Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



(Incorporated in Bermuda with limited liability)
(Stock Code: 276)

ANNOUNCEMENT

ADJUSTMENT TO THE CONVERSION PRICE UNDER THE 2014 CONVERTIBLE NOTES

The Conversion Price under the 2014 Convertible Notes is adjusted from HK\$0.90 to HK\$0.89 per Conversion Share.

Mongolia Energy Corporation Limited (the "Company") refers to its announcement dated 21 November 2014 in relation to, among others, completion of the subscription of the 2014 Convertible Notes; its announcements dated 12 August 2015 and 9 October 2015 in relation to adjustment to the Conversion Price under the 2014 Convertible Notes; and its announcement dated 22 December 2015 in relation to completion of issue of Shares under General Mandate (the "Announcements"). Unless otherwise defined herein, capitalized terms used herein shall have the same meanings as those defined in the Announcements.

Upon completion of issue of a total of 33,298,239 Subscription Shares as announced on 22 December 2015, and pursuant to the terms and conditions of the 2014 Convertible Notes, the Conversion Price of the 2014 Convertible Notes is adjusted from HK\$0.90 to HK\$0.89 per Conversion Share.

As a result, the total number of Shares issuable according to the outstanding principal and interests at the maturity date (i) under the 2014 GI Convertible Note upon full exercise will be 700,744,429 Shares; (ii) under the 2014 CTF Convertible Note upon full exercise will be 3,133,196,860 Shares, and (iii) under the 2014 SF Convertible Notes upon full exercise will be 645,909,774 Shares. As of today, no conversion has been made by any of the respective holders of the 2014 Convertible Notes. Save for the above adjustments, all other terms and conditions of the respective 2014 Convertible Notes remain unchanged.

The Conversion Price adjustments have been reviewed and confirmed by a financial adviser pursuant to the terms and conditions of the 2014 Convertible Notes.

EFFECT ON SHAREHOLDING STRUCTURE OF THE COMPANY

The table below illustrates the shareholding structures of the Company as at the date of this announcement and under the following scenarios (assuming that there is no other change in the issued share capital and shareholding structure of the Company from the date of this announcement up to the occurrence of the relevant events mentioned below):

Scenario I:	immediately	unon full	conversion	of the	principal	amount	α f	the
Scenario I.	mmeuratery	ubon tun	COHVEISION	or unc	Difficipal	amount	OI.	uic

2014 GI Convertible Note of HK\$542,315,254 and the accrued interest thereon of HK\$81,347,288.10 (calculated from the date of issue of the 2014 GI Convertible Note until its maturity) at the adjusted Conversion Price of HK\$0.89 per Conversion Share only;

Scenario II: immediately upon full conversion of the principal amount of the

2014 CTF Convertible Note of HK\$2,424,821,918 and the accrued interest thereon of HK\$363,723,287.70 (calculated from the date of issue of the 2014 CTF Convertible Note until its maturity) at the adjusted Conversion Price of HK\$0.89 per Conversion Share only;

Scenario III: immediately upon full conversion of the aggregate principal amount

of the 2014 SF Convertible Notes of HK\$499,878,000 and the accrued interest thereon of HK\$74,981,700.00 (calculated from the date of issue of the 2014 SF Convertible Notes until their maturity) at the adjusted Conversion Price of HK\$0.89 per Conversion Share

only; and

Scenario IV: for illustration purpose only, occurrence of scenarios I, II and III

above.

As at the date of this announcement Number of **Approximate** Shares % 303,197,075 GI Subscriber and its associates 17.06 (*Note 1*) CTF Subscriber 55,000,000 3.09 SF Subscribers Other directors of the Group (*Note 2*) 1,820,800 0.10 Other public Shareholders 79.75 1,417,570,441 **Total** 1,777,588,316 100

	Scenario I		Scenario II		Scenario III		Scenario IV		
	No. of Shares	Approx.%							
GI Subscriber and its associates	1,003,941,504	40.51	303,197,075	6.17	303,197,075	12.51	1,003,941,504	16.04	
CTF Subscriber	55,000,000	2.22	3,188,196,860	64.92	55,000,000	2.27	3,188,196,860	50.95	
SF Subscribers	_	_	_	_	645,909,774	26.65	645,909,774	10.32	
Other directors of the Group	1,820,800	0.07	1,820,800	0.04	1,820,800	0.08	1,820,800	0.03	
Other public Shareholders	1,417,570,441	57.20	1,417,570,441	28.87	1,417,570,441	58.49	1,417,570,441	22.66	
Total	2,478,332,745	100	4,910,785,176	100	2,423,498,090	100	6,257,439,379	100	

Notes:

- Among the 303,197,075 Shares, 1,240,000 Shares represent interest of Mr. Lo Lin Shing, Simon ("Mr. Lo") on an individual basis; while 301,519,575 Shares represent interest of the GI Subscriber. The balance of 437,500 Shares represents interest of Ms. Ku Ming Mei, Rouisa, the spouse of Mr. Lo.
- 2. Other directors of the Group include Ms. Yvette Ong, Mr. To Hin Tsun, Gerald, Mr. Tsui Hing Chuen, William _{JP}, Mr. Lau Wai Piu, and Mr. Tang Chi Kei.

By order of the Board Mongolia Energy Corporation Limited Tang Chi Kei Company Secretary

Hong Kong, 6 January 2016

As at the date of this announcement, the Board comprises six Directors, including Mr. Lo Lin Shing, Simon and Ms. Yvette Ong as executive Directors, Mr. To Hin Tsun, Gerald as non-executive Director, and Mr. Peter Pun OBE, JP, Mr. Tsui Hing Chuen, William JP, and Mr. Lau Wai Piu as independent non-executive Directors.