RIVERSTONE ENERGY LIMITED

(Company No. 56689)

Signature

FORM OF PROXY



				(full name) of
				(address)
behalf and if nece	ssary demand a poll at the fourth Annual Gei	neral Meeting of the	retary as my/our proxy to attend and vote on Company to be held at The Old Government 17 at 10.30 a.m. (BST) and at any adjournmen	House Hotel,
	Please tick here if this proxy appointment appointments being made*	at is one of multiple	Event Code:	
			Barcode:	
Please indicate the number of shares this proxy is appointed over (if less than your full voting entitlement). Investor Code:				
IMPORTANT: IF YOU YOU SHOULD INSER	ent of more than one proxy, see Note 2. WISH YOUR PROXY TO CAST ALL OF YOUR VOTES F IT AN "X" IN THE APPROPRIATE BOX. IF YOU WISH: ES IN RESPECT OF THE RESOLUTION, INSERT THE I	YOUR PROXY TO CAST	SOLUTION, OR TO WITHHOLD ALL YOUR VOTES IN RE ONLY CERTAIN VOTES FOR AND CERTAIN VOTES AGA SHARES IN THE APPROPRIATE BOX.	SPECT OF THE RESOLUTION, SINST, OR TO WITHHOLD
Ordinary Reso	lutions	For Against Vote		For Ag
the year ended	e annual audited financial statements of the Company for r ended 31 December 2016, together with the reports of ectors and the Auditor thereon, be received and considered.		c. the maximum price which may be paid for an Ordinary Share is an amo to the higher of: (a) 105 per cent. of the average of the middle market qu for an Ordinary Share on the relevant market for the five business days ir	
	oung LLP (Guernsey) be re-appointed as Auditor sion of the next annual general meeting.		preceding the date on which the Ordinary S (i) the price of the last independent trade for current independent bid for an Ordinary Sha	an Ordinary Share and (ii) t
	Board of Directors be authorised to determine the ion of the Auditor. d. the authority hereby conferred shall expire at the next and Company due to be held in 2018 unless such authority is prior to such date by a special resolution of the Company		the next annual general mee authority is varied, revoked	
4. That Peter Bark	er be re-elected as a Director.		that the Company may make an offer or agrauthority before its expiry which will or may	eement to acquire shares und y be executed wholly or part
5. That Patrick Fir	th be re-elected as a Director.		expiration and the Company may make an ac pursuant to such an offer or agreement as if not expired.	
	layden be re-elected as a Director.		13. That, in accordance with Article 6.7 of the Articles, the Directors be empowere issue (or sell from treasury) equity securities (within the meaning of the Compa	
7. That Pierre F. Lapeyre be re-elected as a Director.			for cash as if article 6.2 of the Articles did not ap provided that this power shall be limited to the al number of equity securities equal to 8,448,006 C	fotment and issue of (i) up to
	Leuschen be re-elected as a Director.		10 per cent. of the Ordinary Shares in issue as at date of this notice) and (ii) an unlimited number	the latest practicable date pric of Ordinary Shares in accord
	Ryan be re-elected as a Director.		the Performance Allocation Reinvestment Agrees the Company and Riverstone Energy Limited C partner Riverstone Holdings II Cayman, Ltd. ("F	apital Partners L.P., acting by
	ompson be re-elected as a Director. ittet be re- elected as a Director.		agrees to reinvest the portion of each Performance the IPO Prospectus) attributable to RELCP, and s	ce Allocation (as defined and a shall expire on the date falling
			after the date of passing of this Resolution 13 or general meeting of the Company in 2018, which	
accordance with (subject to the I legislation and r of each class of or cancellation). a. the maximum. Ordinary Sha. (being 14.99 as at the late: b. the minimum:	any be and is hereby generally and unconditionally the Companies (Guernsey) Law, 2008, as amended (t. isting Rules made by the UK Listing Authority an gulations), to make market acquisitions (as defined in its shares (either for the retention as treasury shares PROVIDED THAT: In number of shares authorised to be purchased shalues (as defined in the Company's articles of incorpor per cent. of the Ordinary Shares in issue (excluding set practicable date prior to the date of publication or price (exclusive of expenses) which may be paid to one penny;	he "Companies Law") d all other applicable the Companies Law) for resale or transfer, ll be 12,663,562 ration (the "Articles") thares held in treasury) of this document);	may before such expiry make offers or agreemen to be allotted and issued (or sold) after such expiration (or sell) shares in pursuance of any such offer or power conferred by this Resolution 13 has expirall unexercised authorities previously granted to securities in the capital of the Company for cash article 6.2 of the Articles did not apply to such at to any allotment and issue of equity securities alroffered or agreed to be made pursuant to such at 14. That the amendments to the Articles of the Cot to the Notice of Annual General Meeting and s Company tabled by the Chairman at the Annual	ts which would or might requy and the Directors may allogreement notwithstanding the d. This resolution revokes and the Directors to allot and issue as if the pre-emption rights of llotment and issue but without eady made, atthorities. In the terms set out in the amended Article to the pre-emption of the pre-emption rights of llotment and issue but without eady made, atthorities.

I/We, [Please insert shareholder name(s) using block capitals] [Please note if the shareholder name(s) is not inserted the Form of Proxy cannot be used]

IMPORTANT: IN ORDER TO BE VALID AT THIS MEETING THIS FORM OF PROXY MUST BE RECEIVED BY CAPITA ASSET SERVICES, PXS1, 34 BECKENHAM ROAD, BECKENHAM, KENT, BR3 4ZF NO LATER THAN 10.30 A.M. (BST) ON 19 MAY 2017. ALTERNATIVELY YOU MAY SUBMIT YOUR PROXY ELECTRONICALLY NO LATER THAN 10.30 A.M. (BST) ON 19 MAY 2017 USING THE CAPITA SHARE PORTAL SERVICE AT WWW.CAPITASHAREPORTAL.COM.

Notes:

- Please insert your full name(s) and address(es) in BLOCK CAPITALS.
 In the case of joint holders, the names and addresses of all the joint holders should be stated on this Form of Proxy.
- 2. Shareholders entitled to attend and vote at the meeting may appoint one or more proxies (who need not be a Shareholder) to attend, speak and vote on their behalf, provided that if two or more proxies are to be appointed, each proxy must be appointed to exercise the rights attaching to different shares. Where multiple proxies have been appointed to exercise rights attached to different shares, on a show of hands those proxy holders taken together will collectively have the same number of votes as the Shareholder who appointed them would have on a show of hands if he were present at the meeting. On a poll, all or any of the rights of the Shareholder may be exercised by one or more duly appointed proxies. To appoint more than one proxy you may photocopy this Form of Proxy. Please indicate the proxy holder's name and the number of shares in relation to which they are authorised to act as your proxy (which, in aggregate, should not exceed the number of shares held by you). Please also indicate if the proxy instruction is one of multiple instructions given by you. All hard copy proxy appointments must be signed and should be returned together in the same envelope.
- 3. If you wish to appoint as a proxy a person other than the Chairman of the meeting or the Company Secretary, please insert the name of the proxy preferred in the space provided. The person to whom this proxy is given need not be a member of the Company but must attend the meeting in person to represent you. If no name is entered, the return of this Form of Proxy duly signed will authorise the Chairman of the meeting or the Company Secretary to act as your proxy.
- The completion and return of this Form of Proxy will not prevent you from attending in person and voting at the meeting should you subsequently decide to do so.
- 5. In the absence of instructions, your proxy may vote or withhold from voting as he or she thinks fit on the specified resolutions and, unless instructed otherwise, may also vote or withhold from voting as he or she thinks fit on any other business (including on a motion to amend a resolution, to propose a new resolution or to adjourn the meeting) which may properly come before the meeting. A vote withheld is not a vote in law. If instruction is given to withhold from voting in respect of any resolution, this instruction will be deemed to be neither a vote for or against the resolution.

- 6. Any alteration made to this Form of Proxy should be initialled by the person who signs it.
- 7. In the case of joint holders, such holders may elect one of their number to represent them and vote whether in person or by proxy in their name. In the absence of such an election, the person whose name stands first on the share register of the Company shall alone be entitled to vote.
- In the case of a corporation, this proxy must be given under its common seal or signed by a duly authorised officer or attorney.
- 9. To be valid, this Form of Proxy (together with any power of attorney or other authority under which it is signed or a copy of such authority certified notarially) must be received by Capita Asset Services, PXS1, 34 Beckenham Road, Beckenham, Kent BR3 4ZF, as soon as possible but, in any event, so as to arrive not later than 10:30 a.m. (BST) on 19 May 2017. Alternatively, Shareholders may submit proxies electronically not later than 10:30 a.m. (BST) on 19 May 2017 using the Capita Share Portal Service at www.capitashareportal.com.
- 10. The time by which a person must be entered on the share register in order to have the right to attend and vote at the meeting is close of business on 21 May 2017. If the meeting is adjourned, the time by which a person must be entered on the share register in order to have the right to attend and vote at the adjourned meeting is 48 hours before the date fixed for the adjourned meeting. In calculating such 48 hours period, no account shall be taken of any part of a day that is not a business day in London and Guernsey. Changes to entries on the share register after such times shall be disregarded in determining the rights of any person to attend or vote at the meeting.
- 11. Shares held in uncertificated form (i.e. in CREST) may be voted through the CREST Proxy Voting Service in accordance with the procedures set out in the CREST manual.