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Sinopec Oilfield Service Corporation

(a joint stock limited company established in the People's Republic of China)

(Stock code: 1033)

Form of proxy for The First Extraordinary General Meeting for 2021

		Amount of Share represented by the proxy form ²			
/We¹					
	ne registered holder(s) of ² H Shares of	of RMB1.00 each	in the capital	of Sinopec (Dilfield Service
	tion (the "Company"), HEREBY APPOINT ³ the Chairman of the Meeting or				
of	(cop, //,				
Shengli ind at a	ur proxy to act for me/us and on my/our behalf at the first extraordinary general meeting Hotel, No. 3 Beishatan, Deshengmen Wai, Chaoyang District, Beijing, the People's Fany adjournment thereof and to vote for me/us and in my/our name(s) in respect of suas my/our proxy thinks fit.	Republic of China	on Tuesday, 2	February 20	21 at 9:00 a.m
No.	o. Resolutions		FOR ⁴	A	GAINST ⁴
By wa	ay of ordinary and non-cumulative voting resolution				
1.	To consider and approve the resolution of the remuneration policy for the 10th Session of directors of the Company and 10th Session of the supervisory committee of the				
By way of ordinary and cumulative voting resolutions			FOR ⁵ (cumulativ voting)		GAINST ⁵ umulative voting)
by way of ordinary and cumulative voting resolutions		(Please fill the number voting right	of the	lease fill in number of ting rights)	
2.	To consider and approve the resolution on the election of the directors (not include non-executive directors) of the 10th Session of the board of directors of the Comp.				
2.01	Mr. Chen Xikun				
2.02	Mr. Yuan Jianqiang				
2.03	Mr. Lu Baoping				
2.04	Mr. Fan Zhonghai				
2.05	Mr. Wei Ran				
2.06	Mr. Zhou Meiyun				
3.	To consider and approve the resolution on the election of the independent non-exec of the 10th Session of the board of directors of the Company	eutive directors			
3.01	Mr. Chen Weidong				
3.02	Mr. Dong Xiucheng				
3.03	Mr. Zheng Weijun				
4.	To consider and approve the resolution on the election of the non-employees supervisors of the 10th Session of the supervisory committee of the Company	representative			
4.01	Mr. Ma Xiang				
4.02	Mr. Du Jiangbo				
4.03	Ms. Zhang Qin				
4.04	Mr. Zhang Jianbo				
4.04 Signatur					

Dated this _____ day of ____

Notes:

- Full name(s) and address(es) to be inserted in BLOCK CAPITALS.
- 2. Please insert the number of shares registered in your name(s), and strike out what are not suitable for you. If no number is inserted, this form of proxy will be deemed to relate to all the shares in the capital of the Company registered in your name(s).
- 3. If any proxy other than the Chairman of the EGM is preferred, strike out the words "the Chairman of the EGM or" and insert the name and address of the proxy desired in the space provided. Any shareholder may appoint one or more proxies to attend and vote instead of him. A proxy need not be a shareholder of the Company.
- 4. Important: if you wish to vote for any of the resolutions, tick in the appropriate box marked "For". If you wish to vote against any of the resolutions, tick in the appropriate box marked "Against". Failure to tick a box will entitle your proxy to cast your vote at his discretion.
- 5. In respect of resolutions No. 2 and No. 3 regarding election of the directors and resolution No. 4 regarding election of the non-employees representative supervisors, as required under Article 134 of the Articles of Association, the cumulative voting system shall be adopted for those resolutions.

In the election, independent non-executive directors (the "Independent Directors") and the other Board members are to be elected separately. To ensure that your voting rights are fully exercised, the following notes basing on resolution No. 2 as an example briefly explain the matters that you should be aware of when completing the number of votes under the "cumulative voting system" (matters to be aware of in respect of resolutions No. 3 and No. 4 are the same as for resolution No. 2). Please refer to the following explanation and fill in your votes for resolutions No. 2, No. 3 and No. 4:

- (i) In respect of resolution No. 2, each share you hold has voting rights equal to the total number of directors to be elected. For example, if you hold 1 million shares, and the total number of directors to be elected is 6, the total number of shares for which you have the voting rights under resolution No. 2 will be 6 million shares (i.e. 1 million shares x 6 = 6 million shares).
- Please state the number of votes in the column "for" and/or "against" you give to each of the candidates for election as director. Please note that you may give equal number of votes to each candidate, or give all your votes as represented by the shares you hold to one particular director candidate, or certain number of votes as represented by the shares you hold to certain director candidates (one, two, three to six, similar hereinafter). For example, if you own 1 million shares of the Company, and 6 directors (no include Independent Directors) shall be elected at the EGM, the total number of shares for which you have the voting rights under resolution No. 2 is 6 million shares. Out of the 6 million shares, you can either share your voting rights equally to 6 candidates for election as directors so that you may vote 1 million shares to each candidate (vote for or against); or, give all of the 6 million votes to one particular director candidate (either for or against), or 2 million shares to candidate A (either for or against), and the remaining 2.5 million shares to candidate D (either for or against) as director.
- (iii) After you have allocated all the voting rights represented by all of the shares held by you to a certain number of directors candidates (not include Independent Directors), you do not have further voting rights in respect of other directors candidates (not include Independent Directors). The sum of all the voting rights you voted for or against the six candidates for election as directors (not include Independent Directors) shall not be exceed the total number of voting rights represented by the shares held by you.
- (iv) Please note with particular attention that, if the total number of votes you have exercised and allocated to a certain number of candidates for non-Independent Director exceeds the total number of voting rights represented by the shares held by you, all your votes shall become void, and you will be deemed to be abstained from voting. If the total number of votes you have exercised and allocated to a certain number of candidates for non-Independent Director is less than the total number of voting rights represented by the shares held by you, your votes are valid, and those votes not exercised will be deemed as being abstained from voting. For example, if you own 1 million shares, and 6 directors (not include Independent Directors) shall be elected in this election, the total number of votes as represented by your shares under resolution No. 2 will be 6 million: (a) if you have stated "6 million shares" in the column "for" (or "against") in the cumulative voting system in favour of one particular candidate for non-Independent Director, then your voting rights are fully utilized, and you do not have any further votes in relation to other candidates for non-Independent Director.

If you have states the number of shares (other than 0 shares) in other corresponding columns under resolution No. 2, then all your votes in respect of resolution No. 2 will become void; or (b) if you have stated "4 million shares" in the column "for" (or "against") in the column voting system in favour of candidate A, and "1 million shares" in the column "for" (or "against") in the column bares in the column the column that is a represented by such 5 million shares are valid, whilst the remaining 1 million shares which have not been allocated shall be deemed to have been abstained from voting.

- (v) Where the total number of votes in favour of a candidate for director exceeds one-half of the total number of shares with voting rights represented by shareholders attending the EGM (based on the non-cumulative number of shares) and the votes for exceed the votes against, that candidate will be elected as a director. If the number of directors so elected exceeds the number of directors to be elected, then those receiving the most number of votes in favour shall be elected as directors (provided that if two or more candidates receiving lesser votes in favour have an equal number of votes, and the election of whom would cause the number of persons elected exceed the number of directors to be elected, then such candidates will be deemed to have not been elected). If an insufficient number of directors to be elected, then a further round of voting will be conducted for the remaining director vacancy, until all the directors have been elected.
- 6. This form of proxy must be signed by you or your attorney duly authorized in writing or, in the case of a body corporate, either under seal or under the hand of the Director or attorney duly authorized in writing.
- 7. To be valid, this form of proxy and, if it is signed by a person under a power of attorney or other authority, a notarially certified copy of that power of attorney or other authority must be deposited at the legal address of the Company not less than 24 hours before the time appointed for holding the EGM (i.e. before 09:00 a.m. on 1 February 2021, Hong Kong time).
- 8. Any alteration made to this form of proxy must be initiated by the person who signs it.
- 9. Any proxy who attends the EGM on behalf of a shareholder shall present his identification document and power of attorney signed by the appointor or the legal representative of the appointor. In the case of a body corporate, the form of proxy shall either be under seal or signed under the hand of the director or attorney duly authorized in writing. The power of attorney shall specify the date of issue.