Extra ordinary general meeting 2007

An extraordinary general meeting of Statoil ASA was held on 5 July 2007 at the Clarion Hotel, Stavanger.

The chair of the board, the president and CEO, the chair of the corporate assembly and the company’s auditor were also in attendance.

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EXTRAORDINARY GENERAL MEETING

5 July 2007, 5 pm

at the Clarion Hotel Stavanger, Ny Olavkleiv 8, 4008 Stavanger

AGENDA

1 OPENING OF THE GENERAL MEETING BY THE CHAIR OF THE CORPORATE ASSEMBLY

2 REGISTRATION OF SHAREHOLDERS IN ATTENDANCE AND AUTHORISATIONS

3 ELECTION OF THE CHAIR

The Board proposes that the general meeting elect the chair of the corporate assembly, Anne Kathrine Slungård, to chair the meeting

4 ELECTION OF PERSON TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR

5 APPROVAL OF INVITATION AND AGENDA

6 INFORMATION ON THE PROPOSED MERGER BETWEEN STATOIL AND HYDRO’S PETROLEUM ACTIVITIES

At the general meeting, comprehensive information will be presented regarding the proposed merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities, including an account of the plan for the demerger of Norsk Hydro ASA as a part of the merger of Norsk Hydro ASA’s petroleum activities with Statoil ASA entered into by the boards of directors of Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively (hereafter the “Merger plan”).

7 APPROVAL OF THE PLAN TO MERGE STATOIL AND HYDRO’S PETROLEUM ACTIVITIES

Proposed resolution:

“The plan for the demerger of Norsk Hydro ASA as a part of the merger of Norsk Hydro ASA’s petroleum activities with Statoil ASA entered into by the boards of directors of Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively, is approved.”
8  SHARE ISSUE RESOLUTION, AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ELECTIONS AS A RESULT OF THE MERGER

8.1  Capital increase – shares as consideration

As provided for in the Merger Plan, the shareholders in Norsk Hydro ASA shall receive consideration shares in Statoil ASA. The conversion ratio is 0.8622 shares in Statoil ASA for each share in Norsk Hydro ASA. Fractions of shares shall not be issued. Instead such fractions will be combined and sold as whole shares in the market. The net proceeds shall be distributed proportionately between those entitled to fractions. Consideration shares will not be issued for Norsk Hydro ASA’s treasury shares.

Proposed resolution:

“The share capital shall be increased by NOK 2,606,655,590 from NOK 5,364,962,167.50 to NOK 7,971,617,757.50 by issuing 1,042,662,236 shares, each with a par value of NOK 2.50, in connection with the demerger. The portion of the contribution which is not treated as share capital in the accounts shall, in accordance with the continuity principle, be treated in the accounts so that the sum of the paid in equity capital in the two companies remains unchanged after the merger.

Subscription of the shares shall take place by way of the approval of the Merger plan by the general meeting of Norsk Hydro ASA.

Payment for the shares shall take place by the transfer of assets, rights and obligations from Norsk Hydro ASA according to the Merger Plan when completion of the demerger is registered with the Register of Business Enterprises.

The shareholders of Statoil ASA waive the pre-emptive right to subscribe for shares as the shares are issued to the shareholders of Norsk Hydro ASA as demerger consideration. Shares will not be issued to Norsk Hydro ASA’s for treasury shares owned by the company. The new shares shall entitle the holders to distributions from the time they are issued.

The new shares shall be registered in Statoil ASA’s register of shareholders as soon as possible after the completion of the demerger is registered with the Register of Business Enterprises, and shall thereafter entitle the holder to full shareholder rights in Statoil ASA. “

8.2  Amendments to the Articles of Association as a consequence of the merger etc.

As a part of the approval of the merger with Norsk Hydro ASA’s petroleum activities the general meeting in Statoil AS shall adopt certain amendments to the Articles of Association, so that the Articles of Association, from the date that the merger becomes effective, will be in accordance with Annex 6 to the Merger plan. Two important amendments are the change of the company’s name to StatoilHydro ASA (Article 1) and the change in the company’s share capital and number of shares as a result of issuance of consideration shares to Norsk Hydro ASA’s shareholders (Article 3). The share capital and number of shares to be provided for in Article 3 is based on that the capital reduction in accordance with item 9 has been implemented. Apart from the above, the amendments are minor technical and linguistic changes. See Annex 7 to the Merger plan for a more detailed description of the proposed amendments.
Proposed amendments to the Articles of Association:

Article 1 shall be amended to read:

“The Company’s name is StatoilHydro ASA. The Company is a Public Limited Company.

The object of StatoilHydro ASA is to engage in exploration, production, transportation, refining and marketing of petroleum and petroleum-derived products, as well as other business. The activities may also be carried out through participation in or cooperation with other companies.”

Article 2 shall be amended to read:

“The Company’s registered office is located in the municipality of Stavanger.”

Article 3 shall be amended to read:

“The share capital of the Company is NOK 7,971,617,757.50 divided into 3,188,647,103 shares of NOK 2.50 each.”

Article 4 shall be amended to read:

“The Board of Directors of the Company shall consist of 10 members. The Board of Directors, including the chair and the deputy chair, shall be elected by the Corporate Assembly. Deputy Directors may be elected in respect of the directors elected by and among the employees in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies.”

Article 6 shall be amended to read:

“The Board shall appoint the Company’s Chief Executive Officer and stipulate his/her salary.”

Article 7, first paragraph, shall be amended to read:

“The Company shall have a Corporate Assembly consisting of 18 members and deputy members. The Annual General Meeting shall elect 12 members and 4 deputy members for these 12 members. 6 members and deputies for these 6 members shall be elected by and among the employees of the Company in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies.”

Article 8 shall be amended to read:

“The Annual General Meeting shall be held each year by the end of June. Annual General Meetings shall be held in the municipality of Stavanger or Oslo.”
Article 9 shall be amended to read:

“The Annual General Meeting shall address and decide the following matters:

Adoption of the annual report and accounts, including the declaration of dividends.

Any other matters which are referred to the Annual General Meeting by statute law or the articles of association.

Article 11 shall be amended to read:

The duties of the Election Committee are to submit a recommendation to the Annual General Meeting for the election and remuneration of shareholder-elected members and deputy members of the Corporate Assembly, and to submit a recommendation to the Corporate Assembly for the election and remuneration of shareholder-elected members of the Board of Directors. The chair of the Board of Directors and the President and Chief Executive Officer shall be invited, without having the right to vote, to attend at least one meeting of the Election Committee before it makes its final recommendation.

The Election Committee consists of four members who must be shareholders or representatives of shareholders and who shall be independent of the Board of Directors and the Company’s management. The members of the Election Committee, including the chair, shall be elected by the Annual General Meeting. The chair of the Election Committee and one other member shall be elected from among the shareholder-elected members of the Corporate Assembly. The members of the Election Committee are elected for a term of 2 years. The Annual General Meeting stipulates the remuneration to be paid to the members of the Election Committee. The Company will cover the costs of the Election Committee.

At the proposal of the Board of Directors shareholder-elected members, the Corporate Assembly may adopt instructions for the Election Committee.”

Article 12 shall be deleted.

These amendments to the Articles of Association shall enter into force on the date that the merger becomes effective.

8.3 Election of shareholder-elected members to the Corporate Assembly

As a consequence of the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities, it is anticipated that there will be an election of new shareholder-elected members to the Corporate Assembly. It follows from the Merger plan that the election committee of Statoil ASA shall nominate seven of the shareholder elected members (with the addition of two deputy members), while the election committee of Norsk Hydro ASA shall nominate five members (with the addition of two deputy members). The two companies’ election committees have coordinated their efforts and proposed a composition of the Corporate Assembly which meets the needs of the merged company with respect to competence, continuity and renewal. In addition to the 12 shareholder-elected members, six members of the Corporate Assembly will be elected by and among the employees.
The following members are nominated by Statoil ASA’s election committee:
Olaug Svarva (49), managing director, the Norwegian National Insurance Fund (leader)
Erlend Grimstad (39), executive vice president, Umoe AS
Greger Mannsverk (46), managing director, Kimek AS
Steinar Olsen (57), chair of the board of directors, Mi Norge AS
Benedicte Berg Schilbred (60), working chair of the board of directors, Odd Berg Gruppen
Ingvald Strømmen (56), professor at the Norwegian University of Science and Technology (NTNU)
Inger Østensjø (52), chief officer, Stavanger local authority

Deputy members:
1st deputy: Oddbjørg Ausdal Starrfelt (58), senior adviser, Mercuri Urval
3rd deputy: Hege Sjo (38), manager, European engagements, Hermes Investment Management Ltd.

The following members are nominated by Norsk Hydro ASA’s election committee:
Idar Kreutzer (44), chief executive officer, Storebrand (deputy leader)
Rune Bjørke (46), chief executive officer, DnB NOR
Gro Brækken (54), chief executive officer, Save the Children Norway
Benedicte Schilbred Fasmer (40), director for capital markets, Sparebanken Vest
Kåre Rommetveit (61), director, University of Bergen

Deputy members:
2nd deputy: Anne-Margrethe Firing (52), senior vice president, Nordea Bank Norge
4th deputy: Shahzad Rana (39), chair of board, Questpoint

The members are elected with effect from the date that the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will be until the annual general meeting in 2010.

8.4 Election of the Election Committee

In accordance with the Merger plan, the merged company shall have an Election Committee of four members. The election committees of Statoil ASA and Norsk Hydro ASA, respectively, shall each nominate two members. The two companies’ election committees have coordinated their efforts and proposed a composition of the Election Committee which meets the needs of the merged company with respect to competence, continuity and renewal.

The following candidates are nominated for the new Election Committee:
Olaug Svarva, managing director, the Norwegian National Insurance Fund (leader)
Benedicte Schilbred Fasmer, director for capital markets, Sparebanken Vest
Tom Rathke (50), managing director, Vital Forsikring and chief executive officer, DnB NOR
Bjørn Ståle Haavik (44), Director General, Norwegian Ministry of Petroleum and Energy

The members are elected with effect from the date that the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will be until the annual general meeting in 2010.
It follows from the Merger plan that the number of shares to be issued as consideration to the shareholders in Norsk Hydro ASA is based on cancellation by Statoil ASA of 5,867,000 treasury shares and redemption of 14,291,848 shares belonging to the state represented by the Norwegian Ministry of Petroleum and Energy. The capital reduction involved in the cancellation/redemption of shares shall be implemented before the effective date of the merger. The state's shares will be redeemed in accordance with agreements entered into with the state. On redemption, Statoil ASA shall pay a price per share to the state corresponding to the volume-weighted average of the price paid by Statoil ASA for shares bought in the market, plus interest from the time of each individual repurchase until payment is effected. The capital reduction is conditional on giving notice to the creditors. A confirmation from the auditor that the company's remaining tied-up equity will be fully covered after the reduction is enclosed with the invitation to the general meeting.

Proposed resolution:

“The company’s share capital is reduced by NOK 50,397,120 by

(i) cancellation of 5,867,000 treasury shares, and (ii) redemption of 14,291,848 shares held by the state represented by the Norwegian Ministry of Petroleum and Energy through the payment of NOK 2 441 899 894 to the state represented by the Ministry of Petroleum and Energy. The amount corresponds to the average volume-weighted price of the company’s repurchases of own shares in the market with the addition of interest. The amount paid in excess of the nominal share price shall be charged to the premium fund.”

With effect from the effective date of the capital reduction, Article 3 of the Articles of Association shall be amended to read:

“The share capital of the Company is NOK 5,364,962,167.50 divided into 2,145,984,867 shares of NOK 2.50 each.”
REGISTRATION TO ATTEND THE GENERAL MEETING

You are requested to register if you plan to attend the general meeting, either personally or by proxy, before 2 July 2007 at 16:00. Address: DnB NOR Bank ASA, Verdipapirservice, Strandens 21, NO-0021 Oslo. Fax +47 22 48 11 71, or electronically via Investor Services. You can also register at www.statoil.com/register.

Stavanger, 29 May 2007

Jannik Lindbæk
Chair of the Board of Directors

Enclosure: Confirmation from the auditor that the company's remaining tied-up equity will be fully covered after the reduction
To the Shareholders’ Meeting in Statoil ASA

We confirm that, following a capital reduction in Statoil ASA of NOK 50,397,120, from NOK 5,415,359,287.50 to NOK 5,364,962,167.50 together with a distribution in excess of the nominal value of NOK 2,406,170,274, there is coverage for the remaining share capital and other restricted equity.

Stavanger, 25 May 2007
ERNST & YOUNG AS

Jostein Johannessen
State Authorized Public Accountant (Norway)
(sign.)

This is a translation of the original official Norwegian document, and is provided for information purposes only.
Forces shaping the world of energy

- Energy demand
- No easy barrels
- Climate change
Three years of strong deliveries

- Value-based performance culture
- Rejuvenate the NCS
- New international growth platforms
- Strong efforts on carbon management
A new and stronger company ...

- Maximise value creation on the NCS
- Increased international competitiveness
- World class technology and competence
- Strong gas- and downstream positions
... in a new league

• Expected production in 2007: 1.7 mill boepd*
• 6.2 bn boe remaining reserves
• Present in ~40 countries
• 31 000 employees

*) Statoil expected production in 2007: 1.15 - 1.20 mill boepd
*) Hydro expected production in 2007: 0.585 mill boepd
Realise the full potential on the NCS

- Maximise recovery from producing fields
- Efficient operations to extend field life time
- High exploration activity
- Architect for new solutions
Increased international competitiveness
Strong technology and competence base

- Absolute HSE standards
- Front runner on subsea technology
- Pioneer on advanced wells
- Industry leader on recovery
- High-quality execution
Realise the potential in both companies

- Combine portfolio and build scale
- Sharing best practise
- Pursue new growth opportunities

Cost savings
Efficient operations
New growth initiatives
Common ground

- HSE first!
- Value-based performance culture
- Integrated and balanced organisation
- Global design
Integration process on schedule

- Board approvals
- Organisational design / staffing principles
- Leader selection
- EU- and parliament approval
- Prospectus approved by the SEC
- Extraordinary general meetings
- Main staffing
- Creditor approval
General meeting Statoil ASA
MINUTES
OF THE EXTRAORDINARY GENERAL MEETING
OF STATOIL ASA

An extraordinary general meeting of Statoil ASA was held on 5 July 2007 at the Clarion Hotel, Stavanger.

The chair of the board, the president and CEO, the chair of the corporate assembly and the company's auditor were also in attendance.

The following items were on the agenda:

1. OPENING OF THE GENERAL MEETING BY THE CHAIR OF THE CORPORATE ASSEMBLY

   Anne Kathrine Slungård, chair of the corporate assembly, opened the general meeting.

2. REGISTRATION OF ATTENDING SHAREHOLDERS AND PROXIES

   A list of shareholders represented at the general meeting, either in person or by proxy, is attached as Appendix 1 to these minutes.

3. ELECTION OF A CHAIR OF THE MEETING

   Anne Kathrine Slungård, chair of the corporate assembly, was elected to chair the meeting.

4. ELECTION OF A PERSON TO CO-SIGN THE MINUTES WITH THE CHAIR OF THE MEETING

   Anne Karin Ferkingstad was elected to co-sign the minutes with the chair of the meeting.

5. APPROVAL OF THE NOTICE AND THE AGENDA

   The notice and the agenda were approved.
6. INFORMATION ON THE PROPOSED MERGER BETWEEN STATOIL AND HYDRO'S PETROLEUM ACTIVITIES

Chair of the board Jannik Lindbæk and president and CEO Helge Lund provided a briefing on the proposed merger between Statoil ASA and Norsk Hydro ASA's petroleum activities. The briefing included an outline of the plan to demerge Norsk Hydro ASA as a link in the merger of Norsk Hydro ASA's petroleum activities with Statoil ASA signed by the boards of directors of Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively.

In the light of the report, the floor was opened for discussion.

7. APPROVAL OF THE PLAN TO MERGE STATOIL AND HYDRO'S PETROLEUM ACTIVITIES

The general meeting adopted the following resolution with 1,658,902,169 votes for and 39,608 votes against:

"The plan for the demerger of Norsk Hydro ASA as part of the merger of Norsk Hydro ASA's petroleum activities with Statoil ASA entered into by the boards of directors in Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively, is approved."

The motion was put to the vote collectively with items 8 and 9 on the agenda, which thus obtained the same number of votes.

8. SHARE ISSUE RESOLUTION, AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ELECTIONS AS A RESULT OF THE MERGER

The general meeting voted on the share issue and adopted the following resolution with the same number of votes for and against as in the case of Item 7 on the agenda:

"The share capital shall be increased by NOK 2,606,655,590 from NOK 5,364,962,167.50 to NOK 7,971,617,757.50 by issuing 1,042,662,236 shares, each with a nominal value of NOK 2.50, in connection with the demerger. The portion of the contribution which is not treated as share capital in the accounts shall, in accordance with the continuity principle, be treated in the accounts so that the sum of the paid-in-equity capital in the two companies remains unchanged after the merger.

The shares will be subscribed in response to the approval of the Merger Plan by the general meeting of Norsk Hydro ASA.

Payment for the shares shall take place by the transfer of assets, rights and obligations from Norsk Hydro ASA according to the Merger Plan when completion of the demerger is registered with the Register of Business Enterprises."
"The shareholders of Statoil ASA waived the pre-emptive right to subscribe shares as the shares are being issued to the shareholders of Norsk Hydro ASA as demerger consideration. Shares will not be issued to Norsk Hydro ASA for treasury shares owned by the company. The new shares shall entitle the holders to distributions from the time they are issued.

"The new shares shall be registered in Statoil ASA’s register of shareholders as soon as possible after the completion of the demerger is registered with the Register of Business Enterprises, and shall thereafter entitle the holder to full shareholder rights in Statoil ASA."

The share issue is conditional on the prior implementation of the resolution for a reduction in share capital described under Item 9 on the agenda. At the time the resolution was adopted, the share capital totalled NOK 5,415,359,287.50.

The general meeting voted on the amendments to the Articles of Association and adopted the following resolution with the same number of votes for and against as in the case of Item 7 on the agenda, which was more than a two-thirds majority:

**Article 1 shall be amended to read:**
"The Company’s name is StatoilHydro ASA. The Company is a Public Limited Company.

"The object of StatoilHydro ASA is to engage in exploration, production, transportation, refining and marketing of petroleum and petroleum-derived products, as well as other business. The activities may also be carried out through participation in or cooperation with other companies."

**Article 2 shall be amended to read:**
"The Company’s registered office is located in the municipality of Stavanger."

**Article 3 shall be amended to read:**
"The share capital of the Company is NOK 7 971 617 757.50 divided into 3 188 647 103 shares of NOK 2.50 each."

**Article 4 shall be amended to read:**
"The Board of Directors of the Company shall consist of 10 members. The Board of Directors, including the chair and the deputy chair, shall be elected by the Corporate Assembly. Deputy directors may be elected in respect of the directors elected by and among the employees in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies."

**Article 6 shall be amended to read:**
"The Board shall appoint the Company’s chief executive officer and stipulate his/her salary."

**Article 7, first paragraph, shall be amended to read:**
"The Company shall have a Corporate Assembly consisting of 18 members and deputy members. The Annual General Meeting shall elect 12 members and four deputy
members for these 12 members. Six members and deputies for these six members shall be elected by and among the employees of the Company in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies."

Article 8 shall be amended to read:
"The Annual General Meeting shall be held each year by the end of June. Annual General Meetings shall be held in the municipalities of Stavanger or Oslo."

Article 9 shall be amended to read:
"The Annual General Meeting shall address and decide the following matters:

"Adoption of the annual report and accounts, including the declaration of dividends.

"Any other matters which are referred to the Annual General Meeting by statute law or the Articles of Association"

Article 11 shall be amended to read:
"The duties of the Election Committee are to submit a recommendation to the Annual General Meeting for the election and remuneration of shareholder-elected members and deputy members of the Corporate Assembly, and to submit a recommendation to the Corporate Assembly for the election and remuneration of shareholder-elected members of the Board of Directors. The chair of the Board of Directors and the president and CEO shall be invited, without having the right to vote, to attend at least one meeting of the Election Committee before it makes its final recommendation.

"The Election Committee consists of four members who must be shareholders or representatives of shareholders and who shall be independent of the Board of Directors and the Company’s management. The members of the Election Committee, including the chair, shall be elected by the Annual General Meeting. The chair of the Election Committee and one other member shall be elected from among the shareholder-elected members of the Corporate Assembly. The members of the Election Committee are elected for a term of two years. The Annual General Meeting stipulates the remuneration to be paid to the members of the Election Committee. The Company will cover the costs of the Election Committee.

"In response to a motion submitted by the Board of Director's shareholder-elected members, the Corporate Assembly may adopt instructions for the Election Committee."

Article 12 shall be revoked.

These amendments to the Articles of Association shall enter into force on the date on which the merger becomes effective.
The general meeting voted on the election of shareholder-elected members to the Corporate Assembly, and adopted the following resolution with the same number of votes for and against as in the case of Item 7 on the agenda:

Olaug Svarva (49), managing director, the Norwegian National Insurance Fund (Chair)
Idar Kreutzer (44), CEO, Storebrand (Deputy Chair)
Erlend Grimstad (39), executive vice president, Umoe AS
GREGER MANNVERK (46), managing director, Kimek AS
Steinar Olsen (57), chair of the board of directors, MI Norge AS
Benedicte Berg Schilbred (60), executive chair of the board of directors, Odd Berg Gruppen
Ingvald Strømmen (56), professor at the Norwegian University of Science and Technology (NTNU)
Inger Østensjø (52), chief administrative officer, Stavanger local authority
Rune Bjerke (46), CEO, DnB NOR
Gro Brækken (54), secretary general, Save the Children Norway
Benedicte Schilbred Fasmer (40), director for capital markets, Sparebanken Vest
Kåre Rommetveit (61), university director, University of Bergen

were elected as regular members of the Corporate Assembly, and

1st deputy: Oddbjørg Ausdal Starrfelt (58), senior adviser, Mercuri Urval
2nd deputy: Anne-Margrethe Firing (52), senior vice president, Nordea Bank Norge
3rd deputy: Hege Sjo (38), manager, European engagements, Hermes Investment Management Ltd.
4th deputy: Shahzad Rana (39), chair of the board of directors, Questpoint

were elected as deputy members of the Corporate Assembly.

The members are elected with effect from the date on which the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will expire on the date of the annual general meeting in 2010.

The general meeting voted on the election of the Election Committee and adopted the following resolution with the same number of votes for and against as in the case of Item 7 on the agenda:

Olaug Svarva, managing director, the Norwegian National Insurance Fund (leader)
Benedicte Schilbred Fasmer, director for capital markets, Sparebanken Vest
Tom Rathke (50), managing director, Vital Forsikring
Bjørn Ståle Haavik (44), director general, Norwegian Ministry of Petroleum and Energy

were elected to the Election Committee.

The members are elected with effect from the date on which the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will expire on the date of the annual general meeting in 2010.
9. CAPITAL REDUCTION – STRIKING-OFF OF TREASURY SHARES AND REDEMPTION OF SHARES HELD BY THE STATE

The general meeting voted on the capital reduction and adopted the following resolution with the same number of votes for and against as in the case of Item 7 on the agenda:

"The company’s share capital is reduced by NOK 50,397,120 by the striking off of 5,867,000 treasury shares, and (ii) the redemption of 14,291,848 shares held by the state represented by the Norwegian Ministry of Petroleum and Energy through the payment of NOK 2,441,899,894 to the state represented by the Ministry of Petroleum and Energy. The amount corresponds to the average volume-weighted price of the company’s buybacks of own shares in the market with the addition of interest. The amount paid in excess of the nominal share price shall be charged to the premium fund.

"With effect from the effective date of the capital reduction, Article 3 of the Articles of Association shall be amended to read:

"The share capital of the Company is NOK 5,364,962,167.50 divided into 2,145,984,867 shares with a nominal value of NOK 2.50 each."

* * * * *

There were no further matters for discussion and the general meeting was closed.

Stavanger, 5 July 2007
To the shareholders of Statoil ASA

EXTRAORDINARY GENERAL MEETING

5 July 2007, 5 pm

at the Clarion Hotel Stavanger, Ny Olavkleiv 8, 4008 Stavanger

AGENDA

1 OPENING OF THE GENERAL MEETING BY THE CHAIR OF THE CORPORATE ASSEMBLY

2 REGISTRATION OF SHAREHOLDERS IN ATTENDANCE AND AUTHORISATIONS

3 ELECTION OF THE CHAIR

The Board proposes that the general meeting elect the chair of the corporate assembly, Anne Kathrine Slungård, to chair the meeting

4 ELECTION OF PERSON TO CO-SIGN THE MINUTES TOGETHER WITH THE CHAIR

5 APPROVAL OF INVITATION AND AGENDA

6 INFORMATION ON THE PROPOSED MERGER BETWEEN STATOIL AND HYDRO’S PETROLEUM ACTIVITIES

At the general meeting, comprehensive information will be presented regarding the proposed merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities, including an account of the plan for the demerger of Norsk Hydro ASA as a part of the merger of Norsk Hydro ASA’s petroleum activities with Statoil ASA entered into by the boards of directors of Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively (hereafter the “Merger plan”).

7 APPROVAL OF THE PLAN TO MERGE STATOIL AND HYDRO’S PETROLEUM ACTIVITIES

Proposed resolution:

“The plan for the demerger of Norsk Hydro ASA as a part of the merger of Norsk Hydro ASA’s petroleum activities with Statoil ASA entered into by the boards of directors of Norsk Hydro ASA and Statoil ASA on 12 and 13 March 2007, respectively, is approved.”
8 SHARE ISSUE RESOLUTION, AMENDMENTS TO THE ARTICLES OF ASSOCIATION AND ELECTIONS AS A RESULT OF THE MERGER

8.1 Capital increase – shares as consideration

As provided for in the Merger Plan, the shareholders in Norsk Hydro ASA shall receive consideration shares in Statoil ASA. The conversion ratio is 0.8622 shares in Statoil ASA for each share in Norsk Hydro ASA. Fractions of shares shall not be issued. Instead such fractions will be combined and sold as whole shares in the market. The net proceeds shall be distributed proportionately between those entitled to fractions. Consideration shares will not be issued for Norsk Hydro ASA’s treasury shares.

Proposed resolution:

“The share capital shall be increased by NOK 2,606,655,590 from NOK 5,364,962,167.50 to NOK 7,971,617,757.50 by issuing 1,042,662,236 shares, each with a par value of NOK 2.50, in connection with the demerger. The portion of the contribution which is not treated as share capital in the accounts shall, in accordance with the continuity principle, be treated in the accounts so that the sum of the paid in equity capital in the two companies remains unchanged after the merger.

Subscription of the shares shall take place by way of the approval of the Merger plan by the general meeting of Norsk Hydro ASA.

Payment for the shares shall take place by the transfer of assets, rights and obligations from Norsk Hydro ASA according to the Merger Plan when completion of the demerger is registered with the Register of Business Enterprises.

The shareholders of Statoil ASA waive the pre-emptive right to subscribe for shares as the shares are issued to the shareholders of Norsk Hydro ASA as demerger consideration. Shares will not be issued to Norsk Hydro ASA’s for treasury shares owned by the company. The new shares shall entitle the holders to distributions from the time they are issued.

The new shares shall be registered in Statoil ASA’s register of shareholders as soon as possible after the completion of the demerger is registered with the Register of Business Enterprises, and shall thereafter entitle the holder to full shareholder rights in Statoil ASA.”

8.2 Amendments to the Articles of Association as a consequence of the merger etc.

As a part of the approval of the merger with Norsk Hydro ASA’s petroleum activities the general meeting in Statoil AS shall adopt certain amendments to the Articles of Association, so that the Articles of Association, from the date that the merger becomes effective, will be in accordance with Annex 6 to the Merger plan. Two important amendments are the change of the company’s name to StatoilHydro ASA (Article 1) and the change in the company’s share capital and number of shares as a result of issuance of consideration shares to Norsk Hydro ASA’s shareholders (Article 3). The share capital and number of shares to be provided for in Article 3 is based on that the capital reduction in accordance with item 9 has been implemented. Apart from the above, the amendments are minor technical and linguistic changes. See Annex 7 to the Merger plan for a more detailed description of the proposed amendments.
Proposed amendments to the Articles of Association:

Article 1 shall be amended to read:

“The Company’s name is StatoilHydro ASA. The Company is a Public Limited Company.

The object of StatoilHydro ASA is to engage in exploration, production, transportation, refining and marketing of petroleum and petroleum-derived products, as well as other business. The activities may also be carried out through participation in or cooperation with other companies.”

Article 2 shall be amended to read:

“The Company’s registered office is located in the municipality of Stavanger.”

Article 3 shall be amended to read:

“The share capital of the Company is NOK 7,971,617,757.50 divided into 3,188,647,103 shares of NOK 2.50 each.”

Article 4 shall be amended to read:

“The Board of Directors of the Company shall consist of 10 members. The Board of Directors, including the chair and the deputy chair, shall be elected by the Corporate Assembly. Deputy Directors may be elected in respect of the directors elected by and among the employees in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies.”

Article 6 shall be amended to read:

“The Board shall appoint the Company’s Chief Executive Officer and stipulate his/her salary.”

Article 7, first paragraph, shall be amended to read:

“The Company shall have a Corporate Assembly consisting of 18 members and deputy members. The Annual General Meeting shall elect 12 members and 4 deputy members for these 12 members. 6 members and deputies for these 6 members shall be elected by and among the employees of the Company in accordance with regulations pursuant to the Public Limited Companies Act concerning the rights of employees to be represented on the Board of Directors and in the Corporate Assembly of limited companies.”

Article 8 shall be amended to read:

“The Annual General Meeting shall be held each year by the end of June. Annual General Meetings shall be held in the municipality of Stavanger or Oslo.”
Article 9 shall be amended to read:

“The Annual General Meeting shall address and decide the following matters:

Adoption of the annual report and accounts, including the declaration of dividends.

Any other matters which are referred to the Annual General Meeting by statute law or the articles of association.

Article 11 shall be amended to read:

The duties of the Election Committee are to submit a recommendation to the Annual General Meeting for the election and remuneration of shareholder-elected members and deputy members of the Corporate Assembly, and to submit a recommendation to the Corporate Assembly for the election and remuneration of shareholder-elected members of the Board of Directors. The chair of the Board of Directors and the President and Chief Executive Officer shall be invited, without having the right to vote, to attend at least one meeting of the Election Committee before it makes its final recommendation.

The Election Committee consists of four members who must be shareholders or representatives of shareholders and who shall be independent of the Board of Directors and the Company’s management. The members of the Election Committee, including the chair, shall be elected by the Annual General Meeting. The chair of the Election Committee and one other member shall be elected from among the shareholder-elected members of the Corporate Assembly. The members of the Election Committee are elected for a term of 2 years. The Annual General Meeting stipulates the remuneration to be paid to the members of the Election Committee. The Company will cover the costs of the Election Committee.

At the proposal of the Board of Directors shareholder-elected members, the Corporate Assembly may adopt instructions for the Election Committee.”

Article 12 shall be deleted.

These amendments to the Articles of Association shall enter into force on the date that the merger becomes effective.

8.3 Election of shareholder-elected members to the Corporate Assembly

As a consequence of the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities, it is anticipated that there will be an election of new shareholder-elected members to the Corporate Assembly. It follows from the Merger plan that the election committee of Statoil ASA shall nominate seven of the shareholder elected members (with the addition of two deputy members), while the election committee of Norsk Hydro ASA shall nominate five members (with the addition of two deputy members). The two companies’ election committees have coordinated their efforts and proposed a composition of the Corporate Assembly which meets the needs of the merged company with respect to competence, continuity and renewal. In addition to the 12 shareholder-elected members, six members of the Corporate Assembly will be elected by and among the employees.
The following members are nominated by Statoil ASA’s election committee:
Olaug Svarva (49), managing director, the Norwegian National Insurance Fund (leader)
Erlend Grimstad (39), executive vice president, Umoe AS
Greger Mannsverk (46), managing director, Kimek AS
Steinar Olsen (57), chair of the board of directors, MI Norge AS
Benedicte Berg Schilbred (60), working chair of the board of directors, Odd Berg Gruppen
Ingvald Strommen (56), professor at the Norwegian University of Science and Technology
(NTNU)
Inger Østensjø (52), chief officer, Stavanger local authority

Deputy members:
1st deputy: Oddbjørg Ausdal Starrfelt (58), senior adviser, Mercuri Urval
3rd deputy: Hege Sjo (38), manager, European engagements, Hermes Investment Management Ltd.

The following members are nominated by Norsk Hydro ASA’s election committee:
Idar Kreutzer (44), chief executive officer, Storebrand (deputy leader)
Rune Bjerke (46), chief executive officer, DnB NOR
Gro Brækken (54), chief executive officer, Save the Children Norway
Benedicte Schilbred Fasmer (40), director for capital markets, Sparebanken Vest
Kåre Rommetveit (61), director, University of Bergen

Deputy members:
2nd deputy: Anne-Margrethe Firing (52), senior vice president, Nordea Bank Norge
4th deputy: Shahzad Rana (39), chair of board, Questpoint

The members are elected with effect from the date that the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will be until the annual general meeting in 2010.

8.4 Election of the Election Committee

In accordance with the Merger plan, the merged company shall have an Election Committee of four members. The election committees of Statoil ASA and Norsk Hydro ASA, respectively, shall each nominate two members. The two companies’ election committees have coordinated their efforts and proposed a composition of the Election Committee which meets the needs of the merged company with respect to competence, continuity and renewal.

The following candidates are nominated for the new Election Committee:
Olaug Svarva, managing director, the Norwegian National Insurance Fund (leader)
Benedicte Schilbred Fasmer, director for capital markets, Sparebanken Vest
Tom Rathke (50), managing director, Vital Forsikring and chief executive officer, DnB NOR
Bjorn Ståle Haavik (44), Director General, Norwegian Ministry of Petroleum and Energy

The members are elected with effect from the date that the merger between Statoil ASA and Norsk Hydro ASA’s petroleum activities becomes effective. Their term of office will be until the annual general meeting in 2010.
It follows from the Merger plan that the number of shares to be issued as consideration to the shareholders in Norsk Hydro ASA is based on cancellation by Statoil ASA of 5,867,000 treasury shares and redemption of 14,291,848 shares belonging to the state represented by the Norwegian Ministry of Petroleum and Energy. The capital reduction involved in the cancellation/redemption of shares shall be implemented before the effective date of the merger. The state’s shares will be redeemed in accordance with agreements entered into with the state. On redemption, Statoil ASA shall pay a price per share to the state corresponding to the volume-weighted average of the price paid by Statoil ASA for shares bought in the market, plus interest from the time of each individual repurchase until payment is effected. The capital reduction is conditional on giving notice to the creditors. A confirmation from the auditor that the company’s remaining tied-up equity will be fully covered after the reduction is enclosed with the invitation to the general meeting.

Proposed resolution:

“The company’s share capital is reduced by NOK 50,397,120 by

(i) cancellation of 5,867,000 treasury shares, and (ii) redemption of 14,291,848 shares held by the state represented by the Norwegian Ministry of Petroleum and Energy through the payment of NOK 2,441,899,894 to the state represented by the Ministry of Petroleum and Energy. The amount corresponds to the average volume-weighted price of the company’s repurchases of own shares in the market with the addition of interest. The amount paid in excess of the nominal share price shall be charged to the premium fund.”

With effect from the effective date of the capital reduction, Article 3 of the Articles of Association shall be amended to read:

“The share capital of the Company is NOK 5,364,962,167.50 divided into 2,145,984,867 shares of NOK 2.50 each.”
REGISTRATION TO ATTEND THE GENERAL MEETING

You are requested to register if you plan to attend the general meeting, either personally or by proxy, before 2 July 2007 at 16:00. Address: DnB NOR Bank ASA, Verdipapirservice, Stranden 21, NO-0021 Oslo. Fax +47 22 48 11 71, or electronically via Investor Services. You can also register at www.statoil.com/register.

Stavanger, 29 May 2007

Jannik Lindbæk
Chair of the Board of Directors

Enclosure: Confirmation from the auditor that the company's remaining tied-up equity will be fully covered after the reduction
To the Shareholders’ Meeting in Statoil ASA

We confirm that, following a capital reduction in Statoil ASA of NOK 50 397 120, from NOK 5 415 359 287,50 to NOK 5 364 962 167,50 together with a distribution in excess of the nominal value of NOK 2 406 170 274, there is coverage for the remaining share capital and other restricted equity.

Stavanger, 25 May 2007
ERNST & YOUNG AS

Jostein Johannessen
State Authorized Public Accountant (Norway)
(sign.)

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