To the bondholders in:

ISIN: N00010698053 - 10% IGas Energy Plc Senior Unsecured Callable Open Bond Issue 2013/2018

Information notice re. Unsecured Debt for Equity Swap

Reference is made to the summons to Bondholders' Meetings (the "Summons") that was issued on 17 March 2017 in respect of the above mentioned bond issue (the "Unsecured Bonds" or the "Bond Issue") issued by IGas Energy Plc (the "Issuer"), and the announcement on 3 April 2017 that the Proposal (as defined in the Summons) was approved by the bondholders' meeting of the Unsecured Bonds on 3 April 2017.

Capitalized terms used herein shall have the meaning assigned to them in the Bond Agreement and the Summons, including its Annex 2 (Summary of Bondholders Transactions).

As previously announced by the Issuer, the holders of the Unsecured Bonds are entitled to receive New Ordinary Shares in the Issuer issued in the Unsecured Debt for Equity Swap. The Unsecured Bonds will be converted in full into 312,776,818 New Ordinary Shares of the Issuer under the Unsecured Debt for Equity Swap. Each Unsecured Bond will entitle the holder to receive 2,283,041 New Ordinary Shares. The ISIN number for the New Ordinary Shares is GB 00B29PWM59, and the EPIC is "IGas".

The New Ordinary Shares will be issued by the Issuer and transferred to a custodian CREST nominee account in the name of Cooley Services Limited on 4 April 2017. Cooley Services Limited will hold the New Ordinary Shares as nominee and on trust for the Bondholders.

In accordance with the Summons, and subject to completion of the applicable conditions, the Unsecured Bonds will be settled in full upon the Issuer transferring the New Ordinary Shares to Cooley Services Limited. To facilitate the settlement of the Unsecured Debt for Equity Swap, the Unsecured Bonds will however remain registered in the Securities Depository (VPS), but with amended maturity date (2 April 2020) and zero coupon. It is expected that the conversion will be registered in the bondholders' VPS accounts on or about 4 April 2017.

In order to receive its New Ordinary Shares, each Bondholder will have to take (or instruct its custodian or nominee to take) the following actions during the period commencing on 5 April 2017 and ending on 1 April 2020:

- (i) Confirm to Cooley Services Limited if the New Ordinary Shares are to be held in certificated (physical) or uncertificated form (CREST);
- (ii) Provide to Cooley Services Limited (as agent for the Issuer) the usual documents required for compliance with the 4th Money Laundering Directive these must relate to the ultimate beneficial holder;
- (iii) Instruct its account manager with the VPS to transfer its holding of Unsecured Bonds to the Paying Agent's (being DNB Bank ASA);
- (iv) If certificated delivery is required, provide the name and address to be entered on the Register of members and for delivery of the certificate;
- (v) If CREST delivery is required full settlement instructions for a CREST deposit will be required, i.e. both the CREST Member ID and CREST Account ID;

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PLEASE NOTE THAT THIS IS NOT A TRADE AND NO MATCHING INSTRUCTIONS WILL BE AVAILABLE.

(vi) If certificated delivery is requested, on receipt of a physical certificate the holder of Unsecured Bonds may dematerialise the New Ordinary Shares into CREST by submitting an executed CREST Transfer Form in the form attached hereto as Annex 1, via its stockbroker or custodian.

Upon receipt of instructions, the required identity documentation and confirmation from the Paying Agent of receipt of the Bondholder's Unsecured Bonds, Cooley Services Limited will deliver the New Ordinary Shares pertaining to those Bonds to that Bondholder in accordance with the instructions received.

For more information please contact:

Cooley	ABG (financial advisor of the Issuer)	
Cooley (UK) LLP	ABG Sundal Collier ASA:	
Attn.: Ed Lukins or Tom Adams	Attn.: Ola Nygård	
+44 (0) 20 7583 4055	Telephone: +47 22 01 61 86 / +47 41 21 34 10	
Email: CRESTEnquiries@cooley.com	E-mail: ola.nygard@abgsc.no	

ANNEX 1 - CREST TRANSFER FORM INSTRUCTIONS & CHECK LIST



PLEASE READ BEFORE COMPLETING THE FORM

- If you hold bonds in <u>more than one securities account</u> for the same company you only need to complete <u>ONE</u> Crest Transfer Form for all of the bonds held in your name.
- If the bonds are in different account holder's names, then **ONE** Crest Transfer Form will need to be filled out **per** account holder.
- Please state your current holding of shares in IGas Energy plc (excluding the shares that are being transferred):

Only fill out the fields listed below in the corresponding rows on the following page

Name of Undertaking	This is the name of the Company who issued the shares (i.e. IGas Energy plc)		
Description of Security	Full name of shares as written on certificate including share class (e.g. Ordinary Shares GBP 0.1)		
Amount of Shares or other security in words	Enter the number of shares to be transferred into your stockbroker's CREST Nominee a/c, in words (e.g. Three Thousand Ninety Four)		
Figures	Enter the numeric number of shares to be transferred into your stockbroker's CREST Nominee a/c (e.g. 3,094)		
In the name(s) of	Please follow the written instructions on the form. Note: the address listed in this space must match the address that is on file with the Registrar. If not, the Registrar will reject the deposit.		
Please Sign Here	Signature(s) of person(s) transferring the shares into CREST.		

If you have any questions, please call us at 020 7583 4055 from 9 a.m. to 5 p.m. and ask for Ed Lukins or Tom Adams or email CRESTEnquiries@cooley.com

CREST TRANSFER

Above this line for Registrar's use

	Counter Location Stamp	Barcode or	
		Reference	
		SDRN	
	Above this line for completion by the depositing system-user only.		
	Consideration Money		Certificate(s) lodged with Registrar
Name of Undertaking.	,		(To be completed by Registrar)
rvanie or oridertaking.			
Description of Security			
Please complete form in type or in block capitals.	Amount of shares or other se-	curity in words	Figures
Name(s) of registered	In the name(s) of		Designation (if any)
holder(s) should be given in full: the address should			
be given where there is only holder.			
If the transfer is not made			Balance certificate(s) required
by the registered holders) insert also the name(s)			
and capacity (e.g. executor(s) of the			
person(s) making the transfer			
transier	I/Me hereby transfer the abo	ove security out of the name(s) aforesaid	Stamp of denociting system-user
	into the name(s) of the system	m-member set out below and request that	otamp of depositing system-user
	the necessary entries be managed the members.	ade in the undertaking's own register of	
	Signature(s) of transferor(s)		
c	1		
Please Sign Here	1		
ase S Here	2	,	
<u> </u>	3		
	A hody corporate should eve	ecute this transfer under its common seal	Date
		ith applicable statutory requirements.	Bate
Full name(s) of the person(s) to whom the			Participant ID
security is transferred			
Such person(s) must be			
a system member.			Member Account ID
Reference to the	Euroclear UK & Ireland Lim	nited ('EUI') is delivering this transfer at t	he direction and on behalf of the
Registrar in this form means the registrar of		ose stamp appears herein and does not	
registration agent of the undertaking, not the	or the genuineness of the signature(s) of the transferr(s). The denositing system user by delivering this		
Registrar of Companies		EUI to deliver this transfer to registration	
at Companies House.		actually so delivering this transfer for regis	
		nly for a transfer of a certificated unit of a s n uncertificated form. It should not be used	
	CREST member into uncertif	ficated form.	
	The CREST rules requires t	hat this form be used for the transfer of a	unit of a certificated security to a

CREST member to be held by that member in uncertificated form. Any such transfer on this form is

exempt from stamp duty.