S.D. STANDARD DRILLING PLC

FIRST QUARTER REPORT 2017





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STATEMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS AND OTHER RESPONSIBLE PERSONS OF THE COMPANY FOR THE INTERIM CONDENSED FINANCIAL STATEMENTS

In accordance with Article 10 sections (3) (c) and (7) of the Transparency Requirements (Securities for Trading on Regulated Markets) Law of 2007 ("Law") we, the members of the Board of Directors and other responsible persons for the drafting of the interim condensed financial statements of S.D. Standard Drilling Plc (the "Company"), for the three months ended 31 March 2017 we confirm that, to the best of our knowledge:

- a) The interim condensed financial statements of the Company for the three months ended 31 March 2017 which are presented on pages 6 to 16:
 - (i) were prepared in accordance with International Financial Reporting Standards IAS 34 "Interim Financial Reporting", as adopted by the European Union in accordance with provisions of Article 10, section (4) of the Law, and
 - (ii) give a true and fair view of the assets and liabilities, the financial position and the profit or losses of the Company, and the business that are included in the financial statements as a total, and
- b) The Interim Management Report provides a fair overview of the information required as per section 6 of article 10 of Law 190(I)/2007.

Limassol, 29 May 2017

Martin Nes Chairman Arne Helge Fredly Non-Executive Director George Crystallis Independent Director

Espen Lundaas Chief Financial Officer Evangelia Panagide General Manager

First Quarter Management Report 2017

Selected Financial Information

	Three M	Three Months Ended	
	2017 Q1	2016 Q1	
(Amounts in USD 000)	Unaudited	Unaudited	
Operating profit/(loss)	1 712	(143)	
Profit/(Loss) for the period before taxes	1 691	(146)	
Profit/(Loss) for the period	1 691	(146)	

Presentation of Interim Condensed Financial Statements

These interim condensed financial statements for the first quarter of the year 2017 are prepared and presented on a standalone basis, since the Company is an investment entity and shall not consolidate its subsidiary. The Company measures its investment in subsidiary and associates at fair value through profit or loss.

Highlights First Quarter 2017

- On 2 January 2017, the Company through its wholly owned subsidiary Wanax AS, invested USD 5.2 million representing 35% of the issued share capital of PSV Opportunity III DIS (hereinafter "PSV III"), a partnership arrangement established in Norway. PSV III owns two mid-size PSV vessels (UT 755 LN) which were built at Aker Brevik in Norway in 2007 and 2008. The transaction was closed on 19 January 2017.
- 2. On 4 January 2017 the Company held an Extraordinary General Meeting where it was resolved to increase the Company's authorised share capital from 362 000 000 to 1 022 000 000 ordinary shares of USD 0,01 each by the creation of additional 660 000 000 ordinary shares of a nominal value of USD 0,01 each.
- 3. On 4 January 2017, the Company issued 423 076 924 new shares through a Private Placement with gross proceeds of NOK 275 million (USD 31 815 thousands). The subscription price per new share was set to NOK 0,65 (USD 0,0752) which included a share premium of USD 0,0652 per ordinary share.
- 4. On 5 January 2017, the Company issued 111 111 200 new shares through a Private Placement with gross proceeds of NOK 100 million (USD 11 644 thousands). The subscription price per new share was set to NOK 0,90 (USD 0,1048) which included a share premium of USD 0,0948 per share.
- 5. On 13 January 2017, the Company invited certain eligible shareholders as of 8 December 2016 to subscribe for a subsequent offering comprising of up to 9 500 000 Offer Shares at a subscription price of NOK 0,65 per offer share. On 22 January 2017 the Company received applications with gross proceeds of NOK 3.58 million (USD 424 thousands) and allotted 5 514 718 offer shares at the price of USD 0,0769 which included a share premium of USD 0,0669 per share.
- 6. On 24 January 2017 the Company was allocated 5 082 837 ordinary shares, representing 15,6% ownership of New World Supply Ltd at a cost of USD 5,08 million.
- 7. On 24 January 2017, the Company issued 220 297 158 new shares through a Private Placement with gross proceeds of NOK 198 million (USD 23 748 thousands). The subscription price per new share was set to NOK 0,90 (USD 0,1078) which included a share premium of USD 0,0978 per share.

First Quarter Management Report 2017

Highlights First Quarter 2017 (continued)

- 8. On 19 February 2017, the Company agreed to acquire three large Platform Supply Vessels ("PSV's") for a total consideration of USD 40 million. The PSV's are all built at Aker Brattvaag, Norway in 2007-2008. The Company through its wholly owned subsidiary Wanax AS, took delivery of the PSV's on 9 February and are owned by three 100% owned subsidiaries.
- 9. On 23 February 2017 the Company held an Extraordinary General Meeting where it was resolved to increase the Company's authorised share capital from 1 022 000 000 to 1 550 000 000 ordinary shares of USD 0,01 each by the creation of additional 528 000 000 ordinary shares of a nominal value of USD 0,01 each.
- 10. On 21 March 2017 the Company acquired a further 7,7% of New World Supply Ltd through a transaction between unrelated parties. The consideration price was set to NOK 26,3 million and was settled with the issue and allotment of 35 000 000 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company held a 23,3% ownership in New World Supply Ltd.
- 11. On 31 March 2017 the Company acquired a further 2,9% of New World Supply Ltd through a transaction between unrelated parties. The consideration price was set to NOK 9,8 million and was settled with the issue and allotment of 13 064 002 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company holds a 26,2% ownership in New World Supply Ltd.

Subsequent Events

The following events took place between the Balance Sheet date and the date of approval of these interim condensed financial statements:

- 1. On the Annual General Meeting of the Company which was held on 3 May 2017, the Board of Directors were authorised by the shareholders to proceed with the purchase of the Company's own shares as prescribed by the relevant provisions of article 57A of the Companies Law, within a time period of twelve months from the date of passing of the resolution.
- 2. On the same Annual General Meeting, the shareholders of the Company resolved to proceed with the consolidation of the authorised and issued share capital at the ratio of 1 for 3 shares reverse split, into shares of larger amount than its existing shares from 1 550 000 000 to 516 666 667 ordinary shares and from nominal value of USD 0,01 to USD 0,03 per ordinary share. The effective date of the above mentioned reverse split is the 4th of May 2017.
- 3. On 22 May 2017 the Company submitted an application to Oslo Bors requesting a transfer of the listing of the Company's shares from Oslo Axess to Oslo Bors. On 26 May 2017 Oslo Bors approved the application. First day of trading on Oslo Bors will be the 31 May 2017.

There have been no other material subsequent events that have an impact on these interim condensed financial statements.



RESULTS

RESULTS FOR FIRST QUARTER 2017

The operating profit for the three months ended on 31 March 2017 was USD 1,7 million. The operating profit is after deducting administration expenses of USD 142 thousands and includes an unrealized gain on revaluation of New World Supply Ltd and Wanax AS of USD 1,1 million and a net foreign currency gain of USD 709 thousands. Finance cost for the period was USD 21 thousands thus a net profit before tax for the period of approximately USD 1,7 million. Earnings per share was USD 0,00 for the Quarter.

LIQUIDITY AND CAPITAL STRUCTURE

The available cash position as at 31 March 2017 was USD 16 million.

During the three months of 2017 net cash used in operating activities was USD 52,3 million, mainly consisting of (i) an outflow of USD 47,9 million for advances to Wanax AS for the acquisition of participatory interests in PSVs, and (ii) an outflow of USD 9,3 million for purchasing additional shares in New World Supply Ltd. The net cash generated from investing activities was USD 1,8 million consisting mainly of (i) an interest received of USD 9 thousands and (ii) a net inflow of USD 1,7 million for the redemption of World Wide Supply AS's senior secured corporate bonds. Net cash generated from financing activities was USD 64,9 million. These funds were generated from the issuance of new share capital at a premium less transaction costs.

As of 31 March 2017, the Company had 1343 shareholders. The share price as of 31 March 2017 was NOK 0,70 (USD 0,082).

OUTLOOK

The objective of the Company is to generate significant medium to long term capital growth. The main focus of the Company will be in the PSV market although the Company will pursue any attractive investment opportunities that may arise within the framework of industries it operates.

The Company's strategy is to invest into high risk investments in distressed asset acquisition held by unquoted companies where the Company takes active role in helping to build and develop these companies with the aim to make its returns through medium to long term capital gains appreciation as opposed to invest for strategic purposes (ie for income return). The Company has a sound financial position and the Board of Directors believe that the Company is in a good position to take advantage of any investment opportunity that may appear. This includes, but is not limited to, asset play or investment directly in other companies. The main drivers are maximizing the return and minimizing the risk.

> On Behalf of the Board of Directors of S.D. Standard Drilling Plc.

> > 29 May, 2017

Martin Nes Chairman (Sign.) Espen Lundaas CFO (Sign.)



INTERIM CONDENSED STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 MARCH 2017

		Three M	onths Ended
		2017	2016
(Amounts in USD 000)	Note	Q1	Q1
		Unaudited	Unaudited
Income			
Changes in fair value on financial assets and financial liabilities at fair			
value through profit or loss	4	1 136	-
Interest income		9	12
Net foreign currency gains or losses		709	7
Total net income /(loss)		1 854	19
Expenses			
Administration fees		(142)	(162)
Total operating expenses		(142)	(162)
Operating profit/(loss)		1 712	(143)
Finance costs			
Sundry finance expenses		(21)	(3)
Profit/(loss) for the period before tax		1 691	(146)
Income tax expense		-	-
Profit/(loss) for the period after tax		1 691	(146)
Other comprehensive income			
Items that may be reclassified subsequently to profit			
or loss			
Available-for-sale investments – Fair value loss			-
Other comprehensive income for the period		-	-
Total comprehensive income for the period		1 691	(146)
Earnings/(loss) per share			
Basic/diluted earnings/(loss) per share	3	0,00	0,00



INTERIM CONDENSED STATEMENT OF FINANCIAL POSITION AT 31 MARCH 2017

(Amounts in USD 000)	Note	31.03.2017	31.12.2016
ASSETS		Unaudited	Audited
Intangible assets		2	-
Equipment and machinery		1	1
Financial asset at fair value through profit or loss	4	63 662	5 300
Total non-current assets		63 665	5 301
Trade and other receivables		62	144
Senior secured callable bonds	5	255	2 018
Available-for-sale financial assets	6	15	15
Current tax asset		1	1
Cash and bank balances		15 991	1 798
Total current assets		16 324	3 976
Total Assets		79 989	9 277
EQUITY AND LIABILITIES			
Ordinary shares	7	10 701	2 620
Share premium	7	67 790	6 938
Other reserves	8	(1)	(1)
Accumulated profits/(losses)		1 237	(454)
Total equity		79 727	9 103
Trade and other payables		262	174
Total current liabilities		262	174
Total Equity and Liabilities		79 989	9 277

On Behalf of the Board of Directors of S.D. Standard Drilling Plc.

Martin Nes Chairman (Sign.) Espen Lundaas CFO (Sign.)



INTERIM CONDENSED STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 MARCH 2017

			Fair value reserve -		
	Share	Share	available for sale	Accumulated	
(Amounts in USD 000)	Capital	Premium	financial assets	Profits/(Losses)	Total
Balance at 01.01.2016	2 620	6 938	-	(177)	9 381
Comprehensive income					
Profit/(Loss) for the period	-	-	-	(146)	(146)
Balance at 31.03.2016 (unaudited)	2 620	6 938	-	(323)	(9 235)
Balance at 01.01.2017	2 620	6 938	(1)	(454)	9 103
Comprehensive income					
Profit/(loss) for the period	-	-	-	1 691	1 691
Transactions with owners					
Issue of share capital (note 7)	8 081	63 753	-	-	71 834
Share issue costs	-	(2 901)	-	-	(2 901)
Balance at 31.03.2017 (unaudited)	10 701	67 790	(1)	1 237	79 727



INTERIM CONDENSED STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 MARCH 2017

		Three I	Months Ended
		2017	2016
(Amounts in USD 000)		Q1	Q1
	Note	Unaudited	Unaudited
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit/(Loss) for the period before income tax		1 691	(146)
Unrealised exchange loss		119	
Payments to acquire financial assets at fair value through profit or loss	4	(53 147)	
Interest income		(9)	(12)
Decrease in trade and other receivables		82	(1)
Increase in financial asset fair value through profit or loss	4	(1 136)	
Increase in trade and other payables		88	62
Net cash generated from/(used in) operating activities		(52 312)	(97)
CASH FLOWS FROM INVESTING ACTIVITIES			
Payments for purchase of intangible assets		(2)	
Redemption of senior secure callable bonds	5	3 155	
Payment for the purchase of senior secure callable bonds	5	(1 392)	
Interest received		9	12
Net cash generated from/(used in) investing activities		1 770	12
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from issue of ordinary shares		67 755	
Share issue costs		(2 901)	•
Net cash generated from/(used in) financing activities		64 854	-
Net increase/ (decrease) in cash and cash equivalents		14 312	(85)
Cash and cash equivalents at beginning of year		1 798	9 393
Effect of exchange rate changes on the balance of cash held in foreign currencies		(119)	
Cash and cash equivalents at end of period		15 991	9 308

NOTE 1 - INCORPORATION AND PRINCIPAL ACTIVITIES

Country of Incorporation

S.D. Standard Drilling Plc. (the "Company") is a limited liability Company incorporated and domiciled in Cyprus on 2 December 2010 in accordance with the provisions of the Cyprus Companies Law, Cap. 113. The Company was converted into a public company on 23 December 2010. On 25 March 2011 the Company's shares were listed on Oslo Axess. The address of the Company's registered office is Maximou Michailide 6, Maximos Plaza, Tower 3, 4th floor, Flat/Office 401, 3106, Limassol, Cyprus.

Principal Activities

The principal activity of the Company is that of the investment entity within oil and gas sector, directly or indirectly into companies, securities and/or assets, with the aim to control a larger fleet of assets-all at low values. The objective of the Company is to generate significant medium to long term capital growth. The main focus of the Company will be in the PSV market although the Company will pursue any attractive investment opportunities that may arise within the framework of industries it operates.

The Company's strategy is to invest into high risk investments in distressed asset acquisition held by unquoted companies where the Company takes active role in helping to build and develop these companies with the aim to make its returns through medium to long term capital gains appreciation as opposed to invest for strategic purposes (ie for income return).

NOTE 2 – SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

The interim condensed financial statements for the three months ended 31 March 2017, have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting". The interim condensed financial statements should be read in conjunction with the audited financial statements for the year ended 31 December 2016. The accounting policies applied are consistent with those of the annual financial statements for the year ended 31 December 2016 which have been prepared in accordance with IFRS as adopted in the (EU) and the requirements of the Cyprus Companies Law, Cap. 113.

In the current period the Company has adopted all of the new and revised standards and Interpretations issued by the International Accounting Standards Board (the IASB) and the International Financial Reporting Interpretations Committee (the IFRIC) of the IASB that are relevant to its operations and effective for annual periods beginning on 1 January 2017. The adoption of these Standards did not have a material effect on the financial statements.

At the date of approval of these interim condensed financial statements, a number of accounting standards and interpretations were issued by the International Accounting Standards Board but were not yet effective. The effect of those standards is not expected to be material to the Company.

Investments in associates

An associate is an entity, including an unincorporated entity such as a partnership, over which the Partnership has significant influence and that is neither a subsidiary nor an interest in a joint venture.

Investments that are held as part of the Partnership's investment portfolio are carried in the balance sheet at fair value even though the Partnership may have significant influence over those companies. This treatment is permitted by IAS 28, 'Investment in associates', which allows investments that are held by investment entities to be recognised and measured as at fair value through profit or loss and accounted for in accordance with IAS 39 and IFRS 13, with changes in fair value recognised in the statement of comprehensive income in the period of the change.

NOTE 3- EARNINGS/(LOSS) PER SHARE

Basic earnings per share is calculated by dividing the profit/(loss) attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the period.

	Three Months Ender		
(Amounts in USD 000)	31.03.2017	31.03.2016	
Basic/diluted EPS			
Profit/(Loss) attributable to equity holders of the Company	1 691	(146)	
Weighted average number of ordinary shares in issue (thousands)	991 765	262 000	
Basic/diluted earnings/(loss) per share	0,00	0,00	

NOTE 4 – FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT AND LOSS

(Amounts in USD 000)	31.03.2017	31.12.2016
Balance at 1 January	5 300	-
Additions	57 226	5 107
Change in fair value	1 136	193
Balance at the end of the period/ year	63 662	5 300

Investments designated at fair value through profit or loss are analysed as follows:

Name of Investment	Principal activity	Place of establishment and principal place of business	Proportion of ow interest he	
			31.03.2017	31.12.2016
Wanax AS	Investment holding	Norway	100%	100%
New World Supply Ltd	Investment holding	Cayman Islands	26.2%	-

1) On 2 January 2017, the Company through its wholly owned subsidiary Wanax AS, invested USD 5,2 million representing 35% of the issued share capital of PSV Opportunity III DIS (hereinafter "PSV III"), a partnership arrangement established in Norway. PSV III owns two mid-size PSV vessels (UT 755 LN) which were built at Aker Breyik in Norway in 2007 and 2008. The transaction was closed on 19 January 2017.

- 2) On 24 January 2017 the Company was allocated 5 082 837 ordinary shares, representing 15.6% ownership of New World Supply Ltd at a cost of USD 5,08 million.
- 3) On 19 February 2017, the Company agreed to acquire three large Platform Supply Vessels ("PSV's") for a total consideration of USD 40 million. The PSV's are all built at Aker Brattvaag, Norway in 2007-2008. The Company through its wholy owned subsidiary Wanax AS, took delivery of the PSV's on 9 February and are owned by three 100% owned subsidiaries namely Standard Princess AS, Standard Supplier AS and Standard Viking AS.
- 4) On 21 March 2017 the Company acquired a further 7,7% of New World Supply Ltd through a transaction between unrelated parties. The consideration price was set to NOK 26,3 million and was settled with the issue and allotment of 35 000 000 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company held a 23,3% ownership in New World Supply Ltd.
- 5) On 31 March 2017 the Company acquired a further 2,9% of New World Supply Ltd through a transaction between unrelated parties . The consideration price was set to NOK 9,8 million and was settled with the issue and allotment of 13 064 002 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company holds a 26,2% ownership in New World Supply Ltd.

The above investments are measured at fair value.

(Amounts in USD 000)	31.03.2017	31.12.2016
Other net changes in fair value on financial assets at fair value through profit or loss		
Realised	-	-
Unrealised change	1 136	193
Total net gains/(losses)	1 136	193
Other net changes in fair value on assets, held for trading	-	-
Other net changes in fair values on assets designated at fair value through profit or loss	1 136	193
Total net gains/(losses)	1 136	193

NOTE 5 – SENIOR SECURED CALLABLE BONDS

(Amounts in USD 000)	31.03.2017	31.12.2016
Balance at 1 January	2 018	-
Additions	1 392	2 018
Redemption	(3 155)	-
Balance at the end of the period/ year	255	2 018

In 2016 the Company purchased 12 221 667 senior secured callable bonds (the "bonds") of World Wide Supply AS ("WWS") in the secondary market at a price of USD 2 017 781. World Wide Supply AS initially issued 150 million senior secured callable bonds in November 2013 at a price of USD 1 each. The coupon rate was 7.75% per annum and the maturity date was set on 26 May 2017.

During the first quarter of 2017 the Company purchased additional 7 525 000 bonds of World Wide Supply AS at a market price of USD 1 392 125. In the same period part of bonds have been redeemed.

The bonds are in default.

The fair value of the Company's senior secured callable bonds approximate their carrying value.

NOTE 6 – AVAILABLE-FOR-SALE FINANCIAL ASSETS

(Amounts in USD 000)	31.03.2017	31.12.2016
Balance at the beginning of period/year	15	16
Net loss arising on revaluation of available for sale financial asset	-	(1)
Balance at the end of period/year	15	15

NOTE 7 - SHARE CAPITAL AND PREMIUM

Authorised	Number of shares	Ordinary	
(Amounts in USD 000)	(thousands)	shares	Total
2016			
Balance at the beginning of the year	362 000	3 620	3 620
Balance at the end of the year	362 000	3 620	3 620
2017			
Balance at the beginning of the period	362 000	3 620	3 620
Increase of share capital	1 188 000	11 880	11 880
Balance at the end of the period	1 550 000	15 500	15 500

NOTE 7 - SHARE CAPITAL AND PREMIUM (CONTINUED)

Issued and fully paid	Number of		Share	
	shares	Ordinary		
(Amounts in USD 000)	(thousands)	shares	premium	Total
2016				
Balance at the beginning of the year	262 000	2 620	6 938	9 558
Balance at the end of the year	262 000	2 620	6 938	9 558
2017				
Balance at the beginning of the period	262 000	2 620	6 938	9 558
Issue of shares	808 064	8 081	63 753	71 834
Share issue costs	-	-	(2 901)	(2 901)
Balance at the end of the period	1 070 064	10 701	67 790	78 491

All shares issued have the same rights and are of nominal value of USD 0,01 each.

- 1. On 4 January 2017 the Company increased its authorised share capital from 362 000 000 to 1 022 000 000 ordinary shares of USD 0,01 each by the creation of additional 660 000 000 ordinary shares of a nominal value of USD 0,01 each.
- On 4 January 2017, the Company issued 423 076 924 new shares through a Private Placement with gross proceeds of NOK 275 million (USD 31 815 thousands). The subscription price per new share was set to NOK 0.65 (USD 0,0752) which included a share premium of USD 0.0652 per ordinary share.
- 3. On 5 January 2017, the Company issued 111 111 200 new shares through a Private Placement with gross proceeds of NOK 100 million (USD 11 644 thousands). The subscription price per new share was set to NOK 0.90 (USD 0.1048) which included a share premium of USD 0.0948 per share.
- 4. On 13 January 2017, the Company invited certain eligible shareholders as of 8 December 2016 to subscribe for a subsequent offering comprising of up to 9 500 000 Offer Shares at a subscription price of NOK 0.65 per offer share. On 22 January 2017 the Company received applications with gross proceeds of NOK 3.58 million (USD 424 thousands) and allotted 5 514 718 offer shares at the price of USD 0.0769 which included a share premium of USD 0.0669 per share.
- On 24 January 2017, the Company issued 220 297 158 new shares through a Private Placement with gross proceeds of NOK 198 million (USD 23 748 thousands). The subscription price per new share was set to NOK 0.90 (USD 0.1078) which included a share premium of USD 0.0978 per share.
- 6. On 23 February 2017 the Company increased its authorised share capital from 1 022 000 000 to 1 550 000 000 ordinary shares of USD 0,01 each by the creation of additional 528 000 000 ordinary shares of a nominal value of USD 0,01 each.
- 7. On 21 March 2017 the Company acquired a further 7,7% of New World Supply Ltd through a transaction between unrelated parties. The consideration price was set to NOK 26,3 million and was settled with the issue and allotment of 35 000 000 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company held a 23,3% ownership in New World Supply Ltd.
- 8. On 31 March 2017 the Company acquired a further 2,9% of New World Supply Ltd through a transaction between unrelated parties. The consideration price was set to NOK 9,8 million and was settled with the issue and allotment of 13 064 002 new ordinary shares of the Company at the subscription price of NOK 0,75 (USD 0,08741) which included a share premium of USD 0,07741 per share. Following the transaction, the Company holds a 26,2% ownership in New World Supply Ltd.

NOTE 8 – OTHER RESERVES

(Amounts in USD 000)	31.03.2017	31.12.2016
Fair value reserve-available for sale investments (1)	(1)	(1)
Balance at the end of year	(1)	(1)

1) The fair value reserve-available for sale investments represents the cumulative gains and losses arising on the revaluation of available-for-sale financial assets that have been recognized in other comprehensive income, net of amounts reclassified to profit or loss when those assets have been disposed of or are determined to be impaired.

NOTE 9 - FAIR VALUE MEASUREMENTS

- 9.1 The table below analyses financial instruments carried at fair value by valuation method. The different levels have been defined as follows:
 - Quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1).
 - Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2).
 - Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The following tables present the Company's financial assets and liabilities that are measured at fair value:

(Amounts in USD 000)	Level 1	Level 2	Level 3	Total
At 31 December 2016				
Assets				
Available for sale financial assets				
	15			45
- Equity securities	15	-	-	15
Financial Assets through profit or loss				
 Financial asset designated at fair value through profit or loss 				
(note 4)	-	5 300	-	5 300
Total financial assets measured at fair value	15	5 300	-	5 315
(Amounts in USD 000)	Level 1	Level 2	Level 3	Total
At 31 March 2017				
Assets				
Available for sale financial assets				
- Equity securities	15	-	-	15
Financial Assets through profit or Loss				
- Financials asset designated at fair value through profit or loss				
(note 4)	-	63 662	-	63 662
Total financial assets measured at fair value	15	63 662	-	63 677

NOTE 9 – FAIR VALUE MEASUREMENTS (CONTINUED)

9.2 Fair value of the Company's financial assets and financial liabilities that are measured at fair value on a recurring basis:

Some of the Company's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used).

Fina	ncial assets	Fair value as at		Fair value hierarchy	Valuation technique(s) and ke input(s)	
		31/03/17	31/12/16			
1) (a)	 Financial asset designated at fair value through profit or loss: Investment in Wanax AS (100%) which holds: (i) 20% Participatory interest in PSV Opportunity I DIS "PSV I", (ii) 20% participatory interest in PSV Opportunity II DIS "PSV II", (iii) 35% participatory interest in PSV opportunity III DIS "PSV II", (iv) 100% participatory interest in Standard Princess AS, (v) 100% participatory interest in Standard Supplier AS, (vi) 100% participatory interest in Standard Viking AS, 	USD 53 241 thousands	USD 5 300 Thousands	Level 2	Market Approach The valuation technique uses prices and other relevant information generated by market transactions involving identical or comparable (similar) PSV vessels. The data used are based on observable inputs.	
(b)	The principal activity of PSV I, PSV II PSV III, Standard Princess AS, Standard Supplier AS and Standard Viking AS is that of the holdings of PSV vessels. Investment in New World Supply Ltd (26,2%) which holds:	USD 10 421 thousands	Not applicable	Level 2	Market Approach	
	 (i) 100% Participatory interest in SPV World Diamond, (ii) 100% Participatory interest in SPV World Perdiot, (iii) 100% Participatory interest in SPV World Pearl, (iv) 100% Participatory interest in SPV World Emerald, (v) 100% Participatory interest in SPV World Opal, (vi) 100% Participatory interest in SPV World Sapphire. 				The valuation technique uses prices and other relevant information generated by market transactions involving identical or comparable (similar) PSV vessels. The data used are based on observable inputs.	
	The principal activities of the above companies is that of the holding of PSV vessels.					
2)	Listed shares - Bank of Cyprus Holdings Plc	USD 15 thousands	USD 15 thousands	Level 1	Quoted bid prices in an active market	



NOTE 10 – APPROVAL OF INTERIM CONSOLIDATED CONDENSED FINANCIAL STATEMENTS

These interim condensed consolidated financial statements have been approved by the Board of Directors of the Company on 29 May 2017.



S.D. Standard Drilling

Financial Calendar (Release of Financial Reports)

Q1 2017 30 May 2017

Q2 2017 25 August 2017

Q3 2017 24 November 2017

S.D. Standard Drilling Plc

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