NOTICE OF ANNUAL GENERAL MEETING

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ADS CRUDE CARRIERS PLC

Reg.No.383277 – Public Limited Liability Company

Registered Office and Secretary:

OSM House, 22 Amathountos, 4532 Agios Tychonas, Limassol, Cyprus Tel: +357 25 335501, email: lia.papaiacovou@shiphold.com

Notice is hereby given that the Annual General Meeting of the Shareholders of the Company will be held on **Wednesday** 27th May 2020 at 16:00 hours (local time), at the Registered Office of the Company in Limassol when the following Ordinary business will be transacted:

- 1. To receive and consider the Annual Report;
- 2. To elect members of the Board of Directors;
- 3. To approve the remuneration of Directors for 2020; and
- 4. To re-appoint the Auditors of the Company and authorise the Board of Directors to determine their remuneration for 2020.

ORDINARY BUSINESS:

1. <u>To receive and consider the Annual Report of the Company</u>

To receive and consider the Board of Directors' Report, the Audited Annual Financial Statements of the Company, the Audited Consolidated Financial Statements of the Group and the Auditors' Report, for the year 2019 (collectively, the "Annual Report"), as pursuant to the Cyprus Companies Law, Cap.113 (as amended) the Board of Directors shall present in a general meeting of the Company the Annual Report. The Annual Report was approved by the Board of Directors on 2 April 2020 and published and made available to each Shareholder the following day on the Company's website.

2. <u>To elect members of the Board of Directors</u>

As per the Articles of Association of the Company, (i) "At every subsequent annual general meeting, one third of the directors of the company for the time being, or if their number is not a multiple of three, then the number nearest to one third, shall retire from office" and (ii) "the directors to retire in every year shall be those who have been longest in office since their last election and for directors who became directors on the same day, the director(s) to retire should be agreed amongst themselves or else be determined by lot". Also, a retiring Director can stand for re-election.

As all current serving Directors were appointed at the Company's last Annual General Meeting held on 2 August 2019, the two Directors of the Company that will retire from office at the forthcoming Annual General Meeting are Mr. Trym Sjølie and Mrs. Thessalia Papaiakovou, both whom will offer themselves for re-election.

The bios of the Directors are available on the Company's website, www.adscrude.com.

The Board of Directors proposes the following to be resolved as:

Ordinary Resolution 1(a)

"That Trym Sjølie be and is hereby re-appointed as a Director of the Company."

Ordinary Resolution 1(b)

"That Thessalia Papaiakovou be and is hereby re-appointed as a Director of the Company."

3. <u>To approve the remuneration of Directors</u>

Pursuant to the Articles of Association of the Company, the remuneration of the directors shall from time to time be determined by the company in a general meeting and all travel and other costs and expenses related to the service as a Director in the Board of Directors of the Company, shall be borne by the Company.

The Board of Directors proposes that Directors are entitled to remuneration at the rate of EUR 7,500 per annum, while the Chairman and Deputy Chairman positions receive an additional EUR 2,500 per annum. Directors who are shareholder representatives have elected to waive their right to receive remuneration.

The Board of Directors proposes the following to be resolved as:

Ordinary Resolution 2

"That until the next Annual General Meeting the principal remuneration payable to board members is EUR 7,500 per annum and an additional EUR 2,500 is payable in case of the Chairman and Deputy Chairman."

4. <u>To re-appoint the Auditors and authorise the Board of Directors to determine their remuneration for 2020</u>

Pursuant to Cyprus Companies Law, Cap.113 (as amended), it is (inter alia) provided that "At any annual general meeting the outgoing auditor is re appointed regardless how appointed, without adopting a resolution unless - (a) he does not possess the qualifications for reappointment or (b) at that meeting it was decided that another person be appointed instead or expressly decided for him not to be re-appointed or (c) has given the company a written notice of his unwillingness to be reappointed ..." The Company's Auditors, RSM Cyprus Limited, expressed their wish to continue to provide their services.

The remuneration paid to the Auditors for 2019 is disclosed in Note 8 of the Company's Annual Report and includes fees for the Company's 2019 annual audit; the audit of the Company's consolidated financial statements for 2019, audit work associated with the Company's quarterly and half-yearly reporting for 2019 as well as fees related to the audits of the Company's subsidiaries.

The Board of Directors proposes the following to be resolved as:

Ordinary Resolution 3

"That the remuneration of the Auditors of the Company is to be determined by the Board of Directors in accordance with the Articles of Association."

INFORMATION ABOUT THE AGM

The **Record Date** for the participation at the Annual General Meeting is 5 May 2020. Only Shareholders registered in the Registry of the Merkur Markets Stock Exchange in Norway at the Record Date shall have the right to attend, vote and address the Annual General Meeting. Any change in the relevant Registry after the Record Date will not be counted in determining the right of any person to attend and vote at the Meeting.

The **Issued Ordinary Shares** of the Company, comprising its total issued share capital, at the Record Date are 23,390,300 ordinary shares and every ordinary share incorporates the right of one vote. The holder of an ordinary share of the Company is a Shareholder of the Company.

Any Shareholder entitled to attend, vote and address the Annual General Meeting is **entitled to appoint a proxy** to attend, vote and speak in his stead. A proxy needs not be a Shareholder. A Shareholder can appoint a proxy using either Proxy Form A or Proxy Form B (Enclosures I and II, respectively) and submitting the proxy document to Nordea VPS by email at nis@nordea.com by latest 9:00 (CET) on 25 May 2020. The current travel restrictions and restrictions on holding meetings of more than a certain number of people being present, may result in it not being possible to vote during the forthcoming Annual General Meeting in person, so Shareholders are strongly encouraged to appoint the Chair of the forthcoming Annual General Meeting as their proxy to ensure their vote is recorded.

Every **Shareholder has the right** to ask questions relating to the items of the agenda of the Annual General Meeting, subject to any measures the Company may adopt for the ascertainment of the Shareholder's identity, as well as to parameters relating to the planning and the good order of the Annual General Meeting, the confidentiality and the business interests of the Company. Subject to what is mentioned in relation to the Record Date, any Shareholder is entitled to attend, vote and address the Annual General Meeting.

The **Annual Report** (which includes the Board of Directors' Report, the Auditors Report, the Audited Financial Statements of the Company, the Audited Consolidated Financial Statements of the Group for the year 2019) is available at the website of the Company <u>www.adscrude.com</u>.

This Notice is posted at the website of the Company www.adscrude.com

5 May 2020

By order of the Board of Directors, Thessalia Papaiakovou Secretary of ADS Crude Carriers plc

Enclosures:

Enclosure I Shareholder Proxy Form 1

Enclosure II Shareholder Proxy Form 2

Enclosure I

SHAREHOLDER PROXY FORM A

Form A
To ADS Crude Carriers plc This shareholder proxy form should be returned by email to Nordea VPS at nis@nordea.com by no later than 09:00 (CET) on 25 May 2020
I/We (name)
of (address)
holding the following number of shares in the Company
hereby appoint / the Chair of the forthcoming Annual General
Meeting or his/her nominee to be my/our proxy to vote for me/us and on my/our behalf at the Annual General Meeting of the Company, to be held
on Wednesday 27th May 2020 at 16:00 hours (local time), at OSM House, 22 Amathountos, 4532 Agios Tychonas, Limassol, Cyprus and at
any adjournment thereof.
Dated:
Signed:
NOTES:
1. A Shareholder entitled to attend and vote at the Meeting may appoint a proxy to attend and, on a poll, vote in place of the Shareholder. The
current travel restrictions and restrictions on holding meetings of more than a certain number of people being present may mean that it is not
possible to vote during the Meeting in person so Shareholders are strongly encouraged to appoint the Chair of the Annual General Meeting as their proxy to ensure their vote is recorded. A Shareholder may choose a proxy of their own choice by inserting the proxy's name on this proxy form in
the space provided above.
2. If the Shareholder is a corporation, this form must be executed under its common seal or the hand of a duly authorized officer and satisfactory evidence of authority must be provided.
3. The proxy will exercise the proxy's discretion as to whether, and how to vote.
4. If the proxy form is returned without an indication of the number of shares or an inaccurate number of shares held by the Shareholder, the proxy
will be recognized to the extent of the number of shares (if any) recorded in VPS in the name of the Shareholder as of the record date of the Annual
General Meeting (5 May 2020).
5. In the case of joint holders, any holder may sign this form.

Enclosure II

SHAREHOL	PROXY	FORM B
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To ADS Crude Carriers plc This shareholder proxy form should be returned by email to Nordea VPS at nis@nordea.com by no later than 09:00 (CET) on 25 May 2020				
I/We (name)				
of (address)				
holding the following	g number of shares in the Company			
hereby appoint / the Chair of the forthcoming Annual Genera				
Meeting or his/her nominee to be my/our proxy to vote for me/us and on my/our behalf at the Annual General Meeting of the Company, to be held				
on Wednesday 27 ^t	h May 2020 at 16:00 hours (local time), at OSM House, 22 Amatho	untos, 4532 Agios Tychonas, Limassol, Cyprus and at		
any adjournment thereof.				
My/our instructions	for voting with respect to the resolutions mentioned below are as follo	WS:		
 Resolution 1a 	Re-election of Trym Sjølie, as a director	In Favour of/Against*		
 Resolution 1b 	Re-election of Thessalia Papaiakovou, as a director	In Favour of/Against*		
 Resolution 2 	Approval of the Board of Directors' remuneration for 2020	In Favour of/Against*		
 Resolution 3 	Authority to be granted to the Board of Directors to set	In Favour of/Against*		
	the remuneration of the Auditors for 2020			
*Strike out whichever	is not desired.			
Unless otherwise instructed, the proxy may vote as the proxy thinks fit or abstain from voting in respect of the resolutions specified and also on any other business which may come before the Meeting.				
Dated:				
Signed:				
NOTES: 1. A Shareholder entitled to attend and vote at the Meeting may appoint a proxy to attend and, on a poll, vote in place of the Shareholder. The current travel restrictions and restrictions on holding meetings of more than a certain number of people being present may mean that it is not possible to vote during the Meeting in person so Shareholders are strongly encouraged to appoint the Chair of the Annual General Meeting as their proxy to ensure their vote is recorded. A Shareholder may choose a proxy of their own choice by inserting the proxy's name on this proxy form in the space provided above.				
2. If the Shareholder is a corporation, this form must be executed under its common seal or the hand of a duly authorized officer and satisfactory evidence of authority must be provided.				
3. If the proxy form is returned without an indication as to how the proxy is to vote on a particular matter, the proxy will exercise the proxy's discretion as to whether, and how to vote.				
4. If the proxy form is returned without an indication of the number of shares or an inaccurate number of shares held by the Shareholder, the proxy will be recognized to the extent of the number of shares (if any) recorded in VPS in the name of the Shareholder as of the record date of the Annual General Meeting (5 May 2020).				

5. In the case of joint holders, any holder may sign this form.