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Certificate of Amendment

Canada Business Corporations Act Certificat de modification

Loi canadienne sur les sociétés par actions

IMPERIAL OIL LIMITED -

COMPAGNIE PETROLIERE IMPERIALE LTEE

Name of corporation-Dénomination de la société

I hereby certify that the articles of the above-named corporation were amended:

- a) under section 13 of the Canada Business Corporations Act in accordance with the attached notice;
- b) under section 27 of the *Canada Business Corporations Act* as set out in the attached articles of amendment designating a series of shares;
- c) under section 179 of the *Canada Business Corporations Act* as set out in the attached articles of amendment;
- d) under section 191 of the *Canada* Business Corporations Act as set out in the attached articles of reorganization;

Richard G. Shaw Director - Directeur

Canadä

029646-5

Corporation number-Numéro de la société

Je certifie que les statuts de la société susmentionnée ont été modifiés:

a) en vertu de l'article 13 de la Loi canadienne sur les sociétés par actions, conformément à l'avis ci-joint;

- b) en vertu de l'article 27 de la Loi canadienne sur les sociétés par actions, tel qu'il est indiqué dans les clauses modificatrices ci-jointes désignant une série d'actions;
- c) en vertu de l'article 179 de la *Loi* canadienne sur les sociétés par actions, tel qu'il est indiqué dans les clauses modificatrices ci-jointes;
- d) en vertu de l'article 191 de la Loi canadienne sur les sociétés par actions, tel qu'il est indiqué dans les clauses de réorganisation ci-jointes;

May 23, 2006 / le 23 mai 2006 Date of Amendment - Date de modification



Industry Canada Industrie Canada Canada Business – Loi canadienne sur les Corporations Act – sociétés par actions

FORM 4 ARTICLES OF AMENDMENT CLAUSES MODIFICATRICES (SECTIONS 27 OR 177)

FORMULAIRE 4 (ARTICLES 27 OU 177)

1 Name of the Corporation - Dénomination sociale de la société		2 Corporation No Nº de la société
IMPERIAL OIL LIMITED - COMPAGNIE PETROLIERE IMPERIALE LTEE		029646-5
3 The articles of the above-named corporation are amended as follows:	les statute de la société ment	ionnée cl-dessus sont modifiés de la façon sulvante :

Item 3 of the restated articles of incorporation be amended as follows:

(a) The first sentence in the first paragraph of Schedule 1 is replaced with the following:

"The shares of the corporation shall consist of 1.1 billion (1,100,000,000) common shares."

(b) Each issued common share is divided into three issued common shares.

Signature	D	Printed Name - Nom en lettres moulées	4 Capacity of - En qualité de	5 Tel. No Nº de tél.	
Frian	Leningstan	Brian W. Livingston	V-P, Gen. Counsel & Corp. Secretary		
FOR DEPAR	TMENTAL USE ONLY - A L'US	AGE DU MINISTÈRE SEULEMENT			
				R 2 MAY '06 1	3.46
IC 3069 (200	3/06)				
				Canada	

The shares of the corporation shall consist of 1.1 billion (1,100,000,000) common shares. The rights attaching to the common shares shall be as follows:

1. The holders of the common shares shall be entitled:

(a) to one (1) vote in respect of each whole common share held at any meeting of shareholders of the corporation;

(b) subject to paragraph 2 hereof, to receive any dividend declared by the corporation; and

(c) to receive the remaining property of the corporation on dissolution.

2. In declaring a dividend on the common shares the directors, in their discretion, may provide for the holders of the common shares to have the right to elect to receive payment, in whole or in part, of the dividend by way of stock dividend of common shares having a value, as determined by the directors, that is substantially equivalent, as of a date or a period of days determined by the directors, to the cash dividend contemporaneously declared on each common share, provided that cash shall be paid in lieu of any fractional interest(s) in common shares that may result from any such stock dividend unless the directors shall otherwise determine; and further provided that the directors, if in their opinion it would be in the best interest of the corporation, may, from time to time, exclude from receiving any such stock dividends, the holders of common shares whose addresses in the records of the corporation are in jurisdictions outside Canada as specified by the directors or who are resident in or subject to the laws of jurisdictions outside Canada as specified by the directors and, in the event of such exclusion, the cash dividend contemporaneously declared on each common share shall be paid to the holders of common shares who are excluded from receiving such stock dividend. The directors, in their discretion, may provide for the payment of a proportionate dividend, either as a cash dividend or as a stock dividend, in respect of fractional shares.

Industry Canada

Industrie Canada

Restated Certificate of Incorporation

Canada Business Corporations Act Certificat de constitution à jour

Loi canadienne sur les sociétés par actions

IMPERIAL OIL LIMITED -

COMPAGNIE PETROLIERE IMPERIALE LTEE

029646-5

Name of corporation-Dénomination de la société

I hereby certify that the articles of incorporation of the above-named corporation were restated under section 180 of the *Canada Business Corporations Act* as set out in the attached restated articles of incorporation. Corporation number-Numéro de la société

Je certifie que les statuts constitutifs de la société susmentionnée ont été mis à jour en vertu de l'article 180 de la *Loi canadienne sur les sociétés par actions*, tel qu'il est indiqué dans les statuts mis à jour ci-joints.

Richard G. Shaw Director - Directeur

May 23, 2006 / le 23 mai 2006

Effective Date of Restatement -Date d'entrée en vigueur de la mise à jour



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IM	IPERIAL OIL LIMI	ion - Dénomination s TED - OLIERE IMPERIAI			Corporation No N 029646-5	° de la société
sit	e province or territ uated NTARIO	ory in Canada where	the registered office is	La province ou le te	erritoire au Canada où est s	itué le siège social
co	rporation is authori		shares that the DRPORATED IN THIS	à émettre	nombre maximal d'actions (	que la société est autorisée
	estrictions, if any, o /A	n share transfers		Restrictions sur le	transfert des actions, s'il y	a lieu
		and maximum numb	-	Nombre (ou nombr	e minimal et maximal) d'ad	ministrateurs
	estrictions, if any, o /A	n business the corp	oration may carry on	Limites imposées à	l'activité commerciale de l	a société, s'il y a lieu
	ther provisions, if a HE ANNEXED SC		3 ARE INCORPORATE	Autres dispositions ED IN THIS FORM	s, s'il y a lieu	
substa incorp	antive change, the	corresponding provi	ectly set out, without sions of the articles of he original articles of	changement subs		émontre exactement, sans prespondantes des statuts s constitutifs originaux.
Signat Br	rian Larin	ngston	rinted Name - Nom en lettre Brian W. Livin	gston V-	Capacity of - En qualité de P, Gen. Counsel Corp. Secretary	9 Tel. No Nº de tél. (403) 237–2915
FOR	DEPARTMENTAL U	SE ONLY - A L'USA(	JE DU MINISTÈRE SEULI	EM ENT		
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(b) subject to paragraph 2 hereof, to receive any dividend declared by the corporation; and

(c) to receive the remaining property of the corporation on dissolution.

2. In declaring a dividend on the common shares the directors, in their discretion, may provide for the holders of the common shares to have the right to elect to receive payment, in whole or in part, of the dividend by way of stock dividend of common shares having a value, as determined by the directors, that is substantially equivalent, as of a date or a period of days determined by the directors, to the cash dividend contemporaneously declared on each common share, provided that cash shall be paid in lieu of any fractional interest(s) in common shares that may result from any such stock dividend unless the directors shall otherwise determine; and further provided that the directors, if in their opinion it would be in the best interest of the corporation, may, from time to time, exclude from receiving any such stock dividends, the holders of common shares whose addresses in the records of the corporation are in jurisdictions outside Canada as specified by the directors or who are resident in or subject to the laws of jurisdictions outside Canada as specified by the directors and, in the event of such exclusion, the cash dividend contemporaneously declared on each common share shall be paid to the holders of common shares who are excluded from receiving such stock dividend. The directors, in their discretion, may provide for the payment of a proportionate dividend, either as a cash dividend or as a stock dividend, in respect of fractional shares.

The board of directors may from time to time on behalf of the corporation:

(a) borrow money upon the credit of the corporation;

(b) issue, reissue, sell or pledge debt obligations of the corporation;

(c) mortgage, hypothecate, pledge or otherwise create a security interest in all or any property of the corporation, owned or subsequently acquired, to secure any debt obligation of the corporation;

(d) give financial assistance by means of a loan, guarantee, or otherwise to the extent permitted by the Canada Business Corporations Act; and

(e) delegate to such one or more of the officers or directors of the corporation as may be designated by the board of directors, all or any of the powers conferred by the foregoing provisions to such extent and in such manner as the board of directors shall determine at the time of each such delegation.

The directors may appoint one or more directors, who shall hold office for a term expiring not later than the close of the next annual meeting of shareholders, but the total number of directors so appointed may not exceed one third of the number of directors elected at the previous annual meeting of shareholders.