PetroShale Announces Formal Agreement With Syndicate of Lenders for Amendments to its Credit Facility and Provides a Recapitalization Transaction Update

30.03.2021 | CNW

CALGARY, March 30, 2021 - PetroShale Inc. ("PetroShale" or the "Company") (TSXV: PSH) (OTCQB: PSHIF) is pleas announce that it has entered into a formal agreement with the syndicate of lenders under its senior secured credit facili "Credit Facility") whereby such lenders have agreed, subject to the satisfaction of certain conditions, including the concompletion of the Company's previously announced recapitalization transaction (the "Transaction"), to (among other this maintain the Company's current borrowing base at US\$177.5 million and to extend the maturity date of the Credit Facility 2023 subject to semi-annual reviews by the lenders to confirm the credit capacity of the Company (the "Credit Facility Amendment").

The entering into a formal agreement with respect to the Credit Facility Amendment represents a major milestone to co Transaction, which includes the conversion of the outstanding Preferred Shares (as described below) to common share placement to the Company's two largest shareholders and the rights offering to the remaining common shareholders, a designed to significantly improve the Company's financial flexibility and sustainability. The gross proceeds from the priv placement and the rights offering will be between \$30.0 million and \$60.6 million and will initially be applied against out borrowings under the Credit Facility.

The rights issued pursuant to the rights offering expire at 5:00 pm (Toronto time) on April 7, 2021 and eligible sharehold intend to participate in the rights offering, including the additional subscription privilege provided thereunder, are encoudirectly exercise such rights (in the case of registered holders), or contact their securities broker, dealer, bank or trust of other participant that holds such holder's rights sufficiently in advance of the expiry date of the rights offering to ensure properly exercise such rights.

The Company confirms that it has elected to exercise its right to settle in kind the payment of the quarterly dividend due 31, 2021 on the outstanding preferred shares issued by its US subsidiary, PetroShale (US), Inc. (the "Preferred Shares electing to pay the first quarter of 2021 dividend in kind, the ordinary cash dividend of approximately US\$1.9 million (approximately CAD\$2.4 million) will be settled by way of increasing the current US\$84.4 million liquidation preference of the Preferred US\$2.53 million (approximately CAD\$3.2 million). In accordance with the terms of the Preferred Shares, the increase to liquidation preference increases the amount of voting and exchange rights which accrue to the holder of the Preferred result, the Company will issue an additional 1,327,251 special voting shares to FR XIII PetroShale Holdings L.P. ("First Following this issuance, First Reserve will own 2,702,702 common shares and 45,568,949 special voting shares, repre approximately 20.6% of the outstanding voting shares of the Company. On closing of the Transaction, all Preferred Shares exchanged for 182,275,798 common shares and all special voting shares will be cancelled.

Completion of the Transaction is subject to the satisfaction of certain conditions to closing and is currently expected to completed on or about April 8th, 2021.

PetroShale also announces that pursuant to its Bonus Award Incentive Plan (the "Plan"), an aggregate of 240,000 restrained awards and 960,000 performance awards were granted to Rick Kessy, the newly appointed Chief Operating Officer of to Company. The awards vest equally and annually commencing on July 31, 2022 and expire on December 15, 2024. The may be settled by PetroShale, in its sole discretion, in cash and/or shares, in accordance with the terms of the Plan.

About PetroShale

PetroShale is an oil company engaged in the acquisition, development and production of high-quality oil-weighted asse North Dakota Bakken / Three Forks.

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Neither the TSX Venture Exchange nor its Regulation Services Provider (as that term is defined in the policies of the TSX Venture Exchange) accepts responsibility for the adequacy or accuracy of this release.

Note Regarding Forward-Looking Statements and Other Advisories:

This press release contains forward-looking statements and forward-looking information (collectively "forward-looking in within the meaning of applicable securities laws relating to, among other things, the completion of the Transaction (incluvarious elements thereof) and the Credit Facility Amendments, the potential benefits and effects of the Transaction (included the Credit Facility Amendments) on the Company, the timing for the completion of the Transaction and related matters, included to the rights offering, the anticipated use of the net proceeds of the financing transactions proposed under Transaction, the anticipated elimination of the liquidation preference represented by the Preferred Shares in connection Transaction and First Reserve's ownership of shares after giving effect to the payment in kind settlement of the Preferred

PetroShale provided such forward-looking statements in reliance on certain expectations and assumptions that it believed reasonable at the time, including expectations and assumptions concerning the receipt of all regulatory and third party for Transaction, the ability of the Company to complete the Transaction and satisfy the condition to effect the Credit Face Amendments in the manners described herein, prevailing commodity prices, weather, regulatory approvals, liquidity, Bace differentials (including as a result of any interruptions from the Dakota Access Pipeline ("DAPL") or otherwise), the ability Company to transport its production through DAPL or other forms of transportation (and the continued availability and such transportation means); the Company's lenders willingness to maintain the Company's borrowing capacity (including result of the Credit Facility Amendments); activities by third party operators; exchange rates, interest rates, applicable rand tax laws; future production rates and estimates of operating costs; performance of existing and future wells; plant to times and continued rail service to transport products; reserve volumes; business prospects and opportunities; the future price of the Company's shares; the availability and cost of financing, labor and services; the impact of increasing competent of the Company's shares; the availability and cost of financing, labor and services; the impact of increasing competent of and natural gas successfully; and the Company's ability to access capital (including by way of the complete Transaction).

Although the Company believes that the expectations and assumptions on which such forward-looking information is be reasonable, undue reliance should not be placed on the forward-looking information because the Company can give not that they will prove to be correct. Forward-looking information addresses future events and conditions, which by their veinvolve inherent risks and uncertainties. The Company's actual results, performance or achievement could differ materiathose expressed in, or implied by, the forward-looking information and, accordingly, no assurance can be given that any events anticipated by the forward-looking information will transpire or occur, or if any of them do so, what benefits the Company's therefore.

Management has included the above summary of assumptions and risks related to forward-looking information provide press release in order to provide security holders with a more complete perspective on the Company's future operation information may not be appropriate for other purposes. Readers are cautioned that the foregoing lists of factors are not Additional information on these and other factors that could affect our operations or financial results are included in rep with applicable securities regulatory authorities and may be accessed through the SEDAR website (www.sedar.com). I forward-looking information is made as of the date of this press release and the Company disclaims any intent or obligated update publicly any forward-looking information, whether as a result of new information, future events or results or other than as required by applicable securities laws.

All dollar figures included herein are presented in Canadian dollars, unless otherwise noted.

SOURCE PetroShale Inc.

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