark the abstain a show of hands or on	box for a particula a poll and your vote	ır Resolution, y es will not be a	rou are dire counted in c	cting your computing	proxy not to the required	vote on that majority on a				
If two proxies a	re being appointed, the	proportion of voting	g rights this pro	xy represent	s is:		%				
Signature of S	hareholder(s):										
Individual or		\$h	Shareholder 3								
Sole Director/Company Secretary Director				Director/Company Secretary							
Date:	71		_								
Contact name:			Contact p	Contact ph (daytime):							
E-mail address:				Consent for contact by e-mail in relation to this Proxy Form:							

Instructions for completing Proxy Form

- (Appointing a proxy): A Shareholder entitled to attend and cast a vote at the Meeting is entitled to appoint a proxy to attend and vote on their behalf at the Meeting. If a Shareholder is entitled to cast 2 or more votes at the Meeting, the Shareholder may appoint a second proxy to attend and vote on their behalf at the Meeting. However, where both proxies attend the Meeting, voting may only be exercised on a poll. The appointment of a second proxy must be done on a separate copy of the Proxy Form. A Shareholder who appoints 2 proxies may specify the proportion or number of votes each proxy is appointed to exercise. If a Shareholder appoints 2 proxies and the appointments do not specify the proportion or number of the Shareholder's votes each proxy is appointed to exercise, each proxy may exercise one-half of the votes. Any fractions of votes resulting from the application of these principles will be disregarded. A duly appointed proxy need not be a Shareholder.
- 2. (Direction to vote): A Shareholder may direct a proxy how to vote by marking one of the boxes opposite each item of business. The direction may specify the proportion or number of votes that the proxy may exercise by writing the percentage or number of Shares next to the box marked for the relevant item of business. Where a box is not marked the proxy may vote as they choose subject to the relevant laws. Where more than one box is marked on an item the vote will be invalid on that item.

3. (Signing instructions):

- (Individual): Where the holding is in one name, the Shareholder must sign.
- (Joint holding): Where the holding is in more than one name, all of the Shareholders should sign.
- (**Power of attorney**): If you have not already provided the power of attorney with the registry, please attach a certified photocopy of the power of attorney to this Proxy Form when you return it.
- (Companies): Where the company has a sole director who is also the sole company secretary, that person must sign. Where the company (pursuant to Section 204A of the Corporations Act) does not have a company secretary, a sole director can also sign alone. Otherwise, a director jointly with either another director or a company secretary must sign. Please sign in the appropriate place to indicate the office held. In addition, if a representative of a company is appointed pursuant to Section 250D of the Corporations Act to attend the Meeting, the documentation evidencing such appointment should be produced prior to admission to the Meeting. A form of a certificate evidencing the appointment may be obtained from the Company.
- 4. (Attending the Meeting): Completion of a Proxy Form will not prevent individual Shareholders from attending the Meeting in person if they wish. Where a Shareholder completes and lodges a valid Proxy Form and attends the Meeting in person, then the proxy's authority to speak and vote for that Shareholder is suspended while the Shareholder is present at the Meeting.
- 5. (**Return of Proxy Form**): To vote by proxy, please complete and sign the enclosed Proxy Form and return by:
 - (a) post to David Breeze at 24 View Street, North Perth WA 6006; or
 - (b) facsimile to the Convening Shareholders on facsimile number +61 8 9328 8733; or
 - (c) email to the Convening Shareholders at david@grandbridge.com.au,

so that it is received not less than 48 hours prior to commencement of the Meeting.

Proxy Forms received later than this time will be invalid.