

CASPIAN ENERGY INC.

AMENDED ANNUAL INFORMATION FORM

FOR THE YEAR ENDED DECEMBER 31, 2012

September 24, 2013

Table of Contents

GENERAL INFORMATION.....	1
NOTE REGARDING FORWARD-LOOKING STATEMENTS	1
ABBREVIATIONS.....	1
CORPORATE STRUCTURE.....	3
GENERAL DEVELOPMENT OF THE BUSINESS.....	3
DESCRIPTION OF THE BUSINESS	11
RISK FACTORS	27
DIVIDENDS.....	40
DESCRIPTION OF SHARE CAPITAL.....	40
MARKET FOR SECURITIES	40
DIRECTORS AND OFFICERS.....	41
AUDIT COMMITTEE INFORMATION	44
LEGAL PROCEEDINGS	45
INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS	45
TRANSFER AGENT AND REGISTRAR.....	46
MATERIAL CONTRACTS	46
INTERESTS OF EXPERTS.....	46
ADDITIONAL INFORMATION	46
SCHEDULE A- STATEMENT OF RESERVES DATA AND OTHER OIL AND GAS INFORMATION.....	A-1
SCHEDULE B -REPORT ON RESERVES DATA BY INDEPENDENT QUALIFIED RESERVES EVALUATOR.....	B-1
SCHEDULE C - REPORT OF MANAGEMENT AND DIRECTORS ON RESERVES DATA AND OTHER INFORMATION.....	C-1
SCHEDULE D - CHARTER OF THE AUDIT COMMITTEE.....	D-1

GENERAL INFORMATION

The information in this amended annual information form dated September 24, 2013 of Caspian Energy Inc. (the “**Company**”) is provided as at December 31, 2012, unless otherwise indicated.

All dollar figures in this amended and restated annual information are expressed in Canadian dollars, unless otherwise indicated.

NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements contained in this amended annual information form constitute forward-looking statements. These statements relate to future events or the future performance of the Company. All statements other than statements of historical fact may be forward-looking statements. Forward-looking statements are often, but not always, identified by the use of words such as “seek”, “anticipate”, “budget”, “plan”, “continue”, “estimate”, “expect”, “forecast”, “may”, “will”, “project”, “predict”, “potential”, “targeting”, “intend”, “could”, “might”, “should”, “believe” and similar words suggesting future outcomes or statements regarding an outlook. Forward-looking statements in this annual information form include, but are not limited to, statements with respect to: the performance characteristics of the Company’s oil and natural gas properties; drilling plans and the timing and location thereof; plans for the exploration and development of the Company’s properties; plans for seismic acquisition and surveys; production capacity and levels, and the timing of achieving such capacity and levels; the level of expenditures for compliance with environmental regulations; the size of oil and natural gas reserves; projections of market prices and costs; supply and demand for oil and natural gas; expectations regarding the ability to raise capital and to continually add to reserves through acquisitions and development; and capital expenditure programs.

Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking statements. The Company believes the expectations reflected in those forward-looking statements are reasonable, but no assurance can be given that these expectations will prove to be correct and readers are cautioned not to place undue reliance on forward-looking statements contained in this amended annual information form. Some of the risks and other factors which could cause results to differ materially from those expressed in the forward-looking statements contained in this amended annual information form include, but are not limited to: volatility of oil and natural gas prices; liabilities inherent in oil and natural gas operations; uncertainties associated with estimating oil and natural gas reserves; competition for, among other things, capital, acquisitions of reserves, undeveloped lands and skilled personnel; geological, technical, drilling and processing problems; fluctuations in currency and interest rates; product supply and demand; risks inherent in the Company’s foreign operations; changes in environmental and other regulations or the interpretation of such regulations; political and economic conditions in the Republic of Kazakhstan; and the other factors discussed under the heading “Risk Factors” in this amended annual information form.

Statements relating to “reserves” are deemed to be forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions, that the reserves described can be profitably produced in the future. Readers are cautioned that the foregoing lists of factors are not exhaustive. The forward-looking statements contained in this amended annual information form are made as of the date hereof. The forward-looking statements contained in this amended annual information form are expressly qualified by this cautionary statement.

ABBREVIATIONS

The following abbreviations are used in this amended annual information form:

Oil and Natural Gas Liquids

Bbl	barrels
Mbbl	thousand barrels
MMbbl	million barrels
Bopd	barrels of oil per day

Natural Gas

Mcf	thousand cubic feet
MMcf	million cubic feet

Other

Bo	barrels of oil
Boe or BOE	barrel of oil equivalent
Boe/d	barrels of oil equivalent per day
Bw	barrels of water
Bwpd	barrels of water per day
FTP	flowing tubing pressure
Mcfd	thousand cubic feet of gas per day
Mboe	thousand of barrels of oil equivalent
NPV	net present value
SICP	shut in casing pressure
US\$ or \$US	United States dollars
WTI	West Texas Intermediate

Cautionary Note: For the purposes of this amended annual information form, BOEs are derived by converting gas to oil in the ratio of 6 Mcf of gas to 1 barrel of oil. BOEs may be misleading, particularly if used in isolation. A BOE conversion ratio of 6 Mcf:1 bbl is based on an energy equivalency conversion method primarily applicable at the burner tip and does not represent a value equivalency at the wellhead.

CORPORATE STRUCTURE

Name and Incorporation

Caspian Energy Inc. (the "**Company**") was incorporated as a private company under the Business Corporations Act (Ontario) on January 26, 1982 under the name "Northway Explorations Limited". By articles of amendment dated February 3, 1986, the Company's authorized capital was changed to consist of an unlimited number of common shares without par value ("**Common Shares**"). By articles of amendment dated October 3, 1986, the private company restrictions were removed from the Company's articles. Effective September 2, 2004, the Company's articles were further amended to change its name to "Caspian Energy Inc."

The Company's registered office is located at 2100-40 King Street West, Toronto, ON, M5H 3C2. Its head office is located at 410, 396-11th Avenue S.W., Calgary, Alberta T2R 0C5.

Subsidiaries

The sole subsidiary of the Company is Caspian Energy Ltd. ("**Caspian**"), a corporation incorporated under the laws of the Province of Ontario and wholly-owned by the Company. Caspian is the continuing corporation which resulted from the merger (the "Merger") in September 2004 of 2049769 Ontario Ltd., a then wholly-owned subsidiary of the Company, and Caspian Energy Ltd. ("**pre-merger Caspian**"), an oil and gas exploration company which carried on the business that is currently conducted by Caspian. Upon completion of the Merger, Caspian became a wholly-owned subsidiary of the Company and the shareholders of pre-merger Caspian (other than the Company) acquired in excess of 50% of the outstanding Common Shares in exchange for their common shares of pre-Merger Caspian.

GENERAL DEVELOPMENT OF THE BUSINESS

Recent Developments

During August 2012, the Company was advised that the appeal against Nabors Drilling International Limited's ("**Nabors**") action against Aral was unsuccessful. The Company was required to fund approximately US\$1.6 million plus interest and penalties of Aral's obligation to Nabors pursuant to an indemnity in favour of Asia Sixth. This amount was netted against the US\$2 million, subsequent to year-end, draw of Caspian on its credit facility with Asia Sixth.

On August 21, 2012, the Company announced the appointment of Mr. Roger Nutt as senior consultant to the Company. Mr. Nutt is a petrophysical consultant with 50 years experience in the industry specialising in wireline logging. Mr. Nutt has now visited the Company's operations in the Republic of Kazakhstan and spent significant time analysing the data with assistance from Caspian and its partners Aral Petroleum Capital LLP's and Asia Sixth. Mr. Nutt was given access to all the information available on the logs, core data and Spectral Gamma Rays (SGR) from Wells 301, 302, 303, 306, 308 and 316.

It is the belief of Mr. Nutt that the carbonate host rock is fractured, and the evidence shows that it is also almost certainly karstic. Mr. Nutt believes that these fractures and karstic intervals will contain oil and that if the wells are completed in a manner more appropriate to the true nature of the reservoir, subject to the next point they could produce oil at an improved rate.

It is the belief of Mr. Nutt that the data examined has demonstrated that the geology is not a normal, conventional reservoir. Mr. Nutt is of the opinion that the reason for the disappointing flow rates achieved to date is that all the wells drilled so far have been completed on the false premise that the rock is a normal, conventional, permeable formation, in which oil flows to the wells between the rock grains. In fact, it is the view of Mr. Nutt, that the rock is impermeable to the extent that very little oil can be extracted from the drilling techniques adopted to date.

Mr. Nutt believes that to achieve the full potential of these wells, each well must be perforated at the depths which will give access to the relevant fractures or karsts. These depths are currently being established. Each perforated interval must then be mini-fractured and propped open, to allow the oil access from the reservoir to the well-bore perforations, through the cement around the casing.

To effect a better understanding of the strategy inherent in Mr. Nutt's hypothesis or philosophy, certain queries were presented to him. The responses have been incorporated into the brief narrative following, to provide insight and comprehension to the Company's shareholders as to what effect Mr. Nutt's theories may have on the Company's oil and gas operations.

The production rates in Caspian's Zhagabulak wells have not met initial expectations. This circumstance is not a consequence of current drilling techniques, but rather relates to historical completion methods, which have focused exclusively on perforating intervals which appear to have the greatest matrix porosity and (by inference) improved matrix permeability. The matrix permeability of the vast majority of the Carboniferous carbonate in Zhagabulak is less than 1 mDarcy, usually much less than 1 milliDarcy. Occasional core plugs exhibit matrix permeabilities of several milliDarcies, but these are rare, and generally not interconnected (adjacent). Perforating intervals which appear to have the greatest matrix porosity has occasionally resulted in perforation of (or near) a fracture, which has resulted in significant oil production from the fracture and associated fracture network. A fracture which is too small to be identified during drilling, or from standard open-hole logs, can easily produce several hundred barrels of oil per day initially.

Instead of deliberately avoiding the natural fractures and permeability pathways in the rock – which has historically been the case in Zhagabulak – the new approach is to identify and selectively perforate these intervals, to allow the oil they contain to be recovered.

Permeability is the propensity or ability of the rock to allow fluid migration through it. Most rocks which constitute reservoirs for hydrocarbon possess two types of permeability.

The rocks themselves are constructed of grains of a hard, impermeable material which are cemented together or lithified. Between these grains are holes or pores in which the hydrocarbon has collected. The hydrocarbon migrates through the rock between the interconnecting pores: this is known as **matrix permeability**.

The vast majority of rocks are also cracked. The cracks in the rock are called fractures. These fractures may constitute the majority of the rock permeability: they enable the rock to release its hydrocarbon at a rate much greater than could be expected from the matrix permeability alone.

In addition to these (common) types of permeability, some rocks – especially carbonates - can contain other reservoirs of hydrocarbon, and these reservoirs can flow at almost unprecedented rates. Examples of these unusual reservoirs are solution channels, caves and caverns, which are very frequently found in carbonate rocks.

In the Zhagabulak field, the matrix permeability is so small that the flow of hydro-carbon (oil) from it is none (or insignificant). Existing wells in this area have nevertheless been drilled and completed as if the rock matrix permeability is the sole source of producible hydrocarbon. Although there is clearly oil in this rock, historical efforts have therefore failed to release it.

The reservoir appears to be severely fractured, and it may also contain solution channels, caves and caverns. These phenomena are readily identified by a competent petrophysicist using appropriate data (logs, cores, etc.). Perforation of the casing at different places, and completions designed to put high permeability zones into communication with the well-bore, should result in dramatically improved oil production from the existing wells. If this is borne out

in practice, it should be possible to modify the drilling and completion techniques of future wells to take more advantage of the natural permeability channels in this rock.

In Caspian's Carboniferous carbonate reservoirs, the most permeable zones are very frequently washed out to a large diameter as a result of the drilling process. Cementation of the casing then fills this void between the casing and the very permeable, oil-bearing intervals with impermeable cement. When these intervals are perforated, the perforations will not necessarily penetrate through the cement to put the permeable zones into communication with the holes which have been made in the casing. What is then needed is a process of fracturing the cement, between the perforations and the permeable pathways in the rock, to enable the oil to reach the casing.

The term fracturing is used somewhat indiscriminately in the oil business to mean cracking of the rock matrix, sometimes for great distances, to enable a matrix with poor inherent permeability to be connected via the induced fracture (which has much greater permeability) to the casing via the perforations.

The term minifracturing has been employed to convey the idea that its only purpose is to open up the cement so that the naturally high permeability intervals within the rock can communicate with the well-bore through the cement. It requires a small amount of fracturing fluid, small quantities of proppant, and very little pumping capacity. It is therefore a great deal cheaper than the standard process of fracturing a reservoir which has poor matrix permeability. In a process of this type (minifracturing), it is only the cement which is being fractured. The fracturing fluid cracks open the cement from the ends of the perforation tunnels to the natural permeability channels which already exist in the rock. No tools are used to determine this (none are needed).

The cement sheath is not merely inches in thickness. The solution channels, fractures, and karstified intervals which may produce prolifically are naturally open – or opened up by the drilling process – sometimes beyond the range of the recorded callipers, so that there may easily be a foot or more of cement between the casing and the permeability pathway. The objective of the new approach is to deliberately perforate those intervals which appear to be highly permeable, i.e. the fractures, faults, solution channels, and karsts, insofar as these can be identified from logs. The solution channels and other highly permeable characteristics are not “quite distant” from the immediate well-bore area: they intersect it. The mini-fracturing process naturally connects the casing perforations to the existing permeability (the fracturing fluid preferentially splits the cement between the perforations and the adjacent high permeability channels).

Additionally, the Company has the necessary documentation approved by RK MOG that permits drilling activity in 2013-2014. This refers specifically to drilling a pre-salt well in the area of Baktygaryn (Baktygaryn No.11) as well as a post-salt well in the area of Itassay (Itassay No.26). Approval has also been granted to shoot additional 3D seismic over both the Aransay and Itassay areas. Tenders for drilling Baktygaryn, Itassay No.26 and the associated 3D seismic activity have been let.

Mr. Nutt has undertaken to advise on the forthcoming reworking of wells (#303 and #302) on the basis that his reasonable expenses will be met. He will receive compensation only if, and in so far as, such reworking brings the production of each well to in excess of 2,000 barrels of oil per day. The remuneration for the Services is entirely performance based, and if he is unsuccessful in increasing the production from the Wells will not be compensated.

Mr. Nutt will be compensated for each well which is worked-over in accordance with his ideas (not just 303 and 302, but 213, 301, 306, 308, 315 and 316 also, collectively, the “Wells”) pursuant to a share entitlement agreement between the Company and Mr. Nutt dated August 18, 2012 (as amended, on April 1, 2013, the “**Share Entitlement Agreement**”). The following

description of the Share Entitlement Agreement does not purport to be complete and is qualified in its entirety by reference to the Share Entitlement Agreement filed under Caspian's profile at www.sedar.com.

In respect of each Well where, as a direct consequence of services being provided by Mr. Nutt, the flow of petroleum in relation to such Well when measured in accordance with the Share Entitlement Agreement is in excess of a Bopd Rate of 2,000 bopd, 625,000 Common Shares will be issued to Mr. Nutt in respect of such Well. Such Common Shares would be issued within 14 days of such measurement being agreed in accordance with the Share Entitlement Agreement. Eight Wells are the subject of the Share Entitlement Agreement. The maximum number of Common Shares issuable to Mr. Nutt pursuant to this provision is 5,000,000.

Mr. Nutt will be entitled to receive an additional 1,875,000 Common Shares in respect of each Well where, as a direct consequence of services being provided by Mr. Nutt, the flow of petroleum in relation to such Well when measured in accordance with the Share Entitlement Agreement is in excess of a Bopd Rate of 4,000. Shares would be issued within 14 days of such measurement being agreed in accordance with the Share Entitlement Agreement. The maximum number of Common Shares issuable pursuant to this provision is 15,000,000 Common Shares (1,875,000 X 8 wells).

Provided always that as a direct consequence of the services having been provided the flow of Petroleum in relation to any Well when measured in accordance with the Agreement is in excess of a Bopd Rate of 2,000 bopd, the following Common Shares will be issued to Mr. Nutt:

- (a) if at any time during the period of four years commencing on the date of the Agreement the volume weighted average trading price of the Common Shares (as quoted on the TSX or such other exchange on which the Shares are listed) exceeds \$2.50 for a period of not less than 20 trading days, 500,000 Common Shares;
- (b) if at any time during the period of four years commencing on the date of the Agreement the volume weighted average trading price of the Common Shares (as quoted on the TSX or such other exchange on which the Shares are listed) exceeds \$5.00 for a period of not less than 20 trading days, 1,500,000 Common Shares; and
- (c) if at any time during the period of four years commencing on the date of the Agreement the volume weighted average trading price of the Common Shares (as quoted on the TSX or such other exchange on which the Shares are listed) exceeds 10.00 for a period of not less than 20 trading days, 4,000,000 Common Shares.

The maximum number of Common Shares issuable pursuant to this provision is 6,000,000.

Common Share issuances of up to 26,000,000 Common Shares in aggregate may occur under the Share Entitlement Agreement.

At the Company's sole option, the Company can elect to satisfy all or a portion of the consideration payable to Mr. Nutt in cash. Asia Sixth Energy Limited ("Asia Sixth"), the 60% shareholder in Aral, to the Company's 40% shareholding, has agreed to indemnify the Company for any cost that might arise with respect to agreement. (As noted below under "Three Year History – General", the Company's interest will be reduced from 40% to 33.5% if certain conditions are met.)

On April 16, 2012, the Company issued 1,672,012 Common Shares and 836,007 share purchase warrants to satisfy the fourth quarter 2011 interest obligation on the Company's Debentures (as defined below). The deemed price of the securities issued is US\$0.139625 per Common Share and the warrant exercise price is US\$0.191065.

On July 9, 2012, the Company issued 636,364 Common Shares and 318,182 share purchase warrants to satisfy the second quarter 2012 interest obligation on the Company's Debentures (as defined below). The deemed price of the securities issued is \$0.13443 per Common Share and the warrant exercise price is \$0.183957.

On October 2, 2012, the Company issued 787,212 Common Shares and 393,606 share purchase warrants to satisfy the 3Q 2012 interest obligation on the Company's Convertible Debentures. The deemed price of the securities issued is \$0.102798 per Common Share and the warrant exercise price is \$0.140672.

On January 9, 2013, the Company issued 1,286,684 Common Shares and 643,342 share purchase warrants to satisfy the 4Q 2012 interest obligation on the Company's Convertible Debentures. The deemed price of the securities issued is \$0.063769 per Common Share and the warrant exercise price is \$0.087263.

On April 11, 2013, the Company issued 1,974,420 Common Shares and 987,210 share purchase warrants to satisfy the 1Q 2013 interest obligation on the Company's Convertible Debentures. The deemed price of the securities issued is \$0.041602 per Common Share and the warrant exercise price is \$0.05693.

The East Zhagabulak field was shutdown on January 1, 2013 and continued through to March 29, 2013, while awaiting extension to the pilot production period. Verbal permission to extend the pilot production period, subsequent to March 29, 2013, was granted by the Committee of Geology and Subsoil, on that date. Based on this extension, the Work Group of the ROK (Republic of Kazakhstan) Ministry of Oil and Gas (MOG) approved the program of associated gas utilization, which permits gas flaring. The final step in reinstating production is to obtain the Hazardous Emissions Permit from the ROK Environmental Ministry. Request for the Permit was filed on July 10, 2013. A positive outcome is expected prior to the end of August 2013.

During fiscal 2013, to transit from the "pilot" phase to the "production" phase of development at East Zhagabulak, the design and construction of the Technology Scheme of Field Development must be finalized. During the second quarter, the design institute, KazNIPImunaigas, completed the preparation of the Field Development Technology Scheme. Prior to the completion of the third calendar quarter of 2013, the project report is expected to have been reviewed for approval by the following Kazakh governmental agencies: the Emergency Situations Department, the Sanitary-Epidemiology Control and the Ecology Department. After that, it is expected to be approved by the Committee of Geology and Subsoil Use of the ROK Ministry of Industry and New Technologies. By the calendar close of 2013, the field is expected to have transited from the pilot phase to the production phase.

The MOG and State Ecology Department granted a permit to Aral to test Well 306, which is valid until September 29, 2013. Testing is expected to commence in the 3rd quarter of 2013. During 2Q 2013, a testing tender was issued.

At Well 316 and Well 303, permits for retesting have been obtained from the MOG. During 2Q 2013, tenders were let for re-testing Wells 316 and 303 with a projected start date during third quarter 2013. All necessary permits and approvals from the government agencies have been obtained.

At Well 315, a permit from the MOG was obtained for testing during the period from September 6, 2013 to October 30, 2013. Obtaining a permit for emissions in the State Ecology Service is underway. Testing is expected to start in the 3rd quarter of 2013. During 2Q 2013, a testing tender was issued.

On April 29, 2013, a 2-D seismic survey commenced at the Taldyshoky, Itassay and Krykkuduk areas. During 2Q 2013, the 2D seismic operations were completed. 3D seismic operations were

completed in the presalt area - Baktygaryn. The data is currently being processed. Processing and interpretation of the seismic data is expected to be completed by the end of 2013.

This geological and exploration work is conducted in the expectation of the possible discovery of new oil pools in the North Block contract territory.

Three Year History

General

The Company is an oil exploration and development corporation operating in the Republic of Kazakhstan ("**Kazakhstan**").

Historically, the Company was engaged in natural resource exploration for minerals and oil and gas in Canada. As described in greater detail below, since September 2004, the Company has been primarily involved in oil and gas exploration in Kazakhstan.

The primary operating activities of the Company are conducted through Caspian, its wholly-owned subsidiary engaged in oil and gas exploration in Kazakhstan. Caspian hold a 40% interest in Aral, and Caspian's primary business now is to operate Aral in a new business partnership with Asia Sixth. As noted below, Caspian's interest in Aral will be reduced to 33.5% if certain conditions are met.

On December 29, 2011, Caspian completed a transaction with Asia Sixth, pursuant to which Caspian, originally a 50% owner of Aral in a joint venture between Caspian and Azden Management Limited ("**Azden**"), conveyed 10% of its ownership of Aral to Asia Sixth in return for Asia Sixth's undertaking to finance capital expenditures to the cumulative threshold of US \$80,000,000 over a three year period following the date the transaction was completed. Caspian will also receive a US\$2,000,000 loan, secured by production-oriented cash flow, plus access to a further US\$2,000,000 on each of the first two anniversaries of the closing of the transaction. Loans will have a maturity of ten years and bear interest at 10% per year for the first five years.

Asia Sixth obtained a 50% interest in Aral through the Sale and Purchase Agreement for 60% Participating Interest in Aral Petroleum Capital LLP, dated November 1, 2010 ("**Asia Sixth Agreement**"). Under the terms of the Asia Sixth Agreement, Asia Sixth obtained the 50% interest held by Frasan Wood BV ("**Frasan Wood BV**") for a purchase price of US \$20,100,000, subject to the terms and conditions contained in the Asia Sixth Agreement.

The Asia Sixth Agreement was conditional upon Caspian and Asia Sixth entering into a foundation agreement and charter to govern the affairs of Aral, which was signed on December 29, 2011. Caspian may be subject to cash calls following the expiration of the third anniversary of such agreement.

Coincidentally with the execution of the Asia Sixth Agreement, Caspian and Azden terminated the existing agreement of purchase and sale with AsiaStar Petroleum Limited, a related party of Asia Sixth, regarding the sale of the same interests in Aral.

Since December 2002, Aral's sole business has been the exploration and pilot development of certain oil and gas properties in Western Kazakhstan known as the "North Block", pursuant to an exploration contract (the "**Exploration Contract**") dated December 29, 2002, as amended, between Aral and the Ministry of Energy and Mineral Resources of Kazakhstan (the "**MEMR**"). See "Description of the Business".

The revised Exploration Contract was granted State Registration on July 13, 2011. The Competent Body of the Kazakhstan government agreed to amend the work program for the years 2010 to 2012 by carrying forward the drilling of two exploration wells and seismic operations from 2010 to 2011 and 2012, with no decrease in expenditures commitment in the

extension period. The approved amended work program stipulates expenditures of US \$2,100,000, US\$25,840,000 and US\$22,460,000 for the years 2010, 2011 and 2012, respectively.

On October 25, 2011, the Specialized Inter-District Economical Court of Almaty city found in favour of Nabors with respect to a claim brought forth by Nabors and ordered Aral to pay the equivalent of approximately US\$3,200,000. During 2007, Aral had a dispute with Nabors, its drilling subcontractor, in relation to a mechanical failure at the drilling site that resulted in the loss of the well and the re-drilling of an interval of the well. Nabors made a claim for compensation in excess of what Aral believed was appropriate. Aral viewed Nabors as responsible for the failure. The matter was under negotiation and the amount of possible cash outflows was not then determinable, however negotiations were unsuccessful.

Aral appealed this decision and on December 28, 2011 the Almaty City Court (Appellate Collegium) upheld the lower court's decision. On March 2, 2012, the Court Bailiff in Almaty seized the assets in Aral's bank accounts in response to Nabors' commencement of proceedings to enforce its judgement. Aral continues to believe in the merits of its defense against Nabors' claim and is considering its options, including the option to make a further appeal to The Supreme Court of the Republic of Kazakhstan which is Aral's final route of appeal. If Aral is unsuccessful in its appeal, Caspian will be required to fund approximately US \$1,600,000 million of Aral's obligation to Nabors pursuant to an indemnity in favour of Asia Sixth. This contingent liability is included in the 2011 financial statements.

During August 2012, the Company was advised that the appeal against Nabors Drilling International Limited's ("**Nabors**") action against Aral was unsuccessful. The Company was required to fund approximately US\$1.6 million plus interest and penalties of Aral's obligation to Nabors pursuant to an indemnity in favour of Asia Sixth. This amount was netted against the US\$ 2 million, subsequent to year-end, draw of Caspian on its credit facility with Asia Sixth.

On June 13, 2013, the Company announced signing of a number of agreements dated as of June 3, 2013 whereby its Kazakhstan subsidiary expected to be able to implement the previously announced testing of certain wells based on the advice of outside consultant Mr. Roger Nutt over two wells within the following 90 days. Pursuant to the agreements, additional financing has been committed to Aral Petroleum Capital LLP (APC), a Kazakhstan partnership in which Caspian indirectly holds a 40% interest, to cover operating expenses, as well to Caspian to cover ongoing overhead and accounts payable. The financing will permit drilling which will allow APC to meet its 2013/14 License drilling commitments in the North Block.

The agreements provide for the availability of a loan of US\$20 million to APC for the purpose of funding APC's operations. It is intended that proceeds from this loan will, in part, be used to fund the work prescribed in the work program agreed with the Ministry of Oil and Gas in Kazakhstan. This work program envisages the drilling of a deep exploration well in the Baktygaryn and Aransay area. As well, one shallow well is planned to be drilled in Itassay.

The agreements amend the loan agreement between Caspian's wholly-owned subsidiary, Caspian Energy Ltd. (CEL), and Asia Sixth Energy Resources Limited to allow CEL to draw US \$100,000 each month from the date of the agreements until November 2013 and to draw an additional US\$1,400,000 as early as December 28, 2013. These funds are expected to enable Caspian to bring current all of its existing payable and to cover its budgeted operating expenses over the next 18 months.

In return for raising the financing contemplated in the agreements, CEL's partners in APC, being Asia Sixth Energy Resources Limited (ASER) and its subsidiary Groenzee B.V. and together with ASER, require CEL to transfer to them part of its ownership interest in APC resulting in CEL's interest in APC reducing from 40% to 33.5% if certain conditions are met.

Private Placement of Debentures

On March 1, 2006, the Company completed a private placement of secured convertible debentures in the principal amount of US\$16,000,000 (the “**Debentures**”). The obligations of the Company under the Debentures were secured by a general charge over the Company’s assets, including a pledge of all of the outstanding shares of Caspian. The Debentures were amended by an amending agreement on October 13, 2009 and were further amended and restated on April 6, 2011 pursuant to which:

- (a) the holders of the Debentures (the “**Holder**s”) converted 44% of the principal amount outstanding under the Debentures plus unpaid interest in the amount of US\$9,790,753, into Common Shares at a conversion price of \$0.19 per Common Share (the “**Conversion**”) on or about July 8, 2011;
- (b) immediately following the Conversion, the aggregate amount of principal and unpaid interest owing under the Debentures was US\$12,460,958;
- (c) the maturity date of the Debentures was extended from March 2, 2011 to June 2, 2013;
- (d) the conversion price after the Conversion was adjusted to \$0.28 provided that in the event that the Company effects a subsequent offering at a price that is less than the conversion price, the conversion price will be adjusted to equal such subsequent offering price, subject to a minimum of \$0.10 (and provided further that the consent of the Holders shall be required in order for the Company to effect any subsequent offering at a price of less than \$0.10);
- (e) interest accrues monthly, not in advance, at a rate of 10% per annum and is payable at the end of each quarter in cash or, at the option of the Holders, the number of Units (as defined below), equal to the applicable interest payable divided by an amount equal to a five percent discount of the volume weighted average (“**VWAP**”) of the Common Shares for the 20 consecutive trading days prior to the date on which the Holders give notice of the conversion, subject to adjustment in accordance with the terms of the Debentures;
- (f) units of the Company (the “**Units**”) issued to the Holders pursuant to the Debentures will be comprised of one Common Share and one-half of one common share purchase warrant of the Company (the “**Warrants**”);
- (g) each whole Warrant will be exercisable into one Common Share for a period of two years from issuance at an exercise price equal to a 30% premium of the VWAP of the Common Shares for the 20 consecutive trading days immediately prior to the date of issue of the Warrants; and
- (h) at any time the Holders or the Company exercises their conversion rights pursuant to the Debentures the Holders shall be entitled to receive Common Shares for the principal amounts so converted and Units for all accrued and capitalized interest on the principal amount so converted.

See also “Risk Factors – Debentures” regarding the status of the Debentures.

Protocol of Direct Negotiations

As noted above, Aral’s sole business is the exploration and pilot development of the North Block pursuant to the Exploration Contract. See “Description of the Business”. At any time during the

term of the Exploration Contract, Aral is entitled to declare a commercial discovery of deposits which are economically suitable for extraction by giving written notification to the MEMR. In the event Aral declares a commercial discovery, it has an exclusive right to obtain production rights and to conclude a production contract (the “**Production Contract**”) on the basis of direct negotiations with the MEMR. The application process to convert the East Zhagabulak region of the North Block to a Production Contract was commenced in 2009, and in November, 2009, Aral received a signed Protocol of Direct Negotiations dated October 15, 2009 from the MEMR that sets out the agreed basis for the Production Contract for this oil field. The 25 year Production Contract for East Zhagabulak was executed and received by the Company on July 28, 2010.

DESCRIPTION OF THE BUSINESS

Aral Petroleum Capital LLP

The primary operating activities of the Company are conducted through Caspian, its wholly-owned subsidiary engaged in oil and gas exploration in Kazakhstan. On June 25, 2004, pre-merger Caspian acquired (i) 50 percent of the outstanding shares of Aral, which was, at the time, a closed joint stock company under the laws of Kazakhstan; and (ii) a temporary 100 percent beneficial interest in EZ#213, the one producing well of Aral, in exchange for the payment of US\$9,000,000 and the issuance of an aggregate of 16,545,454 common shares (all of which were exchanged for Common Shares in connection with the Merger). The 100% beneficial interest in EZ#213 held by Caspian terminated in early 2006.

The primary business of Caspian is to operate Aral in a new business partnership with Asia Sixth. The business partnership, formally executed on December 29, 2011 and amended on June 3, 2013, enables Caspian and Asia Sixth to discharge the commitments pursuant to the Exploration Contract entered into with the Government of the Republic of Kazakhstan.

Asia Sixth currently owns 60% of Aral, which will increase to 66.5% if certain conditions are met. According to Aral’s charter (the “**Charter**”), Caspian holds a number of votes equal to its interest in Aral in the general meeting of the partnership (the “**General Meeting**”). The General Meeting consists of one representative of each of the partners. Except as where expressly provided in the constituent documents or under Kazakhstan laws, all decisions, approvals, determinations and other actions of the General Meeting on all proposals coming before it are decided by a majority of the votes of partners’ interests represented at the General Meeting. However, all consequential decisions, such as approving the amendments to the Charter or approval of a new Charter, increases or decreases in issued capital, distribution of dividends, the transfer, pledge, encumbrance or alienation of any property or asset, among others, require the unanimous votes of the partners

Aral has offices in Almaty and Aktobe, Kazakhstan and currently has approximately 49 employees.

Production Activity

Through its interest in Aral, which is a party to an exploration contract with the Kazakhstan government, Caspian has the right to explore and develop certain oil and gas properties in Western Kazakhstan known as the “North Block”, a 2,200 square kilometre area located in the vicinity of the Kazakhstan pre-Caspian basin.

Exploration within the North Block was conducted during the period of 1982 to 1994 and was successful in discovering several large oil and gas fields in the area. Aral currently has one producing oil field – the East Zhagabulak field. Aral re-entered EZ#213, one of the older exploration wells in the field, in February 2004 and re-perforated and tested the well in the Carboniferous KT-2 zone.

The original producing well, EZ#213, drilled and completed during the Soviet period, was re-entered in November 2006 and perforations were added in the KT-1 reservoir. Due to different casing weights, problems were encountered with packer setting for the acid operation and consequently, only one-half of the productive zones were acidized. Despite the limits on the acidization, a significant improvement of daily production over the pre-workover rates was achieved. On August 31, 2008 during a 24 hour test, before field shut in: 210 Bo, 45 Bw, 286 Mcfd, FTP 250, SICP 1,588, flow line pressure 88 psig at an 8.7 mm choke. On November 3, 2008 a 24 hour test was conducted with the following results: 196 Bo (barrels of oil), 101 Bw (barrels of water), 274 Mcfd (thousand cubic feet of gas per day), FTP (flowing tubing pressure) 250, SICP (shut in casing pressure) 1,720, flow line pressure 110 psig at an 8.7 mm choke. Well 213 flowed for 22 days after the field was brought back on-line, but died on November 14, 2008 due to a high water-cut. Beginning in April 2009, EZ#213 was flowing intermittently averaging 10 Bopd, 3 Bwpd and 13 Mcfd. During December 2009, an electric submersible pump was installed in Well 213 and production resumed. The electrical submersible pump installed in Well 213, during December 2009, failed due to an unknown downhole electrical problem. During the fourth quarter of 2010, Well 213 averaged 10 Bopd, 1 Bwpd and 14 Mcfpd with a flowing tubing pressure of 301 psig on an open choke. The workover on producing well EZ #213 in the East Zhagabulak field was completed. The workover installed a new deep well pump, to increase the daily production rate. Well EZ #213 produced an average 284 Bopd. The East Zhagabulak field produced 49,437 (472 Bopd) barrels of oil during the fourth quarter of 2011.

EZ #213 is currently shut-in. Due to an electrical failure, the downhole pump in EZ #213 ceased working on June 6, 2012. Subsequently, while pulling the pump for remedial action, the cable broke resulting in fish in the hole. On September 2, 2012, during the fishing operation, the fish (39 pieces of tubing, 354 metres of cable and the electronic submersible pump) were "lost" and dropped to 4,211 metres. To date, remedial work has not been completed. A "fishing" job may resume after resumption of production at Well 301.

The location for the first well on the block, EZ#301, 1.1 kilometres southwest of well EZ#213, was chosen from an earlier fast-track interpretation of the 3-D seismic data set. A contract with Nabors was concluded in April 2005 and the well spud on July 16, 2005. The well reached a total depth of 4,846 metres on November 7, 2005, logs were run, production casing was set and testing began in mid-December, 2005. Acid treatment of the perforated intervals occurred during February 2006. Well 301 was undergoing a government mandated pressure survey in November 2006, when a production logging tool and cable were lost in the hole. During the second quarter 2007, the tool and wire were recovered and the well resumed production. On August 31, 2005, during a 24 hour test, before field shut in: 545 Bo, 14 Bw, 743 Mcfd, FTP 309, SICP 1,793, flow line pressure 118 psig at a 12.0 mm choke. On November 3, 2008 a 24 hour test was conducted with the following results: 560 Bo (barrels of oil), 17 Bw (barrels of water), 779 Mcfd (thousand cubic feet of gas per day), FTP (flowing tubing pressure) 338 psig, SICP (shut in casing pressure) 1,911, flow line pressure 121 psig at a 12.0 mm choke. During March 2009 EZ#301 was flowing 284 Bopd, 7 Bwpd and 382 Mcfd with a flowing tubing pressure of 338 psig on a 12 mm choke. The flow rate had decreased since the November test due to a suspected asphaltene build-up in the flowline which increased the back-pressure in the flowline from 176 psig, in early February 2009, to 322 psig in March. Remedial actions were undertaken and the flowline was purged with xylene in early April, reducing the back-pressure and restoring the well to 521 Bopd, 13 Bwpd and 640 Mcfd with a flowing tubing pressure of 300 psig on a 12 mm choke. EZ# 301 was shut in on December 31, 2009, when the pilot production permit expired. Well 301 is currently averaging 335 Bopd, 13 Bwpd and 364 Mcfpd with a flowing tubing pressure of 269 psig on a 10 mm choke.

Well EZ #301 produced an average 226 barrels per day by natural pressure, after being permitted by regulators to return to production June 15, 2011 on the premise that both wells will begin capturing solution gas by year-end.

During calendar 2012, EZ #301 operated in a stable free-flow mode with a production rate of between 302 – 373 Bopd, during the entire year. At the close of 2012, the well was suspended due to expiration of the gas flaring permit.

A second well location, EZ#302, was drilled approximately 3.6 kilometres southwest of EZ#301 and is structurally updip to that well. EZ#302 spud on December 25, 2005. Acidizing and testing of the well were performed following removal of the drilling rig. The well showed all indications of hydrocarbons while drilling and logging; however, the stimulation efforts failed to cause the well to flow naturally. In well 302 a workover has been prepared to isolate the KT-II and the lower portions of the KT-I that exhibit higher water saturations on the logs.

The third drilling location, EZ#303, located 5.2 kilometres southwest of EZ#302, was permitted to a depth of 5,700 metres and was spud on May 28, 2006. EZ#303 reached a total depth of 4,630 metres in a sidetrack wellbore after the initial wellbore reached a depth of 5,430 metres, but was lost due to a drill string parting, while pulling out of the hole for logging. A total of 70 meters were perforated and acidized in both the KT-1 and KT-2 intervals. A combined test of both intervals yielded water with small amounts of oil, while the separate test on the KT-1 yielded water.

Well EZ #308 spud on July 16, 2011. Production casing was set to 4,775 metres. Electronic logging operations have identified substantial intervals of possible pay in the KT-I zone and an additional 88 metres of net pay in the KT-II.

On March 26, 2012, the KT-II zone was perforated from 4,500 - 4,668 metres. Four horizons, consisting of 15 pay stringers, were perforated. Total thickness of the stringers is about 80 metres.

Subsequently, new target zones have been identified for testing. During testing, 9,569 barrels of oil were produced. At the close of 2012, of the three target zones to be tested, one target zone in the oil-bearing KT-II was tested and the other two target zones, in the KT-II and KT-I, are scheduled for testing during 2013.

Well 306 spud on January 9, 2012. It is intended to delineate the southern extent of the discovery and further confirm the considerable value of the East Zhagabulak field. The geological conditions for Well 306 are the same as for the recently drilled Well 308, targeting the same hydrocarbon bearing horizons; KT-I at a depth of 3,360 to 3,879 metres and KT-II at 4,070 to 4,700 metres.

Well 306 reached target depth during July 2012. Log results confirmed the presence of pay zones in both the KT-I and KT-II. Four prospective intervals were selected for testing with a total thickness of 145 metres. Two KT-II intervals were identified (4,605.9 - 4,661 metres and 4,557.4 - 4,585.9 metres). Additionally, an inter-carbonate, sedimentary stratum, in the interval 4,223.9 - 4,235 metres together with the KT-I horizon at the interval 3,563 - 3,667 metres will be tested. Production casing was set in the well to a depth of 4,780 metres.

Sakramabas #316 spud on July 22, 2011. This well encountered net pay zones aggregating 184.8 metres and equates to a new discovery well in the West Zhagabulak field of Kazakhstan. Following successful logging, Well 316 has been cased to a depth of 4,950 metres.

While testing the interval 4,346 - 4,352 metres, the well flowed at an estimated rate of 78 Bopd. Based on the results of testing, a submission was made to the RK MOG requesting the recognition of the discovery of a new oil pool. The RK MOG Expert Commission confirmed the discovery.

Well 316 is scheduled to resume testing in third quarter 2013. Permits from the state agencies in Aktobe Oblast, for re-testing, have been obtained.

The rig which drilled Well 316 to total depth in the West Zhagabulak field, was immediately mobilized to East Zhagabulak, where it will drill Well 315 to delineate the northern extent of the field. If successful, Well 315 will result in the material conversion of P3 (possible) reserves to P2 (probable) reserves.

Well 315 reached its target depth of 4,743 metres on January 2, 2013. Four prospective oil and gas bearing intervals in the KT-II and KT-I were identified. Currently the development of a technical plan for well testing is being prepared. Testing is expected to commence during the second half of calendar 2013, after approval by the CDC and completion of Well 306. On January 14, 2013, the Company reported that the Exploration license which governs the majority of the acreage, commonly referred to as the North Block, has been extended for a further two years up until December 2014.

The East Zhagabulak field was shutdown on January 1, 2013 through March 29, 2013, while awaiting extension to the pilot production period. Verbal permission to extend the pilot production period, subsequent to March 29, 2013, was granted by the Committee of Geology and Subsoil, on that date. Based on this extension, the Work Group of the ROK (Republic of Kazakhstan) Ministry of Oil and Gas (MOG) approved the program of associated gas utilization, which permits gas flaring. The final step in reinstating production is to obtain the Hazardous Emissions Permit from the ROK Environmental Ministry. Request for the Permit was filed on July 10, 2013 and received during August 2013.

During fiscal 2013, to transist from the "pilot" phase to the "production" phase of development at East Zhagabulak, the design and construction of the Technology Scheme of Field Development must be finalized. During the second quarter, the design institute, KazNIPIMunaigas, completed the preparation of the Field Development Technology Scheme. Prior to the completion of the third calendar quarter of 2013, the project report is expected to have been reviewed for approval by the following Kazakh governmental agencies: the Emergency Situations Department, the Sanitary-Epidemiology Control and the Ecology Department. Subsequently, it will be approved by the Committee of Geology and Subsoil Use of the ROK Ministry of Industry and New Technologies. By the calendar close of 2013, the field is expected to have transisted from the - pilot phase to the production phase.

The MOG and State Ecology Department granted a permit to test Well 306, which is valid until September 29, 2013. Testing is expected to commence in the 3rd quarter of 2013. During 2Q 2013, a testing tender was issued.

At Well 316 and Well 303, permits for retesting have been obtained from the MOG During 2Q 2013, tenders were let for re-testing Wells 316 and 303 with a projected start date during third quarter 2013. All necessary permits and approvals from the government agencies have been obtained. Testing at 316 has commenced.

At Well 315, a permit from the MOG was obtained for testing during the period from September 6, 2013 to October 30, 2013. Obtaining a permit for emissions in the State Ecology Service is underway. Testing is expected to start in the 3rd quarter of 2013. On April 29, 2013, a 2-D seismic survey commenced at the Taldyshoky, Itassay and Krykkuduk areas. During 2Q 2013, the 2D seismic operations were completed. 3D seismic operations were completed in the presalt area - Baktygaryn. The data is currently being processed. Processing and interpretation of the seismic data will be completed by the end of 2013.

Exploration Activity

Zhagabulak Area

The Zhagabulak area, located in the southeastern corner of the North Block, was the initial focus of the Company's exploration thrust. The Kazakhstan government has estimated that this

area contains 642,000,000 barrels of oil in place with 193,000,000 barrels classified as recoverable. These estimates were based upon the results of Soviet era 2-D seismic data and stratigraphic test wells. Caspian neither accepts nor denies these estimates, but is seeking to validate this data through its exploration program.

The initial 3-D seismic program covering 406 square kilometres has been completed, processed and interpreted, indicating significant structures. Processing through Pre-Stack Time Migration (PSTM) of the Zhagabulak 3-D seismic data set was completed at the end of August 2005. The processing was performed by PGD-Dank (a division of Paradigm Geophysical) in Almaty, Kazakhstan. Following processing, the data set was transferred to Halliburton's Landmark Geophysical office in Moscow, Russia for interpretation. Processing through Pre-Stack Depth Migration ("PSDM") was completed in December 2005 and transferred to the Landmark Geophysical office in Moscow for interpretation. The presence of a broad, extensive structure separating Zhagabulak from neighbouring producing fields has been noted and several potential drilling locations have been identified.

Baktygaryn Area

The Baktygaryn Area is located in the northwestern corner of the North Block. The Kazakhstan government has estimated that this area contains 863,000,000 barrels of oil in place with 259,000,000 barrels classified as recoverable. These estimates were based upon the results of Soviet era 2-D seismic data and stratigraphic test wells. Caspian neither accepts nor denies these estimates, but seeks to validate this data through its exploration program.

In September 2005, Azimut Energy Services began seismic acquisition work in the Baktygaryn Area. The acquisition program of 235 square kilometres of 3-D seismic data was completed during November 2005 and the data transferred to PGS-GIS in Almaty for processing.

The data was fully processed through Pre-Stack Time Migration for the above salt section and through Pre-Stack Depth Migration for the below salt section and full interpretation of this data was completed by the end of October 2006. The acquisition of the regional 2-D seismic survey covering the west and north areas of the North Block and tying into the Zhagabulak and Baktygaryn 3-D seismic surveys that was completed in March 2006 has been processed and interpreted. The interpreted data from all new seismic data acquired and from the earlier reprocessed Soviet-era 2-D seismic has been combined to create a geological model and identify additional leads and prospects across the North Block territory.

The Baktygaryn Area presents drilling targets in both the below salt Lower Permian and Carboniferous sections and the above salt Upper Permian and Mesozoic sections with depths ranging from approximately 400 to 2,500 metres and provides a second tier of exploration to the Company's drilling portfolio. These targets are recognized in the forms of channel sands, traps against the Kungurian salt ridges and underneath salt overhangs.

In addition to the ongoing interpretation work on the Baktygaryn 3-D and North Block regional 2-D seismic data and the identification of several post-salt drilling targets in the Triassic and Permian formations, further progress on the interpretation has revealed the presence of additional targets which are being added to the Company's prospect and lead portfolio.

The first post-salt well identified from the Baktygaryn 3-D survey, Baktygaryn #703, was spud on March 17, 2008, reached total depth of 2,521 metres on June 15, 2008 and was rig-released on June 19, 2008. Numerous drilling delays were experienced due to deviation problems in the salt and anhydrite section and mechanical failures of the drill string. The object of the vertical well was to secondarily, test Triassic sandstones downdip on a faulted structure and primarily, Upper Permian sandstones in a trap below a Permian salt diapir overhang. The well encountered excellent reservoir quality sandstones in the Triassic, but due to the downdip location of the well, no hydrocarbons were found. Seismic anomalies that supported the presence of a hydrocarbon

trap in the Upper Permian, below a salt overhang, were proven by drilling to be inter-bedded claystones and anhydrite. No reservoirs in the Upper Permian were encountered and the well was plugged and abandoned.

The rig moved to the Aransay #711 location, approximately 20 kilometres east, where it spud on July 11, 2008 and was rig released, plugged and abandoned, on July 26, 2008. On reaching its total depth of 924 metres in the Upper Permian, the well encountered approximately 298 metres of reservoir quality rocks in the Triassic section. The Triassic was interpreted to be sandstone reservoirs trapped against a fault and was supported by a series of flat-based seismic reflectors believed to indicate a potential hydrocarbon/water interface. However, no shows were encountered while drilling and electric logging has confirmed the absence of hydrocarbons. Drilling and petrophysical analysis of electric logs indicated all zones were water saturated. Nevertheless, the presence of reservoir-quality sands of such thickness in the Triassic supports the interpretation that the Triassic is a viable primary target in the area in the presence of a proper trap and seal.

Aral has decided to release the drilling rig following plugging operations to further evaluate the portfolio of existing prospects identified in the block.

On January 14, 2013, the Company reported that the Exploration license which governs the majority of the acreage, commonly referred to as the North Block, has been extended for a further two years up until December 2014.

During the two year extension period, the operator is planning to perform Geological and Exploration operations on several prospective areas of the North block. Geological documentation has been prepared for the drilling of 4,950 metre deep wells in three pre-salt areas Baktygaryn, Aransay and North Mortuk. Further, 900 metre deep post wells in the Taldyshoky, Itassay, Krykkudul and other areas are contemplated. Additional 2D and 3D seismic shoots are expected prior to drilling. Invitation for tenders for 2D and 3D seismic operations in the Aransay and Kozdysay Areas have been published.

This Geological and Exploration work is conducted in the expectation of the discovery of new oil pools in the North Block contract territory.

Itisay, Kozdesay and West Kozdesay

The Itisay, Kozdesay and West Kozdesay Areas are located in the southwestern portion of the North Block and collectively, are viewed as one prospect. The Kazakhstan government has estimated that these Areas contain 567,000,000 barrels oil in place and 170,000,000 barrels recoverable. These estimates were based upon the results of Soviet era 2-D seismic data and stratigraphic test wells. The Company neither accepts nor denies these estimates, but seeks to validate this data through its exploration program.

Soviet-era seismic data interpretation, mapping and the associated shallow well drilling in these Areas yielded minor positive tests and shows of oil associated with the post-salt sediments of Jurassic, Triassic and Upper Permian ages. A review of this data has resulted in the identification of several prospects and leads ranging from 600 to 1,800 metres in trapping positions against Permian salt ridges and under-salt overhangs. Several lines from the Company's 2006 2-D seismic program were shot across certain of these leads and prospects to verify this premise. Interpretation of most of the regional 2006 2-D seismic survey covering the west and north areas of the North Block has been completed. The interpreted data from all new seismic data acquired and from the earlier reprocessed Soviet-era 2-D seismic was combined to create a geological model and identify additional leads and prospects across the North Block territory. As a result of this work, some of the earlier leads and prospects in the post-salt sediments identified on vintage maps and seismic in three areas in the south western portion of the North Block, known as Itisay, Kozdesay and West Kozdesay have been confirmed and in

addition several new leads and drillable prospects have been identified in trapping positions against Permian salt ridges and under salt overhangs.

Other Areas Within The North Block

The following is a description of certain other exploration areas within the North Block and their reserve estimates as put forth by the Kazakhstan government. The Company neither accepts nor denies these estimates, but seeks to validate this data through its exploration program: Tashir – 126,000,000 barrels oil in place and 38,000,000 barrels recoverable, Bulash – 116,000,000 and 35,000,000, respectively, and Shegelshy – 90,000,000 and 31,000,000, respectively. The aggregate totals estimated by the Kazakhstan government for all prospects in the North Block are 899,000,000 barrels oil in place and 274,000,000 barrels oil recoverable.

Beginning in the fourth quarter of calendar 2004, the Company undertook to reprocess and interpret approximately 3,000 kilometres of Soviet age 2-D seismic data in other areas of the original concession. From this effort the Company identified the Baktygaryn Area for acquiring additional 3-D seismic.

During March 2005, Aral was awarded the exploration rights over an additional 1,110 square kilometre area adjacent to the north and west portions of the North Block. This new territory contains additional seismic and well data and efforts to identify that data for incorporation into the electronic database have begun. Evaluation of the North Block extension, the preliminary identification of potential drilling areas and plans on how to explore are in process.

Digitization and calibration of the existing Soviet age well log data across the entire North Block territory for those wells penetrating into the formations below the Permian salt complex have been completed and petrophysical analysis of these wells commenced during December 2005 and continues to present.

A full North Block prospect evaluation project utilizing all recent and vintage seismic and well log data was completed. Numerous older prospects within the block were confirmed and several new prospects were identified.

A request for an extension of three years (through year 2012) of the Exploration Contract has been approved by the MEMR with additional work program commitments.

On November 25, 2009, during a Zapkaznedra ITD Technical Council (the regulatory body) session, the exploration period was extended for three years to December 29, 2012 with a cumulative expenditures obligation of US\$56,500,000. Protocol No. 188/2010 (issued February 5, 2010), by Zapkaznedra ITD Technical Council, stipulated that 55% of the contractual territory must be returned to Kazakhstan in the fourth quarter of 2010. The prospective areas – Greater Zhagabulak, Baktygaryn, Uriktau, and West Kozdesay, and others, will be retained. No hydrocarbon, highly prospective area, as determined by the Company, has been released.

Exploration Contract

Aral's sole material asset is the Exploration Contract. The Exploration Contract permits Aral to explore for hydrocarbons on the Severniy deposit on the North Block within blocks XXI-21-C, E, F; XXI-22-A, B, C, D, E, F; XXI-23-B, C, D, E, F; XXII-20-F; XXII-21- A, B, C, D, E, F; XXII-22-A, B, C, D, E, F; XXII-23-A, B, C, D, E and XXIII-20-C, 21-A located in Aktobe Oblast in Kazakhstan.

There are several producing and non-producing oil fields located within the boundary of the North Block that are not covered by the Exploration Contract, which are operated by international and Kazakh oil companies.

In accordance with the shareholders' agreement with Azdem in respect of Aral, Caspian was obligated to fund the initial work program of Aral pursuant to the Exploration Contract. The minimum work program was US\$20,800,000 and matured at the end of calendar 2005. As at December 31, 2005, this financial obligation was fully discharged. The work program was extended to December, 2007 and included drilling three wells to a combined total of 8,500 metres. During the third quarter of this fiscal year, the work program was extended to December 2009 and contains a 2009 exploration commitment which aggregates US\$10,500,000. As at December 31, 2007, Aral had incurred US\$119,700,000 in charges related to the work commitments of the minimum working program agreed with Kazakhstan's competent bodies. At this point, shortfalls pursuant to the work commitments aggregated US\$7,100,000. Management of Aral believed the Company was in compliance with its commitments under the minimum working program and received authorization from the MEMR and other competent bodies to carry over fulfillment of the above shortfalls to the year ending December 31, 2008. At December 31, 2008, Aral had discharged these obligations having incurred US\$138,500,000 in charges related to the work commitments of the Minimum Working Program. During the first quarter of 2009, Aral's request for a three year extension (through December 2012) to the exploration period for the North Block contract was approved by all the required Kazak regulatory bodies. Concurrent with the extension, the proposed 2009 minimum work commitment was increased from US\$10,500,000 to US\$38,900,000. On November 25, 2009, during a Zapkaznedra ITD Technical Council (the regulatory body) session, the Council decreed that the Aral Petroleum Capital LLP updated work program has financial obligations of US \$21,400,000. Aral has a 2009 deficiency in qualifying expenditures equal to US\$11,000,000, which the Council has agreed to defer to future periods. Also, the exploration period was extended for three years to December 29, 2012.

Addendum No. 6 to the Exploration Contract was granted State Registration on July 13, 2011. The Competent Body of the Kazakhstan government agreed to amend the work program for the years 2010 – 2012 by carrying forward the drilling of two exploration wells (estimated cost US \$13,950,000) and seismic operations (estimated cost US\$2,040,000) from 2010 to 2011 and 2012, with no decrease in expenditures commitment in the extension period. The approved work program calls for expenditures of \$25,800,000 million in 2011 and \$22,500,000 million in 2012. The various requirements of the work program agreed to with the MOG for 2011, both in terms of functions and expenses, have been carried out by Aral. During 2011, Aral's total expenditures for the year exceeded the commitment, reaching a total of \$34,300,000 million. During 2012, Aral's total expenditures for the year exceeded the commitment, reaching a total of \$39,700,000 million.

On January 14, 2013, the Company reported that the Exploration license which governs the majority of the acreage, commonly referred to as the North Block, has been extended for a further two years up until December 2014.

This extension is Addendum No.7 to the original Contract No.1081 dated December 29, 2002. The granting of this extension reflects the fact that a new discovery was declared in West Zhagabulak, with the completion of well 316 in mid-2012. This extension allows time for the Company to evaluate this new discovery and to commence exploration activity in other parts of the North block outside of the Zhagabulak area.

Non-fulfillment of commitments under the work program may result in punitive actions by the Kazakhstan government, including suspending or revoking the Exploration Contract.

Set forth below is a summary reconciliation of the minimum work program requirements of Aral under the Exploration Contract as at December 31, 2012:

Fiscal Year	Minimum Work Program (US \$000's)	Amount Paid to Date (US \$000's)	Shortfall (Overpayment) (US \$000's)
2003	5,642.4	550.6	5,091.8
2004	9,707.9	14,333.3	(4,625.4)
2005	20,914.4	23,961.7	(3,047.3)
2006	58,371.2	54,034.6	4,336.6
2007	32,159.1	26,867.9	5,291.2
2008	9,049.4	18,751.9	(9,702.5)
2009	21,400.0	10,362.0	11,038.0
2010	2,097.0	8,512.1	(6,415.1)
2011	25,840.0	34,310.0	(8,470.0)
2012	22,463.0	39,744.5	(17,281.5)
Total	207,644.4	231,644.4	23,784.2

On March 11, 2013, Aral received confirmation from the MOG – ROK (Minister of Oil and Gas Republic of Kazakhstan), that Aral will be permitted to propose an amendment to Contract no. 1081, which is identified as Addendum No. 8. For undertaking to increase the annual financial commitment to US\$45.3 million, certain provisions under the License have been modified. The proposal is currently under review by the MOG and a decision is expected during 2013.

During fiscal 2012, Aral exceeded the minimum work commitments, which were US\$22.5 million, and requested that the MOG, in view of the over-expenditures and in compensation therefore, grant a relaxation on the provisions that a certain amount of linear metreage and number of wells be drilled.

During the term of the Exploration Contract, Aral has the right to apply to commence evaluating the reserves of hydrocarbons contained in the North Block. Aral must submit a work program, a project financing plan, and an environmental impact assessment and other prescribed documents. Subsequently, Aral and the MEMR(Minister of Energy and Mineral Resources) will agree upon the term of the estimation stage, during which Aral will be required to prepare a reserve estimate report for submission for approval by the Kazakhstan State Commission on Reserves. The estimation stage is concluded upon the approval of reserves by the Kazakhstan State Commission on Reserves and the Company will have the exclusive right to enter into a production contract.

At any time during the term of the Exploration Contract, Aral can declare a commercial discovery of deposits which are economically suitable for extraction by giving written notification to the MEMR. In the event Aral declares a commercial discovery, it has an exclusive right to obtain production rights and to conclude a Production Contract on the basis of direct negotiations with the MEMR permitting Aral to develop and produce hydrocarbons from the North Block. In accordance with the legislation regulating the oil and gas industry in Kazakhstan, a Production Contract may be granted for 25 years, subject to extension. The Production Contract in respect of the East Zhagabulak region of the North Block was granted in 2010. See “General Development of the Business – Three Year History – Protocol of Direct Negotiations”.

Aral has various continuing obligations under the initial Exploration Contract and its addendums. Pursuant to the initial Exploration Contract, Aral, among other things:

- (i) was required to spend US\$20,620,000 under a work program during the current two-year extension of the initial term of the Exploration Contract, the full amount of which has been expended as at December 31, 2006;
- (j) was required to pay a total of US\$2,400,000 to certain social funds, the full amount of which has been expended as at December 31, 2006;
- (k) must provide funding of not less than 1% of its total investment for training of Kazakhstan personnel employed;
- (l) must pay a commercial discovery bonus equal to 0.1% of the cost of approved extracted minerals within 30 days of the date that the mineral deposits are approved;
- (m) must pay at least 1% of its capital expenditures expended on exploration to a liquidation fund established to finance expenditures to eliminate the effects of its exploration activities;
- (n) must pay royalties on production of hydrocarbons to the Kazakhstan government at a rate that will be established in the Production Contract, and at a rate determined in accordance with the tax code of Kazakhstan in the case of hydrocarbons produced when conducting pilot production;
- (o) must pay a portion of certain historical costs for acquiring geological information (pursuant to an agreement on acquiring certain geological information and the Exploration Contract) and an additional portion of such costs, the amount and procedure for the payment of which will be determined in a Production Contract;
- (p) must send 100% of the hydrocarbons that it produces during the period of test production to Kazakhstan refineries;
- (q) is obliged to allocate 10% of produced hydrocarbons to Kazakhstan, in accordance with special conditions of the tender proposal;
- (r) was required to perform all work associated with reclamation of the well area including, without limitation, specified reclamation work required for EZ#213 (all of which has been completed in respect of EZ#213);
- (s) must fully compensate any damage to the environment, personnel, other enterprises and the civilian population where Aral's liability has been established under Kazakhstan law;
- (t) must obtain insurance covering risks associated with the transportation and storage of cargo, property of Aral used for exploration, contamination of the environment including liquidation of damages, civil responsibility against third parties and accidents and professional diseases to employees;
- (u) must use equipment, materials and products, transportation services of Kazakhstan origin and when carrying out petroleum operations must engage Kazakhstan organizations by holding tenders in Kazakhstan provided they comply with required standards; and
- (v) must establish a special protection zone, in accordance with the current environmental legislation and legislation concerning sanitary protection of the

civilian population. The Exploration Contract does not specify any time frame or deadlines within which Aral is required to organize a special protection zone.

Arrangement with Asia Sixth

The new business partnership between Caspian and Asia Sixth, formally executed on December 29, 2011 and amended on June 3, 2013, enables Caspian and Asia Sixth to discharge the commitments pursuant to the Exploration Contract entered into with the Government of the Republic of Kazakhstan. Asia Sixth is a special purpose vehicle, representing oil-and-gas-experienced private interests in the Asia Pacific region, 40-per-cent indirectly owned by Strong Petrochemical Holdings Ltd, listed on the Hong Kong Stock Exchange (“**HKEX**”). Asia Sixth has the technical and administrative capacity to direct the exploration, development and production activities of Aral within the North Block.

Caspian, originally a 50% owner in Aral in a joint venture between Caspian and Azden, conveyed 10% ownership to Asia Sixth in return for Asia Sixth’s undertaking to finance capital expenditures to the cumulative threshold of US\$80,000,000 over the duration of the deal. Caspian will also receive a US\$2,000,000 loan, secured by production-oriented cash flow, plus access to a further US\$2,000,000 on each of the first two anniversaries of the transaction. This arrangement permits Caspian to access a total of US\$6,000,000 over two years. Loans have a maturity of ten years and bear interest at 10% per year for the first five years.

The Asia Sixth Agreement was conditional upon Caspian and Asia Sixth entering into a foundation agreement and charter to govern the affairs of Aral. The Asia Sixth Agreement was executed on December 29, 2011. Pursuant to the foundation agreement, Caspian may be subject to cash calls following the expiration of the third anniversary of such agreement.

Coincidentally with the execution of the Asia Sixth Agreement, Caspian and Azden terminated the existing agreement of purchase and sale with AsiaStar Petroleum Limited, a related party of Asia Sixth, regarding the sale of the same interests in Aral.

On June 13, 2013, the Company announced signing of a number of agreements dated as of June 3, 2013 whereby its Kazakhstan subsidiary expected to be able to implement the previously announced testing of certain wells based on the advice of outside consultant Mr. Roger Nutt over two wells within the following 90 days. Pursuant to the agreements, additional financing has been committed to Aral Petroleum Capital LLP (APC), a Kazakhstan partnership in which Caspian indirectly holds a 40% interest, to cover operating expenses, as well to Caspian to cover ongoing overhead and accounts payable. The financing will permit drilling which will allow APC to meet its 2013/14 License drilling commitments in the North Block.

The agreements provide for the availability of a loan of US\$20 million to APC for the purpose of funding APC’s operations. It is intended that proceeds from this loan will, in part, be used to fund the work prescribed in the work program agreed with the Ministry of Oil and Gas in Kazakhstan. This work program envisages the drilling of a deep exploration well in the Baktygaryn and Aransay area. As well, one shallow well is planned to be drilled in Itassay.

The agreements amend the loan agreement between Caspian’s wholly-owned subsidiary, Caspian Energy Ltd. (CEL), and Asia Sixth Energy Resources Limited to allow CEL to draw US \$100,000 each month from the date of the agreements until November 2013 and to draw an additional US\$1,400,000 as early as December 28, 2013. These funds are expected to enable Caspian to bring current all of its existing payable and to cover its budgeted operating expenses over the next 18 months.

In return for raising the financing contemplated in the agreements, CEL’s partners in APC, being Asia Sixth Energy Resources Limited (ASER) and its subsidiary Groenzee B.V. and together

with ASER, require CEL to transfer to them part of its ownership interest in APC resulting in CEL's interest in APC reducing from 40% to 33.5% if certain conditions are met.

The Kazakhstan Oil Industry

Operating Environment

The Company's principal business activities are within Kazakhstan. Laws and regulations affecting businesses operating in Kazakhstan are subject to rapid changes and the Company's assets and operations could be at risk in the event of negative changes in the political and business environment.

Taxation

Kazakhstan tax legislation and practice is in a state of continuous development and therefore is subject to varying interpretations and frequent changes which may be retroactive. Further, the interpretation of tax legislation by tax authorities as applied to the transactions and activities of the Company may not coincide with that of management. As a result, tax authorities may challenge transactions and the Company may be assessed additional taxes, penalties and interest. Tax periods remain open to review by the tax authorities for five years. Management believes that its interpretation of the relevant legislation is appropriate and the Company's tax, currency legislation and customs positions will be sustained. Accordingly, at December 31, 2012 and 2011, no provision for potential tax liabilities has been recorded.

Export Sales

According to the Exploration Contract, the Company is required to sell 100% of oil extracted during the Exploration Period for refining in Kazakhstan. Commencing from September 2005 the Company applied to the Ministry of Energy and Mineral Resources ("**Ministry**") on a monthly basis to arrange for its production for the succeeding month to be included in the export quota for transportation by rail. Should the government authorities determine that export quotas received by the Company were still in violation of Exploration Contract terms, the Company may be exposed to fines and penalties which cannot be estimated reliably, and/or termination of the Exploration Contract. During 2012 and previous years the Company's export sales related to the crude oil extracted only at East Zhagabulak. According to Production Contract the Company is obliged to sell 20% of produced crude oil on domestic market. The Company did not follow this condition of the Production Contract in 2012.

Minimum Working Program

During 2009, Aral signed an addendum to the Exploration Contract, which among other changes to the Exploration Contract (see Note 1) stipulated a US\$21,400,000 work program commitment for 2009 and US\$50,400,000 for the remaining three years with drilling of the additional eight wells until December 29, 2012. However, as of December 31, 2009 Aral's actual expenditures were significantly less than the amounts committed to for 2009. Following the correspondence with the government authorities in February 2010 this shortfall was accepted with the increase in work program commitments to US\$24,482,000 with drilling of additional four wells, and increase in total work program commitments to US\$56,794,000 for next three years.

During 2010, Aral had commitments under the work program for the amount of US\$24,482,000, however, the accrual expenditures in respect to the capital investments were less than committed. Addendum No. 6 to the Exploration Contract was granted State Registration on July 13, 2011. The Competent Body of the Kazakhstan government agreed to amend the work program for the years 2010 – 2012 by carrying forward the drilling of two exploration wells (estimated cost US\$13,950,000) and seismic operations (estimated cost US\$2,040,000) from 2010 to 2011 and 2012, with no decrease in expenditures commitment in the extension period. Under the Exploration Contract, the approved work program calls for expenditures of

\$25,800,000 million in 2011 and \$22,500,000 million in 2012. The various requirements of the work program agreed to with the MOG for 2011, both in terms of functions and expenses, have been carried out by Aral. During 2011, Aral's total expenditures for the year exceeded the commitment, reaching a total of \$34,300,000. During 2012, Aral's total expenditures for the year exceeded the commitment, reaching a total of \$39,700,000.

Under the terms of the Exploration Contract, Aral has an obligation to create a Liquidation Fund and deposit cash in a restricted bank account. In 2012, the restricted cash balance was used by Aral to pay the settlement amount of legal dispute with a drilling subcontractor. Since Aral's restricted cash balance as at December 31, 2012 was \$nil, Aral was assessed as non-compliant with the Exploration Contract requirements, which could trigger the following consequences:

- Administrative sanctions: Aral may be punished for violation of terms and conditions of subsurface use contract according to article 275.1 of the Administrative Code - the administrative fine in the amount of from 120 times of the MIC (181.4 thousand tenge or equivalent to US\$ 1,242) up to 150 times of the MIC (226.8 thousand tenge or equivalent to US\$ 1,553).
- Suspension of the Exploration Contract (requires elimination of the violations): In case of breach by the Company of the Exploration Contract's terms and conditions, the Competent Authority has the right to suspend the effect of Exploration Contract according to article 26.3 of the Exploration Contract.
- In case of suspension of the Exploration Contract, the Competent Authority must inform Aral in written notice on the reasons of the suspension and must establish the reasonable term (period of time) for elimination of the specified violations. If Aral cures the violation within the established period of time, the effect of the Exploration Contract will be recommenced.
- Termination of the Exploration Contract: The Competent Authority has the right to unilaterally terminate the Exploration Contract according to article 26.7 of the Exploration Contract, if the violation of the Exploration Contract is not eliminated within the time period established by the Competent Authority and in case of repeat violation of the Exploration Contract terms and conditions which was the reason for the suspension.

In March 2013, Aral made 71,175 thousand tenge (US\$ 474,500) of payments to the restricted cash balance and is planning to refill the restricted cash balance during the year 2013. During 2013, subsequent to the aforementioned payment, Aral deposited US\$ 473,674 bringing the total Liquidation Funds to US\$ 948,174, fully replenishing the Liquidation Funds.

Non-fulfillment of commitments under the work program may result in punitive actions by the Kazakhstan government, including suspending or revoking the Exploration Contract.

Social and Training Commitments

In accordance with the Production Contract, Aral is obliged to finance certain social infrastructure and training projects annually. The annual amount of social obligation is equal to US\$100,000. Management of Aral believes that the Company was not subject to this requirement in 2010 as the Production Contract was signed in mid-2010. 0.1% of the Company's annual extraction cost should be allocated for professional training of the Kazakhstani staff engaged in the works to be executed under the Production Contract. In accordance with the Production Contract, US\$100,000 was paid by Aral to fulfill its social commitment in 2011. Management believes that no training obligations arose in 2012 and 2011.

Environmental Matters

Aral has advised the Company that it believes it is currently in compliance with all existing environmental laws and regulations of Kazakhstan. However, Kazakhstan environmental laws and regulations may change in the future. The management of Aral is unable to predict the timing or extent to which these environmental laws and regulations may change. Such change, if it occurs, may require Aral to employ modern technology in meeting more stringent standards.

Restoration

Under the terms of the Exploration and Production Contracts, Aral is required to create a liquidation fund (the "**Liquidation Fund**").

Gas Utilization

In 2008, Aral was obliged to enter into a gas utilization program ("**Program**") with the Ministry. On October 3, 2008 the final gas utilization program was approved and agreed with the Ministry. According to the Program, Aral was obliged to install all required equipment by the end of 2009, or gas flared during the period from October 3, 2008 until December 31, 2009 would be recognized as gas flared above the limits with consequent fines and penalties and no further gas flaring permitted. The total capital expenditure commitments are equal to KZT 1,831,980,000. On July 2, 2009 Aral conducted a meeting with the Ministry regarding the fulfillment of the Program. As a result of this meeting, Aral was allowed to postpone the installation of the required equipment until December 31, 2010. As of December 31, 2010, Aral only had a contract signed with the subcontractor for the development of the technical specifications of the gas flaring project and, accordingly, ceased production in 2011 until further resolution

On February 16, 2012, the Program was reviewed and approved by the MOG. The MOG has permitted Aral to flare associated gas in the volume of 10,000,000 cubic meters during the period of pilot production of the East Zhagabulak field until December 29, 2012.

On December 29, 2012 the gas flaring permit for the EZ field expired. Currently the field is shut-in awaiting a renewed gas flaring permit for 2013. During August 2013, production resumed.

During November 2012, the CDC (Central Development and Exploration Committee) reviewed and approved the Report on Results of Activities Performed During the Period of 2011-2012 at the East Zhagabulak field (wells 301, 213, 308, 306 and 315) and made a decision to extend the period of pilot production at the field for one year, until the end of 2013. During calendar 2013, work will be conducted to complete the Technology Scheme for field development and transition to the production stage. Simultaneously, the pilot program for injection of associated petroleum gas back to the formation, to maintain formation pressure, will be implemented.

There is uncertainty in the gas utilization project with the announcement that the gas from the East Zhagabulak field will not be pipelined to Alibekmola which is expected to be resolved in the short term.

The North Block

The North Block area is serviced by good infrastructure, including electrical power lines, a network of all weather roads and an experienced oil industry work force. The area is crossed by the regional rail oil transportation system and is connected by a new pipeline from Kenkiyak to Atyrau and on to Western European and Russian export markets.

Exploration within the area began in the 1930's and initially targeted shallow, supra salt (above the regional salt layer) oil prospects. In the 1970's, the exploration focus changed to targeting oil reservoirs in deep sub salt (below the regional salt layer) zones which continued into the early 1990's. Several large oil fields (some with associated gas) were discovered during this period

including the Alibekmola, Zhanazhol and Kenkiyak fields. In addition to the existing producing fields, a number of exploration targets were identified during Soviet times that may contain recoverable hydrocarbons.

Since the end of the Soviet era in the early 1990's, very little exploration has been conducted and the primary activity has been associated with development of earlier oil field discoveries by foreign companies.

East Zhagabulak

The initial 3-D seismic program covering 406 square kilometres of East Zhagabulak has been completed, processed and interpreted, indicating significant structures. See "Description of the Business – Aral Petroleum Capital LLP – Exploration Activity".

Statement of Reserves Data and Other Information

The Statement of Reserves Data and Other Oil and Gas Information of the Company on Form 51-101F1 is attached as Schedule "A" to this amended annual information form. The Report on Reserves Data by Independent Qualified Reserves Evaluator or Auditor on Form 51-110F2 and the Report of Management and Directors on Oil and Gas Disclosure on Form 51-110F3 are also attached as Schedules "B" and "C", respectively.

General

Specialized Skill and Knowledge

Qualified technical personnel are required for the ongoing operations of Aral. Aral must compete with both domestic and international exploration companies to hire and retain local personnel and expatriates. Aral also depends upon key members of its management team and their personal connections and relationships within the oil and gas industry and the Kazakhstan government.

Competitive Conditions

All aspects of the oil and gas industry are highly competitive. The Company is and will be competing with oil and gas companies for reserve acquisitions, exploration leases, licenses and concessions, market access and industry personnel.

Environmental Protection

Extensive national, regional and local environmental laws and regulations affect nearly all of the Company's operations in Kazakhstan. These laws and regulations set various standards regulating certain aspects of health and environmental quality, provide for user fees, penalties and other liabilities for the violation of those standards and establish in some circumstances obligations to remediate current and former facilities and off-site locations.

The Company's operations in Kazakhstan are subject to periodic inspection by government environmental protection agencies. Those inspections may result in the receipt of formal communications from the governmental authorities detailing non-compliance with specified environmental regulations and requiring corrective actions. However, the Company cannot predict what action may be taken by those agencies or the Kazakh government as a result of the cited violations.

The Company could incur significant liability for discharges into the environment or environmental damage caused by non-compliance by Aral with environmental laws or regulations, including any such damage from prior activity on the property. Under the terms of the Exploration Contract, if Aral is found liable under Kazakhstan law, it is obligated to fully compensate any damage to the environment, personnel, other enterprises and the civilian population. In accordance with the Exploration Contract, Aral is obligated to establish the

Liquidation Fund amounting to 1% of the capital costs of exploration to finance future expenditures that may be required to eliminate the effects of its exploration activities in the North Block and, to the extent that actual costs exceed the amount of funds contributed to the Liquidation Fund, Aral is obligated to fund the difference.

The Liquidation Fund will be used to finance the cost of restoring the license area on expiration of the Exploration Contract. As at December 31, 2012, US\$20,000 had been placed in a restricted bank account as a Liquidation Fund. The full extent of Aral's obligation to restore the license area will not be known until it submits and agrees a proposed program for restoration of the license area. In addition, should Aral discover commercial reserves, it is likely that the requirement for restoration will be postponed until the end of the period of commercial production.

Aral cannot predict what environmental legislation or regulations will be enacted in the future or how existing or future laws or regulations will be administered or enforced. In the future, compliance with more stringent laws or regulations, or more vigorous enforcement policies of any regulatory agency, could require material expenditures by Aral that the Company may be required to fund for the installation and operations of systems and equipment for remedial measures, any or all of which could have a material adverse effect on the results of Aral's operations. See "Risk Factors".

Employees

As at December 31, 2012, the Company had two employees, including employees of Caspian (but excluding employees of Aral).

Foreign Operations

As at December 31, 2012, all of the Company's material reserves were located in Kazakhstan. Accordingly, the Company's operations and assets may be adversely affected by changes in governmental policy, social instability or other political or economic developments in Kazakhstan which are not within the Company's control, including the expropriation of property, the cancellation or modification of contract rights and restrictions on repatriation of cash.

For example, in October 2005, the Law "On Subsoil and Subsoil Use" of Kazakhstan was amended to provide the Kazakhstan government with a pre-emptive right to acquire subsurface use rights and equity interests in any entity holding subsurface use rights and in any entity which may, directly and/or indirectly, determine and/or exert influence on decisions made by a subsurface user, if the main activity of such entity is related to subsurface use in Kazakhstan. This pre-emptive right permits the Kazakhstan government to purchase any such subsurface use rights and/or equity interests being offered on terms no less favourable than those offered to other purchasers. The relevant government authority has the right to terminate a subsurface user contract if a transaction takes place in breach of these provisions. The provisions apply to both local and foreign entities and could extend to the Company's activities (as a result of its indirect interest in Aral) and to Aral's rights under the Exploration Contract.

The exact scope of the law is uncertain at this time. It is unclear how it will be applied by the government going forward and the extent to which it may impact on the Company's operations in the future. See "Risk Factors - Changes In The Political Environment In Kazakhstan May Adversely Affect Aral's Business".

Social or Environmental Policies

The Company has a Code of Business Conduct and Ethics (the "Code") in effect which must be followed by employees, officers and directors of the Company and its subsidiaries. The purpose of the Code is to, among other things, promote honest and ethical conduct, avoidance of conflicts of interest and compliance with applicable governmental laws, rules and regulations.

The Company is committed to sound environmental management. The Code confirms the Company's intention to conduct itself in partnership with the environment and community at large as a responsible and caring business entity, and the Company's commitment to managing all phases of its business in a manner that minimizes any adverse effects of its operations on the environment.

The Company is committed to providing a healthy and safe workplace in compliance with applicable laws, rules and regulations. The Code affirms the Company's commitment to foster a work environment in which all individuals are treated with respect and dignity. The Company is an equal opportunity employer and does not discriminate against employees, officers, directors or potential employees, officers or directors on the basis of race, color, religion, sex, national origin, age, sexual orientation or disability or any other category protected by Canadian federal or provincial laws and regulations, or any laws or regulations applicable in the jurisdiction where such employees, officers or directors are located.

The Company intends to create an environmental committee to review and monitor the environmental policies and activities of Caspian and Aral and the activities of the employees as they relate to their health and safety.

RISK FACTORS

An investment in the Company's securities entails a significant degree of risk and should be considered speculation due to the nature of the Company's business and stage of development. The Company is subject to both known and unknown risks, which could have a material adverse effect on its operations. The following is a summary of certain known risk factors, ranked by Management as to perceived seriousness, and is qualified in its entirety and must be read in conjunction with the detailed information appearing in this amended annual information form. Additional risk factors not currently known to management may also have an adverse impact on the Company's business.

2. Debentures

3. On March 1, 2006, the Company issued an aggregate principal amount of \$16,000,000 in secured convertible Debentures to third parties. The Debentures were amended on October 13, 2009 and April 6, 2011. Pursuant to the terms of the Debentures, the Company granted a security interest over all of the Company's property, including all of the Company's shares in the capital of Caspian which holds an interest in Aral (the "**Secured Property**"). In the event of default by the Company under the Debentures, which default is not cured or waived, the Holders may accelerate the terms of payment and exercise their rights as a secured party which rights include forcing a sale of the Secured Property.
4. In addition, the Debentures contain numerous restrictive covenants that limit the discretion of management with respect to certain business matters. These covenants place restrictions on, among other things, the ability of the Company to incur additional indebtedness, to create liens or other encumbrances, to pay dividends or make certain other payments, investments, loans and guarantees and to sell or otherwise dispose of assets and merge or consolidate with another entity. The Debentures matured on June 2, 2013.
5. On June 26, 2013, the Company announced that it had received from the Holders notices of a failure to pay the principal amount owing under the Debentures on the

maturity date of June 2, 2013. The terms of the Debentures provide that a default occurs if there is a failure to pay principal on maturity and such failure to pay is not remedied within 30 days after receipt of written notice from the Holders. On July 26, 2013, the Company announced that each of the Holders agreed to extend the period to remedy such failure to pay until August 26, 2013. On August 27, 2013, the Company announced that each of the Holders agreed to extend the period to remedy such failure to pay until September 26, 2013. The Company is negotiating a restructuring of the Debentures but there is no assurance that an agreement will be reached. If an agreement is not reached, the consequences for the Company may be extremely negative. Even if an agreement is reached, it may be on terms that are not favourable to the Company's shareholders.

6. There can be no assurance that future borrowing or equity financing will be available to the Company, or available on acceptable terms, in an amount sufficient to fund the Company's needs.

7. **Additional Financing**

In order to satisfy Caspian's obligations and objectives, the Company will require additional equity and/or debt financing. The Company's ability to arrange financing and the cost of financing depends upon many factors, including economic and capital markets conditions generally, investor confidence in the oil and gas industry, Kazakhstan and the Company, regulatory developments, credit availability from banks and other lenders and provisions of tax and securities laws that are conducive to raising capital. Current financial markets are likely to be volatile in Canada throughout the balance of 2013, reflecting ongoing concerns about the stability of the global economy and weakening global growth prospects. As well, concern about global growth has led to sustained drops in the commodity markets. Unprecedented uncertainty in the credit markets has also led to increased difficulties in borrowing/raising funds. Companies worldwide have been affected particularly negatively by these trends. As a result, the Company may have difficulties raising equity financing, particularly without excessively diluting present shareholders of the Company.

The terms and conditions on which future financing may be made available may not be acceptable or funding or financing may not be available at all. If adequate funds are not available, or are not available on acceptable terms, the Company may not be able to take advantage of opportunities, or otherwise respond to competitive pressures and remain in business.

The inability of the Company to access sufficient capital for its operations could have a material adverse effect on its financial condition, results of operations or prospects. The Company's inability to procure sufficient financing could adversely affect the Company's ability to implement its business strategy. Failure to raise sufficient funds to meet the Company's work programs and obligations could result in suspension and, ultimately, termination of the Company's Exploration Contract. If the Company does raise future funds through the issuance of equity securities, this could have a dilutive effect on current shareholders.

8. **Control of Aral**

Caspian holds a 40% interest in Aral (which will be reduced to 33.5% if certain conditions are met) and the remaining 60% is held by Asia Sixth (which will increase to 66.5% if certain conditions are met). According to Aral's Charter, Caspian holds a number of votes equal to its interest in Aral in the General Meeting. The General Meeting consists of one representative of each of the partners. Except as where expressly provided in the constituent documents or under Kazakhstan laws, all decisions, approvals, determinations and other actions of the General

Meeting on all proposals coming before it are decided by a majority of the votes of partners' interests represented at the General Meeting. However, all consequential decisions, such as approving the amendments to the Charter or approval of a new charter, increases or decreases in issued capital, distribution of dividends, the transfer, pledge, encumbrance or alienation of any property or asset, among others, require the unanimous votes of the partners

9. Dependence on Performance of Aral

The Company's principal asset consists of its (indirect) ownership interest in Aral. Accordingly, the Company's financial performance is currently entirely dependent upon the performance of Aral, and Aral's performance will be entirely dependent upon the results of its exploration of the North Block.

10. Aral's Failure to Satisfy its Commitments Made Under the Exploration Contract and Related Work Programs May Adversely Affect its Business

Aral has committed to the Kazakhstan government to make various capital investments and to explore the North Block in accordance with specific requirements under the Exploration Contract and related work programs. Aral has not satisfied some of these commitments in the past and may not satisfy all of these commitments in the future. If Aral fails to satisfy its commitments, the Exploration Contract may be suspended or subsequently terminated. The termination of the Exploration Contract would have a material adverse effect on the business, results of operations and financial condition of the Company. Although Aral intends to seek waivers of any breaches or to renegotiate the terms of these commitments, no assurance can be given that it will be successful in doing so.

11. Inadequate Infrastructure and Production and Export Constraints Could Adversely Affect Aral's Business and Results of Operations

Aral's drilling and possible future production and exporting activities could suffer due to inadequate infrastructure in the region.

Despite Kazakhstan's substantial hydrocarbon resources, the production and export of hydrocarbons has been constrained by Kazakhstan's land-locked position and its significant dependence on Russia's transportation infrastructure for export routes. Until recently, there was only one pipeline connected to the Russian export network. Russia retains the right to suspend and impose restrictions on the flow of Kazakh oil from this pipeline into Russia's transportation network and Russian enterprises have priority access to Russian export terminals. In the past, Russia has imposed an annual quota on Kazakhstan's exports through Russia. However, a recently signed agreement between Russia and Kazakhstan on oil transportation has significantly improved Kazakhstan's export position. The agreement provides for an automatically renewable quota until 2017 of not less than 15,000,000 tonnes through the Atyran-Samara pipeline and 2,500,000 tonnes through the Makhachkala- Tikhoretsk –Novorissiisk pipeline. Nevertheless, other export outlets will be needed in order for Kazakhstan to realize the full economic potential of its oil and gas reserves and the government is participating in several projects to diversify Kazakhstan's export routes and to expand its export capacity.

The foregoing constraints could have a material adverse affect on Aral's business, financial condition and results of operations.

12. Aral May Not be Able to Effectively Manage its Growth and Expansion

If the exploration program on the North Block is successful, Aral may experience rapid growth and development in a relatively short period of time. Aral's management of that growth will require, among other things, stringent control of financial systems and operations, the development of management controls and the training of new personnel. Failure to manage Aral's rapid growth and development successfully could have a material adverse effect on Aral's financial condition and results of operations.

13. Fluctuations in the Tenge May Adversely Affect Aral's Financial Condition and Results of Operations

Aral is subject to foreign exchange risk because it holds Tenge positions and is also a party to transactions and loans denominated in currencies other than Tenge. Aral does not currently engage in any hedging transactions to mitigate this risk. Between its introduction in 1993 and 2000, the Tenge depreciated significantly against the US dollar, in one case over a short period of time. No assurance can be given that the Tenge will not experience further depreciation against the US dollar or that Tenge will continue to be freely exchangeable into US dollars or that Aral will be able to exchange sufficient amounts of Tenge into US dollars to pay interest on and principal of loans (including those made by Caspian) or meet Aral's other foreign currency obligations.

Aral's exposure to the Tenge is through the net bank balances Aral maintains and the tax basis of Aral's capital assets which is used to calculate allowances. For tax purposes, Aral's accounts are maintained in Tenge. Although Aral has the ability to revalue the tax basis of Aral's assets using the official annual rate of inflation, any currency movements in excess of the annual inflation rate will generate exchange gains and losses upon conversion to US dollars.

14. Volatility of Oil Prices Could Adversely Affect Aral's Results of Operations

The Company's consolidated financial condition, operating results and future growth are dependent on the prevailing prices for Aral's oil production. Historically, the markets for oil have been volatile and those markets are likely to continue to be volatile in the future. Prices for oil are subject to large fluctuations in response to a variety of factors beyond Aral's control, including relatively minor changes in the supply of and demand for oil; market uncertainty; weather and general economic conditions; the actions of the Organization of Petroleum Exporting Countries; governmental regulation in Kazakhstan and elsewhere; political stability in Kazakhstan, neighbouring countries and other oil producing regions; and the availability of alternate fuel sources.

Any substantial decline in the prices of oil would have a material adverse effect on the Company. No assurance can be given that oil prices will be at levels which will enable it to operate profitably.

15. Changes in Tax Legislation May Adversely Affect Aral's Results of Operations

The taxation system in Kazakhstan is still developing. The tax risks and problems with respect to Aral's operations and investment in Kazakhstan are significant. Tax legislation is subject to different and changing interpretations as well as inconsistent enforcement at both the local and state levels.

All legal entities carrying on activities in Kazakhstan must be registered with the tax inspectorate. Taxes in Kazakhstan include an income tax, a value added tax, an excise tax, a social tax, a land tax, a property tax, a transport tax, as well as required contributions to various funds, duties and fees for licences.

Additional payments, such as signing bonuses, commercial discovery bonuses, production bonuses, royalties and excess profits taxes, may be required from oil and gas producers and other subsoil users. A signing bonus is a one-time payment for the rights to explore, develop and produce resources. A commercial discovery bonus is a one-time payment and is payable once a discovery of commercial value is made in a contract territory. A production bonus is payable upon reaching certain agreed upon amounts of production. An excess profits tax is also payable by oil and gas producers on that portion of their profits in excess of a specified rate of return set forth in the hydrocarbon contract for a specific project. The rate of excess profits tax can be as high as 50% of the negotiated excess profits amount. The amounts of these special payments historically have been negotiated on a project-by-project basis as set forth in hydrocarbon contracts between the subsoil user and the Kazakhstan government.

Kazakhstan's tax laws are not clearly determinable and have not always been applied in a consistent manner. In addition, the tax laws are continually changing and evolving. The uncertainty of application and the evolution of tax laws create a risk of tax disputes or excessive payment of tax by Aral, which could have a material adverse effect on Aral's financial condition and results of operations.

Commencing January 1, 2009 stability of the subsurface use contracts tax regimes was cancelled, except for valid production sharing agreements and subsurface use contracts ratified by the Kazakhstan Parliament. As a result, on January 1, 2009 the Company became subject to the new tax code.

The Kazakhstan government introduced significant amendments to the tax code effective from January 1, 2009. The following key changes were made, among others: replacement of the royalty by the mineral production tax; change in the methodology of calculation of rent tax on oil exports; change in the methodology of excess profit tax calculations; reduction of the VAT to 12%; reduction of the corporate income tax rates: from 30% to 20% starting January 1, 2009, from 20% to 17.5% for tax (calendar) year 2013, 15% in 2014 and subsequent periods.

While there have been improvements in the economic situation in Kazakhstan in recent years, its economy continues to display some characteristics of an emerging market. These characteristics include, but are not limited to, the existence of a currency that is not freely convertible outside of the country, a low level of liquidity of debt and equity securities in the markets and relatively high inflation. Additionally, the oil and gas industry in Kazakhstan is impacted by political, legislative, fiscal and regulatory developments. The prospects for future economic stability are largely dependent upon the effectiveness of economic measures undertaken by the government, together with legal, regulatory and political developments, which are beyond the Company's control. The financial condition and future operations of the Company may be adversely affected by continued uncertainties in the business environment of Kazakhstan. Management is unable to predict the extent and duration of these uncertainties, nor quantify the impact, if any, on the financial statements. Tax legislation and practice in Kazakhstan are in the developmental stage and therefore are subject to varying interpretations and frequent changes, which may be retroactive. Further, the interpretation of tax legislation by tax authorities as applied to the transactions and activities of the Company may not coincide with that of management. As a result, transactions may be challenged by tax authorities and the Company may be charged additional taxes, penalties and interest. Tax periods remain open to review by the tax authorities for three to five years; however, under certain circumstances a tax year may remain open longer.

16. Aral's Drilling and Production Activities are Subject to Operational Risks and Hazards

Aral's drilling and production operations are subject to all the risks and hazards typically associated with the drilling and production of oil. The risks and hazards include fire, explosion,

blowouts, cratering and oil spills, each of which could result in substantial damage to oil and natural gas wells, producing facilities, other property and the environment or in personal injury. Aral will not be fully insured against all of those risks, nor are all of those risks insurable. Although the Company intends to maintain liability insurance in amounts which are considered adequate, the nature of those risks is such that liabilities could exceed policy limits, in which event significant costs could be incurred which could have a material adverse effect upon Aral's financial condition.

The Company also has an asset refinement obligation ("ARO") resulting from its net ownership in petroleum and natural gas outlets. As at December 31, 2012, the Company estimated the total undiscounted amount of cash flows required to settle ARO's at \$873,000, which will be incurred between 2014 and 2035. If the Company's ARO's increase materially it could have an adverse effect on the Company's operations.

17. Drilling Risks

Aral's exploration activities expose it to inherent drilling risks, including the risk that Aral will not find any economically productive natural gas or oil reservoirs. The costs of drilling, completing and operating wells are often uncertain, and numerous factors beyond Aral's control may cause drilling operations to be curtailed, delayed or cancelled. If these activities are unsuccessful, the Company's future consolidated results of operations and financial condition would be adversely affected.

18. Availability of Drilling Equipment and Access Restrictions

Oil and natural gas exploration, exploitation, development and production activities are dependent on the availability of drilling and related equipment in the particular areas where such activities will be conducted. Demand for such limited equipment or access restrictions may affect the availability of such equipment to Aral and may delay exploration and development activities.

19. Risks Associated with the Kazakhstan Subsurface Law

The Exploration Contract and the Production Contract are subject to the Subsurface Law, among other Kazakhstan laws. The Subsurface Law provides the Kazakhstan government with a statutory priority right, exercisable in the event of transfer of an interest in a legal entity that has the right to directly or indirectly make decisions and/or exert influence on decisions adopted by a subsoil user if such legal entity's main activity is related to subsoil use in Kazakhstan.

20. Risks Associated with Kazakhstan Regulatory Authorities

The main government authority responsible for supervising and regulating the oil and gas industry in Kazakhstan was MEMR. As of March 12, 2010, MEMR's responsibilities with respect to the oil and gas industry were transferred to the MOG.

The Subsurface Law establishes the general and specific powers for MOG which include, but are not limited to, the authority to: (i) tender subsoil use rights; (ii) supervise subsoil users' compliance with their obligations under relevant subsoil use contracts including the authority to supervise compliance with local content requirements; and (iii) grant regulatory approvals. MOG also has the specific authority to grant permission for flaring of associated gas and natural gas and the determination of the volumes of crude oil to be supplied by subsoil users to the internal Kazakhstan market.

The Subsurface Law also attempts to clarify the roles and specific duties of other committees and commissions involved in the regulation of various aspects of subsoil use operations. Despite this, it is not clear as to which role each ministry, agency and committee will take.

21. **Kazakhstan Local Content Rules**

On September 20, 2010, the new local content rules were adopted approving a uniform procedure for calculating local content in relation to the purchase of goods, works and services (the “**New Local Content Rules**”). Under the Subsurface Law, all subsoil users must give preference to local companies when procuring goods, works and services for subsoil use operations. The New Local Content Rules provide formulae for local content calculation in supply and service contracts as well as customer purchases.

The New Local Content Rules, which provide stringent rules and regulations governing supply and service contracts as well as customer purchases, are extremely difficult to comply with at this time given the shortage of available local services in several parts of Kazakhstan. It is generally understood that the vast majority of Kazakhstan subsoil users are in technical violation of the New Local Content Rules.

22. **Changes in the Political Environment in Kazakhstan May Adversely Affect Aral’s Business**

Kazakhstan is a former constituent republic of the Soviet Union. In 1991, it declared its independence from the Soviet Union. At the time of its independence, it became a member of the Commonwealth of Independent States. Because Kazakhstan has little history of political stability as an independent nation, there is significant potential for social, political, economic, legal and fiscal instability. These risks include, among other things: local currency devaluation; civil disturbances; exchange controls or availability of hard currency; changes in crude oil, export and transportation regulations; changes with respect to taxes, royalty rates, import and export tariffs, and withholding taxes on distributions to foreign investors; changes in anti-monopoly legislation or its exercise; nationalization or expropriation of property; and interruption or blockage of oil exports.

Given Kazakhstan’s short legislative, judicial and administrative history, the Company cannot predict the possibility of any future changes in the political environment in Kazakhstan having an impact on Kazakhstan laws and regulations or their interpretation or the effect of such changes on Aral’s business, results of operations and financial condition.

Kazakhstan’s foreign investment, petroleum, subsoil use, licensing, corporate, tax, customs, currency, banking and antimonopoly laws and legislation are still developing and uncertain. From time to time, including the present, draft laws on these subjects are prepared by government ministries and some have been submitted to Kazakhstan’s Parliament for approval. Legislation in respect of some or all of these areas could be passed. Currently, the regulatory system contains many inconsistencies and contradictions. Many of the laws are structured to provide substantial administrative discretion in their application and enforcement. In addition, the laws are subject to changing and different interpretations. See, for example, the information provided earlier in this amended annual information form under “Description of the Business – General – Foreign Operations”. These factors mean that even Aral’s best efforts to comply with applicable law may not always result in compliance. Non-compliance may have consequences disproportionate to the violation. The uncertainties, inconsistencies and contradictions in

Kazakhstan laws and their interpretation and application could have a material adverse effect on Aral's business and results of operations.

In addition, it is often difficult to determine from governmental records whether statutory and corporate actions have been properly completed by the parties or applicable regulatory agencies. In some cases, failure to follow the actions may call into question the validity of the entity or the action taken. Examples include corporate registration or amendments, capital contributions, transfers of assets or issuances or transfers of capital stock.

Ensuring Aral's ongoing rights to licences and hydrocarbon contracts will require a careful monitoring of performance of the terms of the licences and hydrocarbon contracts, and monitoring the evolution under Kazakhstan laws and licensing practices.

23. Foreign Exchange Controls

The Company conducts some of its business in Kazakhstan using the national currency of Kazakhstan, the Tenge. Although the Tenge is not a convertible currency outside of Kazakhstan, there are currently no restrictions on the exchange of Tenge for other currencies within Kazakhstan or on the repatriation of funds by companies operating within Kazakhstan. However, if foreign exchange controls are imposed by the Kazakhstan government, it may not be possible for Aral to distribute any funds to its shareholders outside of the region and could limit its ability to carry on business.

24. Lower Prices for Production Sold in Kazakhstan

Oil that is produced in Kazakhstan and sold locally is sold at less than world prices. In the event that Aral enters into a Production Contract, the MOG may require that some of Aral's production be sold locally at less than world prices.

25. Environmental Matters

Extensive national, regional and local environmental laws and regulations affect nearly all of Aral's operations. These laws and regulations set various standards regulating certain aspects of health and environmental quality, provide for user fees, penalties and other liabilities for the violation of those standards and establish in some circumstances obligations to remediate current and former facilities and off-site locations.

Aral is required to obtain environmental permits to conduct its operations. Kazakhstan government authorities and the courts enforce compliance with these permits and applicable environmental laws and regulations. Violations may result in civil, administrative or criminal penalties, the curtailment or cessation of operations, orders to pay compensation, orders to remedy the effects of violations and orders to take preventative steps against possible future violations. In certain situations, the issuing authority may modify, renew or revoke the permits.

As an industrial company in Kazakhstan, Aral is required to undertake programs to minimize its impact on the environment and to protect natural resources. Aral must actively monitor specific parameters such as air emissions, wastewater discharge, ambient air quality, quality of nearby surface water, soil and groundwater quality and the generation of waste. Aral must submit an annual statistical report on these monitoring results to the Kazakhstan environmental authorities. The Kazakhstani authorities from time to time conduct independent tests to validate Aral's results.

If Aral's emissions exceed certain levels established in its site permits it could be subject to monetary penalties. Moreover, in the course of, or as a result, of an environmental

investigation, regulatory authorities in Kazakhstan can issue an order reducing or halting production at a facility that has violated environmental standards. Aral cannot predict what actions may be taken by the Kazakhstani governmental authorities as a result of any environmental regulatory violations. If production is reduced or halted at Aral's facility, the Company's business, financial condition, results of operations and prospects could be materially and adversely affected.

Aral could incur significant liability for discharges into the environment or environmental damage caused by non-compliance with environmental laws or regulations, including any such damage from prior activity on the property. Under the terms of the Exploration Contract, if Aral is found liable under Kazakhstan law, it is obligated to fully compensate any damage to the environment, personnel, other enterprises and the civilian population. In accordance with the Exploration Contract, Aral is obligated to establish the Liquidation Fund to finance future expenditures that may be required to eliminate the effects of its exploration activities in the North Block and, to the extent that actual costs exceed the amount of funds contributed to the Liquidation Fund, Aral is obligated to fund the difference.

As a condition to its subsurface use contract and licence, Aral must set aside a portion of its annual operating expenses for the eventual rehabilitation of its fields, and a portion of its annual sales revenue. These amounts may be insufficient, however, to meet the actual rehabilitation expenses for which the Company may be responsible under its subsurface use contracts and licences.

Kazakhstan is a signatory to the United Nations Framework Convention on Climate Changes (the "**Kyoto Protocol**"), which took effect in February 2005. The Kyoto Protocol's objective is to limit or capture emissions of greenhouse gases such as carbon dioxide and methane. Even though the Kazakhstan parliament has not yet ratified the Kyoto Protocol and no decisions have been undertaken concerning emission targets for the country, the Kazakhstan government may nevertheless enact new environmental requirements as well as other legislation to reduce or cap methane emissions. These requirements could oblige the Company to incur significant capital expenditures and pay emission fees, levies, and other fees or expenses. Failure to comply with any new legislation could result in fines and other penalties.

The new Kazakhstan Environmental Code (the "Environmental Code") contains chapter 32 which establishes basic and special environmental requirements for conducting subsurface operations, which any subsurface user must comply with.

According to the Environmental Code, an environmental impact assessment ("**EIA**") is mandatory for all types of activities which may have direct or indirect impact on the environment and human health. The Environmental Code does not allow to develop or implement business projects (affecting the environment) without conducting the environmental impact assessment. The EIA must be reviewed and approved by the state environmental expert evaluation (conducted by the Ministry of Environmental Protection or its territorial departments).

In addition, the Environmental Code requires companies operating in Kazakhstan to use Best Available Technologies ("**BAT**") as determined by the Environmental Code. The list of BATs was approved by Government Resolution No. 245, dated March 12, 2008.

The BATs must be implemented by those companies which choose to obtain a "complex environmental permit" (such permit is conditional to implementation of BATs). However, it is a company's choice whether to obtain a "complex environmental permit" or an "emissions permit", another variety of environmental permit commonly obtained by companies. Implementation of BATs is not a condition for issuance or use of an emissions permit.

Effective December 19, 2011, entities which conduct processing, utilisation and disposal of waste must develop a program for waste management and such program must contemplate

utilisation of waste with the use of BATs. Starting on January 1, 2013, this waste management program must be an integral part of an application for obtaining an “emissions permit” and, thus, the use of BATs for waste utilisation will be enforced.

The Environmental Code requires the implementation of BATs when land resources are used. This is a general requirement, effective since 2007. The Company is not aware of the enforcement measure for implementation of BATs for use of land resources.

The BAT requirements could require the Company to incur significant capital expenditures.

The Company may not be able to satisfy any of its remediation, rehabilitation and other obligations under environmental laws and regulations which could result in financial or other penalties and or the suspension or loss of the Aral’s subsurface use contracts and licences. To the extent that these fines are material, the Company’s cash flows may be insufficient to meet the Company’s obligations. In addition, the Company may fail to complete on schedule programmes and projects intended to meet its environmental obligations. The occurrence of any of these risks could have a material adverse effect on the Company business, financial condition, results of operations and prospects.

All such foregoing liability could have a material adverse effect on the results of Aral’s operations. Moreover, Aral cannot predict what environmental legislation or regulations will be enacted in the future or how existing or future laws or regulations will be administered or enforced. In the future, compliance with more stringent laws or regulations or more vigorous enforcement policies of any regulatory agency, could require material expenditures by Aral that the Company may be required to fund for the installation and operations of systems and equipment for remedial measures, any or all of which could have a material adverse effect on the results of Aral’s operations.

26. Property Interests and Governmental Approvals

Aral obtains its exploration and/or production rights in Kazakhstan by entering into various contracts with governmental agencies. Ownership of the land covered by the Exploration Contract and the Production Contract usually remains with the relevant state and/or state-owned companies, with Aral only obtaining land use rights as necessary for the operations. Aral is required to obtain other specific operational licences for example, to carry out its exploration and/or production activities. Some of these licences, permits and authorisations may be held by third party service providers such as drilling companies. There is no assurance that all licences, permits or authorisations have been or will be granted to Aral and there is no assurance that Aral has all the requisite licences, permits or authorisation to carry out its exploration and/or production activities. There is also no assurance whether Aral has complied with all of the environmental, safety, health and sanitary regulations. In this respect, no experts or advisers have been engaged to conduct any audit or technical review of the operations of Aral, including any audit to determine if Aral has the required licences, permits or authorisations necessary to conduct operations.

The Exploration Contract and the Production Contract are subject to certain conditions, including minimum expenditure and work program commitments, reimbursement requirements, obligatory contributions to socio-economic development funds and liquidation funds, requirements for procuring local goods and services, and hiring and training of local personnel.

In addition, the Exploration Contract, the Production Contract and other permits and licences granted to Aral are subject to periodic renewal and extensions. There is a risk that the Exploration Contract and the Production Contract and such permits and licences may not be renewed and/or extended or, in the case of exploration only contracts, new production contracts may not be entered into due to Aral’s breach of conditions, or based on other reasons beyond

Aral's control. There are also risks that the Exploration Contract, the Production Contract and other permits and licences are not renewed and/or extended on a timely basis or may not be based on terms satisfactory to Aral. Any defects in the Exploration Contract, the Production Contract, permits and licences to conduct its oil and gas exploration and production activities and failure or delays in renewing and/or extending and obtaining the Exploration Contract, the Production Contract, permits and licences could materially and adversely affect the Company's business, operations and prospects.

There are a number of restrictions on direct or indirect transfers or alienation of rights with respect to the Exploration Contract and the Production Contract in Kazakhstan and "User Rights" as defined below. Kazakhstan introduced a law on subsurface use with effect from July 2010 (the "Subsurface Law").

Pursuant to the Subsurface Law, the objects associated with subsoil use rights include, in addition to contracts with Kazakhstan governmental agencies, the following:

- participatory interests or shares in a legal entity holding the subsoil use right, as well as a legal entity which may directly and/or indirectly determine and/or influence decisions adopted by a subsoil user if the principal activity of such subsoil user is related to subsoil use in Kazakhstan; and
- securities confirming title to shares or securities convertible to shares of a subsoil user as well as a legal entity who may directly and/or indirectly determine the decisions and/or influence the decisions adopted by such a subsoil user if such a legal entity's main activities are associated with subsoil use in Kazakhstan (the "User Rights").

27. Oil and Gas Reserves Data are Only Estimates and May Prove to be Inaccurate

The oil and gas reserves data included in this amended annual information form represent estimates only. Actual production, revenues and expenditures with respect to the Company's reserves will vary from these estimates, and those variances may be material. Many of the factors, assumptions and variables involved in estimating reserves and the net present value of future net revenues are beyond the Company's control, and, over time, may prove to be incorrect.

In general, there are numerous uncertainties in estimates of economically recoverable oil and natural gas reserves and the net present value of future net revenues from these reserves are based upon a number of variable factors and assumptions, including the following, all of which may vary considerably from actual results: historical production from Aral's properties; comparisons with production from other producing areas; the assumed effects of regulation by governmental agencies; royalty rates; and assumptions regarding future oil and natural gas prices and future operating costs.

Estimates of the economically recoverable oil and natural gas reserves attributable to any particular group of properties, classification of those reserves based on risk of recovery and estimates of net present value of future net revenues expected from the properties prepared by different engineers or by the same engineers at different times may vary substantially. Results of drilling, testing and production after the date of the estimates may require substantial upward or downward revisions. Adverse changes in economic conditions, including a decrease in crude oil or natural gas prices, may render it uneconomical to produce from reserves with higher associated production costs. Actual production, cash flows, royalties and development and operating expenditures with respect to reserves will vary from the estimates, and those variances could be material.

The estimated net present value of future net revenues from reserves referred to in this amended annual information form should not be interpreted as being the same as the current

market value of the estimated reserves. The Company is providing the net present value of future net revenues from reserves based on prices and costs as of the date of the estimate. Actual future prices and costs, however, may be materially higher or lower. Actual future revenue also will be affected by a number of factors, including the amount and timing of actual production; the supply and demand for oil and natural gas; curtailments or increases in consumption by purchasers; and changes in governmental regulations or royalties.

28. Losses, Damages and Liability Relating to Properties Not Fully Covered by Insurance

Under the terms of the Exploration Contract, Aral is obligated to obtain property and liability insurance in connection with, among other things, transportation and storage of freight, environmental damage, third party liability and its employees. Aral has obtained the requisite insurance, however, the amount of coverage may be insufficient to cover fully all losses, damages or liabilities relating to Aral's properties and operations. The occurrence of significant events against which Aral is not fully insured, or of a number of lesser events against which Aral is fully insured but subject to substantial deductibles, could materially and adversely affect Aral's business, financial condition and results of operations.

29. Nature of the Oil and Gas Business

An investment in the Company should be considered speculative due to the nature of the Company's involvement in the exploration for, and the acquisition, development and production of, oil and natural gas in Kazakhstan. The volume of production from oil and natural gas properties generally declines as reserves are depleted, with the rate of decline depending on reservoir characteristics. Aral's proved reserves will decline as reserves are produced from its properties unless it is able to acquire or develop new reserves. The business of exploring for, developing or acquiring reserves is capital intensive. To the extent cash flow from operations is reduced and external sources of capital become limited or unavailable, Aral's ability to make the necessary capital investment to maintain or expand Aral's asset base of oil and natural gas reserves will be impaired. In addition, there can be no assurance that even if Aral is able to raise capital to develop or acquire additional properties to replenish Aral's reserves, Aral's future exploration, development and acquisition activities will result in additional proved reserves or that Aral will be able to drill productive wells at acceptable costs. The cost of drilling, completing and operating wells is often uncertain, and drilling operations may be curtailed, delayed or cancelled as a result of a variety of factors, including unexpected drilling conditions, pressure or irregularities in formations, equipment failures or accidents, adverse weather conditions, compliance with governmental requirements and shortages or delays in the availability of drilling rigs and the delivery of equipment.

30. Disputes Concerning Property Rights

There are other land users (farmers) present on the North Block who have land rights to the area. To date, the rights of these other land users have not prevented or restricted Aral from fulfilling its obligations under the Exploration Contract. There can be no guarantee, however, that in the future the rights of other land users will not conflict with Aral's rights under the Exploration Contract which could restrict its ability to carry out its operations under the Exploration Contract and could materially adversely affect its business and results of operations.

31. Dependence on Key Personnel

Aral's success depends to a significant degree upon the contributions of qualified technical personnel. Its future success will depend in a large part upon its ability to attract and retain highly skilled personnel in Kazakhstan. Competition for such personnel in the industry in which it operates is intense, and Aral may not be successful in attracting and retaining qualified

personnel locally or in obtaining the necessary work permits to hire qualified expatriates. Its inability to do so in the future may seriously harm its business and results of operations.

Additionally, Aral depends on its key management for the operation of its day-to-day activities and implementation of its growth strategy. In addition, personal connections and relationships of its key management are important to the conduct of its business. If Aral were to lose a member of its key management, its business and results of operations might be adversely affected.

32. Competition

The oil and gas industry is highly competitive. The Company will actively compete for reserve acquisitions, exploration, exploitation and development leases, licenses and concessions and skilled industry personnel with a substantial number of other oil and natural gas companies, many of which have significantly greater financial and other resources than the Company. The Company's competitors for the acquisition, exploration, exploitation, production and development of oil and natural gas properties, and for capital to finance such activities, include major integrated oil and natural gas companies and numerous other independent oil and natural gas companies and individual producers.

33. Substitute Energy Sources

As with any other product, Aral's production of oil and gas is subject to substitution. Alternative energy sources such as renewable electricity (for example, wind power or hydroelectric power), nuclear power, liquefied natural gas, biofuel or biomass and other alternative forms of energy for usage in transport, heating and power generation all represent competing sources of energy to Aral's products. If the prices of these forms of energy fall and/or the prices of Aral's products rise dramatically, then Aral's products will face substitution as economic agents look for cheaper forms of energy. There is no guarantee that the Company's products will be competitive in the future marketplace due to changes in technology, governmental regulations, economic and taxation or other as yet unforeseen scenarios. Further, the continuous call from the international community for a reduction in the use of fossil fuels may have an impact upon oil and gas companies of all sizes operating world-wide in being required to reduce production or output or lacking market for their product. The demand for alternative sources of energy, especially renewables, could affect the Company's production of oil or gas or sale of its products, which may in turn materially adversely affect the business, results of operation and prospects of the Company.

34. Cost of New Technologies

The oil and gas industry is characterized by rapid and significant technological advancements and introductions of new products and services utilizing new technologies. Other oil and gas companies may have greater financial, technical and personnel resources that allow them to enjoy technological advantages and may in the future allow them to implement new technologies before Aral does. There can be no assurance that Aral will be able to respond to such competitive pressures and implement such technologies on a timely basis or at an acceptable cost. If Aral is unable to utilize the most advanced commercially available technology, the Company's business, financial condition and results of operations could be materially adversely affected.

35. Seasonality and Weather Patterns

The level of activity in the Kazakhstan oil and gas industry is influenced by seasonal and unexpected weather patterns which may lead to declines in production and exploration activity. Harsh winter conditions may impede access to remote locations and drilling activities and limit

Aral's ability to perform maintenance on equipment. Also, certain oil and gas producing areas may be located in areas that are inaccessible other than during the winter months because the ground surrounding the sites in these areas consists of swampy terrain. Moreover, wet weather and spring thaw may make the ground unstable. Consequently, the movement of rigs and other heavy equipment may be restricted, thereby reducing activity levels. In addition, Aral is susceptible to the risks of unexpected weather changes that may cause delay in its oil and gas exploration and production activities.

36. Oil Sales are Seasonal

Oil sales in Kazakhstan are seasonal due to export sales restrictions imposed by the Kazakhstan government and weather conditions. Historically, during the winter months, the Kazakhstan government has banned fuel exports for several months and, at harvest time, there is usually a ban on diesel oil export. These bans may reduce the market value of local crude oil for a period of time.

Fuel conservation measures, alternative fuel requirements, increasing consumer demand for alternatives to oil and technological advances in fuel economy and energy generation devices could reduce the demand for crude oil and other liquid hydrocarbons. Management cannot predict the impact of changing demand for oil products, and any major changes may have a material adverse affect on the Company's business, financial condition, results of operations and cash flows.

DIVIDENDS

The Company has not declared any dividends on the Common Shares in its last three financial years. The Company's current dividend policy is to retain any future earnings for use in the business of the Company and the Company does not anticipate paying dividends on the Common Shares in the foreseeable future. Any determination to pay any future dividends is at the discretion of the Company's board of directors and will be made taking into account the Company's consolidated financial condition, results of operations, cash flow and such other considerations that the board of directors considers relevant.

DESCRIPTION OF SHARE CAPITAL

The Company is authorized to issue an unlimited number of Common Shares, of which 230,217,771 Common Shares are issued and outstanding as at the date of this amended annual information form.

Each holder of a Common Share is entitled to notice of and the right to vote at all meetings of shareholders of the Company, to receive any dividend declared by the Company and to receive the remaining property of the Company on dissolution.

MARKET FOR SECURITIES

Trading Price and Volume

The Common Shares are listed for trading on the TSX under the symbol "CEK".

The table below shows the monthly high and low trading prices and the volume for the Common Shares traded on the TSX during the year ended December 31, 2012.

2012	High	Low	Volume
-------------	-------------	------------	---------------

January	0.24	0.14	10,066,500
February	0.26	0.17	6,050,900
March	0.20	0.13	11,764,900
April	0.20	0.14	4,143,900
May	0.19	0.10	8,148,300
June	0.17	0.10	2,978,900
July	0.15	0.10	3,617,200
August	0.15	0.10	1,067,100
September	0.12	0.07	506,100
October	0.14	0.05	34,176,600
November	0.11	0.06	2,864,500
December	0.08	0.06	799,100

DIRECTORS AND OFFICERS

The following table sets forth the name, province or state and country of residence, office held with the Company and principal occupation during the last five years of each of the directors and officers of the Company.

Name and Province/State and Country of Residence	Office Held	Principal Occupation
Gordon D. Harris ^{(1) (2) (3) (4)} Calgary, Alberta	Director (since 2004)	Vice-President and Chief Operating Officer of One Earth Oil & Gas from August 2009 to present. President and Chief Executive Officer of Choice Resources Corp. (an oil and gas company) from February 2004 to August 2007. Senior Vice-President and Chief Operating Officer of Buffalo Resources Corp. (an oil and gas company) from August 2007 to August, 2008.
Brian D. Korney Alberta, Canada	Director (since 2010), Vice-President, Finance, Chief Financial Officer and Secretary	Vice-President, Finance, Chief Financial Officer and Secretary of the Company from December 2004 to present. Chief Financial Officer and Secretary of Caspian Energy Ltd. from December 2004 to present. Prior thereto, he was Vice-President, Finance, and Chief Financial Officer of Innova Exploration Corporation for four years and Chief Financial Officer of Genoil Inc.
Adil Mukhamedzhanov ^{(1) (2) (3)} Almaty, Kazakhstan	Director (since 2007)	Vice-President of Economics and Finance/Deputy General Director of Aral from March 2004 to present.
William A.G. Ramsay Cascais, Portugal	Chief Executive Officer and Director (since 2004)	Chief Executive Officer of the Company from September 2004 to present. President of the Company from September 2004 to April 2007. President and Chief Executive Officer of Caspian Energy Ltd. from April 2004 to present. Prior to thereto and since 1997, engaged in private equity investments primarily in Kazakhstan.
Maurizio Barnaba Cairo, Egypt	Director (since 2008)	Managing Director of EFAME Export Ltd., oil and gas consulting company (January 2004 to present). Vice-President, International Sales of Rheinmetall Italia SpA, a defence contractor (1975 to 2008).
Michael Nobbs ^{(1) (2) (3)} California, U.S.A.	Director (since 2010)	Independent director and investment banking consultant.

Notes:

- (1) Member of Audit Committee.
- (2) Member of the Nominating and Compensation Committee.
- (3) Member of the Corporate Governance Committee.
- (4) Member of the Reserves Committee

As at the date of this amended annual information form, the directors and officers of the Company, as a group, beneficially owned, directly or indirectly, or exercised control or direction over, approximately 5.8% of the outstanding Common Shares. Each director of the Company is elected annually to hold office until the close of the next annual meeting of shareholders.

Other than the Company's cease trade order, as described below, no proposed director of the Company is, as of the date hereof, or was within ten years before the date hereof, a director, chief executive officer or chief financial officer of any company (including the Company), that:

- (i) was subject to a cease trade order, an order similar to a cease trade order, or an order that denied the relevant company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days that was issued while the director or executive officer was acting in the capacity as director, chief executive officer or chief financial officer; or
- (ii) was subject to a cease trade order, an order similar to a cease trade order, or an order that denied the relevant company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days, that was issued after the director or executive officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

Between April 8 and April 12, 2013, Canadian securities regulatory authorities in the Provinces of Ontario, British Columbia and Alberta issued cease trade orders pertaining to the trading of the Company's securities as it had not filed its December 31, 2012 audited consolidated financial statements and related management discussion and analysis. Such filings were made on April 23, 2013. The Ontario Securities Commission and British Columbia Securities Commission have lifted the cease trade orders in their jurisdictions but the cease trade order of the Alberta Securities Commission remains in place. The Company has made an application for this to be lifted.

On August 14, 2013, Caspian reached a settlement with the Alberta Securities Commission ("ASC") relating to an issuance of Common Shares and Warrants by Caspian to a holder of Debentures after the ASC issued a cease trade order relating to Caspian's securities. The settlement involved Caspian paying \$10,000 to the ASC and undertaking to fully comply with Alberta securities laws.

The Company was delisted from the Toronto Stock Exchange at the close of trading on September 12, 2013, as it did not meet TSX minimum listing requirements nor did it meet the requirements of a TSX Venture Tier 2 company. On September 13, 2013, the shares of the Company were listed on the NEX, with trading remaining suspended. The trading symbol is CEK.H.

Conflicts of Interest

Some of the directors and officers of the Company are directors and officers of other public or private companies, including companies in the oil and gas industry. Some of these companies may, from time to time, be involved in business transactions which may create situations in which conflicts might arise. Any such conflicts will be resolved in accordance with the procedures and requirements of the relevant provisions of the Business Corporations Act (Ontario), including the duty of such officers and directors to act honestly and in good faith with a view to the best interests of the Company. Additionally, all of the Company's officers and directors are required to adhere to the Code which contains specific provisions dealing with conflicts of interest. Directors and officers are required to act with honesty and integrity and to avoid any relationship or activity that might create, or appear to create, a conflict between their personal interests and the interests of the Company. They are also required to disclose in writing conflicts of interest to the Company's board of directors or request to have entered in the minutes of meetings of the board of directors the nature and extent of such interest.

AUDIT COMMITTEE INFORMATION

The Audit Committee's Charter

The charter of the Audit Committee of the Company's board of directors is attached to this amended annual information form as Schedule D.

Composition of the Audit Committee

The members of the Audit Committee are Adil Mukhamedzhanov, Gordon Harris and Michael Nobbs. Each member is independent and financially literate, for the purposes of Multilateral Instrument 52-110 Audit Committees of the applicable Canadian securities regulatory authorities.

Relevant Education and Experience

Gordon D. Harris

Mr. Harris is a professional engineer and holds an MBA. He has over 30 years of experience in the oil industry. He is currently Vice President and Chief Operating Officer of One Earth Oil & Gas Inc. and has held various senior management positions with other oil exploration and production companies. Mr. Harris also serves as a director on the boards of Ria Resources Corp., Primera Energy Resources Ltd., and Torque Energy Inc., all publicly-listed companies.

Michael B. A. Nobbs

Michael Nobbs is a professional, independent director and investment banking consultant. He advises in the area of corporate finance, business planning, mergers and acquisitions, and, in other instances, has acted as Remuneration, Investment, Audit, Governance and Special Committee Chairs. His recent activities include initial public offerings, company reorganizations, the structure of joint ventures, and work on both the AIM and the TSXV stock exchanges. As an advisor to UK and US private equity groups on specific acquisitions and investments, he has worked with consultants to design comprehensive compensation plans. Mr. Nobbs' general sector focus is oil, gas and alternative energy.

Adil Mukhamedzhanov

Mr. Mukhamedzhanov is the past Vice-President of Economics and Finance and Deputy General Director of Aral, prior to which he was employed as a member of the Accounting Department of TNG Group and as a member of the Management Consulting and Corporate Finance Department of Deloitte & Touche Central Asia. Mr. Mukhamedzhanov holds a BA in

Finance Accounting and Management from the University of Nottingham and graduated from Kazakhstan Economic University with a Red Diploma, with a specialty in International Finance.

Pre-Approval Policies and Procedures

In accordance with its charter, the Audit Committee pre-approves all audit and non-audit services not prohibited by law to be provided to the Company by the Company's external auditors. If the Audit Committee delegates to one or more of its members the authority to pre-approve any such permitted audit and non-audit services, any such pre-approval is then presented to the Audit Committee at its next scheduled meeting following the pre-approval.

The Audit Committee also reviews the fees paid by the Company to the external auditor and other professionals in respect of audit and non-audit services on an annual basis.

External Auditor Service Fees

The following table sets out the aggregate fees billed by the Company's external auditor in each of the last two fiscal years for the services indicated:

Year	Audit Fees	Audit-Related Fees	Tax Fees	All Other Fees
2012	\$159,370	\$-	\$-	Nil
2011	\$118,913	\$1,260	\$2,449	Nil

LEGAL PROCEEDINGS

Other than as disclosed below, there are no legal proceedings to which the Company is a party or of which any of its property is the subject and no such proceedings are known to the Company to be contemplated.

During 2007, Aral had a dispute with its drilling subcontractor, Nabors, in relation to a mechanical failure at the drilling site that resulted in the loss of the well and the re-drilling of an interval of the well. Nabors made a claim for compensation in excess of what Aral believed was appropriate. Aral viewed Nabors as responsible for the failure. The matter was under negotiation and the amount of possible cash outflows was not then determinable.

The negotiations were unsuccessful and on October 25, 2011, the Specialized Inter-District Economical Court of Almaty City found in favour of Nabors and ordered Aral to pay the equivalent of approximately US\$3.2 million to Nabors. Aral appealed this decision and on December 28, 2011, the Almaty City Court (Appellate Collegium) upheld the lower court's decision.

During August 2012, the Company was informally advised that Nabors' action against it is being upheld. Caspian was required to fund approximately US\$1.6 million of Aral's obligation to Nabors pursuant to an indemnity in favour of Asia Sixth. This liability has been discharged.

INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Other than as disclosed elsewhere in this amended annual information form, no director, executive officer or principal shareholder of the Company, or any associate or affiliate of the foregoing, has had any material interest, direct or indirect, in any transaction within the three most recently completed financial years or during the current financial year prior to the date of this amended annual information form that has materially affected or will materially affect the Company.

TRANSFER AGENT AND REGISTRAR

The transfer agent and registrar for the Common Shares is Equity Transfer & Trust Company at its principal office in Toronto.

MATERIAL CONTRACTS

The material contracts entered into by the Company (or Caspian, as the case may be), other than in the ordinary course of business, during the year ended December 31, 2012, or since January 1, 2002 but still in effect are as follows:

1. The Debentures, as amended, which are described under “General Development of the Business – Three Year History”.
2. The share pledge agreement dated March 1, 2006 between the Company and one of the holders of the Debentures, which is described under “General Development of the Business – Three Year History”.
3. Agreement and related documents which are described under “General Development of the Business – Three Year History”.
4. The Production Contract, which is described under “General Development of the Business – Three Year History”.
5. The Exploration Contract, as amended, which is described under “General Development of the Business – Three Year History”.

INTERESTS OF EXPERTS

Information relating to reserves in the amended annual information form was calculated by McDaniel & Associates Consultants Ltd., as an independent qualified reserves evaluator, and contained in the McDaniel Report (as defined in Schedule A). The partners, employees and consultants of McDaniel & Associates Consultants Ltd. who participated in and were in a position to directly influence the preparation of the McDaniel Report or who were, at any time during the preparation of the McDaniel Report, in a position to directly influence the outcome of the McDaniel Report, as a group, own beneficially, directly or indirectly, less than one percent of the Common Shares as at April 1, 2013.

ADDITIONAL INFORMATION

Additional information relating to the Company is available on SEDAR at www.sedar.com.

Additional information, including directors’ and officers’ remuneration and indebtedness, principal holders of the Company’s securities and options to purchase securities authorized for issuance under the Company’s stock option plan is contained in the Company’s information circular for its most recent annual meeting of shareholders. Additional financial information is provided in the Company’s financial statements and management’s discussion and analysis in respect thereof for its most recently completed financial year.

SCHEDULE A
STATEMENT OF RESERVES DATA AND OTHER OIL AND GAS INFORMATION

Disclosure of Reserves Data

The reserves data set forth below (the “**Reserves Data**”) is based upon an evaluation by McDaniel & Associates Consultants Ltd. (“**McDaniel**”) with an effective date of December 31, 2012 contained in a report of McDaniel dated March 22, 2013 (the “**McDaniel Report**”) prepared for Caspian Energy Inc. (the “**Company**”). The Company engaged McDaniel to provide an evaluation of proved, probable and possible reserves. The Reserves Data summarizes the oil, liquids and natural gas reserves of the Company and the net present values of future net revenue for these reserves using forecast prices and costs. The Reserves Data conforms with the requirements of National Instrument 51-101 Standards of Disclosure for Oil and Gas Activities (“**NI 51-101**”). Additional information not required by NI 51-101 has been presented to provide continuity and additional information which the Company believes is important to the readers of this information.

The Report of the Company’s Management and Directors on Reserves Data and Other Information (on Form 51-101F3) and the Report on Reserves Data by McDaniel (on Form 51-101F2) are attached as Schedules B and C respectively to the Annual Information Form, which forms are incorporated herein by reference.

The estimated future net revenues presented in the following tables are estimated values and do not represent the fair market value of the reserves. The estimated reserves attributed to the Company described in the Statement are estimates only and the actual reserves may be greater than or less than the estimates provided herein.

All of the Company’s reserves are in Kazakhstan. The Company has reserves of light and medium oil.

**SUMMARY OF OIL AND GAS RESERVES
AND NET PRESENT VALUES OF FUTURE NET REVENUE**

as of December 31, 2012

FORECAST PRICES AND COSTS

RESERVES CATEGORY	RESERVES	
	Gross	LIGHT AND MEDIUM OIL
	(Mbbbl)	Net (Mbbbl)
PROVED		
Developed Producing	-	-
Developed Non-		
Producing	85	85
Undeveloped	-	-
TOTAL PROVED	85	85
PROBABLE	2,132	2,132
TOTAL PROVED PLUS PROBABLE	2,218	2,218

RESERVES CATEGORY	NET PRESENT VALUES OF FUTURE NET REVENUE (US\$, thousands)									
	BEFORE INCOME TAXES DISCOUNTED AT					AFTER INCOME TAXES DISCOUNTED AT (%)				
	(%/year)					year)				
	0	5	10	15	20	0	5	10	15	20
PROVED										
Developed	-	-	-	-	-	-	-	-	-	-
Producing										
Developed	2,072	2,022	1,975	1,932	1,891	1,845	1,801	1,759	1,721	1,684
Non-Producing										
Undeveloped	-	-	-	-	-	-	-	-	-	-
TOTAL PROVED	2,072	2,022	1,975	1,932	1,891	1,845	1,801	1,759	1,721	1,684
PROBABLE	42,647	28,793	19,518	13,120	8,598	35,414	23,417	15,399	9,882	5,996
TOTAL PROVED PLUS PROBABLE	44,719	30,815	21,493	15,052	10,489	37,259	25,218	17,158	11,603	7,680

TOTAL FUTURE NET REVENUE

(UNDISCOUNTED)

as of December 31, 2012

FORECAST PRICES AND COSTS (US\$, thousands)

RESERVES CATEGORY	REVENUE	ROYALTIES	OPERATING COSTS	DEVELOPME T COSTS	ABANDONMEN T AND RECLAMATION COSTS	OTHER EXPENSES ⁽¹⁾	FUTURE NET REVENUE BEFORE INCOME TAXES	INCOME TAXES	FUTURE NET REVENUE AFTER INCOME TAXES
Proved Reserves	7,469	-	2,000	1,396	100	1,901	2,072	227	1,845
Proved Plus Probable Reserves	185,946	-	46,951	46,392	269	47,615	44,719	7,460	37,259

Notes:

(1) Other expenses include mineral extraction tax, export rent tax and payment of commerciality bonus.

**FUTURE NET REVENUE
BY PRODUCTION GROUP
as of December 31, 2012
FORECAST PRICES AND COSTS**

RESERVES CATEGORY	PRODUCTION GROUP	FUTURE NET REVENUE BEFORE INCOME TAXES	UNIT VALUE BEFORE INCOME TAXES
		(discounted at 10%/year) (US\$, thousands)	(discounted at 10%/year \$/bbl)
Proved Reserves	Light and Medium Crude Oil (including solution gas and other by-products)	1,975	23.12
	Heavy Oil (including solution gas and other by-products)	-	-
	Natural Gas (including by-products but excluding solution gas from oil wells)	-	-
		-	-
Proved Plus Probable Reserves	Light and Medium Crude Oil (including solution gas and other by-products)	21,493	9.69
	Heavy Oil (including solution gas and other by-products)	-	-
	Natural Gas (including by-products but excluding solution gas from oil wells)	-	-
		-	-

Definitions and Other Notes

In the tables set forth above in “Disclosure of Reserves Data” and elsewhere in the attached annual information form the following definitions and other notes are applicable:

37. **“Gross”** means:

- (a) in relation to the Company’s interest in production and reserves, its “Company gross reserves”, which are the Company’s interest (operating and non-operating) share before deduction of royalties and without including any royalty interest of the Company;
- (b) in relation to wells, the total number of wells in which the Company has an interest; and
- (c) in relation to properties, the total area of properties in which the Company has an interest.

38. **“Net”** means:

- (a) in relation to the Company's interest in production and reserves, its "Company gross reserves", which are the Company's interest (operating and non-operating) share after deduction of royalties obligations, plus the Company's royalty interest in production or reserves.
- (b) in relation to wells, the number of wells obtained by aggregating the Company's working interest in each of its gross wells; and
- (c) in relation to the Company's interest in a property, the total area in which the Company has an interest multiplied by the working interest owned by the Company.

39. Definitions used for reserve categories are as follows:

The following definitions apply to both estimates of individual reserves entities and the aggregate of reserves for multiple entities.

Reserve Categories

Reserves are estimated remaining quantities of oil and natural gas and related substances anticipated to be recoverable from known accumulations, from a given date forward, based on

- (a) analysis of drilling, geological, geophysical and engineering data;
- (b) the use of established technology; and
- (c) specified economic conditions (see the discussion of "Economic Assumptions" below).

Reserves are classified according to the degree of certainty associated with the estimates.

- (d) Proved reserves are those reserves that can be estimated with a high degree of certainty to be recoverable. It is likely that the actual remaining quantities recovered will exceed the estimated proved reserves.
- (e) Probable reserves are those additional reserves that are less certain to be recovered than proved reserves. It is equally likely that the actual remaining quantities recovered will be greater or less than the sum of the estimated proved plus probable reserves.

"**Economic Assumptions**" will be the prices and costs used in the estimate, namely:

- (f) constant prices and costs as at the last day of the Company's financial year; and
- (g) forecast prices and costs.

Development and Production Status

Each of the reserve categories (proved and probable) may be divided into developed and undeveloped categories:

- (h) Developed reserves are those reserves that are expected to be recovered from existing wells and installed facilities or, if facilities have not been installed, that would involve a low expenditure (for example, when compared to the cost of drilling a well) to put the reserves on production. The developed category may be subdivided into producing and non-producing.
 - (i) Developed producing reserves are those reserves that are expected to be recovered from completion intervals open at the time of the estimate. These reserves may be currently producing or, if shut in, they must have previously been on production, and the date of resumption of production must be known with reasonable certainty.
 - (ii) Developed non-producing reserves are those reserves that either have not been on production, or have previously been on production, but are shut in, and the date of resumption of production is unknown.
- (i) Undeveloped reserves are those reserves expected to be recovered from known accumulations where a significant expenditure (for example, when compared to the cost of drilling a well) is required to render them capable of production. They must fully meet the requirements of the reserves classification (proved, probable) to which they are assigned.

Levels of Certainty for Reported Reserves

The qualitative certainty levels referred to in the definitions above are applicable to individual reserve entities (which refers to the lowest level at which reserves calculations are performed) and to reported reserves (which refers to the highest level sum of individual entity estimates for which reserves are presented). Reported reserves should target the following levels of certainty under a specific set of economic conditions:

- (j) at least a 90 percent probability that the quantities actually recovered will equal or exceed the estimated proved reserves; and
- (k) at least a 50 percent probability that the quantities actually recovered will equal or exceed the sum of the estimated proved plus probable reserves.

A qualitative measure of the certainty levels pertaining to estimates prepared for the various reserves categories is desirable to provide a clearer understanding of the associated risks and uncertainties. However, the majority of reserves estimates will be prepared using deterministic methods that do not provide a mathematically derived quantitative measure of probability. In principle, there should be no difference between estimates prepared using probabilistic or deterministic methods.

40. Forecast prices and costs

Future prices and costs that are:

- (a) generally acceptable as being a reasonable outlook of the future; and
- (b) if and only to the extent that, there are fixed or presently determinable future prices or costs to which the Company is legally bound by a contractual or other obligation to supply a physical product, including those for an extension period of a contract that is likely to be extended, those prices or costs rather than the prices and costs referred to in paragraph (a).

The forecast summary table under “ Pricing Assumptions” identifies benchmark reference pricing that apply to the Company.

41. Future income tax expense

Future income tax expenses estimate:

- (a) making appropriate allocations of estimated unclaimed costs and losses carried forward for tax purposes;
- (b) without deducting estimated future costs that are not deductible in computing taxable income;
- (c) taking into account estimated tax credits and allowances;
- (d) applying to the future pre-tax net cash flows relating to the Company’s oil and gas activities the appropriate year-end statutory rates, taking into account future tax rates already legislated.

42. **“Development well”** means a well that is not a development well, a service well or a stratigraphic test well.

43. **“Development costs”** means costs incurred to obtain access to reserves and to provide facilities for extracting, treating, gathering and storing the oil and gas from reserves. More specifically, development costs, including applicable operating costs of support equipment and facilities and other costs of development activities, are costs incurred to:

- (a) gain access to and prepare well locations for drilling, including surveying well locations for the purpose of determining specific development drilling sites, clearing ground draining, road building, and relocating public roads, gas lines and power lines, pumping equipment and wellhead assembly;
- (b) drill and equip development wells, development type stratigraphic test wells and service wells, including the costs of platforms and of well equipment such as casing, tubing, pumping equipment and wellhead assembly;
- (c) acquire, construct and install production facilities such as flow lines, separators, treaters, heaters, manifolds, measuring devices and production storage tanks, natural gas cycling and processing plants, and central utility and waste disposal systems; and
- (d) provide improved recovery systems.

44. **“Exploration well”** means a well drilled inside the established limits of an oil and gas reservoir, or in close proximity to the edge of the reservoir, to the depth of a stratigraphic horizon known to be productive.

45. **“Exploration costs”** means costs incurred in identifying areas that may warrant examination and in examining specific areas that are considered to have prospects that may contain oil and gas reserves, including costs of drilling exploratory wells and exploratory type stratigraphic test wells. Exploration costs may be incurred both before acquiring the related property and after acquiring the property. Exploration costs, which include applicable operating costs of support equipment and facilities and other costs of exploration activities, are:

- (a) costs of topographical, geochemical, geological and geophysical studies, rights of access to properties to conduct those studies, and salaries and other expenses of geologists, geophysical crews and others conducting those studies;
 - (b) costs of carrying and retaining unproved properties, such as delay rentals, taxes (other than income and capital taxes) on properties, legal costs for title defence, and the maintenance of land and lease records;
 - (c) dry hole contributions and bottom hole contributions;
 - (d) costs of drilling and equipping exploratory wells; and
 - (e) costs of drilling exploratory type stratigraphic test wells.
46. **“Service well”** means a well drilled or completed for the purpose of supporting production in an existing field. Wells in this class are drilled for the following specific purposes: gas injection (natural gas, propane, butane or flue gas), water injection, steam injection, air injection, salt water disposal, water supply for injection, observation or injection for combustion.
47. Numbers may not add due to rounding.
48. The estimates of future net revenue presented in the tables above do not represent fair market value.

SUMMARY OF PRICING AND INFLATION RATE ASSUMPTIONS

as of December 31, 2012

FORECAST PRICES AND COSTS

Year	WTI Crude Oil Price US\$/bbl	Brent Crude Oil Price US\$/bbl	Export Field Price US\$/bbl	Domestic Field Price US\$/bbl	Inflation Forecast %
2013	92.50	107.50	89.40	50.00	2.0
2014	92.50	102.50	84.04	51.00	2.0
2015	93.60	101.40	82.57	52.02	2.0
2016	95.50	100.80	81.59	53.06	2.0
2017	97.40	100.10	80.51	54.12	2.0
2018	99.40	102.20	82.22	55.20	2.0
2019	101.40	104.20	83.82	56.31	2.0
2020	103.40	106.30	85.51	57.43	2.0
2021	105.40	108.30	87.09	58.58	2.0
2022	107.60	110.60	88.97	59.75	2.0
2023	109.70	112.70	90.64	60.95	2.0
2024	111.90	115.00	92.49	62.17	2.0
2025	114.10	117.30	94.34	63.41	2.0
2026	116.40	119.60	96.19	64.68	2.0
2027	118.80	122.10	98.22	65.97	2.0
2028	121.18	124.54	100.18	67.29	2.0
2029	123.60	127.03	102.19	68.64	2.0
2030	126.07	129.57	104.23	70.01	2.0
2031	128.59	132.16	106.31	71.41	2.0
2032	131.16	134.81	108.44	72.84	2.0

Thereafter + 2.0% per year

**RECONCILIATION OF
COMPANY GROSS RESERVES
BY PRINCIPAL PRODUCT TYPE
FORECAST PRICES AND COSTS¹**

FACTORS	Gross Proved (Mbbbl)	LIGHT AND MEDIUM OIL Gross Probable (Mbbbl)	Gross Proved Plus Probable (Mbbbl)
December 31, 2011	639	2,803	3,442
Extensions	-	-	-
Improved Recovery	-	-	-
Technical Revisions	(520)	(670)	(1,190)
Discoveries	-	-	-
Acquisitions	-	-	-
Dispositions	-	-	-
Economic Factors	-	-	-
Production	(34)	-	(34)
December 31, 2012	85	2,133	2,218

1

SUMMARY OF UNDEVELOPED OIL AND GAS RESERVES (1)

FORECAST PRICES AND COSTS

As of December 31, 2012		
LIGHT AND MEDIUM OIL		
Proved Undeveloped	1st Attributed (Mbbbl)	Booked (Mbbbl)
Prior to 2010	-	488
2010	-	402
2011	370	532
2012	-	-
Probable Undeveloped	1st Attributed (Mbbbl)	Booked (Mbbbl)
Prior to 2010	-	2,261
2010	749	2,880
2011	148	2,323
2012	1,068	2,132

Properties with Proved and/or Probable Undeveloped Reserves

In general, once proved and/or probable undeveloped reserves are identified, they are integrated into the Company's development plans. The Company's business plan generally envisions the development of proved and probable undeveloped reserves within four years of the date of such integration. The various factors that could result in delayed or cancelled developments include: (i) the availability of sufficient capital to prosecute the programme; (ii) changing economic conditions; (iii) changing technical conditions (production anomalies such as water breakthrough or accelerated depletion); (iv) multi-zone developments (such as a prospective formation completion may be delayed until the initial completion is no longer economic); (v) a larger development programme may need to be spread out over several years to optimize capital allocation and facility utilization; and (vi) surface access issues (landowners, weather conditions and regulatory approvals, for example). Currently, probable undeveloped reserves have been assigned to five production wells.

Significant Factors or Uncertainties Affecting Reserves Data

The process of estimating reserves is complex. It requires significant judgments and decisions based on available geological, geophysical, engineering and economic data. These estimates may change substantially as additional data from ongoing development activities and production performance becomes available and as economic conditions impacting oil and gas prices and costs change. The reserve estimates contained herein are based on current production forecasts, commodity prices and economic conditions. The Company's reserves are evaluated by McDaniel, an independent engineering firm.

Estimates made are reviewed and revised, either upward or downward, as warranted by the new information. Revisions are often required due to changes in well performance, commodity prices, economic conditions and governmental restrictions. Although every reasonable effort is made to ensure that reserve estimates are accurate, reserve estimation is an inferential science. The Company's actual production, revenues, taxes, development and operating expenditures with respect to its reserves may vary from such estimates, and such variances could be material.

Future Development Costs

The following table sets forth development costs (in US\$) deducted in the estimation of the Company's future net revenue attributable to the reserve categories noted below, calculated using no discount.

Year	Forecast Prices and Costs	
	Proven Reserves	Proved Plus Probable Reserves
2013	1,396	8,177
2014	-	13,849
2015	-	13,109
2016	-	10,824
2017	-	433
Thereafter	-	-
Total All Years	1,396	46,392

The Company expects to finance future development costs from existing and future cash flow and funds raised from the capital markets. There can be no guarantee that funds will be available or that the board of directors of the Company will allocate funding to develop all of the reserves attributed in the McDaniel Report. Failure to develop those reserves would have a negative impact on future cash flow of the Company.

Properties with No Attributed Reserves

Through its 50% interest in Aral, the Company originally held a 3,458 gross (1,729 net) square kilometre block in Kazakhstan of which only East Zhagabulak can be considered developed. The Kazakhstan government has listed six prospective areas within the Block and on an OIP basis East Zhagabulak has about 26% of that figure.

During the fourth quarter of 2010, 55% (1,909.1 square kms) of the North Block territory was surrendered pursuant to Amendment No. 5 of the Exploration Contract. Aral is required to make a geological allotment and set new boundaries for the territory, which must be approved by Kazakhstan. Approval As at December 31, 2010, Aral had expended US\$ 8.5 million toward discharging the financial obligations committed to on February 5, 2010, during a session, of the Zapkaznedra ITD Technical Council (Kazakhstan regulatory body) that decreed that the updated work program for 2010 shall have financial obligations of US\$ 24.5 million. The Exploration Contract extension approved in 2009, has a work obligation in the year 2010 of US\$ 24.5 million; 2011, US\$ 17 million; and 2012, US\$ 15 million; for a total of US\$ 56.5 million over three years

On January 14, 2013, the Company reported that the Exploration license which governs the majority of the acreage, commonly referred to as the North Block, has been extended for a further two years up until December 2014.

During the two year extension period, the operator is planning to perform Geological and Exploration operations on several prospective areas of the North block. Geological documentation has been prepared for the drilling of 4,950 metre deep wells in three pre-salt areas Baktygaryn, Aransay and North Mortuk. Further, 900 metre deep post wells in the Taldyshoky, Itassay, Krykkudul and other areas are contemplated. Additional 2D and 3D seismic shoots are expected prior to drilling. Invitation for tenders for 2D and 3D seismic operations in the Aransay and Kozdysay Areas have been published.

This Geological and Exploration work is conducted in the expectation of the discovery of new oil pools in the North Block contract territory.

Capital Expenditures

During 2012, Aral incurred capital expenditures in Kazakhstan as follows:

	Total (m\$)
Exploration costs – Proved	1,448
Exploration costs – Unproved	23,861
Development costs – Proved	172
Total	\$ 25,481

Production History and Netbacks

The following tables sets forth certain information in respect of sales volumes, realized product prices, royalties paid, and operating and transportation expenses and resulting netback by quarter.

	Quarter Ended 2012			
	Mar. 31	June 30	Sept. 30	Dec. 31
Average Daily Sales Volume				
Light and Medium Crude Oil (Bbl/day)	69	129	133	131
Average Price Received	87.84	85.51	92.16	83.81
Light and Medium Crude Oil (\$/Bbl)				
Transportation Costs	3.83	38.31	37.40	32.34
Light and Medium Crude Oil (\$/Bbl)				
Production Costs	50.63	69.01	53.70	57.99
Light and Medium Crude Oil (\$/Bbl)				
Netback Received	33.38	(21.80)	1.06	(6.52)
Light and Medium Crude Oil (\$/Bbl)				

Forward Contracts

As at the date of this Annual Information Form, the Company has no forward contracts outstanding.

Abandonment and Reclamation Costs

Management works with McDaniel and Management in Kazakhstan to estimate abandonment and reclamation costs. As at December 31, 2012, the Company estimated that the future abandonment and reclamation obligations, escalated at 2 per cent per year, in respect of its properties and assets will aggregate approximately US\$363,600. The Company does not expect to incur any of these costs in the next three financial years.

Abandonment and reclamation costs are estimated by McDaniel in consultation with the Company's management. The Company estimates that it will incur abandonment and reclamation costs, none of which is anticipated to be paid in the next three financial years. The estimated amounts for future abandonment and reclamation that have been deducted in estimating the future net revenue from proved reserves disclosed elsewhere in this document are \$100,000.

The Company will be liable for its share of ongoing environmental obligations and for the ultimate reclamation of the properties held by it upon abandonment. Ongoing environmental obligations are expected to be funded out of cash flow.

Tax Horizon

Caspian's management presently anticipates that the Company will not be required to pay income taxes in Kazakhstan for the foreseeable future with respect to its proved reserves. With respect to probable and possible reserves, the Company expects income taxes to become payable in 2013.

Exploration and Development Activities

The Company drilled two wells in 2012.

On January 14, 2013, the Company reported that the Exploration license which governs the majority of the acreage, commonly referred to as the North Block, has been extended for a further two years up until December 2014.

During the two year extension period, the operator is planning to perform Geological and Exploration operations on several prospective areas of the North block. Geological documentation has been prepared for the drilling of 4,950 metre deep wells in three pre-salt areas Baktygaryn, Aransay and North Mortuk. Further, 900 metre deep post wells in the Taldyshoky, Itassay, Krykkudul and other areas are contemplated. Additional 2D and 3D seismic shoots are expected prior to drilling. Invitation for tenders for 2D and 3D seismic operations in the Aransay and Kozdysay Areas have been published.

This Geological and Exploration work is conducted in the expectation of the discovery of new oil pools in the North Block contract territory.

Production Estimates

The following table sets out the volume of the proved and proved plus probable gross production estimated for the year ending December 31, 2013 which is reflected in the estimate of future net revenue disclosed in the tables contained under "Disclosure of Reserves Data". The Company's East Zhagabulak, Kazakhstan property accounts for 100% of this estimate.

	Light and Medium Crude Oil (Mbbbl)
Proved	85
Probable	16
Proved + Probable	101

Note: "**Gross production**" means the company interest in sales volumes as defined in the McDaniel Report

**SCHEDULE B
REPORT ON RESERVES DATA BY INDEPENDENT QUALIFIED RESERVES
EVALUATOR**



March 22, 2013

Caspian Energy Inc.
410, 396 – 11th Avenue SW
Calgary, Alberta
T2R 0C5

Attention: The Board of Directors of Caspian Energy Inc.

**Re: Form 51-101F2
Report on Reserves Data by an Independent Qualified Reserves Evaluator
of Caspian Energy Inc. (the “Company”)**

To the Board of Directors of Caspian Energy Inc. (the “Company”):

49. We have evaluated the Company’s reserves data as at December 31, 2012. The reserves data are estimates of proved reserves and probable reserves and related future net revenue as at December 31, 2012 estimated using forecast prices and costs.
50. The reserves data are the responsibility of the Company’s management. Our responsibility is to express an opinion on the reserves data based on our evaluation.

We carried out our evaluation in accordance with standards set out in the Canadian Oil and Gas Evaluation Handbook (the “COGE Handbook”) prepared jointly by the Society of Petroleum Evaluation Engineers (Calgary Chapter) and the Canadian Institute of Mining, Metallurgy & Petroleum (Petroleum Society).

51. Those standards require that we plan and perform an evaluation to obtain reasonable assurance as to whether the reserves data are free of material misstatement. An evaluation also includes assessing whether the reserves data are in accordance with principles and definitions presented in the COGE Handbook.
52. The following table sets forth the estimated future net revenue (before deduction of income taxes) attributed to proved plus probable reserves, estimated using forecast prices and costs and calculated using a discount rate of 10 percent, included in the reserves data of the Company evaluated by us, for the year ended December 31, 2012, and identifies the respective portions thereof that we have evaluated and reported on to the Company’s management:

Preparation Date of Evaluation Report	Location of Reserves	Audited	Net Present Value of Future Net Revenue \$M (before income taxes, 10% discount rate)		
			Evaluated	Reviewed	Total
March 22, 2013	Kazakhstan	-	21,493	-	21,493

53. In our opinion, the reserves data respectively evaluated by us have, in all material respects, been determined and are in accordance with the COGE Handbook, consistently applied. We express no opinion on the reserves data that we reviewed but did not audit or evaluate.
54. We have no responsibility to update our report referred to in paragraph 4 for events and circumstances occurring after the preparation date.
55. Because the reserves data are based on judgments regarding future events, actual results will vary and the variations may be material.

Executed as to our report referred to above:

MCDANIEL & ASSOCIATES CONSULTANTS LTD.



B. H. Emslie, P. Eng.

Calgary, Alberta
March 22, 2013

SCHEDULE C
REPORT OF MANAGEMENT AND DIRECTORS ON RESERVES DATA
AND OTHER INFORMATION

FORM 51-101F3

Management of Caspian Energy Inc. ("**Caspian**") are responsible for the preparation and disclosure of information with respect to Caspian's oil and gas activities in accordance with securities regulatory requirements. This information includes reserves data are estimates of proved reserves and probable reserves and the related estimated future net revenue as at December 31, 2012 estimated using forecast prices and costs.

An independent qualified reserves evaluator has evaluated Caspian's reserves data. The reports of the independent qualified reserves evaluator will be filed with securities regulatory authorities concurrently with this report.

The board of directors of Caspian has:

- (a) reviewed Caspian's procedures for providing information to the independent qualified reserves evaluator;
- (b) met with the independent qualified reserves evaluator to determine whether any restrictions affected the ability of the independent qualified reserves evaluator to report without reservation; and
- (c) reviewed the reserves data with management and the independent qualified reserves evaluator.

The board of directors has reviewed Caspian's procedures for assembling and reporting other information associated with oil and gas activities and has reviewed that information with management. The board of directors has approved:

- (d) the content and filing with securities regulatory authorities of the reserves data and other oil and gas information;
- (e) the filing of Form 51-102F2 which is the report of the independent qualified reserves evaluator on the reserves data; and
- (f) the content and filing of this report.

Because the reserves data are based on judgments regarding future events, actual results will vary and the variations may be material.

“William A. G. Ramsay”

William A. G. Ramsay
Chief Executive Officer

“Brian D. Korney”

Brian D. Korney
Director and Chief Financial Officer

“Gordon D. Harris”

Gordon D. Harris
Director

“Adil Mukamedzhanov”

Adil Mukamedzhanov
Director

September 24, 2013

SCHEDULE D CHARTER OF THE AUDIT COMMITTEE

I. PURPOSE

The Audit Committee (the “**Committee**”) is a committee of and appointed by the board of directors (the “**Board**”) of Caspian Energy Inc. (the “**Corporation**”) to assist the Board in fulfilling its oversight responsibilities relating to the financial accounting and reporting process and internal controls for the Corporation.

In fulfilling its responsibilities, the Committee shall have the specific duties set out in Part IV of this charter.

II. COMPOSITION AND MEETINGS

The Committee shall be composed of at least three members who shall be appointed by the Board, each of whom must be “independent” and “financially literate”, for the purposes of Multilateral Instrument 52-110 (“**MI 52-110**”), as it may be amended from time to time.

MI 52-110 currently provides that a member is independent if the member has no direct or indirect material relationship. A “material” relationship is one which could, in the view of the Board, reasonably interfere with the exercise of the member’s independent judgement. There are certain relationships that are, however, deemed to be “material” under MI 52-110. In assessing a proposed nominee to the Committee, the Board shall refer to MI 52-110 and any other requirements or guidelines under applicable securities laws and any stock exchanges on which the Company’s shares are listed.

The members of the Committee shall be appointed by the Board annually, subject to any appointments made as a result of resignations, removals or retirements. Unless a Chairman is elected by the Board, the members of the Committee may designate a Chairman by majority vote of the full Committee membership.

The Committee shall meet at least quarterly, or more frequently as circumstances require in person or by conference call or by other communications equipment. The Committee shall meet prior to the filing of quarterly financial statements to review and discuss the unaudited financial results for the preceding quarter and the related Management’s Discussion and Analysis (“MD&A”) and shall meet prior to filing the annual audited financial statements to review and discuss the audited financial results for the year and the related MD&A. As part of its job to foster open communications, the Committee should meet at least annually with management and the external auditor in separate executive sessions to discuss any matters that the Committee or each of these groups believe should be discussed privately. In accordance with the provisions of the OBCA, the external auditor of the Corporation or any member of the Committee may call a meeting of the Committee.

The time and place for meetings of the Committee shall be held and procedures at such meetings shall be determined from time to time by the Committee. The Secretary of the Corporation shall, upon the request of the Chairman of the Committee, any member of the Committee or the external auditor of the Corporation, call a meeting of the Committee by letter, telephone, facsimile, e-mail or other communication equipment, by giving at least 48 hours notice, provided that no notice of a meeting shall be necessary if all of the members are present either in person or by means of conference telephone or if those absent have waived notice or otherwise signified their consent to the holding of such meeting. The Secretary shall provide notice of each meeting of the Committee to the external auditor of the Corporation who shall be entitled to attend and be heard at each meeting.

Quorum for the transaction of business at any meeting of the Committee shall be the presence in person or by telephone or other communication equipment of a majority of the number of members of the Committee or such greater number as the Committee shall by resolution determine. If within one hour of the time appointed for a meeting of the Committee, a quorum is not present, the meeting shall stand adjourned to the same hour on the next business day following the date of such meeting at the same place. If at the adjourned meeting a quorum as hereinbefore specified is not present within one hour of the time appointed for such adjourned meeting, such meeting shall stand adjourned to the same hour on the second business day following the date of such meeting at the same place. If at the second adjourned meeting a quorum as hereinbefore specified is not present, the quorum for the adjourned meeting shall consist of the members then present.

If and whenever a vacancy shall exist, the remaining members of the Committee may exercise all of its powers and responsibilities so long as a quorum remains in office.

The Committee shall keep minutes of its meetings which shall be submitted to the Board. The Committee may, from time to time, appoint any person who need not be a member to act as secretary at any meeting.

All decisions of the Committee will require the vote of a majority of its members present at a meeting at which a quorum is present. Actions of the Committee may be taken by an instrument or instruments in writing signed by all of the members of the Committee, and such actions shall be effective as though they had been decided by a majority of votes cast at a meeting of the Committee called for such purpose. Such instruments in writing may be signed in counterparts and by facsimile, each of which shall be deemed to be an original and all originals together shall be deemed to be one and the same instrument.

III. AUTHORITY OF THE COMMITTEE

The Committee has the authority to (a) engage independent counsel and other advisors as it determines necessary to carry out its duties; (b) to set and pay the compensation for any advisors employed by it; and (c) to communicate directly with the internal and external auditors.

The Committee also has the authority to conduct or authorize investigations into any matters within the scope of its responsibilities.

The Committee may request the external auditor, as well as any member of the management of the Corporation, outside counsel of the Corporation or others, to attend a meeting of the Committee or to meet with members of, or advisors to, the Committee to provide pertinent information as necessary. For purposes of performing their oversight related duties, members of the Committee shall have full access to the books and records of the Corporation and shall be permitted to discuss such information and any other matters relating to the financial position of the Corporation with senior employees, management and external auditors and advisors of the Corporation.

IV. RESPONSIBILITIES AND DUTIES

To fulfill its responsibilities and duties, the Committee shall:

General Responsibilities

56. Review and assess this charter at least annually, as conditions dictate, and submit any proposed changes to the Board for approval.
57. Assist management in providing the information required under MI 52-110 to be included in the Corporation's annual information form or in such other disclosure document as may be required by law.

58. Report periodically to the Board.

Financial Reporting

59. Review the audited annual financial statements of the Corporation and the corresponding MD&A and the interim financial statements of the Corporation and the corresponding MD&A, with management and the external auditor to gain reasonable assurances that the financial statements are accurate, complete, represent fairly the Corporation's financial position and performance and are in accordance with Canadian generally accepted accounting principles, and report thereon to the Board before the financial statements are approved by the Board and filed with the appropriate regulatory authorities.
60. Receive from the Corporation's external auditor reports on the results of its audit of the Corporation's annual financial statements or review of the Corporation's interim financial statements, as the case may be.
61. Satisfy itself that adequate procedures are in place for the review of the Corporation's public disclosure of financial information extracted or derived from the Corporation's financial statements and periodically assess the adequacy of such procedures.
62. Review the post-audit or management letter containing the recommendations of the external auditors and management's response and subsequent follow-up to any identified weaknesses.
63. Review complex and/or unusual transactions, and judgmental areas such as significant claims and contingencies that could materially impact the Corporation's financial position.
64. Review the Corporation's interim and annual earnings press releases and any other public disclosure documents that are required to be reviewed by the Committee under any applicable laws prior to their publication and/or filing with any governmental body or the public.
65. Review policies and procedures with respect to officers' expense accounts and management perquisites and benefits, including their expenditures related to executive travel and entertainment, and review the results of the procedures performed in these areas by the external auditor, based on terms of reference agreed upon by the external auditor and the Committee.
66. Provide oversight to related party transactions entered into by the Corporation.

External Audit

67. Recommend to the Board (a) the external auditor to be nominated for the purpose of preparing or issuing an auditor's report or performing other audit, review and attest services for the issuer, and (b) the compensation of the external auditor.
68. Instruct the external auditor that it shall report directly to the Committee and ensure that significant findings and recommendations made by the external auditor are received and discussed by the Committee on a timely basis.
69. Pre-approve all audit and non-audit services not prohibited by law to be provided to the Corporation by the external auditors, and delegate, if desirable, to one or more of its members the authority to pre-approve any such audit or permitted non-audit services,

provided that any such pre-approval is presented to the Committee at its next scheduled meeting following the pre-approval.

70. Review the external auditor's audit plan, including scope, approach, procedures and timing of the audit and ensure no unjustified restrictions or limitations have been placed on the scope of the audit.
71. Monitor and assess the relationship between management and the external auditor, including reviewing any management letters or other reports of the external auditor and discussing and resolving any material differences of opinion between management and the external auditor.
72. Monitor, confirm, review and discuss with the external auditor, on an annual basis, all significant relationships the external auditor has with the Corporation and the range of services provided to determine the independence and objectivity of the external auditor.
73. Oversee the work and review the performance of the external auditor and approve any proposed discharge of the external auditor when circumstances warrant. Consider with management and the external auditor the rationale for employing accounting/auditing firms other than the principal external auditor.
74. Periodically consult the external auditor out of the presence of management about any matters that the Committee or the external auditor believes should be discussed privately, including, without limitation, significant risks or exposures, internal controls and other steps that management has taken to control such risks, and the fullness and accuracy of the organization's financial statements. Particular emphasis should be given to the adequacy of internal controls to expose any payments, transactions, or procedures that might be deemed illegal or otherwise improper.
75. Review the draft audit opinion on annual financial statements, including matters related to the conduct of the audit.
76. Arrange for the external auditor to be available to the Committee and the Board as needed.
77. Review the fees paid by the Corporation to the external auditor and other professionals in respect of audit and non-audit services on an annual basis.
78. Review and approve the Corporation's hiring policies regarding partners, employees and former partners and employees of the present and former external auditors of the Corporation.

Internal Controls

79. Review in advance appointments of key persons involved in financial reporting and review activities, organizational structure, and qualifications of the Chief Financial Officer of the Corporation and the staff in the financial reporting area and see to it that matters related to succession planning within the Corporation are raised for consideration to the Board.
80. Review the annual budget and management control procedures.

81. Evaluate whether management is setting the appropriate “control culture” by communicating the importance of internal control and the management of risk and ensuring that all employees have an understanding of their roles and responsibilities.
82. Consider how management is held to account for security of computer systems and applications, and the contingency plans for processing financial information in the event of a systems breakdown.
83. Gain an understanding of whether internal control recommendations made by the external auditor have been implemented by management.

Financial Reporting Processes

84. Review, in consultation with the external auditor, the integrity of the organization’s financial reporting processes, both internal and external.
85. Consider the external auditor’s judgments about the quality and appropriateness, not just the acceptability, of the Corporation’s accounting principles and financial disclosure practices, as applied in its financial reporting, particularly about the degree of aggressiveness or conservatism of its accounting principles and underlying estimates and whether those principles are common practices or are minority practices.
86. Discuss with management and the external auditor significant issues regarding the appropriateness of accounting policies, principles, practices, estimates, reserves and judgments, including changes thereto.
87. Consider and approve, if appropriate, major changes to the Corporation’s accounting principles and practices as suggested by management with the concurrence of the external auditor and ensure that the management’s reasoning is described in determining the appropriateness of changes in accounting principles and disclosure.

Process Improvement

88. Establish regular and separate systems of reporting to the Committee by each of management and the external auditor regarding any significant judgments made in management’s preparation of the financial statements and the view of each as to appropriateness of such judgments.
89. Review the scope and plans of the external auditor’s audit and reviews prior to the audit and reviews being conducted. The Committee may authorize the external auditor to perform supplemental reviews or audits as the Committee may deem desirable.
90. Following completion of the annual audit and quarterly reviews, review separately with each of management and the external auditor any significant changes to planned procedures, any difficulties encountered during the course of the audit and reviews, including any restrictions on the scope of work or access to required information and the cooperation that the external auditor received during the course of the audit and reviews.
91. Review and resolve any significant disagreements among management and the external auditor in connection with the preparation of the financial statements.
92. Where there are significant unsettled issues, ensure that there is an agreed course of action for the resolution of such matters.

93. Review with the external auditor and management significant findings during the year and the extent to which changes or improvements in financial or accounting practices, as approved by the Committee, have been implemented. This review should be conducted at an appropriate time subsequent to implementation of changes or improvements, as decided by the Committee.

Risk Management

94. Review management's program of risk assessment and steps taken to address significant risks or exposures, including insurance coverage, and obtain the external auditor's opinion of management's assessment of significant financial risks facing the Corporation and how effectively such risks are being managed or controlled.

Ethical and Legal Compliance

95. Establish procedures for the receipt, retention and treatment of complaints received by the Corporation regarding accounting, internal accounting controls or auditing matters, and the confidential, anonymous submission by employees of the Corporation of concerns regarding questionable accounting or auditing matters.
96. Review the effectiveness of the system for monitoring compliance with laws and regulations and the results of management's investigation and follow-up of any non-compliance.
97. Review management's monitoring of the Corporation's system that is in place to ensure that the Corporation's financial statements, reports and other financial information disseminated to governmental organizations and the public satisfy legal requirements.
98. Obtain regular updates from management and others, including internal and external auditors and legal counsel, concerning the Corporation's compliance with financial related laws and regulations such as tax and financial reporting laws and regulations, legal withholding requirements, occupational health and safety laws and personal information and protection of privacy laws.
99. Be satisfied that all regulatory compliance matters have been considered in the preparation of financial statements.
100. Review the findings of any examination by regulatory agencies.

V. OTHER RESPONSIBILITIES

While the Committee has the responsibilities and duties as set out in this charter, it is not the duty of the Committee to plan or conduct audits, to prepare or audit financial statements or to design or implement an effective system of internal controls. Such matters are the responsibility of management and the internal and external auditors of the Corporation, as the case may be.

In addition to the responsibilities and duties of the Committee set out herein, the Committee shall perform any other activities consistent with this charter and all applicable legal, regulatory and listing requirements (including, without limitation, those of the Ontario Securities Commission, the Toronto Stock Exchange ("TSX") and the Alternative Investment Market of the London Stock Exchange), as the Committee deems necessary or appropriate.

CASPIAN ENERGY INC.

Procedures for Receipt of Complaints and Submissions Relating to Accounting Matters

101. The Corporation shall inform employees on the Corporation's intranet if there is one, or via a newsletter or e-mail that is disseminated to all employees at least annually, of the officer (the "Complaints Officer") designated from time to time by the Corporation's audit committee (the "Committee") to whom complaints and submissions can be made regarding accounting, internal accounting controls or auditing matters or issues of concern regarding questionable accounting or auditing matters.
102. The Complaints Officer shall be informed that any complaints or submissions so received must be kept confidential and that the identity of employees making complaints or submissions shall be kept confidential and shall only be communicated to the Committee or the Chairman of the Committee.
103. The Complaints Officer shall be informed that he or she must report to the Committee as frequently as such Complaints Officer deems appropriate, but in any event no less frequently than on a quarterly basis prior to the quarterly meeting of the Committee called to approve interim and annual financial statements of the Corporation.
104. Upon receipt of a report from the Complaints Officer, the Committee shall discuss the report and take such steps as the Committee may deem appropriate.

The Complaints Officer shall retain a record of a complaint or submission received for a period of six years following resolution of the complaint or submission.