

To the shareholders of Norsk Hydro ASA

Notice of Annual General Meeting 2015

Notice is hereby given that the Annual General Meeting of Norsk Hydro ASA will be held at the company's office at Vækerø, Drammensveien 260, N-0283 Oslo, Norway on Wednesday, 6 May 2015 at 14:00 hours (CET).

Items on the agenda:

- 1 Approval of the notice and the agenda
- 2 Election of one person to countersign the Minutes
- 3 Approval of the Financial Statements and the Board of Directors' Report for the financial year 2014 for Norsk Hydro ASA and the group, including distribution of dividend

The Board of Directors proposes a dividend of NOK 1.00 per share. The dividend will accrue to the company's shareholders as of the date of the General Meeting, i.e. 6 May 2015. The Financial Statements and the Board of Director's Report for the financial year 2014, together with the auditor's report, are available on the company's website www.hydro.com.

4 Auditor's remuneration

It is proposed that the fee for audit to KPMG AS for Norsk Hydro ASA for the financial year 2014 of NOK 8,256,000 is approved.

5 Statement on corporate governance in accordance with Section 3-3b of the Norwegian Accounting Act

Pursuant to Section 5-6 (4) of the Norwegian Public Limited Companies Act, the General Meeting shall consider the statement on corporate governance made in accordance with Section 3-3b of the Norwegian Accounting Act. The Chair of the Board of Directors will explain the main contents of the statement. The statement is included in the section entitled "Norwegian code of practice for corporate governance" in Norsk Hydro ASA's Financial Statements and the Board of Directors' Report - 2014. The statement is not subject to a cast of vote. The Financial Statements and the Board of Director's Report - 2014 are available on the company's website www.hydro.com.

6 Guidelines for remuneration to the executive management

In accordance with Section 6-16a of the Norwegian Public Limited Companies Act, the Board of Directors shall prepare a special statement on the stipulation of wages and other remuneration to the President and CEO and other executive employees for the coming accounting year. The statement will be submitted to an advisory vote. The statement is available on the company's website www.hydro.com and is included as note 9 of the consolidated Financial Statements of Norsk Hydro ASA.

7 Update of the Articles of Association

The Company's current Articles of Association are available on its website at www.hydro.com.

Pursuant to Section 5A of the Articles of Association, the Nomination Committee consists of four members. The Nomination Committee proposes to amend the Articles of Association so that the Nomination Committee consists of minimum three and maximum four members. It is further proposed that the Nomination Committee elects a new chairperson if the chairperson resigns as a member of the Nomination Committee during the electoral period. The proposal is a technical adjustment in case one member resigns during the elected period. If the changes are adopted Section 5A will read as follows:

Section 5A

"The Nomination Committee consists of minimum three and maximum four members who shall be shareholders or shareholders' representatives. The members of the Nomination Committee, including its chairperson, are elected by the General Meeting. The chairperson of the Nomination Committee and at least one other member shall be elected among the members and deputies of the Corporate Assembly elected by the shareholders. The members of the Nomination Committee are elected for periods of up to two years at a time. If the chairperson resigns as member of the Nomination Committee during the electoral period, the Nomination Committee shall elect among its members a new chair-person for the remainder of the new chair-person's electoral period.

The chairperson of the Board of Directors and the President and CEO, who do not hold voting rights, shall be requested to attend at least one meeting of the Nomination Committee before it furnishes its final recommendation.

The Nomination Committee makes its recommendation to the General Meeting regarding the shareholders' election of members and deputy members to the Corporate Assembly and regarding remuneration to the members of the Corporate Assembly.

The Nomination Committee makes its recommendation to the General Meeting regarding the election of the members and the chairperson of the Nomination Committee and regarding remuneration to the members of the Nomination Committee

The Nomination Committee makes its recommendation to the Corporate Assembly regarding the election of the shareholders' representatives to the Board of Directors and regarding remuneration to the members of the Board of Directors.

At the proposal of the Corporate Assembly's shareholderelected members, the General Meeting adopts guidelines for the Nomination Committee."

8 Extraordinary election to the Corporate Assembly

The Nomination Committee proposes that the following is elected as member of the Corporate Assembly:

i) Berit Ledel Henriksen

The members of the Corporate Assembly are normally elected for a period of up to two years. The Nomination Committee proposes that Berit Ledel Henriksen is elected for the remainder of the electoral period of the Corporate Assembly of 2 years, from 7 May 2014.

The Nomination Committee's recommendation is available at: http://www.hydro.com

9 Extra ordinary election to the Nomination Committee, election of chairperson

The Nomination Committee proposes that the following is elected as member of the Nomination Committee:

i) Berit Ledel Henriksen

The members of the Nomination Committee are normally elected for a period of up to two years. The Nomination Committee proposes that Berit Ledel Henriksen is elected for the remainder of the electoral period of the Nomination Committee of 2 years, from 7 May 2014.

The Nomination Committee proposes that the following is elected as chairperson of the Nomination Committee:

ii) Terje Venold.

Terje Venold was elected as member of the Nomination Committee by the General Meeting on 7 May 2014. The Nomination Committee proposes that Terje Venold is elected as chairperson for the remainder of his electoral period of 2 years, from 7 May 2014.

The Nomination Committee's recommendation is available at: http://www.hydro.com

10 Remuneration for the members of the Corporate Assembly and the Nomination Committee

The Nomination Committee recommends that the General Meeting approves the following fees for the members of the Corporate Assembly and the Nomination Committee with effect from 1 January 2015:

10.1 Corporate Assembly:

Chair, annual compensation of NOK 104,000 (from NOK 100,900), in addition to NOK 7,500 per meeting where the Chair is present; and Deputy Chair/member/deputy member, NOK 7,500 per meeting where the respective member is present (from NOK 7,300).

These fees were adjusted most recently in 2014.

10.2 Nomination Committee:

Remuneration per meeting:

Chair, NOK 7,500 per meeting where the Chair is present (from NOK 7,100); and the other members of the Nomination Committee, NOK 6,000 per meeting where the respective member is present (from NOK 5,700).

These fees were adjusted most recently in 2014.

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This notice, the appendices and the company's Articles of Association are available on the company's website www.hydro.com.

Written copies of the notice and the appendices may be requested from:

Norsk Hydro ASA v/ Investor Relations P.O. Box 980 Skøyen N-0240 Oslo Norway

Request may also be made by email to ir@hydro.com.

The shareholders have the following main rights in connection with a General Meeting:

- Right to attend the General Meeting, either in person or by proxy (see below).
- Right to address the General Meeting.
- Right to bring one adviser and convey to him/her the right of address.
- Right to request information from the members of the Board
 of Directors and the Corporate Assembly and the President
 and CEO as further set out in Section 5-15 of the Norwegian Public Limited Companies Act. Request for information
 should be put forward no later than ten days prior to the
 General Meeting.
- Right to submit alternative proposals in connection with the items to be dealt with by the General Meeting.
- Right to have matters dealt with by the General Meeting that the shareholder has submitted in writing to the Board of Directors within seven days prior to the deadline for notice of the General Meeting, together with the proposed decision or a reason why the matter should be put on the agenda. The General Meeting can ordinarily not deal with other matters than those included in the notice.

Shareholders wishing to request information from the members of the Board of Directors and Corporate Assembly and the President and CEO, or wishing to have matters dealt with at the General Meeting are requested to proceed as described on the company's website www.hydro.com.

Pursuant to Article 9 fourth paragraph of the company's Articles of Association, a shareholder has the right to cast vote for the number of shares that are registered on the respective shareholder with the Norwegian Central Securities Depository (the VPS) on the fifth business day before the General Meeting (i.e. 28 April 2015). Beneficial owners of shares registered with nominee accounts who wish to exercise their rights at the General Meeting must register themselves directly in the VPS registry of shareholders and be registered with the VPS on the fifth business day prior to the General Meeting (i.e. 28 April 2015).

Pursuant to Article 9 third paragraph of the company's Articles of Association, shareholders who wish to attend the General Meeting (either in person or by proxy) must no later than five days prior to the General Meeting notify the company of his or her attendance. The enclosed attendance form (which is also made available on the company's website as set out above) must be received no later than 4 May 2015 by DNB Bank ASA at the following address:

DNB Bank ASA Verdipapirservice P.O. Box 1600 Centrum N-0021 Oslo

Notification may also be made electronically via the company's website www.hydro.com/register, or electronically via VPS Investor Services. Such electronically notification must be completed no later than by the above-mentioned deadline.

Proxv

Any shareholder may attend the meeting by a proxy appointed in writing. A shareholder wishing to attend and vote at the General Meeting by proxy may send a proxy form electronically via Investor Services or in writing to DNB Bank ASA, Verdipapirservice, within the above deadline. A proxy for a shareholder who has registered within the above deadline may also present a proxy form upon attendance at the General Meeting. The proxy form must be accompanied by proofs of identity for both the shareholder and the proxy and in cases where the shareholder is a legal entity, a certificate of registration. Any proxy form submitted that does not name a proxy shall be deemed to be granted as a proxy to the Chair of the Corporate Assembly or the person appointed by the Chair. A proxy form is enclosed and is also made available on the company's website as set out above. The proxy form may contain instructions as to how the proxy is to vote on individual items. If there is doubt regarding the interpretation of the instructions, the proxy shall proceed on the basis of the interpretation that he or she considers reasonable. If the instructions are unclear, the proxy may abstain from voting.

Vote in advance

Pursuant to Article 9 fifth paragraph of the company's Articles of Association, the Board of Directors may determine that share-holders shall be able to cast vote in advance in writing, including by use of electronic means, during a period preceding the General Meeting. The Board of Directors has resolved that the share-holders shall be given such opportunity in connection with this year's General Meeting to cast vote in advance in writing by use of electronic means. A vote in advance may be cast by accessing www.hydro.com/register or via VPS Investor Services.

A vote in advance may be cast until two business days prior to the General Meeting (i.e. until 16:00 hours (CET) on 4 May 2015) for shares that were registered with the VPS on the fifth business day prior to the General Meeting (i.e. 28 April 2015). Until the deadline, votes already cast may be changed or withdrawn. Votes already cast prior to the General Meeting will be considered withdrawn in the event a shareholder attends the General Meeting in person or by proxy.

Other matters

No admission cards will be issued for the General Meeting.

The General Meeting is opened and chaired by the Chair of the Corporate Assembly or, in the Chair's absence, by the Deputy Chair, cf. section 5-12 Norwegian Public Limited Liability Act and the Articles of Association section 9 sixth paragraph.

Norsk Hydro ASA is a public limited company subject to the rules of the Norwegian Public Limited Companies Act. Each share carries one vote and the shares have equal rights also in all other aspects. There are in total 2,068,998,276 issued shares in Norsk Hydro ASA as of the date of this notice, of which Norsk Hydro ASA itself owns 29,165,988 shares without voting rights. The total number of shares with voting rights is accordingly 2,039,832,288.

Oslo, 10 March 2015 THE BOARD OF DIRECTORS

Overview of appendices etc to the notice which are available at the company's website set out above:

Appendix 1: The Financial Statements, the Board of Director's Report and the auditor's report for the financial year 2014

Appendix 2: Form of attendance and proxy

Appendix 3: Board of Directors' statement on management remuneration Appendix 4: The recommendation from the Nomination Committee