ANNUAL REPORT AND FINANCIAL STATEMENTS
FOR THE YEAR ENDED
31 DECEMBER 2018

_	_				_		$\overline{}$	`	\sim
u	_	uк	ıvr	TR		$-\mathbf{r}$	 v:	v	

CONTENTS

Officers and Professional Advisers	Page 2
Chairman's Statement	3
Executive Director's Statement	4
Operations Report	7
Financial Report	9
Strategic Report	10
Report of the Directors	14
Statement of Directors' Responsibilities	19
Corporate Governance Report	20
Directors' Remuneration Report	22
Audit Committee Report	27
Report of the Independent Auditor	29
Consolidated Statement of Comprehensive Income	34
Consolidated Statement of Financial Position	35
Company Statement of Financial Position	36
Consolidated Statements of Changes in Equity	37
Company Statements of Changes in Equity	38
Consolidated Statements of Cash Flows	39
Company Statements of Cash Flows	40
Notes to the Financial Statements	41

OFFICERS AND PROFESSIONAL ADVISORS

Directors Keith Graeme Edelman (Non-Executive Chairman)

Olof Nils Anders Rapp (Senior Non-Executive Director)

Thomas Martin Evans (Executive Director)
Philip Tudor Nash (Non-Executive Director)

Secretary David Middleburgh (MA Law Trinity Hall Cambridge),

FHF Corporate Finance Limited

Technical Adviser Eur. Ing. Dr. Michael Smith, FIMMM, C.Eng.

Registered Office 1/88 Whitfield Street

London W1T 4EZ

Legal Advisers UK Legal Advisers US Legal Advisers

Birketts LLP Walne Law, PLLC.
22 Station Road, 4900 Woodway, Suite 975
Cambridge, Houston, TX 77056, USA.

Cambridgeshire, CB1 2JD UK.

Fladgate LLP Porter Hedges LLP
16 Great Queen Street,
London, WC2B 5DG, UK. Porter Hedges LLP
1000 Main Street, 36th Fl.
Houston, TX 77002, USA.

CMS Cameron McKenna Nabarro Olswang LLP,

Cannon Place, 78 Cannon Street

London EC4N 6AF, UK.

Independent Auditor Crowe U.K. LLP

Statutory Auditor St Bride's House 10 Salisbury Square

London EC4Y 8EH

Registrars Computershare Investor Services Plc,

The Pavilions, Bridgewater Road,

Bristol, BS13 8AE

Communications Instinctif Partners,

65 Gresham Street, London EC2V 7QN

Registered Number 10166359

Chairman's Statement

I am pleased to present the second set of annual results for Pennpetro Energy PLC ("Pennpetro") since we listed on the Main Board of the London Stock Exchange ("LSE") in December 2017.

During the previous year under review, the Company successfully acquired Nobel Petroleum UK Limited ("Nobel UK") and its US-based subsidiary companies, Nobel Petroleum US, Inc. and Nobel Petroleum LLC, ahead of listing the Company on the LSE. This acquisition resulted in Pennpetro becoming the holding company for an oil and gas development Group, with assets in Texas, US.

During the current year under review, the Company has as a furtherance of its growth and expansionary strategies within the US petroleum sector incorporated Pennpetro USA Corp., ("Pennpetro USA") as an acquisition vehicle through which it intends to utilise completion initiatives on asset projects being made available to the Company. Pennpetro USA is headquartered in Houston, Texas and is currently examining various complimentary asset opportunities.

Nobel UK's US-based subsidiaries own a portfolio of leasehold petroleum mineral interests centered on the City of Gonzales, in southeast Texas, comprising the undeveloped central portion of the Gonzales Oil Field. The petroleum assets include approximately 1,000 leases covering 2,500 acres of land and contain proven oil condensates. The Competent Persons Report ("CPR") prepared in advance of the acquisition estimated that, as a result of the acquisition, Pennpetro Group would have a Working Interest in the portfolio of petroleum mineral leases of 2,000 MBBL of oil and 1,000 MMcf of gas. Most recently, Nobel has increased its working interest in the portfolio of petroleum interests from 50% to 75%, thereby its working interest is now over 3,000 MBBL of oil and 1,500 MMcf of gas.

The most recent CPR prepared in December 2017, estimated that the Group's then 50% working interest basis undiscounted Net Revenue Interest in the Gonzales petroleum leases amounted to \$62 million; with the recent increase to a 75% working interest and further undiscounted Net Revenue Interest, this has now increased to \$92 million.

Moving on to our oil assets, our US-operating teams completed the first horizontal well during the current year and having tested recoverable levels of oil, the object is to move into commercial production, and plan for the second horizontal well.

The year under review has been one of real progress and the Company is now well placed to capitalise on the recovery in sentiment within the US and global petroleum sectors.

We remain confident in our petroleum assets, our US operations and the Board, to continue to build upon what has been a very successful and busy first year for the Group, since listing on the LSE.

Keith Edelman

Xell ETD

Non-Executive Director, Chairman 30 April 2019

3

EXECUTIVE DIRECTOR'S STATEMENT

Executive Director's Statement

Pennpetro's intention is to become an active independent North American development production company.

The key elements of Pennpetro's strategy for achieving this goal are:

- The creation of value through production development success and operational strengths, commencing with the Group's City of Gonzales Lease ("COGLA") assets.
- Focusing on commercialisation and monetisation of oil and gas discoveries, and potentially utilising cash flows from initial projects to fund the acquisition or development of future projects.
- Active asset portfolio management.
- Positioning the Company as a competent partner of choice to maximise opportunities and value throughout the E&P lifecycle.
- Asset acquisitions of producing hydrocarbons.

Our focus during 2018 was to continue to develop our proven reserve base at our licences in Gonzalez.

According to the Group's Competent Person's Report ("CPR"), prepared in December 2017, Pennpetro had a working interest in 2,000 Mbbl of oil and 1,000 MMcf of gas across its Gonzalez leases. Most recently, Nobel has increased its working interest in the portfolio of petroleum interests from 50% to 75%, thereby its working interest is now over 3,000 MBBL of oil and 1,500 MMcf of gas resulting in a substantive uplift in our valuation metric.

The low oil price environment since mid-2014 presented the opportunity to acquire leases in our core areas of focus, most notably the prolific Austin Chalk and Eagleford Shale in South Texas. To this, we have been able to add additional reserves from the Buda Formation from the drilling of an initial horizontal well, which we have now completed with the operator having advised the Texas Railroad Commission, the local authority, that the well is designated as a discovery and commercial unit. Commercial quantities of test hydrocarbons have been sold from this well. The well is currently undergoing improvements to its submersible jet pumping unit, whereupon it will recommence hydrocarbon deliverability.

These highly active plays are well suited to thrive in today's stronger oil price environment. The wells we are drilling and plan to drill are economic at oil prices sub US\$30/bbl; record production rates have been reported as the horizontal laterals are extended and the amount of pay in each well has increased; drilling and completion costs have been significantly reduced; and initial decline rates during the first 12-18 months of production are lower than those in other US plays. Over the last two years, we have taken advantage of depressed market conditions to increase our exposure to these areas.

West Texas Intermediate ("WTI") averaged US\$64.94/bbl during 2018, more than 27% higher than US\$50.88/bbl averaged during 2017. The value of WTI as at 24 April 2019 was US\$66.04 (source: Bloomberg Markets).

Operations

In terms of our operations, our focus has been on completing our initial horizontal well and organizing the permitting of our second targeted horizontal well situated to the north of COG#1-H. Our operator has filed formal completion certificates with the Texas Railroad Commission confirming that the COG#1-H well is being completed as a producer. We will begin Austin Chalk oil operations once the process of pump water removal from the lower reservoirs is completed, while at the same time recovering oil as the oil-cut increases.

Financially, the Company used 2018 to further lay the foundations for future revenue generation.

EXECUTIVE DIRECTOR'S STATEMENT

A sustained rally in the oil price was triggered in Q4 2016 by the agreement between members and non-members of OPEC to cut production. During late 2018, there was a sustained pull-back in the price of WTI occasioned by directives lead by the President of the USA; however, there has been a re-emergence of price strength on the back of OPEC initiatives. In this stronger oil price environment, Pennpetro has emerged from the oil vicissitudes as a low-cost, asset-backed US onshore oil and gas business. Subject to oil prices, market conditions and sentiment, I remain confident that we can deliver our strategy by not only acquiring leases in active and producing US onshore plays and proving up the reserves by drilling new wells, but also by our new strategic acquisition focus on producing assets.

This platform is one that has, at its core, the active management of all types of risk associated with the oil and gas industry. Broadly speaking development risk is managed by focusing on proven formations; execution risk is managed by participating in drilling activities alongside established industry partners and operators such as our joint venture partners, Av-Tech Oil & Gas, LLC, who have an extensive history in South Texas operations, as well as our operations offsetting those of major industry players, such as EOG Resources, Inc., a \$61.8 billion Goliath; individual well risk is managed by building a diversified portfolio of leases and wells and limiting the amount of interest the Group holds in any one well; meanwhile oil price risk is managed by focusing on areas that require relatively low oil prices to breakeven and ensuring our cost base, capital commitments and financing costs remain low, manageable and flexible.

Our asset acquisition strategies target only producing assets and applying proven horizontal technologies to conventional reserves from a firm productive foundation. This initiative is being driven through our Houston technical office with a number of asset opportunities under current investigation.

Pennpetro's Board currently comprises four Directors, who collectively have extensive international experience and a proven track record in investment, corporate finance and business acquisition, operation and development and are well placed to implement the Company's business objectives and strategy.

In February 2018, we were pleased to appoint Dr. Michael Smith as a technical consultant to the Company. Graduating from University of Durham in 1965 with a degree in Geology (First Class Honours), and thereafter taking a PhD at University of Edinburgh (Application of Probability and Systems Theory – direct application to the risk and probability aspects of oil and gas reservoir development).

Michael started his career as a consultant to the British National Oil Corporation in 1975, before moving to become VP Exploration for American Barrick Resources and thereafter embarking upon on a worldwide career within the resources sector. Michael has numerous years of experience as an exploration and production geologist and geoscientist, particularly exploring and developing onshore US fields in Oklahoma and South Texas.

We believe the Company's Board and US management team is strong in terms of having the right mix of industry expertise covering all key areas of the business, including lease acquisition, geology, engineering, and finance.

Outlook

In line with our strategy, all our operations are in highly active plays where the economics of drilling and producing remain attractive at sub-US\$30 oil prices. This highlights the success we have had in taking advantage of the prior industry downturn to accelerate the positioning of our South Texas leasehold position in favour of the Austin Chalk and Eagleford Shale. With a strategic foothold in these prolific, low-cost plays established and a proven management team in place, we will look to further expand our position in this US onshore sweet spot, as and when management considers it most advantageous to do so.

EXECUTIVE DIRECTOR'S STATEMENT

For 2019, our main objectives are to build upon the initiative that commenced with the completion of our initial well, COG#1-H, and to further acquire additional land leases and to progress the permitting and horizontal development of our second objective well. I look forward to providing updates on our progress in the year ahead.

Finally, I would like to thank the Board, management team and all our advisers for their hard work over the last twelve months and also to our shareholders for their continued support.

Thomas Evans
Executive Director
30 April 2019

Operations Report

Summary

Nobel Petroleum USA, Inc., has operational teams on the ground working from its offices in the City of Gonzales. During the period, one new horizontal well in which the Group has an interest commenced completion activity. The Group is planning to initiate an encompassing 3D seismic survey in 2019 with Dawson Geophysical Company to complement its comprehensive well logs geological analysis, together with an enhanced programme of additional new petroleum leasing contiguous to the area, with proposed planning to provide a further number of permitted drilling locations by year end.

In addition, the company's recently formed corporate entity, Pennpetro USA Corp, Inc., through its highly regarded Houston based technical teams, has begun to examine a number of asset opportunities encompassing producing hydrocarbons with offsetting strategic leasehold interests capable of both additional infill and expansionary drilling locations.

SOUTH TEXAS

The Company, through its indirect wholly-owned subsidiary, Nobel Petroleum USA, Inc., holds interests in acreage within active oil and gas plays within the County of Gonzales, State of Texas: The Austin Chalk, and Eagleford Shale horizontal development and vertical development of the Buda formation. Nobel Petroleum USA, Inc. has observed an increase in the value of its interests within its project acreage, due in part to higher energy price parameters and increased consolidation of its acreage positions.

Austin Chalk

The play covers an extensive area with over a million acres yet to be developed and runs all the way from the Pearsale Field south of Gonzales to the giant Giddings Oil Field, the largest oilfield found in Texas in the past 50 years to the north of Gonzales, and further north onto the North Rayou Jack Field. The Austin Chalk overlays the oil rich Eagleford Shale, with both formations capable of interacting with each other, and is a low permeability fractured reservoir that has been the target for horizontal drilling since the mid-1980s and consists of interbedded chalks, volcanic ash and marls. It is located at drill depths from 7,000 to 8,000 feet. It can be a liquids-rich play, yielding high volumes of oil and condensate. Initial production rates can range over 1,000 bopd with ultimate reserves exceeding 500 MBO per well.

 EOG Resources Inc., also continued to delineate the South Texas Austin Chalk, completing 14 wells in the third quarter, including the Pinyon Pine D, E, F and G wells in Gonzales County, with lateral completions out to 5,500 feet gross production of 1815 bopd/2485 boed. 6 completions in the fourth quarter with gross production 2650 bopd/3650 boed.

Eagleford Shale

The Eagle Ford continues to prove itself as a world-class crude oil field having produced in excess of 2.9 billion barrels of crude oil and condensate. This play is classified as a petroleum system in that it is a self-sourced reservoir with seals. Migration of Eagleford hydrocarbons was primarily along bedding planes during the expulsion phase. Absent of traps, hydrocarbons migrated up-dip or north where vertical natural fractures were encountered. These natural fractures were associated with the regional fault trends. Here, the hydrocarbons migrated into the extensively fractured Austin Chalk. Initial production rates with laterals exceed 1,000 bopd.

 According to EOG Resources Inc., its South Texas Eagle Ford remained the most active area of the company in the third quarter 2018. EOG now expects to complete 290 net wells in 2018, an addition of 20 net wells from the prior forecast.

Buda Formation

The Buda is a biomicritic limestone lying below the Eagleford Shale and above the Del Rio Shale. There has been an increase in the focus on, and the development of, the Buda formation by a number of US operators in South Texas, with a number of horizontal wells having been completed.

As previously identified, while the Buda has always been acknowledged as a resource play in South Texas, it sits at the bottom of our drilling prognosis, as it can be drilled as a separate vertical completion and added to our overall horizontal programme. Furthermore, its unit spacing can be brought significantly down to 40 acres, thereby fulfilling a separate in-fill operation alongside our horizontal drilling focus.

Thomas Evans
Executive Director

30 April 2019

Financial Report

The financial results for the year ended 31 December 2018 show a loss after tax of \$788,630 (2017: loss \$153,269).

The majority of the cost contributing to the Group's loss for the year included legal and professional fees, directors' emoluments and interest charges, which were in line with the Board's expectations.

The Group's borrowings, which were non-current, at 31 December 2018 were \$ 5,863,863 (2017: \$6,092,657).

The Group had cash balances at 31 December 2018 of \$ Nil (2017: \$22,073) and short-term investments of \$ 166,367 (2017: \$2,073,299). The year on year decrease in cash and short-term investments was primarily a result of cash used in operating activities and development expenditure.

On 15 February 2019, the Company issued 1,433,702 Ordinary shares at a price of £0.55 per share, raising gross proceeds of £788,536.

In addition, the Group had a receivables balance at 31 December 2018 of \$ 523,482 (2017: \$1,537,448). The year on year decrease principally related to the reclassification of amounts owed by former participant Sunrise to Intangible Drilling assets, as a result of Sunrise's exit from the Operating Agreement.

Following additions of \$56,382, cumulative Petroleum mineral lease expenditure which has been capitalised in property, plant and equipment was \$1,275,597 at 31 December 2018 (2017: \$1,219,215).

Following additions of \$750,473, cumulative Drilling-related expenditure which has been capitalised in intangible assets was \$3,842,241 at 31 December 2018 (2017: \$1,908,751). The increase in capitalised Drilling-related expenditure included \$1,183,017 of expenditure that was re-categorised from receivables, as a result of former participant Sunrise's departure from the Gonzales Project.

The Group expects to generate revenue in 2019 from its first horizontal well and intends to use its cash balances and cashflow from oil production to fund additional development of its lease interests in Gonzales.

Philip Nash

Non-Executive Director

30 April 2019

Strategic Report

The Directors of the Company and its subsidiaries (which together comprise "the Group") present their Strategic Report on the Group for the year ended 31 December 2018.

Principal Activities

On 17 May 2017, the Company successfully completed the acquisition of Nobel Petroleum UK Limited which resulted in Pennpetro becoming the holding company for an oil and gas development Group, with assets in Texas, US.

The principal activity of the Group is onshore oil and gas exploration and production in the United States of America. Pennpetro Energy Plc acts as a holding company and provides direction and other services to its subsidiary.

The Company's UK wholly-owned subsidiary Nobel Petroleum UK Limited holds 100% of the US operational subsidiary Nobel Petroleum USA, Inc. ("Nobel USA"), an independent oil and gas production company based in the City of Gonzales, Gonzales County, Texas, USA. Nobel USA took over the activities of Nobel Petroleum LLC, the Company's other subsidiary entity in December 2017 pursuant to a seamless internal reorganisation of operational activities and taxation advice. Nobel USA's core area of business is in the Austin Chalk and Eagleford Shale oil and gas horizontal formations together with the lower oil and gas reservoir, the Buda Formation in South Texas, United States.

The Company also holds 100% of its newly incorporated US subsidiary Pennpetro US Corp., which was incorporated on 14 September 2018 and which will be used as an acquisition vehicle for asset projects that are made available to the Company.

The review of business and future developments is included in the Executive Directors' Statement and the Operations Report.

Organisation Review

The Board is responsible for providing strategic direction for the Group. This incorporates setting out objectives, management policies and performance criteria. The Board assesses its performance against these on a monthly basis.

Composition of the Board at 31 December 2018 was one Executive Director and three Non-Executive Directors. The Board believes that the present composition provides an appropriate mix to conduct the Group's affairs.

Strategic Approach

The Board's strategic intent is to maximise shareholder value through the continuing investment into new wells and leases in proven US onshore formations and participating alongside established operators in multiple wells, while further reducing costs, where applicable.

The Company provides shareholders with exposure to the high growth associated with the producing oil and gas sector. This is achieved with a low overhead base.

Key Performance Indicators

In its first year of operations, the Board monitored the overall performance of the Group by reference to certain key milestones. These milestones were the listing of Pennpetro on the LSE and commencing drilling of the first well. Both milestones were achieved during that year.

During the current year under review, key milestones were the completion of the first well and permitting of the Company's second horizontal well. Both milestones were achieved.

The Group considers its financial KPI's to include:

Net cash flows from Operating Activities \$1,051,030 in 12 months ended 31 December 2018, (2017: outflow of \$1,866,026);

Cash and short term investment balances: (31 December 2018: \$166,367, 31 December 2017: \$2,095,372);

Headroom on its loan facilities: (31 December 2018: \$1.1m, 31 December 2017 \$1.1m).

Our expectations for 2019 are that we commence commercial production and recognise revenue from our initial well, COG#1-H and progress the permitting and horizontal development of our second objective well.

Participation in well drilling programmes are monitored on an individual project basis in terms of revenue and cost per barrel of oil or Mcf (one thousand cubic feet) of gas, together with the anticipated payback period on each project.

Board diversity

Although the Board consisted of four male Directors, the Board supports diversity in the Boardroom. Aside from the Directors, there are no employees in the Company. The Board will pursue an equal opportunity policy and seek to employ those persons most suitable to delivering value for the Company.

Social, community and human rights issues

This report does not contain information on such matters.

Corporate responsibility

The Group operates a management system that embodies Environmental, Health, Safety and Social Responsibility principles.

A number of objectives have been set by the Board to address these principles and the Executive director is responsible for demonstrating to the Board that these principles are adhered to in its US Oil and Gas operation.

The policy of the Board of Pennpetro is to be fully accountable for the necessary practices, procedures and means being in place so as to ensure that each objective is demonstrated and that continuous improvement practices are operating to ensure that the required practices, procedures and means are being monitored, refined and optimised as necessary.

The objectives of the Environment, Health, Safety and Social Responsibility Policy include:

- -The Group shall manage all operations in a manner that protects the environment and the health and safety of employees, third parties and the community.
- -Risk identification, assessment and prioritisation can reduce risk and mitigate hazards to employees, third parties, the community and the environment. Management of risk is a continuous process.
- -The use of internationally recognised standards, procedures and specifications for design, construction and commissioning activities are essential for achieving operational excellence.
- -The minimisation of environmental risks and liabilities are integral parts of the Group's operations.
- -Third parties who provide materials and services or operate facilities on the Group's behalf have an impact on Environmental, Health and Safety and Social Responsibility excellence. It is essential that third-party services are provided in a manner consistent with the Group's Policy.

- -Preparedness and planning for emergencies are essential to ensuring that all necessary actions are taken if an incident occurs, to protect employees, third parties, the public, the environment, the assets and brand of Pennpetro.
- -Open and honest communication with the communities, authorities and stakeholders with which the Group operates builds confidence and trust in the integrity of Pennpetro.
- -The Group has as yet minimal greenhouse gas emissions to report from the operations of the Company and its subsidiaries and does not have responsibility for any other emission producing sources under the Companies Act 2006 (Strategic Report and Directors' Reports) Regulations 2014.

During 2018, the Group closely monitored the drilling, completion and production operations of its COG#1-H well and there have been no breaches of any applicable Acts recorded against the Group during the reporting period.

Risks and Uncertainties

The Group's activities expose it to a variety of risks and uncertainties.

Market risk

The Group operates in an international market for hydrocarbons and is exposed to risk arising from variations in the demand for and price of the hydrocarbons. Oil and gas prices historically have fluctuated widely and are affected by numerous factors over which the Group does not have any control, including world production levels, international economic trends, currency exchange fluctuations, inflation, speculative activity, consumption patterns and global or regional political events. The Group will consider hedging against the risks of fluctuating oil prices and currency exchange once the initial well is in commercial production.

Non-operator risk

On non-operated interests, the Group, in most instances, will depend on operators to initiate and supervise the drilling and operation of such wells. As such the Group cannot always accurately predict the timing of the cash flows associated with the drilling of these wells. If the Group is unable or unwilling to comply with its payment obligations, it would seek to negotiate a farm-out with some sort of back-in upon pay-out or sell down a portion of its leasehold interests and participate with a smaller interest. This could reduce the Group's future revenues and earnings. The Group holds a majority interest in the Gonzales asset and makes financial, operational and strategic decisions about the development and management of this asset, with input from its partners and operator.

Oil and gas exploration and production risks

The Group is primarily a non-operator working interest owner and is reliant on the operator for managing all aspects of its production activities in its non-operated interests. Although it does not engage in exploration activities, per se, it might engage in some limited exploration activity if it was in an area offsetting producing assets and the Company decided such activity was worthwhile on a minimised risk basis to enhance its lease profile. There are significant risks and hazards inherent in the exploration and production of oil and gas, including environmental hazards, industrial incidents, labour disputes, fire, drought, flooding and other acts of God. The occurrence of any of these hazards can delay or interrupt production and increase production costs. The Group operates a management system that embodies Environmental, Health, Safety and Social Responsibility principles in order to mitigate these hazards.

There is no guarantee that oil and/or gas will be discovered in any of the Group's existing or future licences/permitted acreage or that commercial quantities of oil and/or gas can be recovered.

The Group currently holds less than a 100 per cent working interest in its yet to be completed wells and in wells which are being drilled. It is also likely to hold less than 100 per cent in wells which may be drilled in the future. The Group could be held liable for the joint activity obligations of the other working interest owners, such as non-payment of costs and liabilities arising from the actions of those other working interest

STRATEGIC REPORT

owners. In the event that other working interest owners do not pay their share of such costs, the Group would be likely to have to pay those costs but would pick up an additional proportionate interest in the well.

Environmental risk

The Group's operations are subject to environmental regulation in all the jurisdictions in which it operates. The Group is unable to predict the effect of additional environmental laws and regulations which may be adopted in the future, including whether any such laws or regulations would adversely affect the Group's operations. There can be no assurance that such new environmental legislation once implemented will not oblige the Group to incur significant expenses and undertake significant investments. The Group identifies, assesses and prioritises environmental risks on an ongoing basis, as part of its management system.

Licences and title

The leases in which the Group has or is seeking to have an interest will be subject to termination after the primary term of such leases unless there is current production of oil and/or gas in commercial quantities. If a lease is not extended after the primary term, the Group may lose the opportunity to develop and discover any hydrocarbon resources on that lease area. The Group retains the services of a team of experienced land managers who monitor and report on the Group's portfolio of leases to the Executive director on an ongoing basis. In taking an assignment of an oil and/or gas lease, the Group would, in accordance with industry practice, rely on the warranty provisions.

This report was approved by the Board on 30 April 2019 and signed on its behalf:

Xell EDD

Keith Edelman Non-Executive Director, Chairman The Directors present their Annual Report and the audited Financial Statements for the year ended 31 December 2018.

The Company's ordinary shares are listed on the London Stock Exchange, on the Official List pursuant to Chapter 14 of the Listing Rules, which sets out the requirements for Standard Listings.

Directors and Directors' interests

The Directors who held office during the year to the date of approval of these Financial Statements, together with their beneficial interests in the ordinary shares of the Company, are shown below.

	31 December 2018		1 January 2018	
	Ordinary Shares	Options and warrants	Ordinary Shares	Options and warrants
Keith Edelman	1,000,000	425,000	1,000,000	-
Olof Rapp	2,000,000	425,000	2,000,000	-
Philip Nash	-	425,000	-	-
Thomas Evans ⁽¹⁾	5,000,000	425,000	5,000,000	-

⁽¹⁾ Thomas Martin Evans shares are held by FHF Securities (A'Asia) Limited.

Board of Directors

Keith Graeme Edelman, Non-Executive Chairman

Keith Edelman graduated from UMIST (University of Manchester Institute Science and Technology) in 1971 with a BSc (Hons) in Management Sciences. He worked for Rank Xerox, IBM and Fiat before joining Bank of America in 1978. Starting as Planning Manager, EMEA Division and then Finance Director, UK and Nordic Region, he eventually became Managing Director of Bank of America Finance.

In 1983 he joined Grand Metropolitan as a UK Strategic Director/Director of Finance, Foods Division. In 1985 he joined the Ladbroke Group as Corporate Planning Director and completed a number of major acquisitions and disposals for that group these included the acquisitions of Hilton International, Texas Homecare Plc, Thomson T Line Plc and Gable House Properties Plc and disposals of many leisure businesses including Ladbroke Holidays, Seenews, the 20% stake in Central TV, Laskys to name but a few. Following the acquisition of Hilton International he became Chairman of Texas Homecare, a chain of DIY stores. In 1991 he left to become Managing Director of Carlton Communications and in 1993 Group Chief Executive of Storehouse plc, which included Mothercare and BHS.

He also held a number of executive and non-executive appointments, including Eurotunnel (Audit & Remuneration Committees 1994–2004), Haberdashers' Aske's School (Governor 1994–2005), where he was a pupil from prep school through A Levels, Include (Director (Charity) 1997 – 2001), Glenmorangie (Chairman 2002–2005), Qualceram Shires plc (Director 2005 to 2009) and Arnotts Holdings (2009-2010). Currently he is Chairman of Revolution Bars Group Plc, Chairman of Bullion by Post Limited, a Director of the London Legacy Development Corporation and E20 LLP, Non-Executive Director of Altitude Group PLC and senior Independent Director of Headlam Group plc.

In 2000 he joined Arsenal Football Club as Managing Director, bringing his financial and business experience to the Club. Mr. Edelman was responsible for all commercial and administrative activities at the club. In a period of increased commercialisation of football, he completed the first strategic partnership the Club entered into since its formation, selling a 10 percent stake to Granada Media for £77 million. He oversaw the club's re-branding and crest redesign to create copyright protection and was subsequently involved in a sponsorship deal with Nike, valued at £130 million over 10 years.

He was instrumental in the club's development of its new stadium and he arranged all the funding raising over £380 million of banking facilities. He refinanced these projects finance borrowings with a credit wrapped AAA rated bond and in so doing established Arsenal as the very first club to achieve an investment grade rating from the world's rating agencies. He also completed one of the largest football sponsorship deals with Emirates Airlines for over £100 million, including naming rights to the Emirates Stadium. He opened the stadium in August 2006 both on time and on budget and set up all the operational aspects of the stadium that has made Emirates so successful. He oversaw the development of Highbury Square and pre-sold over 90% of all units and brought the project in on time and on budget. In 2007 Keith became club President of the Arsenal Ladies team. He has always been pragmatic about the club's future and did not rule out the club eventually going public or the major shareholders eventually deciding to sell their stakes. He resigned as a Director at Arsenal Holdings plc on 1 May 2008 and continued until May 2009 as a consultant.

Thomas Martin Evans, Executive Officer

Thomas Evans started his career as a financial executive with Extel Financial Ltd, moving to equity sales at Barclays de Zoete Wedd Ltd and RBC Dominion Securities Limited, director CIBC World Markets Limited prior to founding Bishopsgate Capital Management Ltd in 2000 dealing in institutional fund management which was merged with Athanor Capital Partners Ltd assuming the role of Chief Investment Officer, expanding all the combined entities FSA regulated permitted businesses. Established TME Consulting creating UCITS compliant umbrella structure to be marketed to both retail and wholesale clients. CEO and founder of the Caplain group created to acquiring stockbroking and wealth management entities and Aerarius PCC Ltd (Guernsey) fund structure for European investment strategies.

Board of Directors (continued)

Financial Services Authority (UK) Ltd previously approved for the following control functions – CF1 Director, CF3 Chief Executive, CF8 Appointment & Oversight, CF27 Investment Management.

Olof Nils Anders Rapp, Senior Non-Executive Director

Olof Rapp joined VistaJet International as Senior Vice President in 2015 after 34 years with Rolls-Royce International and Volvo Truck Corporation. He has vast international experience and has held leading managerial positions in various parts of the world, from South America to Asia (Brazil, Iran, Turkey, Singapore, Thailand and Malaysia). His last position at Rolls Royce was as Regional Director, Malaysia, with overall responsibility for Rolls-Royce's business in Malaysia and Brunei (Civil & Defence Aviation, Marine, Civil Nuclear and Energy) and represented the company at the highest level, leading and facilitating the company's interest and activities. His last position at Volvo was Managing Director of Volvo Malaysia, where he led a successful restructuring of the company.

He was born in Gothenburg, Sweden, and studied International Business at IHM Business School. Olof is actively involved in several start-up companies and serves as a committee member of the Malaysian Swedish Business Association.

Philip Tudor Nash, Non-Executive Director

Philip Nash qualified as a Chartered Accountant in 1997 and went on to join Hambros Bank, holding a number of finance positions in its Insurance arm, including Group Financial Controller of Cunningham Lindsey, a leading loss adjusting group. In 2001 he joined Arsenal Football Club as Stadium Project Director, reporting to the CEO. He was involved in all aspects of the successful Emirates Stadium Project including raising finance, financial control, project management and commercial activities. In 2008 Philip joined Liverpool Football Club as CFO and played a significant role in the transformation of the club. He was involved in the sale of the club to Fenway Sports Group in 2010. He strengthened the club's finance and technology functions, improved governance and lead on a variety of major projects including the appraisal of the Anfield Stadium redevelopment. Philip subsequently spent 5 years as an independent business consultant, working across a variety of SME's. He is currently COO of Real World Technologies Ltd. Philip holds a Psychology degree from the University of Reading and is a member of the ICAEW.

Directors' Remuneration

The Board assesses the appropriateness of the nature and amount of emoluments of its Directors on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high quality Board and senior executive team.

Fees and benefits in kind of \$228,097 were payable to Directors who held office during the year ended 31 December 2018 (2017: \$Nil).

Director Thomas Evans has received a loan of £10,000 which was outstanding as at 31 December 2018. The loan is repayable within 12 months.

Directors' and Officers' Indemnity Insurance

The Company has made qualifying third-party indemnity provisions for the benefit of its Directors and Officers. These were made during the previous period and remain in force at the date of this report.

Dividends

The Directors do not recommend the payment of a dividend (2017: \$Nil).

Share capital and major shareholdings

The issued share capital of the Company as at 31 December 2018 comprised 70,900,000 1p ordinary shares (2017: 70,900,000).

The Company has only one class of share capital formed of ordinary shares. All shares forming part of the ordinary share capital have the same rights and each carries one vote.

As at 18 April 2019 the Company had been notified of the following interests in the Company's ordinary share capital:

	Number of shares	Percentage
York Energy Group Limited	19,000,000	26.27
International Immobiliare Ltd	16,300,000	22.53
FHF Securities (A'Asia) Limited	5,000,000	6.91
Nobel Petroleum Ireland Limited	3,400,000	4.70
Nomura PB Nominees Limited	3,378,000	4.67
FHF Corporate Finance Limited	3,300,000	4.56
Invictorium Limited	3,200,000	4.42
Mrs. B. Shaw	3,200,000	4.42
Mrs. P. Evans	3,100,000	4.29

To the best of the Directors' knowledge, no shareholder directly or indirectly, exercises or could exercise control over the Company.

Going Concern

The Group has prepared cashflow forecasts for 12 months from the date of signing the Financial Statements.

The Directors have considered these forecasts and have a reasonable expectation that the Company and Group has adequate resources to continue in operational existence through 30 April 2020 as projected. This is subject to commencing commercial oil production from summer 2019 and is subject to material adverse unforeseen events that may occur, including but not limited to oil and gas prices and non-operational control of wells.

In addition, Petroquest Energy Limited has confirmed to the directors that \$1.1m is still available to draw under its loan facility of \$5m.

Events after the Reporting Period

On 15 February 2019, the Company issued 1,433,702 Ordinary shares of £0.01 each at a price of £0.55 per share.

On 5 March 2019, Pennpetro announced that its subsidiary, Nobel Petroleum UK Limited, had through its US based entities, increased its working interest from 50% to 75% in the leasehold petroleum interests centred on the City of Gonzales, southwest Texas, comprising the undeveloped central portion of the Gonzales Oil Field. The interest was acquired from existing working interest parties pursuant to contractual obligations within the Joint Operating Agreement, by crediting \$ 1.1 million of outstanding receivables and debiting drilling cost intangible assets.

Provision of Information to Auditor

So far as each of the Directors is aware at the time this report is approved:

- there is no relevant audit information of which the Company's auditor is unaware; and
- the Directors have taken all steps that they ought to have taken to make themselves aware of any relevant audit information and to establish that the auditor is aware of that information.

Independent Auditor

The auditor, Crowe U.K. LLP will be proposed for reappointment in accordance with section 485 of the Companies Act 2006. Crowe U.K. LLP has signified its willingness to continue in office as auditor.

This report was approved by the board on 30 April 2019 and signed on its behalf:

Keith Edelman

Tell EDD

Non-Executive Director, Chairman

STATEMENT OF DIRECTORS' RESPONSIBILITIES

The Directors are responsible for preparing the Annual Report and the Financial Statements in accordance with applicable law and regulations. Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the Group and Parent Company Financial Statements in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union.

Under company law the Directors must not approve the Financial Statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and Group as at the end of the financial year and of the profit or loss of the Group for that period. In preparing these Financial Statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgments and accounting estimates that are reasonable and prudent;
- state whether the applicable IFRS's as adopted by the European Union have been followed;
 subject to any material departures disclosed and explained in the Financial Statements; and
- prepare the Financial Statements on a going concern basis unless it is inappropriate to presume that the Company will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and the Group and enable them to ensure that the Financial Statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the Company and Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The maintenance and integrity of the website is the responsibility of the Directors. The work carried out by the auditors does not involve consideration of these matters and, accordingly, the auditors accept no responsibility for any changes that may have occurred to the information contained in the Financial Statements since they were initially presented on the website. Legislation in the United Kingdom governing the preparation and dissemination of the Financial Statements and other information included in annual reports may differ from legislation in other jurisdictions.

The Company is compliant with the London Stock Exchange regarding the Company's website.

This Statement was approved by the board on 30 April 2019 and signed on its behalf:

Keith Edelman

Xell EDD

Non-Executive Director, Chairman

Introduction

The Company recognises the importance of, and is committed to, high standards of corporate governance.

Corporate Governance Practices

As a company with a Standard Listing, the Company is not required to comply with the provisions of the Corporate Governance Code. However, in the interests of observing best practice on corporate governance, the Company intends to comply with the provisions of the Corporate Governance Code insofar as is appropriate having regard to the size and nature of the Company and the size and composition of the Board, except that:

- given the size of the Board and the Company's current limited operational status, certain provisions of the Corporate Governance Code (in particular the provisions relating to the composition of the Board and the division of responsibilities between the Chairman and chief executive and executive compensation), are not being complied with by the Company as the Board does not consider these provisions to be appropriate for the Company;
- the Board as a whole will review audit, remuneration and risk matters, on the basis of adopted terms of reference governing the matters to be reviewed and the frequency with which such matters are considered. The Board as a whole will also take responsibility for the appointment of auditors and payment of their audit fee, monitor and review the integrity of the Company's financial statements and take responsibility for any formal announcements on the Company's financial performance;
- the Board as a whole will be responsible for the appointment of executive and non-executive Directors. The Company does not currently believe it is necessary to have a separate nominations committee at this time. The requirement for a nominations committee will be considered on an ongoing basis;
- the Board believes in the benefits of diversity, including the need for diversity in order to effectively represent shareholders' interests. This diversity is not restricted to gender but also includes geographic location, nationality, skills, age, educational and professional background. The board's policy remains that selection should be based on the best person for the role;
- the Board as a whole will consider the Board's size, structure and composition and the scale and structure of the Directors' fees, taking into account the interests of Shareholders and the performance of the Company;
- the Board does not comply with the provision of the Corporate Governance Code that at least half of the Board, excluding the Chairman, should comprise non-executive directors determined by the Board to be sufficiently independent;
- the Company has in place procedures ensuring compliance with the new Market Abuse Regulation and the Board will be responsible for taking all proper and reasonable steps to ensure compliance with the Market Abuse Regulation by the Directors; and
- the Company will not seek Shareholder approval at a general meeting in respect of any further acquisitions it may make, unless it is required to do so for the purposes of facilitating the financing arrangements or for other legal or regulatory reasons.

The Board of Directors

As at 31 December 2018, the Board of Directors comprised four members: one Executive Director and three Non-Executive Directors. Keith Edelman was appointed to the Board as Non-Executive Chairman. Philip Nash was appointed to the Board as Non-Executive Director. The Executive Director has a wealth of experience analytically covering the oil and gas industry. Similarly, the Non-Executive Directors together have extensive corporate and financial experience.

Corporate Governance Practices (continued)

The Company has policy of appraising Board performance annually and had adopted an internal policy of regular face to face meetings in which all Board members discuss any issues as and when they arise in relation to the Board or any individual member's performance.

Board Meetings

The Board ordinarily meets on a bi-monthly basis and as and when further required, providing effective leadership and overall management of the Group's affairs by reference to those matters reserved for its decision. This includes the approval of the budget and business plan, major capital expenditure, acquisitions and disposals, risk management policies and the approval of the financial statements. Formal agendas, papers and reports are sent to the Directors, in a timely manner, prior to the Board meetings.

	Number held and entitled to attend	Number attended
	attena	
Keith Edelman	6	6
Thomas Evans	6	6
Olof Rapp	6	6
Philip Nash	6	6

Internal Controls

The Board recognises the importance of both financial and non-financial controls and has reviewed the Group's control environment and any related shortfalls during the year. Since the Group was established, the Directors are satisfied that, given the current size and activities of the Group, adequate internal controls have been implemented. Whilst they are aware that no system can provide absolute assurance against material misstatement or loss, in light of the current activity and proposed future developments of the Group, continuing reviews of internal controls will be undertaken to ensure that they are adequate and effective.

Relations with Shareholders

The Board is committed to providing effective communication with the shareholders of the Company. Significant developments are disseminated through stock exchange announcements and regular updates on the Company website. The Board views the Annual General Meeting as a forum for communication between the Group and its shareholders and encourages their participation in its agenda.

Xell EDD

Keith Edelman Non-Executive Director, Chairman 30 April 2019

Introduction

Board Meetings

Directors' Remuneration Report

The Company's Remuneration Committee comprises two Non-Executive Directors: Keith Edelman (Chairman) and Olof Rapp.

Pennpetro's Remuneration Committee operates within the terms of reference approved by the Board.

In the year to 31 December 2018, the two members of the Remuneration Committee have met once.

The items included in this report are unaudited unless otherwise stated.

Committee's main responsibilities

- The Remuneration Committee considers the remuneration policy, employment terms and remuneration of the Executive Directors;
- The Remuneration Committee's role is advisory in nature and it makes recommendations to the Board on the overall remuneration packages for Executive Directors in order to attract, retain and motivate high quality executives capable of achieving the Company's objectives;
- The Remuneration Committee also reviews proposals for any share option plans and other incentive plans, makes recommendations for the grant of awards under such plans as well as approving the terms of any performance-related pay schemes;
- The Board's policy is to remunerate the Company's executives fairly and in such a manner as to facilitate the recruitment, retention and motivation of suitably qualified personnel; and
- The Remuneration Committee, when considering the remuneration packages of the Company's executives, will review the policies of comparable companies in the industry.

Consideration of shareholder views

The Remuneration Committee considers shareholder feedback received and guidance from shareholder bodies. This feedback, plus any additional feedback received from time to time, is considered as part of the Company's periodic reviews of its policy on remuneration.

Statement of policy on Directors' remuneration

The Company's policy is to maintain levels of remuneration so as to attract, motivate, and retain Directors and Senior Executives of the highest caliber who can contribute their experience to deliver industry leading performance with the Company's operations. Currently Director's remuneration is not subject to specific performance targets.

In future periods the Company intends to implement a remuneration policy so that a meaningful proportion of Executive remuneration is structured so as to link rewards to corporate and individual performance, align their interests with those of shareholders and to incentivise them to perform at the highest levels. The Remuneration Committee considers remuneration policy and the employment terms and remuneration of the Executive Directors and makes recommendations to the Board of Directors on the overall remuneration packages for the Executive Directors. No Director takes part in any decision directly affecting their own remuneration.

Directors' remuneration

The Directors who held office at 31 December 2018 are summarised as follows:

Name of Director Position

Keith Edelman Chairman, Non-Executive Director

Thomas Evans Executive Director

Philip Nash Finance Director and Non-Executive Director

Olof Rapp Senior Non-Executive Director

Each of the Directors entered into service agreements when they were appointed as Directors of the Company. Details of those service agreements are set out below. The remuneration aspects of the service agreements only commenced after the Company was listed, which occurred on 21 December 2017. There were no other major remuneration decisions in the period.

Keith Edelman was appointed as a Non-Executive Director and Chairman of the Company on 2 May 2017 and entered into a letter of appointment with the Company. Pursuant to his letter of appointment Mr. Edelman is entitled to an annual fee of £35,000 for a minimum of 2 days' work per month, which includes consideration for chairing the Remuneration Committee. He will be entitled to an additional fee if he is required to perform any specific and additional services. The Chairman is not entitled to receive any compensation on termination of his appointment (other than payment in respect of a notice period where notice is served) and is entitled to be reimbursed all reasonable out-of-pocket expenses incurred in the proper performance of his duties. Mr. Edelman is entitled to 425,000 share options, which were issued to him in November 2018. Mr. Edelman's appointment is for an initial term of three years unless terminated earlier by either party giving to the other three month's prior written notice.

Thomas Evans was appointed as Executive Director of the Company on 17 June 2016 and entered into a letter of appointment with the Company. Pursuant to his letter of appointment Mr. Evans is entitled to an annual fee of £30,000 for a minimum of 2 days' work per month. He will be entitled to an additional fee if he is required to perform any specific and additional services. The Director is not entitled to receive any compensation on termination of his appointment (other than payment in respect of a notice period where notice is served) and is entitled to be reimbursed all reasonable out-of-pocket expenses incurred in the proper performance of his duties. Mr. Evans is entitled to 425,000 share options, which were issued to him in November 2018. Mr. Evans' appointment is for an initial term of three years unless terminated earlier by either party giving to the other three month's prior written notice.

Philip Nash was appointed as a Non-Executive Director and Finance Director of the Company on 17 June 2017 and entered into a letter of appointment with the Company. Pursuant to his letter of appointment Mr. Nash is entitled to an annual fee of £30,000 for a minimum of 2 days' work per month, which includes being a member of the Audit Committee. He will be entitled to an additional fee if he is required to perform any specific and additional services. The Director is not entitled to receive any compensation on termination of his appointment (other than payment in respect of a notice period where notice is served) and is entitled to be reimbursed all reasonable out-of-pocket expenses incurred in the proper performance of his duties. Mr. Nash is entitled to 425,000 share options, which were issued to him in November 2018. Mr. Nash's appointment is for an initial term of three years unless terminated earlier by either party giving to the other three month's prior written notice.

Olof Rapp was appointed as Senior Non-Executive Director of the Company on 6 May 2016 and entered into a letter of appointment with the Company. Pursuant to his letter of appointment Mr. Rapp is entitled to an annual fee of £30,000 for a minimum of 2 days' work per month, which includes being a member of the Remuneration Committee and the Audit Committee. He will be entitled to an additional fee if he is required to perform any specific and additional services. The Director is not entitled to receive any compensation on termination of his appointment (other than payment in respect of a notice period where notice is served) and is entitled to be reimbursed all reasonable out-of-pocket expenses incurred in the proper performance of his duties. Mr. Rapp is entitled to 425,000 share options, which were issued to him in November 2018. Mr. Rapp's appointment is for an initial term of three years unless terminated earlier by either party giving to the other three month's prior written notice.

Remuneration components

		Group		Company	
		2018	2017	2018	2017
		\$	\$	\$	\$
Keith Edelman	Emoluments	47,026	-	47,026	-
	Valuation of options	15,039	-	15,039	-
Olof Rapp	Emoluments	40,306	-	40,306	-
	Valuation of options	15,038	-	15,038	-
Philip Nash	Emoluments	40,306	-	40,306	-
	Valuation of options	15,038	-	15,038	-
Thomas Evans	Emoluments	40,306	-	40,306	-
	Valuation of options	15,038	-	15,038	-
					
		228,097	-	228,097	-

None of the Directors earned any emoluments in the year ended 31 December 2017.

None of the share options vested in the year.

The Executive director's remuneration is disclosed in full in the above table and is not linked to performance. Consequently the Group has not disclosed a separate chart showing the levels of remuneration based on the Group's current remuneration policy.

Directors beneficial share interests (audited)

The interests of the Directors who served during the year in the share capital of the Company at 31 December 2018 and at the date of this report were as follows:

	31 December 2018		1 January 2018 (or later date of appointment)		
	Ordinary Shares	Options and warrants	Ordinary Shares	Options and warrants	
Keith Edelman (Appointed 2 May 2017)	1,000,000	425,000	1,000,000	-	
Olof Rapp	2,000,000	425,000	2,000,000	-	
Philip Nash (Appointed 15 June 2017)	-	425,000	-	-	
Thomas Evans (1)	5,000,000	425,000	5,000,000	-	

⁽¹⁾ Thomas Martin Evans shares are held by FHF Securities (A'Asia) Limited.

Total pension entitlements (audited)

The Company does currently not have any pension plans for any of the Directors and does not pay pension amounts in relation to their remuneration.

The Company has not paid out any excess retirement benefits to any Directors or past Directors.

Payments to past directors (audited)

The Company has not paid any compensation to past Directors.

Payments for loss of office (audited)

No payments were made for loss of office during the year.

Directors interests in share warrants (audited)

None of the Directors had interests in share warrants.

Policy for new appointments

Base salary levels will take into account market data for the relevant role, internal relativities, the individual's experience and their current base salary. Where an individual is recruited at below market norms, they may be re-aligned over time (e.g. two to three years), subject to performance in the role. Benefits will generally be in accordance with the approved policy.

For external and internal appointments, the Committee may agree that the Company will meet certain relocation and/or incidental expenses as appropriate.

Policy on payment for loss of office

Payment for loss of office would be determined by the remuneration committee, taking into account contractual obligations.

Other matters

The Company does not currently have any annual or long-term incentive schemes in place for any of the Directors and as such there are no disclosures in this respect.

Share performance graph



Source: London Stock Exchange website of Pennpetro Energy Plc share prices chart.

Approved by the Board on 30 April 2019.

Tell EDD

Keith Edelman

Non-Executive Director, Chairman

Audit Committee Report

The Audit Committee comprises two Non-Executive Directors (Olof Rapp and Philip Nash). It oversees the Company's financial reporting and internal controls and provides a formal reporting link with the external auditors. The ultimate responsibility for reviewing and approving the annual report and accounts and the half-yearly report remains with the Board.

Main Responsibilities

The Audit Committee acts as a preparatory body for discharging the Board's responsibilities in a wide range of financial matters by:

- monitoring the integrity of the financial statements and formal announcements relating to the Company's financial performance;
- reviewing significant financial reporting issues, accounting policies and disclosures in financial reports, which are considered to be in accordance with the key audit matters identified by the external auditors;
- overseeing that an effective system of internal control and risk management systems are maintained;
- ensuring that an effective whistle-blowing, anti-fraud and bribery procedures are in place;
- overseeing the Board's relationship with the external auditor and, where appropriate, the selection of new external auditors;
- approving non-audit services provided by the external auditor, or any other accounting firm, ensuring
 the independence and objectivity of the external auditors is safeguarded when appointing them to
 conduct non-audit services; and
- ensuring compliance with legal requirements, accounting standards and the Listing Rules and the Disclosure and Transparency Rules

Governance

The Code requires that at least one member of the Audit Committee has recent and relevant financial experience. Philip Nash, who was appointed to the Audit Committee in 2017 has been a qualified Chartered Accountant with extensive experience of high level finance roles. As a result, the Board is satisfied that the Audit Committee has recent and relevant financial experience.

Members of the Audit Committee are appointed by the Board and whilst shareholders, the Company believes they are considered to be independent in both character and judgement.

The Company's external auditor is Crowe U.K. LLP and the Audit Committee will closely monitor the level of audit services they provide to the Company.

The audit committee believes that the Company does not require an internal audit function due to the current size of the organisation and its operations.

Meetings

In the year to 31 December 2018 the two members of the Audit Committee have met twice.

The key work undertaken by the Audit Committee is as follows;

- interview of external auditors and recommendation to the Board;
- review of audit planning and update on relevant accounting developments;
- consideration and approval of the risk management framework, appropriateness of key performance indicators:
- consideration and review of full-year results;
- review of the effectiveness of the Audit Committee; and
- review of internal controls

Audit Committee Report (continued)

The Code states that the Audit Committee should have primary responsibility for making a recommendation on the appointment, reappointment or removal of the external auditor.

External auditor

During the Year under review, the Company's Reporting accountant Welbeck Associates was acquired by the Groups' auditors at the time, PKF Littlejohn LLP. By way of its listing on the LSE, Pennpetro is classed as a public interest entity. Under section 290.172 of the ICAEW code of ethics, auditors shall not prepare financial statements for public interest companies. Consequently, in order that the Company could continue to retain its Reporting accountant and continuity of accounting services, PKF Littlejohn LLP were required to resign as the Group's auditors.

The Audit Committee appointed Crowe U.K. LLP as auditors to the Company, commencing with the audit of the year ended 31 December 2018. The external auditor has unrestricted access to the Audit Committee Chairman. The Committee is satisfied that Crowe U.K. LLP has adequate policies and safeguards in place to ensure that auditor objectivity and independence are maintained. The external auditors report to the Audit Committee annually on their independence from the Company. In accordance with professional standards, the partner responsible for the audit is changed every five years. The current auditor, Crowe U.K. LLP were first appointed by the Company in 2019 following a tender process and therefore the current partner is due to rotate off the engagement after completing the December 2022 audit. Having assessed the performance objectivity and independence of the auditors, the Committee will be recommending the reappointment of Crowe U.K. LLP as auditors to the Company at the 2019 Annual General Meeting.

Xell EDD

Keith Edelman Non-Executive Director, Chairman 30 April 2019

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF PENNPETRO ENERGY PLC

Opinion

We have audited the financial statements of Pennpetro Energy Plc (the "Company" and its subsidiaries (the "Group") for the year ended 31 December 2018 which comprise the consolidated statements of comprehensive income, the consolidated and parent company statements of financial position, the consolidated and parent company statements of cashflows, the consolidated and parent company statements of changes in equity and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards (IFRSs) as adopted by the European Union.

In our opinion, the financial statements:

- give a true and fair view of the state of the group's and company's affairs as at 31 December 2018 and of its loss for the year then ended;
- have been properly prepared in accordance with International Financial Reporting Standards and as adopted by the European Union; and
- have been prepared in accordance with the requirements of the Companies Act 2006, and, as regards the group financial statements, Article 4 of the IAS Regulation.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which ISAs (UK) require us to report to you when:

- The directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- The directors have not disclosed in the financial statements any identified material uncertainties that
 may cast significant doubt about the Company's ability to continue to adopt the going concern basis of
 accounting for a period of at least twelve months from the date when the financial statements are
 authorised for issue.

Overview of our audit approach

Materiality

In planning and performing our audit we applied the concept of materiality. An item is considered material if it could reasonably be expected to change the economic decisions of a user of the financial statements. We used the concept of materiality to both focus our testing and to evaluate the impact of misstatements identified.

Based on our professional judgement, we determined overall materiality for the financial statements as a whole to be \$115,000, based on 2% of total assets.

We use a different level of materiality ('performance materiality') to determine the extent of our testing for the audit of the financial statements. Performance materiality is set based on the audit materiality as adjusted for the judgements made as to the entity risk and our evaluation of the specific risk of each audit area having regard to the internal control environment.

Where considered appropriate performance materiality may be reduced to a lower level, such as, for related party transactions and directors' remuneration.

REPORT OF THE INDEPENDENT AUDITOR

We agreed with the Audit Committee to report to it all identified errors in excess of \$3,000. Errors below that threshold would also be reported to it if, in our opinion as auditor, disclosure was required on qualitative grounds.

Overview of the scope of our audit

The Company and Group finance function is based in the United Kingdom and a full scope audit was carried out thereon from our office with discussions with management as required and with information being requested from the US where appropriate. This provided us with sufficient evidence for our opinion on the consolidated financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. These matters included those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit; and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

This is not a complete list of all risks identified by our audit.

Key	audit	matter
-----	-------	--------

How the scope of our audit addressed the key audit matter

Valuation of producing properties and capitalised drilled costs and equipment

The group's primary focus is onshore oil and gas exploration and production in Texas, USA. As at 31 December 2018 assets totalling \$5.1m were recognised comprising Petroleum Leases within property, plant and equipment of \$1.3m and Drilling Costs within intangible assets of \$3.8m.

We considered the risk that these assets are impaired.

We reviewed management's assessment which concluded that there are no facts or circumstances that suggest the recoverable amount of the asset does not exceed the carrying amount.

In considering this assessment we reviewed the following sources of evidence:

- •The primary lease agreements in place supporting the company's right of extraction;
- •The competent persons report that formed the basis of the valuation:
- Discussing plans and intentions with management;
- Current oil prices and futures to support key assumptions used when assessing the recoverable amount; and
- Current market capitalisation

We are satisfied that there are no indicators of impairment in respect of the drilling costs and that the estimated recoverable amount in respect of the petroleum leases is in excess of the carrying value.

Going concern

The Board are required to make an assessment of the Group's ability to continue as a going concern for a period of at least 12 months from the date of signing the financial statements.

The Board has concluded that the going concern basis is appropriate and that no material uncertainties exist.

Given the estimates and judgements required by management in preparing forecast cash flows, including factors such as oil and gas prices, the quantum and timing of future revenues and receivables and the availability of lending facilities.

We have obtained cash flow forecasts from management and performed a detailed review, challenging the key assumptions.

We confirmed the integrity of the forecast models and sensitivities and performed our own sensitivities for production delays.

We have reviewed the terms and availability of facilities in place.

We reviewed the adequacy and completeness of disclosure in the financial statements in relation to going concern.

We are satisfied that the use of the going concern assumption is appropriate.

Our audit procedures in relation to these matters were designed in the context of our audit opinion as a whole. They were not designed to enable us to express an opinion on these matters individually and we express no such opinion.

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion the part of the directors' remuneration report to be audited has been properly prepared in accordance with the Companies Act 2006.

In our opinion based on the work undertaken in the course of our audit

- the information given in the strategic report and the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the directors' report and strategic report have been prepared in accordance with applicable legal requirements.

REPORT OF THE INDEPENDENT AUDITOR

Matters on which we are required to report by exception

In light of the knowledge and understanding of the group and the parent company and their environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or the directors' report.

We have nothing to report in respect of the following matters where the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements and the part of the directors' remuneration report to be audited are not in agreement with the accounting records and returns; or
- · certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit

Responsibilities of the directors for the financial statements

As explained more fully in the directors' responsibilities statement set out on page 19, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the Group's and the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

We designed our audit approach to be capable of detecting irregularities, including fraud. In particular: We gained an understanding of the legal and regulatory framework applicable to the Group and considered the risk of acts by the Group which were contrary to applicable laws and regulations, including fraud.

We designed audit procedures to respond to the risk, recognising that the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment.

Our tests included but were not limited to: review of the financial statement disclosures to underlying supporting documentation and enquiries of management. There are inherent limitations in the audit procedures described above and the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely we would become aware of it. We did not identify any key audit matters relating to irregularities, including fraud. As in all of our audits we also addressed the risk of management override of internal controls, including testing journals and evaluating whether there was evidence of bias by the directors that represented a risk of material misstatement due to fraud.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

REPORT OF THE INDEPENDENT AUDITOR

Other matters which we are required to address

We were appointed by the Board on 25 March 2019 to audit the financial statements for the year ended 31 December 2018. Our total uninterrupted period of engagement is 1 year, covering the year ended 31 December 2018.

The non-audit services prohibited by the FRC's Ethical Standard were not provided to the company and we remain independent of the group and the parent company in conducting our audit.

Our audit opinion is consistent with the additional report to the audit committee.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Matthew Stallabrass
Senior Statutory Auditor
For and on behalf of
Crowe U.K. LLP
Statutory Auditor
London

30 April 2019

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME Year ended 31 December 2018

	Note	Year ended 31 December 2018 \$	Year ended 31 December 2017 \$
Continuing Operations Administrative expenses	6	(595,074)	(708,295)
Operating Loss		(595,074)	(708,295)
Finance income Finance costs	10 10	273,126 (466,682)	561,849 (6,823)
Loss before Tax		(788,630)	(153,269)
Income tax	9		
Loss for the year attributable to owners of the parent		(788,630)	(153,269)
Other Comprehensive Income: Items that may be reclassified subsequently to profit or loss			
Currency translation differences		(27,579)	19,718
Other Comprehensive Income for the Year, Net of Tax		(27,579)	19,718
Total Comprehensive Income for the Year attributable to the owners of the parent		(816,209)	(133,551)
Loss per share attributable to the owners of the parent during the year			
Basic (cents per share)	11	(1.11)	(0.34)
Diluted (cents per share)		(1.11)	(0.34)

The notes to the consolidated financial statements form an integral part of these Financial Statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION As at 31 December 2018

	Note	As at 31 December 2018	As at 31 December 2017
ASSETS		\$	\$
Non–Current Assets Property, plant and equipment Intangible assets	12 13	1,279,914 4,007,448	1,226,647 2,173,533
Total Non-Current Assets		5,287,362	3,400,180
Current Assets Trade and other receivables Short term investments Cash and cash equivalents	15 16 17	523,482 166,367 -	1,537,448 2,073,299 22,073
Total Current Assets		689,849	3,632,820
TOTAL ASSETS		5,977,211	7,033,000
EQUITY AND LIABILITIES Equity attributable to Owners of Parent Share capital Share premium Convertible reserve Reorganisation reserve Foreign exchange reserve Share based payment reserve Retained losses	18 18	908,404 625,504 6,021,575 (6,578,229) (7,861) 60,153 (1,055,368)	908,404 625,504 6,021,575 (6,578,229) 19,718 - (266,738)
Total Equity		(25,822)	730,234
Non-Current Liabilities Borrowings	20	5,863,863	6,092,657
Total Non-Current Liabilities		5,863,863	6,092,657
Current Liabilities Trade and other payables	21	139,170	210,109
Total Current Liabilities		139,170	210,109
TOTAL EQUITY AND LIABILITIES		5,977,211	7,033,000

These Financial Statements were approved by the Board of Directors on 30 April 2019 and signed on its behalf by:

Xell EDD

Keith Edelman

Non-Executive Director, Chairman

The notes to the consolidated financial statements form an integral part of these Financial Statements.

PENNPETRO ENERGY PLC

COMPANY STATEMENT OF FINANCIAL POSITION As at 31 December 2018

	Note	As at 31 December 2018 \$	As at 31 December 2017
ASSETS		Ψ	Ψ
Non-Current Assets			
Investments in subsidiaries Property, plant and equipment	14 12	6,622,720 3,163	7,027,100 5,700
roporty, plant and equipment			
Total Non–Current Assets		6,625,883	7,032,800
Current Assets			
Trade and other receivables	15	12,736	13,514
Short term investments Cash and cash equivalents	16 17	166,367 -	1,194,948 -
Total Current Assets		179,103	1,208,462
TOTAL ASSETS		6,804,986	8,241,262
EQUITY AND LIABILITIES			
Equity attributable to Shareholders	40	000 404	000 404
Share capital Share premium	18 18	908,404 625,504	908,404 625,504
Convertible reserve	10	6,021,575	6,021,575
Foreign exchange reserve		45,228	417,578
Share based payment reserve		60,153	-
Retained losses		(1,344,363)	(714,397)
Total Equity		6,316,501	7,258,664
Current Liabilities Trade and other payables	21	488,485	982,598
Trade and other payables	21		
Total Current Liabilities		488,485	982,598
TOTAL EQUITY AND LIABILITIES		6,804,986	8,241,262

The Company has elected to take the exemption under Section 408 of the Companies Act 2006 from presenting the Parent Company Statement of Comprehensive Income. The loss for the Parent Company for the year was \$629,966 (2017: \$669,777).

These Financial Statements were approved by the Board of Directors on 30 April 2019 and were signed on its behalf by:

Xell EDD

Keith Edelman

Non-Executive Director, Chairman

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY Year ended 31 December 2018

Attributable to the owners of the parent

Group (\$)	Share capital	Share Premium	Convertible reserve	Reorganisation reserve	Foreign Exchange Reserve	Share Based Payments Reserve	Retained losses	Total equity
Balance at 1 January 2017	135	-	-	-	-	-	(17,838)	(17,703)
Loss for the year	-	-	-	-	-	-	(153,269)	(153,269)
Other Comprehensive Income								
Currency translation differences	-	-	-	-	19,718	-	-	19,718
Total Comprehensive Income for the Year	-	-	-	-	19,718	-	(153,269)	(133,551)
Transactions with Owners								
Reverse merger	686,920	303,677	6,021,575	(6,578,229)	-	-	(95,631)	338,312
Shares issued as consideration for listing fees	191,550	-	-	-	-	-	-	191,550
Shares issued for cash	29,799	332,969	-	-	-	-	-	362,768
Share raising cost	-	(11,142)	-	-	-	-	-	(11,142)
Transaction with owners, recognised directly in equity	908,269	625,504	6,021,575	(6,578,229)	-	-	(95,631)	881,488
Balance at 31 December 2017	908,404	625,504	6,021,575	(6,578,229)	19,718	-	(266,738)	730,234
Loss for the year	-	-	-	-	-	-	(788,630)	(788,630)
Share based payments	-	-	-	-	-	60,153	-	60,153
Other Comprehensive Income								
Currency translation differences	-	-	-	-	(27,579)	-	-	(27,579)
Total Comprehensive Income for the Year	-	-	-	-	(27,579)	60,153	(788,630)	(756,056)
Balance at 31 December 2018	908,404	625,504	6,021,575	(6,578,229)	(7,861)	60,153	(1,055,368)	(25,822)

PENNPETRO ENERGY PLC

COMPANY STATEMENT OF CHANGES IN EQUITY Year ended 31 December 2018

Attributable to the owners of the shareholders

Company (\$)	Share capital	Share premium	Convertible reserve	Retained losses	Translation s reserve	Share based payments reserve	Total equity
Balance at 1 January 2017	116,590	303,677	-	(44,620)	(33,358)	-	342,289
Loss for the year	-	-	-	(669,777)	-	-	(669,777)
Other Comprehensive Income	-	-	-	-	450,936	-	450,936
Total Comprehensive Income for the Year	-	-	-	(669,777)	450,936	-	(218,841)
Transactions with owners							
Shares issued for cash	29,799	332,969	-	-	-	-	362,768
Shares issued as consideration for listing fees	191,550	-	-	-	-	-	191,550
Shares issued as consideration in the reverse merger	570,465	-	-	-	-	-	570,465
Convertible loan note issued as consideration in the reverse merger	-	-	6,021,575	-	-	-	6,021,575
Share issue costs	-	(11,142)	-	-	-	-	(11,142)
Total contributions by and distributions to owners of the parent, recognised directly in equity	791,814	321,827	6,021,575	-	-	-	7,135,216
Balance at 31 December 2017	908,404	625,504	6,021,575	(714,397)	417,578	-	7,258,664
Loss for the year	-	-	-	(629,966)	-	-	(629,966)
Share based payments	-	-	-	-	-	60,153	60,153
Other Comprehensive Income	-	-	-	-	(372,350)	-	(372,350)
Total Comprehensive Income for the Year	-	-	-	(629,966)	(372,350)	60,153	(942,163)
Balance at 31 December 2018	908,404	625,504	6,021,575	(1,344,363)	45,228	60,153	6,316,501

CONSOLIDATED STATEMENT OF CASH FLOWS Year ended 31 December 2018

	Note	Year ended 31 December 2018 \$	Year ended 31 December 2017 \$
Cash Flows from Operating Activities			
(Loss) before tax		(788,630)	(153,269)
Depreciation	12	2,907	2,921
Amortisation Unrealised foreign exchange	13	99,575 (183,110)	5,557
Finance income	10	(273,126)	(561,849)
Finance costs	10	466,682	6,823
Share base payment charge	19	60,153	-
		<u> </u>	
		(0.15.5.10)	(000.047)
Changes to weathing conital		(615,549)	(699,817)
Changes to working capital Decrease/(increase) in trade and other receivables		(169,050)	(1,509,336)
(Decrease)/increase in trade and other payables		(70,937)	167,747
Trade and other payables on reverse merger		(10,551)	(9,268)
Shares issued to settle professional fees	18	_	191,550
	. •		
Cash generated (used in) operations		(855,536)	(1,859,124)
Interest paid		(195,494)	(6,912)
Net Cash used in Operating Activities		(1,051,030)	(1,866,036)
Cook Flows from Investing Astinities			
Cash Flows from Investing Activities Purchases of development expenditure	13	(750,473)	(1,908,751)
Purchases of development expenditure Purchases of property, plant and equipment	12	(56,382)	(65,065)
Short term investments		1,906,932	(2,073,299)
Short term investments on reverse merger		-	347,904
Interest received		31	89
Net Cash generated from (used in) Investing Activities		1,100,108	(3,699,122)
Cash Flows from Financing Activities			
Proceeds from issue of ordinary shares	18	_	362,768
Issue costs	18	-	(11,142)
		-	-
Proceeds from/ (repayments to) borrowings		(71,151)	5,469,506
Borrowing arrangement fees		-	(270,339)
Net Cash generated from (used in) Financing		(71,151)	5,550,793
Activities		(71,131) ———	
Net (Decrease) in Cash and Cash Equivalents		(22,073)	(14,365)
Movement in Cash and Cash Equivalents			
Cash and cash equivalents at the beginning of the year	17	22,073	20,904
Exchange (loss)/gain on cash and cash equivalents		-	15,534
Net (decrease) in cash and cash equivalents		(22,073)	(14,365)
Cash and Cash Equivalents at the End of the Year	17	-	22,073

COMPANY STATEMENT OF CASH FLOWS Year ended 31 December 2018

	Note	Year ended 31 December 2018	Year ended 31 December 2017 \$
		\$	
Cash Flows from Operating Activities Loss before tax Depreciation Share based payments Unrealised foreign exchange Finance income Finance costs		(629,966) 2,329 60,153 32,238 (31) 839	(669,777) 2,344 - - (89) 643
Tillance costs			
Changes to working capital		(534,438)	(666,879)
Increase in funding received from subsidiary undertaking Decrease/(increase) in trade and other receivables (Decrease)/increase in trade and other payables Shares issued to settle professional fees	18	(394,803) (98,532)	793,960 (13,514) 179,370 191,550
		(493,335)	1,151,366
Cash generated/ (used in) operations Interest paid		(1,027,773) (839)	484,487 (643)
Net Cash generated from/ (used in) Operating Activities		(1,028,612)	483,844
Cash Flows from Investing Activities Short term investments Purchase of property, plant and equipment Interest received		1,028,581 - 31	(831,510) (4,049) 89
Net Cash used in Investing Activities		1,028,612	(835,470)
Cash Flows from Financing Activities Proceeds from issue of ordinary shares Issue costs	18 18		362,768 (11,142)
Net Cash generated from/ (used in) Financing Activities			351,626
Net movement in Cash and Cash Equivalents		-	-
Cash and cash equivalents at the beginning of the year Exchange gain on cash and cash equivalents Net Decrease in cash and cash equivalents	17	- - -	
Cash and Cash Equivalents at the End of the Year	17		

NOTES TO THE FINANCIAL STATEMENTS Year ended 31 December 2018

1. GENERAL INFORMATION

The Consolidated Financial Statements of Pennpetro Energy plc ("the Company") consists of the following companies (together "the Group"):

Pennpetro Energy plc

Nobel Petroleum UK Limited

Nobel Petroleum USA Inc

Nobel Petroleum LLC

Pennpetro USA Corp

UK registered company

US registered company

US registered company

US registered company

US registered company

The Company is a public limited company which is listed on the standard market of the London Stock Exchange and incorporated and domiciled in England and Wales. Its registered office address is First Floor, 88 Whitfield Street, London, W1T 4EZ.

The Group is an oil and gas developer with assets in Texas, United States. The Company's US-based subsidiaries own a portfolio of leasehold petroleum mineral interests centred on the City of Gonzalez, in southeast Texas, comprising the undeveloped central portion of the Gonzales Oil Field.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these Consolidated Financial Statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1. Basis of preparation of Financial Statements

The Consolidated Financial Statements of Pennpetro Energy plc have been prepared in accordance with International Financial Reporting Standards (IFRS) and IFRIC interpretations (IFRS IC) as adopted by the European Union and the Companies Act 2006 applicable to companies reporting under IFRS.

The Financial Statements have been prepared under the historical cost convention.

The preparation of Financial Statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated Financial Statements are disclosed in Note 4.

2.2.Basis of consolidation

The Consolidated Financial Statements consolidate the Financial Statements of Pennpetro Energy plc and the audited Financial Statements of its subsidiary undertakings made up to 31 December 2018.

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with those used by other members of the Group. All inter-company transactions and balances between Group entities are eliminated on consolidation.

2.2 Basis of consolidation (continued)

Acquisition

On 17 May 2017 Pennpetro energy plc ("Pennpetro") acquired 100% of the issued capital of Nobel Petroleum UK Limited ("Nobel UK") in a share for share exchange with the shareholders of Nobel UK's parent company at that time, Nobel Petroleum Ireland Limited ("Nobel Ireland"). Due to the relative size of the companies, Nobel Ireland's shareholders became the majority shareholders in the enlarged share capital. Pennpetro's shares were later listed on the London Stock Exchange in December 2017.

The transaction fell outside the scope of IFRS 3 ("Business Combinations") and as such has been treated as a reverse merger and accounted for as a share-based payment transaction which should be accounted for in accordance with IFRS 2. On the basis of the guidance in para B21 of IFRS 3, the reverse merger has been treated as a continuation of the Nobel Group into the Pennpetro Group. The consideration included the issue of new share capital and the issue of a convertible bond.

Reason for the reverse merger

Pennpetro was incorporated with the intention of obtaining a Listing on the LSE shortly after completing a reverse merger with Nobel UK Limited by way of a share swap with Nobel UK's parent company Nobel Ireland's shareholders retained a majority interest in the listed Pennpetro after the transaction.

Business Combinations

The acquisition of other subsidiaries are expected to be accounted for using the acquisition method of accounting. The consideration transferred for the acquisition is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree at the non-controlling interest's proportionate share of the recognised amounts of the acquiree's identifiable net assets. Acquisitionrelated costs are expensed as incurred. Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognised in accordance with IAS 39, either in the Income Statement or as a change to other comprehensive income. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity. Goodwill is initially measured as the excess of the aggregate of the consideration transferred and the fair value of non-controlling interest over the identifiable net assets acquired and liabilities assumed.

2.3.Going concern

The Group's business activities, together with the factors likely to affect its future development and performance are set out in the Executive Director's Statement. In addition, notes 3 and 23 to the Financial Statements disclose the Group's and Company's objectives, policies and processes for managing financial risks and capital.

The Group has prepared cashflow forecasts for 12 months from the date of signing the Financial Statements.

The Directors have considered these forecasts and have a reasonable expectation that the Company and Group has adequate resources to continue in operational existence through to 30 April 2020 as projected. This is subject to commencing commercial oil production from summer 2019 and is subject to material adverse unforeseen events that may occur, including but not limited to oil and gas prices and non-operational control of wells. For this reason, the Directors continue to adopt the going concern basis of accounting in preparing the Financial Statements.

In addition, Petroquest Energy Limited has confirmed to the directors that \$1.1m is still available to draw under its loan facility of \$5m.

2.4. Changes in accounting policy and disclosure

- a) New standards, amendments and interpretations adopted by the Group effective for the first time for the financial year beginning on or after 1 January 2018
 - IFRS 9 Financial Instruments
 - IFRS 15 Revenue from Contracts with Customers

IFRS9 Financial Instruments

IFRS 9 replaces the provisions of IAS 39 that relate to the recognition, classification and measurement of financial assets and financial liabilities, derecognition of financial instruments, impairment of financial assets and hedge accounting. The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the group has transferred substantially all the risks and rewards of ownership.

Financial assets

From 1 January 2018, the Group classifies its financial assets as those to be measured at amortised cost. Other trade debtors and receivables from Development participants are held to collect contractual cash flows and are expected to give rise to cash flows representing principal and interest. The Company analysed the contractual cash flow characteristics of those instruments and concluded that they meet the criteria for amortised cost measurement under IFRS 9. Therefore, reclassification for these instruments is not required. Based on the review of historical credit losses, considerations of prospective factors and give the Group's active management of credit risk, the Group did not identify any credit losses requiring provision.

A Developer participant exited the Gonzales project in March 2019 and as a result, the related receivables balance was reclassified to PPE as at 31 December 2018.

The outlook for the oil and gas industry is not expected to result in a significant change in the Group's exposure to credit losses.

Financial liabilities

Financial liabilities held by the Group comprise trade and other payables and borrowings. Trade and other payables are initially measured at fair value and are subsequently measured at amortised cost using the effective interest method. Borrowings are recognised initially at fair value. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the Income Statement over the period of the borrowings, using the effective interest method. The Group has reviewed its financial liabilities and there was no impact from the adoption of the new standard on 1 January 2018.

IFRS 15 Revenue from Contracts with Customers

The IASB has issued a new standard for the recognition of revenue. This replaced IAS 18 which covers contracts for goods and services and IAS 11 which covers construction contracts. The new standard is based on the principle that revenue is recognised when control of a good or service transfers to a customer.

The Group has not generated revenue in the year under review or the prior year, so IFRS 15 has no impact on the Financial Statements.

The Group expects to generate revenue during 2019 and given the nature of the Group's oil marketing and gas sale arrangements, with control passing to the customer upon transfer of physical possession, the Group principally satisfies its performance obligations at a point in time as opposed to over a period of time.

2.4. Changes in accounting policy and disclosure (continued)

New and amended standards and interpretations issued but not yet effective or endorsed and not early adopted

At the date of authorisation of these Financial Statements, the Group and Company have not applied the following new and revised IFRSs that have been issued but are not yet effective and (in some cases) have not yet been endorsed by the EU. The Group and Company intend to adopt these standards, if applicable, when they become effective.

Standard / Interpretation	Title	Effective date
		_
IFRS 16	Leases	1 January 2019
IFRIC 23	Uncertainty over Income Tax Treatments	1 January 2019
IFRS 9 (Amendments)	Prepayment Features with Negative Compensation	1 January 2019
IAS 28 (Amendments)	Long-term Interests in Associates and Joint Ventures	1 January 2019
IFRS 3 (Amendments)	Business Combinations – Annual Improvements to IFRS (2015-2017 Cycle)	1 January 2019
IFRS 11 (Amendments)	Joint Arrangements – Annual Improvements to IFRS (2015-2017 Cycle)	1 January 2019
IAS 12 (Amendments)	Income Taxes – Annual Improvements to IFRS (2015-2017 Cycle)	1 January 2019
IAS 23 (Amendments)	Borrowing Costs - Annual Improvements to IFRS (2015-2017 Cycle)	1 January 2019
IAS 19 (Amendments)	Employee Benefits – Plan Amendment, Curtailment or Settlement	1 January 2019

The Group and Company are evaluating the impact of the new and amended standards above. The Directors do not anticipate that the adoption of these standards, amendments and interpretations will have a material impact on the Group's financial statements in the periods of initial application.

2.5. Foreign Currency Translation

(a) Functional and presentation currency

Items included in each of the Financial Statements of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the 'functional currency'). The functional currency of the UK parent entity and Nobel UK Limited is sterling and the functional currency of the US subsidiaries is US Dollars. The Financial Statements are presented in US Dollars, rounded to the nearest Dollar, which is the Group's and Company's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where such items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the statement of comprehensive income.

(c) Group companies

The results and financial position of all the Group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each Statement of Financial Position presented are translated at the closing rate at the date of that Statement of Financial Position;
- income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities, and of monetary items receivable from foreign subsidiaries for which settlement is neither planned nor likely to occur in the foreseeable future are taken to other comprehensive income. When a foreign operation is sold, such exchange differences are recognised in the Statement of Comprehensive Income as part of the gain or loss on sale.

2.6. Property, plant and equipment

Following evaluation of successful exploration of wells, if commercial reserves are established and the technical feasibility of extraction demonstrated, and once a project is sanctioned for commercial development, then the related capitalised exploration costs are transferred into a single field cost centre within 'producing properties' within property, plant and equipment after testing for impairment. Where results of exploration drilling indicate the presence of hydrocarbons which are ultimately not considered commercially viable, all related costs are written off to the Statement of Comprehensive Income.

2.6. Property, plant and equipment (continued)

The net book values of 'producing properties' are depreciated on a unit of production basis at a rate calculated by reference to proven and probable reserves and incorporating the estimated future cost of developing and extracting those reserves once production has commenced.

The Petroleum (Mineral lease) expenditure to date is over land that has already had historical vertical drilled wells and has proven oil reserves. All these costs were therefore immediately capitalised within property, plant and equipment.

All costs incurred after the technical feasibility and commercial viability of producing hydrocarbons has been demonstrated, are capitalised within 'drilling costs and equipment' on a well by well basis. Subsequent expenditure is capitalised only where it either enhances the economic benefits of the development/producing asset or replaces part of the existing development/producing asset. Any costs remaining associated with the part replaced are expensed.

Net proceeds from any disposal of an exploration asset are credited to the Statement of Comprehensive Income in full. Capitalised costs are removed from assets and debited to the Statement of Comprehensive Income.

All property, plant and equipment other than oil and gas assets are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the Statement of Comprehensive Income during the financial period in which they are incurred.

Depreciation is charged so as to allocate the cost of assets, over their estimated useful lives, on a straight line basis as follows:

Office equipment – 4 years

Oil and gas producing properties held in property, plant and equipment are mainly depreciated on a unit of production basis at a rate calculated by reference to proven and probable reserves and incorporating the estimated future cost of developing and extracting those reserves.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each financial year-end.

Gains and losses on disposal are determined by comparing proceeds with carrying amount. These are included in the Income Statement.

2.7. Intangible assets

a. Development expenditure

Expenditure on the construction, installation and completion of infrastructure facilities such as platforms, pipelines and the drilling of development wells, including service, is capitalised initially within intangible fixed assets and when the well has formally commenced commercial production, then it is transferred to property, plant and equipment and is depreciated from the commencement of production as described in the accounting policy for property, plant and equipment

b. Drilling costs and Petroleum mineral leases

The Group applies the successful efforts method of accounting for oil and gas assets, having regard to the requirements of IFRS 6 'Exploration for and Evaluation of Mineral Resources'. Costs incurred prior to obtaining the legal rights to explore an area are expensed immediately to the Statement of Comprehensive Income.

Exploration expenditure incurred in the process of determining exploration targets is capitalised initially within intangible assets as drilling costs. Drilling costs are initially capitalised on a well by well basis until the success or otherwise has been established. Drilling costs are written off on completion of a well unless the results indicate that hydrocarbon reserves exist and there is a reasonable prospect that these reserves are commercially viable. Drilling costs are subsequently transferred into 'Drilling expenditure' within property, plant and equipment and depreciated over their estimated useful economic life. All such costs are subject to regular technical, commercial and management review on at least an annual basis to confirm the continued intent to develop or otherwise extract value from the discovery. Where this is no longer the case, the costs are immediately expensed to the Statement of Comprehensive Income.

Impairment of Non-Financial Assets

Assets not ready for use are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation or depreciation are reviewed for impairment at each reporting date. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

2.8.Investments in subsidiaries

Investments in subsidiaries are accounted for at cost less impairment.

2.9. Financial assets

Classification

Financial assets are recognised when the Group becomes a party to the contractual provisions of the instrument. At initial recognition, the Group classifies its financial assets as loans and receivables which comprise 'trade and other receivables' and 'cash and cash equivalents'.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the end of the reporting period.

Recognition and measurement

Loans and receivables are initially recognised at the amount expected to be received, less where material, a discount to reduce the loans and receivables to fair value. Subsequently, loans and receivables are measured at amortised cost using the effective interest method less a provision for impairment.

Derecognition

The Group derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of the ownership of the financial asset are transferred. Any interest in transferred financial assets that is created or retained by the Group is recognised as a separate asset or liability.

Derecognition also takes place for certain assets when the Group writes-off balances pertaining to the assets deemed to be uncollectible.

The Group derecognises a financial liability when its contractual obligations are discharged or cancelled or expire.

Impairment of financial assets

IFRS 9 mandates the use of an expected credit loss model to calculate impairment losses rather than an incurred loss model, and therefore it is not necessary for a credit event to have occurred before credit losses are recognised. The new impairment model applies to the Group's financial assets and loan commitments. The Group recognises lifetime expected credit losses ("ECL") when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12 month ECL. No changes to the impairment provisions were made on transition to IFRS 9.

The Group's financial assets due from Development participants and other counterparties are without material credit risk concerns at the time of transition. Short term investments and bank balances are highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value.

The Group is satisfied that the credit risk of its financial assets has not significantly increased and no provision for losses is required. The Group has concluded this on the basis of ongoing monitoring of the credit status of bank counterparties and the long term operating relationships that the Group has with the other debtor counterparties and the remaining participants in the Gonzales project.

2.10.Loans and recievables

Loans and receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment.

2.11.Short term investments

Short term investments include amounts held in bank accounts and deposits by financial service companies that have been approved by the Directors.

2.12.Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and in hand and demand deposits with banks.

2.13. Trade and other payables

Trade and other payables are initially measured at fair value, net of transaction costs that are directly attributable to the issue of the financial liability and are subsequently measured at amortised cost using the effective interest method if the time value of money is significant.

2.14.Borrowings

Borrowings are recognised initially at fair value minus transaction costs that are directly attributable to the issue of the financial liability. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the Income Statement over the period of the borrowings, using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

2.15.Share capital

Ordinary shares are classified as equity when there is no obligation to transfer cash or other assets. Incremental costs directly attributable to the issue of equity instruments are shown in equity as a deduction from the proceeds, net of tax. Incremental costs directly attributable to the issue of equity instruments as consideration for the acquisition of a business are included in the cost of acquisition.

2.16.Reserves

The reverse merger as described in Accounting policy 2.2 has been accounted for as a share-based payment transaction which should be accounted for in accordance with IFRS 2. On the basis of the guidance in para 13A of IFRS 2, the reverse merger has been treated as a continuation of the Nobel Group into the Pennpetro Group. The consideration included the issue of new share capital and the issue of a convertible bond. The total consideration less the share capital in Nobel UK resulted in the creation of the reorganisation reserve.

The convertible reserve represents the principal value of a mandatory convertible note issued by Pennpetro Petroleum plc to Nobel Petroleum Ireland Limited in part consideration for the acquisition of Nobel Petroleum UK under an agreement dated 17 May 2017.

The translation reserve represents effects of currency translation in the year.

2.17.Taxation

The tax expense or credit comprises current and deferred tax. It is calculated using tax rates that have been enacted or substantively enacted by the Statement of Financial Position date.

Deferred tax is accounted for using the balance sheet liability method in respect of temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax basis used in the computation of taxable profit. In principle, deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill (or negative goodwill) or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction, which affects neither the tax profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised, or the liability is settled. Deferred tax is charged or credited in the Statement of Comprehensive Income, except when it relates to items credited or charged directly to equity, in which case the deferred tax is also dealt with in equity. Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

2.18.Segment Information

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker ("CODM"), who is responsible for allocating resources and assessing performance of the operating segments and making strategic decisions. The CODM is determined to be the board of Directors.

2.19. Share based payments

All services received in exchange for the grant of any share based remuneration are measured at their fair values. These are indirectly determined by reference to the fair value of the share options/warrants awarded. Their value is appraised at the grant date and excludes the impact of any non-market vesting conditions (for example, profitability and sales growth targets).

Share based payments are ultimately recognised as an expense in the Statement of Comprehensive Income with a corresponding credit to other reserves in equity, net of deferred tax where applicable. If vesting periods or other vesting conditions apply, the expense is allocated over the vesting period, based on the best available estimate of the number of share options/warrants expected to vest. Non-market vesting conditions are included in assumptions about the number of options/warrants that are expected to become exercisable. Estimates are subsequently revised, if there is any indication that the number of share options/warrants expected to vest differs from previous estimates. No adjustment is made to the expense or share issue cost recognised in prior periods if fewer share options ultimately are exercised than originally estimated.

Upon exercise of share options, the proceeds received net of any directly attributable transaction costs up to the nominal value of the shares issued are allocated to share capital with any excess being recorded as share premium.

Where share options are cancelled, this is treated as an acceleration of the vesting period of the options. The amount that otherwise would have been recognised for services received over the remainder of the vesting period is recognised immediately within the Statement of Comprehensive Income.

3. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: market risk (including currency risk and cash flow and interest rate risk), credit risk and liquidity risk.

Market risk

The Group operates in an international market for hydrocarbons and is exposed to risk arising from variations in the demand for and price of the hydrocarbons. Oil and gas prices historically have fluctuated widely and are affected by numerous factors over which the Group has no control, including world production levels, international economic trends, exchange rate fluctuations, speculative activity and global or regional political events.

Currency risk

The majority of the Group's purchase transactions and expenditure are denominated in US dollars. The currencies are stable, and any exchange risk is managed by maintaining bank accounts denominated in those currencies.

NOTES TO THE FINANCIAL STATEMENTS Year ended 31 December 2018

3. FINANCIAL RISK MANAGEMENT (continued)

Credit risk

The Group's principal financial assets are cash and cash equivalents, amounts due from participants, other receivables and short term investments.

Credit risk represents the risk of loss the Group would incur if third party operators and counterparties fail to fulfil their credit obligations. The risk is concentrated between a relatively small group of operators given the small number of parties involved in oil and gas exploration and production activities. The Group seeks to mitigate this risk where possible by assessing the credit quality of the participants and by establishing ongoing and long-term relationships.

The initial credit risk on cash and cash equivalents and short term investments is limited because it is the Group's policy to invest with banks that firstly offer the greatest degree of security in the view of the Group and, secondly the most competitive interest rates. The credit risk for short term investments and cash and cash equivalents is considered negligible since the counterparties are reputable banks.

The credit risk on receivables from Development participants is initially low since diligence is performed on those parties prior to their participation in the Gonzales project. By signing up to a Joint Operating Agreement, each Development participant provides a lien over its lease interests and a security interest over its interest in well assets.

Other receivables include amounts due from parties that have been involved in the Gonzales Project since its inception and continue to have an interest in the Group in their capacity as shareholders in Pennpetro or as lenders to the Group. Other receivables are therefore initially considered low credit risk.

Development Participants are considered in default if they have not met their payment obligations under the Joint Operating Agreement, having been served notice by the Project's Operator. Other receivables are considered in default if the entity or party has not settled its payment obligation by the due date set out in the underlying contracts and agreements.

A loss allowance is recognised for expected credit losses on all financial assets held at the balance sheet date. Given risk mitigation steps undertaken by the directors, no provision has been made for losses.

The maximum exposure due to credit risk for the Group on financial assets during the year was \$689,849 (2017: \$3,632,820). All amounts are expected to be received in full and on time.

3. FINANCIAL RISK MANAGEMENT (continued)

Liquidity risk

Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group Finance. Group Finance monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs, while seeking to maintain sufficient headroom on its undrawn committed borrowing facilities (Note 20) at all times, so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal Statement of Financial Position ratio targets, and, if applicable, external regulatory or legal requirements (for example, currency restrictions).

The table below analyses the Group's non-derivative financial liabilities and net-settled derivative financial liabilities into relevant maturity groupings, based on the remaining period at the Statement of Financial Position to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

Group At 31 December 2018	Less than 1 year	Between 1 and 2 years	Between 2 and 3 years
Borrowings (undiscounted)	202,247	6,596,156	-
Trade and other payables	139,170	-	-
At 31 December 2017			
Borrowings (undiscounted)	194,354	202,247	6,823,046
Trade and other payables	210,109	-	-

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Use of estimates and judgements

The preparation of Financial Statements in conformity with IFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are described below.

Critical accounting judgements

Recognising the convertible loan fully within equity

A convertible loan note which was issued by Pennpetro to Nobel Ireland in the Reverse merger of Nobel UK, will be converted into 19 million ordinary shares if certain conditions are met, at a fixed subscription price of 25 pence. If Pennpetro agrees to a delisting of its shares as a consequence of trading or a merger or acquisition, then there is an obligation for the Company to settle the note in cash. The directors have judged that a delisting is unlikely to occur for the forseeable future and in particular given the early stage of the Company and its recent listing on the London Stock Exchange and therefore, in the prior year, accounted for the note as equity.

Going concern

The directors' have assessed the Group's ability to continue as a going concern for a period of at least 12 months from the date of signing the financial statements. The directors have used judgements with regards to oil and gas prices, the quantum and timing of future revenues and receivables and the availability of lending facilities. Having run several downside sensitivities, the board has concluded that the going concern basis is appropriate and that no material uncertainties exist.

Key sources of estimation uncertainty

Recoverability of non-producing mineral leases and capitalised drilling costs & equipment

Management tests annually whether non-producing mineral leases have future economic value in accordance with the accounting policies. This assessment takes into consideration the likely commerciality of the asset, the future revenues and costs pertaining and the discount rates to be applied for the purposes of deriving a recoverable value. In the event that a lease does not represent an economic drilling target and results indicate that there is no additional upside, the mineral lease and drilling costs will be impaired. The Directors have reviewed the estimated value of the licences and have concluded that an impairment charge of \$Nil (2017: \$Nil) should be recognised. The directors do not consider that there is a significant risk of material adjustment to the estimated value will of the leases given the underlying value of proven reserves and the successful testing, trials and completion of the initial well, which will move into production during 2019.

4. CRITICAL ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

• Estimated impairment of producing properties and capitalised drilling costs & equipment

At 31 December 2018, petroleum mineral leases and capitalised drilling costs & equipment on petroleum properties have a total carrying value of \$5,117,838 (2017: \$3,127,966), (Notes 12 and 13). Management tests annually whether the assets have future economic value in accordance with the accounting policies and has placed reliance on the Competent Persons Report ("CPR") prepared in December 2017.

All of the mineral leases were offered on an initial term of three years with an option to extend them by two years. All of the leases covering the initial permit area do not need renewing whilst there is any production from the permitted area.

The recoverable amount of each property has been determined based on a value in use calculation which requires the use of certain estimates and assumptions such as long-term commodity prices (i.e. oil and gas prices), pre-tax discount rates, operating costs, future capital requirements and mineral resource estimates. These estimates and assumptions are subject to risk and uncertainty and therefore a possibility that changes in circumstances will impact the recoverable amount.

The following information has been used by the Directors in determining the recoverability of the Company's Petroleum properties. The Source for this information is the CPR prepared in December 2017.

- The Pennpetro Group owns approximately 1,000 leases on 2,500 acres in Gonzales, Texas.
- The Group's Net Working interests are 3,000 Mbbl of oil and 1,500 MMcf of gas.
- Base case oil sold is assumed at \$55 per barrel and gas at \$3.20 per thousand cubic feet.
- Oil and gas pricing held constant to depletion in 2031.
- The total proved future Net Revenue interest after costs as at 1 December 2017:Undiscounted \$92m (2017: \$62m).

The directors are comfortable in relying on the CPR for the following reasons:

- The oil sold price used of \$55 in the calculations is lower than current and future forecast WTI prices. The WTI price as at 24 April 2019 was \$66.04 (source: Bloomberg markets) and is forecast to continue to rise to \$70 in 2022, \$78 in 2025, \$84 in 2028 and \$89 in 2031 (source: Energy & Information Administration).
- Operating costs remain unchanged.
- The Group's Working interest and Net revenue interest has increased by 50% as a result of former participant Sunrise's exit from the Gonzales Project.

Based on the information provided in the CPR, the Directors have determined that the Company's oil properties have not been impaired as at the 31 December 2018. The directors also do not consider that there is a significant risk of material adjustment to the estimates used to assess impairment of producing properties and capitalised drilling costs & equipment in the next 12 months but have disclosed this as an area of significant estimation based on the size of the balance.

4. CRITICAL ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

• Estimated useful lives of property, plant and equipment

Useful lives are based on industry standards and historical experience which are subjected to yearly evaluation. For producing properties, the Group's considerations include the lease period of the agreement, estimated levels of proven and probable reserves and the estimated future cost of developing and extracting those reserves. Management review property, plant and equipment at each Statement of Financial Position date to determine whether there are any indications of impairment. If any such indication exists, an estimate of the recoverable amount is performed, and an impairment loss is recognised to the extent that the carrying amount exceeds the recoverable amount. The Directors have reviewed the estimated value of each property and do not consider any further impairment to be necessary. The directors do not consider that there is a significant risk of material downward adjustment to the estimated levels of proven and probable reserves in the next 12 months but have disclosed this as an area of significant estimation based on the size of the balance.

• Impairment of investments

The directors have assessed at year end whether there is any indication that the carrying value of the Company's investment in its subsidiaries has been impaired. The directors have determined that the value of the assets owned by its subsidiaries, namely the mineral leases, the proven oil and gas reserves and Net Revenue Interests are significantly higher than the Investment carried in the Company's books. The directors therefore do not consider any impairment is necessary. The directors do not consider that there is a significant risk of material downward adjustment to the estimated levels of proven and probable reserves in the next 12 months but have disclosed this as an area of significant estimation based on the size of the balance.

Share based payments

The calculation of the fair value of equity-settled share based awards and the resulting charge to the statement of comprehensive income requires assumptions to be made regarding future events and market conditions. These assumptions include the future volatility of the Company's share price. These assumptions are then applied to a recognised valuation model in order to calculate the fair value of the awards. Details of these assumptions are set out in note 19. The directors do not consider that there is a significant risk of material adjustment to the estimates used in calculating the share based payments in the next 12 months, but have disclosed this as an area of significant estimation because the options have been awarded to directors of the Company.

5. SEGMENTAL INFORMATION

The Group operates in two geographical areas, the United Kingdom and the United States of America. Activities in the UK are mainly administrative in nature whilst the activities in the USA relate to exploration and production from oil and gas wells. The reports reviewed by the Board of Directors that are used to make strategic decisions are based on these geographical segments.

Year ended 31 December 2018

	USA \$	UK \$	Intra-segment balances \$	Total \$
Operating profit/ (loss)	34,085	(629,159)	-	(595,074)
Depreciation and amortisation Capital expenditure Development expenditure Total assets Total liabilities	100,153 56,382 750,473 5,794,945 5,912,927	2,329 - - 580,645 488,485	- - (398,379) (398,379)	102,482 56,382 750,473 5,977,211 6,003,033

Year ended 31 December 2017

USA \$	UK \$	Intra-segment balances \$	Total \$
(39,073)	(669,222)	-	(708,295)
577 61,016 1,908,751 6,612,798 6,114,127	2,344 4,049 - 1,214,162 982,599	(793,960) (793,960)	2,921 65,065 1,908,751 7,033,000 6,302,766
	\$ (39,073) 577 61,016 1,908,751 6,612,798	\$ (39,073) (669,222)	USA UK balances \$ \$ \$ (39,073) (669,222)

5. SEGMENTAL INFORMATION (continued)

A reconciliation of the operating loss to loss before taxation is provided as follows:

	Year ended 31 December 2018	Year ended 31 December 2017
	\$	\$
Operating Loss for reportable segments	(595,074)	(708,295)
(Finance costs net of finance income)	(193,556)	555,026
Loss before tax	(788,630)	(153,269)

The amounts provided to the Board of Directors with respect to total assets are measured in a manner consistent with that of the Financial Statements. These assets are allocated based on the operations of the segment and physical location of the asset.

Reportable segments' assets are reconciled to total assets as follows:

	Year ended 31 December 2018 \$	Year ended 31 December 2017 \$
Segmental assets for reportable segments	5,977,211	7,033,000
Total assets per Statement of Financial Position	5,977,211	7,033,000

5. SEGMENTAL INFORMATION (continued)

Information about major customers/operating partners

As at 31 December 2018, Nobel USA's ownership interests were 50% Working Interest ("WI"). Nobel's three industry partners in the project which owned the remaining 50% Net Working Interest were Sunrise Energy LLC ("Sunrise"), Av-Tech Oil & Gas LLC ("Av-Tech") and Landex Petroleum LLC ("Landex"). Av-Tech provides valuable experience to Nobel USA, having successfully drilled some 250 wells and produced wells drilled throughout the subject area.

On 5 March 2019, Pennpetro announced that its subsidiary, Nobel Petroleum UK Limited, had through its US based entities, increased its working interest from 50% to 75% in the leasehold petroleum interests centred on the City of Gonzales, southwest Texas, comprising the undeveloped central portion of the Gonzales Oil Field. This was as a result of former participant Sunrise's departure from the Gonzales Project.

Nobel's two industry partners, Av-Tech and Landex continue to own 25% Net Working Interest.

6. EXPENSES BY NATURE

Group	2018	2017
	\$	\$
Legal, professional and compliance costs	388,452	649,031
Depreciation and amortisation	102,482	2,921
Other costs	104,140	56,343
Total administrative expenses	595,074	708,295

7. AUDITOR REMUNERATION

Services provided by the Company's auditor and its associates

During the year, the Group (including its overseas subsidiaries) obtained the following services from the Company's auditor:

	2018 \$	2017 \$
Fees payable to the Company's auditor for the audit of the Parent Company and consolidated Financial Statements	33,588	27,855
Fees payable to the Company's auditor for other services: - in relation to transaction services		12,500

8. STAFF COSTS

	Group		Compar	
	2018	018 2017 2018 2017		2017
	\$	\$	\$	\$
Wages and salaries	167,944	-	167,944	_
Social security costs	12,166	-	12,166	-
Valuation of options	60,153	-	60,153	-
				
	240,263	-	240,263	-

Directors' Emoluments

		Group		Co	mpany
		2018	2017	2018	2017
		\$	\$	\$	\$
Keith Edelman	Emoluments	47,026	-	47,026	-
	Valuation of options	15,039	-	15,039	-
Olof Rapp	Emoluments	40,306	-	40,306	-
	Valuation of options	15,038	-	15,038	-
Philip Nash	Emoluments	40,306	-	40,306	_
•	Valuation of options	15,038	-	15,038	_
Thomas Evans	Emoluments	40,306	-	40,306	_
	Valuation of options	15,038	-	15,038	-
		228,097	-	228,097	-

The Group does not employ any full time employees at its US subsidiaries. Instead the Group uses specialist service providers to fulfil its well drilling and land management requirements.

The average monthly number of staff, including the Directors, during the financial year was as follows:

	Group		Col	mpany
	2018	2017	2018	2017
Directors	4	4	4	4

9. INCOME TAX

Tax charge for the period

The tax charge for the year is \$Nil (2017: \$Nil).

Factors affecting the tax charge for the period

The tax charge for each year is explained below:

The tax energe for each year is explained below.	2018	2017
	\$	\$
Loss for the year before taxation	(788,630)	(153,269)
UK Loss before tax multiplied by the UK tax rate 19% (2017: 19%)	(149,840)	(29,121)
Tax effect of: Expenses not deductible for tax purposes Unutilised tax losses carried forward	30,901 118,939 ————	29,121
Income tax charge	-	-

The Group has UK tax losses of approximately \$148,060 (2017: \$29,121) to carry forward against future profits.

10. FINANCE INCOME AND FINANCE COSTS

Group	2018	2017
	\$	\$
Loan adjustment for effective interest and bank interest	273,126	561,849
Bank charges and interest expense	(466,682)	(6,823)

11. EARNINGS PER SHARE

The calculation of basic and diluted earnings per share is based on the following loss and number of shares:

	Year ended 31 December 2018	Year ended 31 December 2017
Loss for the year	\$788,630	\$153,269
Weighted average shares in issue	70,900,000	44,295,000
Basic earnings per share (cents)	(1.11)	(0.34)

There is no difference between the basic and diluted earnings per share as the effect would be to decrease earnings per share.

12. PROPERTY, PLANT AND EQUIPMENT

Group

	Petroleum (Mineral Leases)	Office equipment	Total
Cost	\$	\$	\$
At 1 January 2017	1,158,199	2,309	1,160,508
Additions Acquired in reverse merger Currency translation	61,016	4,049 4,871 454	65,065 4,871 454
At 31 December 2017	1,219,215	11,683	1,230,898
Additions Currency translation	56,382	(540)	56,382 (540)
At 31 December 2018	1,275,597	11,143	1,286,740
Accumulated Depreciation and Impairment			
At 1 January 2017	-	-	-
Acquired in reverse merger Charge for the year Currency translation	- - -	1,218 2,921 112	1,218 2,921 112
At 31 December 2017	-	4,251	4,251
Charge for the year Currency translation	- -	2,907 (332)	2,907 (332)
At 31 December 2018	-	6,826	6,826
Net Book Amount At 31 December 2017	1,219,215	7,432	1,226,647
At 31 December 2018	1,275,597	4,317	1,279,914

Office equipment depreciation expense of \$2,907 (2017: \$2,921) has been charged in administrative expenses.

Certain leases capitalised in property, plant and equipment have been pledged as collateral against the loan from Pennpetro Bonds II Limited.

Further details regarding consideration of the carrying value is contained in note 4.

12. PROPERTY, PLANT AND EQUIPMENT (continued)

Company

	Office equipment \$
Cost	
At 1 January 2017	4,871
Additions Currency translation	4,049 454
At 31 December 2017	9,374
Additions Currency translation	(540)
At 31 December 2018	8,834
Accumulated Depreciation	
At 1 January 2017	1,218
Charge for the period Currency translation	2,344 112
At 31 December 2017	3,674
Charge for the period Currency translation	2,329 (332)
At 31 December 2018	5,671
Net Book Amount	
At 31 December 2017	5,700
At 31 December 2018	3,163

Office equipment depreciation expense of \$2,329 (2017: \$2,344) has been charged in administrative expenses.

13. INTANGIBLE ASSETS

Group

Стоир	Drilling costs	Loan arrangement fees \$	Total
Cost	\$	•	\$
At 1 January 2017 Additions	1,908,751 ————	270,339 	2,179,090
At 31 December 2017	1,908,751	270,339	2,179,090
Additions Add: Reclassification from other receivables	750,473 1,183,017	- -	750,473 1,183,017
At 31 December 2018	3,842,241	270,339	4,112,580
Amortisation			
At 1 January 2017 Amortisation charge for the year	- -	5,557	5,557
At 31 December 2017 Amortisation charge for the year	- -	5,557 99,575	5,557 99,575
At 31 December 2018	-	105,132	105,132
Net Book Amount At 31 December 2017	1,908,751	264,782	2,173,533
At 31 December 2018	3,842,241	165,207	4,007,448

Amounts due from development participants for drilling costs are disclosed under note 15 trade and other receivables.

Drilling costs represents acquired intangible assets with an indefinite useful life and are tested annually for impairment. Drilling costs are capitalised on a well by well basis if the results indicate the existence of a commercially viable level of reserves. No amounts are pledged as security for liabilities.

Impairment review – Intangible assets

The Directors have undertaken a review to assess whether circumstances exist which could indicate the existence of impairment, considering the following indicators:

- The Group no longer has title to mineral leases.
- A decision has been taken by the Board to discontinue exploration due to the absence of a commercial level of reserves.
- Sufficient data exists to indicate that the costs incurred will not be fully recovered from future development and participation.

Following their assessment, the Directors recognised that no impairment charge is necessary.

Further details regarding consideration of the carrying value is contained in note 4.

PENNPETRO ENERGY PLC

NOTES TO THE FINANCIAL STATEMENTS Year ended 31 December 2018

14. INVESTMENTS

		-			
Investn	1ents	ın	Sub	sıd	iaries

	2018 \$	2017 \$
Company Shares in group undertakings	•	,
At 1 January	7,027,100	- 6 502 040
Additions Exchange movements	(404,380)	6,592,040 435,060
		
At 31 December	6,622,720	7,027,100

Investments in group undertakings are recorded at cost, which is the fair value of the consideration paid.

Under an agreement dated 17 May 2017, between the Company (as the Purchaser) and Nobel Petroleum Ireland Limited (as the Seller), the Company acquired from the Seller all of the issued capital of Nobel Petroleum UK Limited, being 100 fully paid ordinary shares, in consideration of the issue of 3,400,000 Ordinary Shares and the issue of a mandatory convertible note to the Seller, which is convertible into up to 19,000,000 Ordinary Shares. A further 41,600,000 Ordinary shares were issued under the acquisition agreement, to settle sums owed to the subscribers for advisory, introduction, broking and financing services to the Group. In addition, 10,000,000 ordinary shares were issued in consideration for professional fees directly associated with the acquisition.

Nobel Petroleum Ireland Limited was issued with a mandatory convertible note of principal amount £4.75M as part of the consideration for the sale of Nobel Petroleum UK Limited. This note is convertible at any time into 19,000,000 Ordinary Shares, calculated at the conversion price of £0.25 per Ordinary Share. The conversion can be exercised at any time in respect of up to such number of Ordinary Shares that does not cause the Company to be in breach of its obligations under Listing Rules 14.2.2 or 14.3.2 to ensure that at least 25% of the Company's Ordinary Shares are in public hands or triggering an obligation under section 85 CA 2006 to publish a prospectus, as more particularly described in such provisions. If the Note is not fully converted, the Company is required to issue a replacement note in respect of the balance of the Principal amount, which shall be convertible into the relevant balance of Ordinary Shares when those terms so allow. The Note contains certain covenants applying to the Company. It also contains events of default following which the Company would be required to redeem the Note. The Note is transferrable in whole or in part.

14. INVESTMENTS (continued)

Investments in subsidiaries (continued)

Principal subsidiaries

Name	Country of incorporation and residence	Nature of business	Registered capital	Proportion of equity shares held by Company
Nobel Petroleum UK Limited	1/88 Whitfield St. London W1T 4EZ UK	Holding	Ordinary £100	100%
Nobel Petroleum LLC	3867 Plaza Tower DR Baton Rouge, Louisiana 70816- 4378 USA	Oil & Gas	Ordinary	100% via Nobel UK
Nobel Petroleum USA Inc.	198 West 13 th Street, Wilmington, Delaware 19801 USA	Oil & Gas	Ordinary	100% via Nobel UK
Pennpetro USA Corp	8 The Green Ste A, Dover Delaware 19901 USA	Oil & Gas	Ordinary	100%

These subsidiary undertakings are included in the consolidation. The proportion of the voting rights in the subsidiary undertaking held directly by the Parent Company does not differ from the proportion of ordinary shares held.

15. TRADE AND OTHER RECEIVABLES

	Group		Company	
	2018	2017	2018	2017
	\$	\$	\$	\$
Amounts due from Development participants	192,042	1,070,205	-	-
Other receivables	331,440	467,243	12,736	13,514
	523,482	1,537,448	12,736	13,514

The fair value of all receivables is the same as their carrying values stated above.

On 5 March 2019, Pennpetro announced that its subsidiary, Nobel Petroleum UK Limited, had through its US based entities, increased its working interest from 50% to 75% in the leasehold petroleum interests centred on the City of Gonzales, southwest Texas, comprising the undeveloped central portion of the Gonzales Oil Field. The interest was acquired from existing working interest parties pursuant to contractual obligations within the Joint Operating Agreement, by crediting \$ 1.1million of outstanding receivables and debiting drilling cost intangible assets.

Group

The carrying amounts of the Group's trade and other receivables are denominated in the following currencies:

	2018 \$	2017 \$
UK Pounds US Dollar	12,736 510,746	13,514 1,523,934
	523,482	1,537,448

The maximum exposure to credit risk at the reporting date is the carrying value of each class of receivable mentioned above. With respect to amounts due from Development participants, each participant has provided a lien over its lease interests and a security interest over its interest in well assets. The Group does not hold any collateral as security for other receivables.

The impact of a 10% favourable movement in the US Dollar to UK Pound would increase the carrying value of other receivables denominated in UK Pounds by \$1,273 (2017: \$1,351). The impact of a 10% adverse movement in the US Dollar to UK Pound would reduce the carrying value of other receivables denominated in UK Pounds by \$1,273 (2017: \$1,351).

Company

The carrying amounts of the Company's trade and other receivables are denominated in UK Pound sterling. The carrying amounts of the Company's US subsidiary companies are denominated in US Dollars.

16. SHORT TERM INVESTMENTS

	Group		Company	
	2018 \$	2017 \$	2018 \$	2017 \$
Short term investments	166,367	2,073,299	166,367	1,194,948

Short term investments include \$166,367 (2017: \$1,194,948) of cash being held by FHF Corporate Finance Limited on behalf of Pennpetro and \$Nil (2017: \$878,351) of cash being held by brokers Monsas on behalf of Nobel US. These amounts are held in Pounds Sterling. Thomas Evans was a director of FHF Corporate Finance Limited from 1 June to 13 June 2018.

Group

The carrying amounts of the Group's short term investments are denominated in the following currencies:

	2018 \$	2017 \$
UK Pounds US Dollar	166,367 -	2,073,299
		
	166,367	2,073,299

The maximum exposure to credit risk at the reporting date is the carrying value of each class of receivable mentioned above. The Group does not hold any collateral as security.

The impact of a 10% favourable movement in the US Dollar to UK Pound would increase the carrying value of short term investments denominated in UK Pounds by \$16,636 (2017: \$207,329). The impact of a 10% adverse movement in the US Dollar to UK Pound would reduce the carrying value of short term investments denominated in UK Pounds by \$16,636 (2017: \$207,329).

Company

The carrying amounts of the Company's short term investments are denominated in UK Pound sterling.

17. CASH AND CASH EQUIVALENTS

	Group		Co	Company	
	2018 \$	2017 \$	2018 \$	2017 \$	
Cash at bank		22,073			

At 31 December 2018, the Group held cash of \$Nil (2017: \$22,073) in banks with a Fitch credit rating of A (Stable).

PENNPETRO ENERGY PLC

18. SHARE CAPITAL AND PREMIUM

		Ordinary s	shares	Share pre	mium	
Group	Number of shares	value £	value \$	value £	value \$	Total \$
At 1 January 2017	8,600,000	86,000	116,590	224,000	303,677	420,267
Shares issued for cash Shares issued as	2,300,000	23,000	29,799	257,000	332,969	362,768
consideration for reverse merger	45,000,000	450,000	570,465	-	-	570,465
Shares issued as consideration for Acquisition and Listing fees	15,000,000	150,000	191,550	-	-	191,550
Issue costs	-	-	-	(8,600)	(11,142)	(11,142)
At 31 December 2017	70,900,000	709,000	908,404	472,400 —	625,504	1,533,908
At 31 December 2018	70,900,000	709,000	908,404	472,400	625,504	1,533,908

Each ordinary share has a nominal value of 1 pence per share.

A convertible loan note which was issued by Pennpetro to Nobel Ireland in the Reverse merger of Nobel UK, may be converted into 19 million ordinary shares if certain conditions are met, at a fixed subscription price of 25 pence.

19. SHARE BASED PAYMENTS

Share options

On 2nd November 2018 the Company granted options under the Pennpetro Energy Plc Option Share Plan with an exercise price of £0.35p per share over, in aggregate, 1,700,000 ordinary shares of £0.01 each to Directors Keith Edelman, Phillip Nash, Tom Evans and Olof Rapp, who will each receive 425,000 Options.

	2018 Weighted average exercise price £	2018 Number of awards
At 1 January 2018 Awarded Forfeited	0.35 -	1,700,000 -
Exercisable At 31 December 2018	0.35	1,700,000

The options outstanding at 31 December 2018 have a weighted average remaining contractual life of 2.8 years.

At 31 December 2018, the following options were issued to directors of the Company under the share option incentive scheme:

Date of grant	2 November 2018
Number granted	1,700,000
Contractual life	5 years
Exercise price	£0.35
Estimated fair value	£0.50

None of the share options vested in the year.

The fair value of the options issued during the year was determined using the Black-Scholes valuation model. \$60,153 was recognised in the statement of comprehensive income in relation to share based payment transactions.

Other significant inputs into the model are:

Issue date share price	£0.685
Risk free rate	0.8%
Expected volatility	75%

The average volatility has been calculated by using the average volatility for the Company and other similar companies.

Share based payments reserve

Movements in the share based payments reserve in the period relate to:

, , , , , , , , , , , , , , , , , , ,	2018 \$
At 1 January 2018 Share options granted	60,153
At 31 December 2018	60,153

20. BORROWINGS

	Group		Company	
	2018	2017	2018	2017
	\$	\$	\$	\$
Non-current Corporate borrowings	5,863,863	6,092,657	-	-

As at 31 December 2018, the Group had a \$5 million Loan Note arrangement with Petroquest Energy Limited and subject to certain conditions being met, the maturity date is 31 December 2020. The annual interest rate is set at 1% below Barclays Bank base rate, which has been less than 0.75% since the loan's inception and therefore no interest has been charged on the loan. The undiscounted balance drawn against this loan note as at 31 December 2018 was \$3,951,706 (2017: \$3,951,706). The borrowing facility is secured against certain petroleum leases owned by the Group. The discounted present value of the loan as at 31 December 2018 was \$3,387,953 (2017: \$3,389,857) and reflects an adjustment for effective interest calculated at 8% per annum over the remaining term of the loan.

As at 31 December 2018, Nobel Petroleum USA, Inc. had a Loan Agreement of £1,944,025 (2017: £2,000,000) with Pennpetro Bonds II Limited at an annual interest rate of 8% which is due for repayment on 31 October 2020. The balance outstanding on the loan as at 31 December 2018 was \$2,475,010 (2017: \$2,702,800). Arrangement costs of \$270,339 have been capitalized in Intangible assets and are being charged to the Statement of Comprehensive Income over the life of the Loan. The borrowing facility is secured against certain petroleum leases owned by the Group.

The movement in borrowings in the year was as follows

Group		Company	
2018	2017	2018	2017
\$	\$	\$	\$
6,092,657	1,185,000	-	-
-	5,469,506	-	_
271,189	-		
(71,151)	-	-	-
(273,094)	(561,849)	-	-
(155,738)	-	-	-
5,863,863	6,092,657		-
	2018 \$ 6,092,657 - 271,189 (71,151) (273,094) (155,738)	2018 2017 \$ 2017 \$ 2017 \$ 5 6,092,657 1,185,000 - 5,469,506 271,189 - (71,151) - (273,094) (561,849) (155,738) -	2018 2017 2018 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

The fair value of borrowings equals their carrying amount. Borrowings are denominated in US dollars.

	Group		Company	
	2018 \$	2017 \$	2018 \$	2017 \$
Expiring beyond one year	5,863,863	6,092,657	· -	-

Group

The carrying amounts of the Group's borrowings are denominated in the following currencies:

3	2018	
	\$	\$
UK Pounds	2,475,910	2,702,800
US Dollar	3,387,953	3,389,857
	5,863,863	6,092,657

20. BORROWINGS (continued)

The impact of a 10% favourable movement in the US Dollar to UK Pound would increase the carrying value of borrowings denominated in UK Pounds by \$247,591 (2017: \$270,280). The impact of a 10% adverse movement in the US Dollar to UK Pound would reduce the carrying value of other receivables denominated in UK Pounds by \$247,591 (2017: \$270,280).

Company

The company does not carry any borrowings. The carrying amounts of the Company's US subsidiary companies are denominated in US Dollars and UK sterling.

21. TRADE AND OTHER PAYABLES

	Group		Company	
Current	2018	2017	2018	2017
	\$	\$	\$	\$
Trade and other payables	91,929	4,065	42,865	-
Amounts owed to group undertakings	-	-	398,379	793,960
Accrued expenses	47,241	206,044	47,241	188,638
	139,170	210,109	488,485	982,598

Group

The carrying amounts of the Group's trade and other payables are denominated in the following currencies:

	2018 \$	2017 \$
UK Pounds US Dollar	90,106 49,064	188,638 21,471
	139,170	210,109

The impact of a 10% favourable movement in the US Dollar to UK Pound would increase the carrying value of trade and other payables denominated in UK Pounds by \$9,010 (2017: \$18,864). The impact of a 10% adverse movement in the US Dollar to UK Pound would reduce the carrying value of trade and other payables denominated in UK Pounds by \$9,010 (2017: \$18,864).

Company

The carrying amounts of the Company's trade and other payables are denominated in UK Pound sterling. The carrying amounts of the Company's US subsidiary companies are denominated in US Dollars.

22. FINANCIAL INSTRUMENTS BY CATEGORY					
	Gı	Group		Company	
	2018	2017	2018	2017	
Assets as per Statement of Financial Position	\$	\$	\$	\$	
Loans and receivables:					
Trade and other receivables (excluding prepayments)	523,482	1,537,448	12,736	13,514	
Short term investments Cash and cash equivalents	166,367 -	2,073,299 22,073	166,367 -	1,194,948	
	689,849	3,632,820	179,103	1,208,462	
Liabilities per Statement of Financial Position					
Financial liabilities at amortised cost:					
Borrowings Trade and other payables (excluding non-financial liabilities)	5,863,863 91,929	6,092,657 4,065	- 441,244 	793,960	
	5,955,792	6,096,722	441,244	793,960	

Certain leases which have been capitalised in Property Plant and Equipment have been pledged as collateral against the loan from Pennpetro Bonds II Limited. No other financial assets are pledged as security.

23. TREASURY POLICY

The Company and Group operate informal treasury policies which include ongoing assessments of interest rate management and borrowing policy. The Board approves all decisions on treasury policy.

The Group has financed its activities by raising funds through borrowings set out in Note 20 above. There are no material differences between the book value and fair value of the financial assets.

24. CAPITAL MANAGEMENT POLICIES

The Group and Company set the amount of capital in proportion to its overall financing structure and manage their capital structure and make adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets.

The Group considers its equity to be its capital.

The Group and Company's capital management objectives are:

- to ensure compliance with borrowing covenants;
- to ensure the Group's and Company's ability to continue as a going concern; and
- to provide an adequate return to shareholders.

24. CAPITAL MANAGEMENT POLICIES (continued)

In order to maintain or adjust the capital structure, the Group may issue new shares or sell assets to reduce debts. The Group will continue making interest payments in accordance with financial and non-financial loan covenants.

25. CAPITAL COMMITMENTS

As at 31 December 2018 and 2017, the Group had no capital commitments for drilling and equipment costs contracted but not provided for.

26. RELATED PARTY TRANSACTIONS

Transactions with Directors

An amount of £10,000 that was previously advanced to Thomas Evans remains outstanding as at 31 December 2018 (2017: £10,000). The amount is secured against shares held by him in the Company and is due for repayment within 12 months. No interest has been charged on the advance.

Thomas Evans is a Director of Pennpetro Bonds II Limited, which provided a £2m loan facility to the Group during the current reporting period. In his capacity as a Director of Pennpetro Bonds II Limited, Mr. Evans received director's fees of £0 (2017: £8,000) from that Company.

Thomas Evans is a Director of the following companies which are considered as related parties:

- Pennpetro Bonds II Limited the provider of a £2m loan facility to Nobel Petroleum USA., Inc.
- FHF Securities (A'Asia) Limited a shareholder in Pennpetro with a 6.91% shareholding in the Company.
- Nobel Petroleum UK Limited which is a 100% subsidiary of Pennpetro.
- Nobel Petroleum LLC, which is a 100% directly owned subsidiary of Nobel Petroleum UK Limited.
- Nobel Petroleum USA, Inc., which is a 100% owned subsidiary of Nobel Petroleum UK Limited.
- Pennpetro USA Corp., which is a 100% owned subsidiary of Pennpetro.

Thomas Evans was a director of FHF Corporate Finance Limited from 1 June to 13 June 2018. Details of arrangements with FHF Corporate Finance Limited can be found in note 16.

Transactions with Group undertakings

During the year ended 31 December 2018, Pennpetro provided funds to its wholly owned subsidiary Nobel Petroleum UK Limited of \$580,826 (2017: \$489,870) and received funds from Nobel Petroleum UK Limited of \$217,527 (2017: \$1,283,830). After a foreign exchange gain of \$32,282 (2017: \$Nil) the amount due to Nobel Petroleum UK limited as at 31 December 2018 was \$398,379 (2017 \$793,960).

All Group transactions were eliminated on consolidation

27. ULTIMATE CONTROLLING PARTY

As at the Statement of Financial Position date, the Directors do not consider there is an ultimate controlling party.

PENNPETRO ENERGY PLC NOTES TO THE

NOTES TO THE FINANCIAL STATEMENTS Year ended 31 December 2018

28. EVENTS AFTER THE REPORTING PERIOD

On 15 February 2019, the Company issued 1,433,702 Ordinary shares at a price of £0.55 per share, raising gross proceeds of £788,536.

On 5 March 2019, Pennpetro announced that its subsidiary, Nobel Petroleum UK Limited, had through its US based entities, increased its working interest from 50% to 75% in the leasehold petroleum interests centred on the City of Gonzales, southwest Texas, comprising the undeveloped central portion of the Gonzales Oil Field. The interest was acquired from existing working interest parties pursuant to contractual obligations within the Joint Operating Agreement, by crediting \$ 1.1 million of outstanding receivables and debiting drilling cost intangible assets. An amount of \$ 0.4m is being sought from Sunrise which has arisen as a result of its default under the Participation Agreement. The Group has commenced legal proceedings to recover this amount and as at the date of signing these Financial Statements, the Directors are confident of recovering this amount in full. This is not included in the balance sheet at 31 December 2018.