

ENERGY SOLUTIONS INTERNATIONAL LTD

ARBN 604 543 777

5 June 2015

Mr Ian Craig
The National Stock Exchange of Australia Limited
Suite 12
415 Riversdale Road
Hawthorn East, Victoria 3123

Dear Mr Craig

**APPLICATION FOR LISTING
ENERGY SOLUTIONS INTERNATIONAL LIMITED**

1. General

1.1.1 *Applicant:* ENERGY SOLUTIONS INTERNATIONAL LTD

1.1.2 ARBN 604 543 777

Date of Incorporation: 27 JANUARY 2015

Place of Incorporation: Samoa

1.2 The Applicant was registered

as a foreign company on: 3 MARCH 2015

1.3 *Principal Registered Office:* c/- ASIACITI TRUST SAMOA LTD
LEVEL2 LOTEMAU CENTRE
VAEA ROAD
APIA, SAMOA

1.4 *Registered Office in Australia:* c/- Highgate Corporate Advisors Pty Ltd
31 Highgate Cct
Kellyville NSW 2157

Address at which Registered holders is kept:

Boardroom Pty Ltd
Level 8, 446 Collins Street
Melbourne VIC 3000

1.5 The Applicant formerly requests to be admitted to the Official List of the National Stock Exchange of Australia Limited ("NSX") and for the quotation of its shares on the NSX.

	<i>Nature of Securities:</i>	CDIs
	<i>Amount of Securities:</i>	2,000,000
	<i>Class of Securities:</i>	CDIs
	<i>Voting Rights attached to the Securities:</i>	1 vote per member on a show of hands, 1 vote per share on a poll
	<i>Are the securities fully paid:</i>	Yes
1.6	<i>Proposed methods by which the securities are to be brought to listing:</i>	Information Memorandum – Offer document that does not require disclosure under Corporations Act
	<i>Details of any proposed distribution of the securities:</i>	Nil
1.7	<i>Estimated market capitalisation of the securities which listing is sought:</i>	US \$ 2,000,000
1.8	<i>Estimate of net proceeds of the issue and the intended use of the proceeds:</i>	US \$ 150,000
1.9	<i>The name of any other stock exchange on which any securities of the Company are listed or traded:</i>	Nil

2. Share capital and ownership

2.1	<i>The designation title of each share:</i>	CDI's representing Ordinary Shares
	<i>Number of shares issued:</i>	2,000,000
		800,000 Converting Non-Listed
	<i>The voting rights attached to each share:</i>	1 vote per member on a show of hands, 1 vote per share on a poll.
	<i>The amount of fully paid up shares:</i>	\$192,000
	<i>The shareholdings of directors and officers:</i>	KHANDAKAR ABUL KASHAM REZBI
		150,000 CDIs
		80,000 Converting Shares

*Names of shareholders who
own 5% or more of the shares:*

ARTOYRETUM VE YAPIMELIK
TICARET LTD SERKETI
1,350,000 CDIs
720,000 CONVERTING

2.2 *Register of Shareholders: To be provided on close of offer*

3. Securities

An outline of the principal terms of the *securities* the applicant wishes to *list*:

Each share entitles the holder thereof to one vote at the Company's general meeting. There are no limitations under the Articles of Association and under Samoan law on the rights of non-residents of Samoa or non-Samoan citizens to hold or vote on the company shares under Samoan law citizens or residents of Samoa may not hold shares in the Company. None of the company shares carry any special rights. Upon the Company's liquidation winding up, holders of shares will be entitled to participate, in proportion to their respective nominal share capital in the Company held by them in any surplus assets remaining after payment of the Company's creditors.

4. History and nature of business

Please refer to Chapters 1 and 2 of the Information Memorandum attached to this Application.

5. Tabulation of Balance Sheet

The Applicant was established in Samoa under the Samoan International Companies Act, on 27 JANUARY 2015 and so does not have 3 years of trading history. A copy of its audited consolidated balance sheet as at 16 March 2015 is attached to this Application together with proformo accounts to same date. Accompanying this Application are copies of the Consolidated Financial Statements of HYAT ALTERNAT YENI ENERGI URETIM SANAYI VE TICARET A.S. LTD as at 31 December 2012 and 31 December 2013 66% which was acquired by the Company on 16 March 2015.

6. Balance Sheet

See the attached consolidated audited balance sheet as at 2015.

7. Employees

The total number of persons regularly employed by the Applicant is NIL.

The number of persons regularly employed by the Applicant is not subject to seasonal fluctuations.

8. Child entities

On 16 March 2015 the company acquired 66% of the shares in Hyat Alternatif Yeni Enerji Sanayi Vie Ticarut Anonim Sirkom.

9. Dividend record

As at the date of this application there have been no dividends declared by the Applicant.

10. Properties

11. Litigation

As at the date of this Application there has been no litigation or claims of material importance made, or which is pending or threatening, against the Applicant or any of its subsidiaries.

12. Management

12.1 *Names, residential addresses and descriptions of directors, proposed directors and management:*

12.2 *Directors*

KHANDAKAR ABUL KASHAM REZBI -CHAIRMAN

32, DAKSINKHAN PURBUPARA, DAKSHANKHAN, DHAKA- 1230, BANGLADESH.

MATTHEW GARDINER - MANAGING DIRECTOR

BAKIRCIBASISK AYANGLU NO.12 D: J USKADOR ISTANBUL TURKEY

For qualifications and expertise please refer to section 4.3 of the attached Information Memorandum.

12.3 *The nature of any family relationship between the persons mentioned in (1).*

12.4 *A brief account of the business experience of each of these persons during the last five (5) years.*

Please refer to page 4.3 of the attached Information Memorandum .

12.5 *The directorships held by each director or proposed director in any publicly listed or traded companies are: KHANDAKA ABUL KASHAM REZBI- ANCHOR CAPITAL INVESTMENTS LTD, EMERGING CAPITAL LTD*

- 12.6 No director or proposed director has, in any jurisdiction, been convicted in any criminal proceedings or has had a bankruptcy partition filed against him or any partnership in which he was a partner or anybody corporate of which he was a director or has been sanctioned or otherwise disciplined by any self-regulatory securities association of which he has been a member, or any securities supervisory or regulatory body or any such event is pending.

13. Sponsors, bankers, etc.

- 13.1 *The names and addresses of the Applicant's financial advisors, principle bankers, nominated adviser, share registrar/transfer agent and solicitors.*

Please refer to the Corporate Directory of the attached Information Memorandum.

The Nominated Advisor is Highgate Corporate Advisors Pty Ltd.

- 13.2 *The name, address and professional qualifications of the Applicant's Auditors.*

The Applicant's auditors are Iqbal Yasir & Company – please see Corporate Directory of the attached Information Memorandum.

14. Statement of non-compliance

A statement of any requirements of the Listing Rules which cannot be met by the Applicant.

Nil.

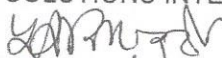
15. Declaration

A declaration, stated to be to the best of the *issuer's* knowledge, information and belief that:

- (1) save as specified in the application letter, all the qualifications for *listing* set out in Chapter 3 of Section IIA of the *Listing Rules* have, in so far as applicable and required to be met and fulfilled prior to application, been met or fulfilled in relation to the *issuer* and the securities of the *issuer* the subject of the application;
- (2) all information required to be included in the *disclosure document* pursuant to Rule 4.8 and the *Corporations Act* will be included; and
- (3) there are no other facts bearing on the *issuer's* application for *listing* which, in the *issuer's* opinion, should be disclosed to the *Exchange*.

Yours faithfully

ENERGY SOLUTIONS INTERNATIONAL LIMITED



KHANDAKA ABUL KASHAM REZBI

Director

