

NOTICE OF ANNUAL GENERAL MEETING AND PROXY

NOTICE TO THE ANNUAL GENERAL MEETING

CLOVER INDUSTRIES LIMITED

(Registration number 2003/030429/06) (Incorporated in the Republic of South Africa)

(Ordinary share code: CLR)

(NSX Ordinary Share code: CLN)

(ISIN: ZAE000152377)

(the "Company")

A. NOTICE

Notice is hereby given of the annual general meeting (the "Annual General Meeting") of the Company to be held at 200 Constantia Drive, Constantia Kloof on Monday, 28 November 2016 at 10:00, or any adjournment or postponement thereof.

The shareholders of the Company ("Shareholders") or their proxies or representatives may participate in (but not vote at) the Annual General Meeting by way of a teleconference call and, if they wish to do so, they:

- must contact the Company Secretary (by email at the address jacques.vanheerden@clover.co.za) by no later than 12:00 on Friday, 25 November 2016, in order to obtain a PIN and dial-in details for that conference call:
- will be required to provide reasonably satisfactory identification (the forms of which identification shall include valid identity documents, driver's licences and passports); and
- will be billed separately by their own telephone service providers for their telephone call when participating in the Annual General Meeting.

Shareholders, their proxies or representatives will not be able to vote telephonically at the Annual General Meeting and will still need to appoint a proxy or representative to vote on their behalf at the Annual General Meeting.

B. WHO MAY ATTEND AND VOTE

The Board of Directors of the Company (the "Board") has determined that the record date for the purpose of determining which Shareholders are entitled to receive notice of the Annual General Meeting is Friday, 16 September 2016, and the record date for purposes of determining which Shareholders are entitled to attend and vote at the Annual General Meeting is Friday, 18 November 2016. Accordingly, only Shareholders who have traded by the last trading day, being Tuesday, 15 November 2016, and are registered in the securities register of the Company on Friday, 18 November 2016, will be entitled to attend, participate in, and vote at the Annual General Meeting.

If you hold dematerialised shares which are registered in your own name or if you are the registered holder of certificated shares:

- you may attend the Annual General Meeting in person; or
- you may appoint a proxy (who need not be a Shareholder) to represent you at the Annual General Meeting by completing the attached form of proxy in accordance with the instructions it contains. It is recommended that the attached form of proxy be delivered to the transfer secretaries to be received by no later than 10:00 on Friday, 25 November 2016. Any forms of proxy not lodged by this time should be handed to the chairman of the Annual General Meeting ("Chairman") prior to your appointed proxy exercising any of your rights at the Annual General Meeting.

If you hold dematerialised shares which are not registered in your own name:

 and wish to attend the Annual General Meeting in person, you must obtain the necessary letter of authority/ representation from your CSDP or broker to do so;

- and do not wish to attend the Annual General Meeting, but would like your vote to be recorded at the Annual General Meeting, you should contact your CSDP or broker and furnish them with your voting instructions; and
- you must not complete the attached form of proxy.

All participants at the Annual General Meeting will be required to provide reasonably satisfactory identification (the forms of which identification shall include valid identity documents, driver's licences and passports) to the Chairman.

C. PURPOSE OF ANNUAL GENERAL MEETING.

The purpose of the Annual General Meeting is to conduct the following business:

- the adoption of a new memorandum of incorporation for the Company in substitution for its existing memorandum of incorporation ("MOI");
- to present and note:
 - the consolidated audited annual financial statements of the Company and the Clover group for the financial year ended 30 June 2016 ("Annual Financial Statements");
 - the directors' report on the Annual Financial Statements ("Directors' Report");
 - the Audit and Risk Committee's report relating to the Annual Financial Statements ("Audit and Risk Committee Report") and
 - to provide the chairman of the Social and Ethics Committee ("Social and Ethics Committee") with an opportunity to report back to the Shareholders as provided for in regulation 43 of the Companies Regulations;

which form part of, and are contained in, the Integrated Annual Report with summary annual financial statements for the year ended 30 June 2016 ("Summary Integrated Annual Report") attached to this notice of the Annual General Meeting. This notice of the Annual General Meeting, the complete Integrated Annual Report for 2016 and the Summary Integrated Annual Report are also available on the Company's website (www.clover.co.za):

- to note the retirement by rotation of a director as contemplated in the "MOI", and to present and vote on the re-election of that same director;
- to present and vote on:
 - the reappointment of the independent external auditors for the financial year ending 30 June 2017;
 - the election of the members of the audit and risk committee of the Company ("Independent Audit and Risk Committee");
 - to approve the Clover group remuneration policy ("Clover Group Remuneration Policy"); and
 - to consider and, if deemed fit, pass, with or without modification, all the resolutions set out below.

D. NORMAL BUSINESS

1. Ordinary resolution number 1:

Presentation of Annual Financial Statements

1.1 RESOLUTION

To receive and note the Annual Financial Statements, including the Directors' Report, the Audit and Risk Committee Report, the Report by the Social and Ethics Committee and the Independent Auditor's Report, as contained in the Summary Integrated Annual Report (and the Integrated Annual Report), in accordance with the provisions of section 61(8)(a) the Companies Act.

1.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

2. Ordinary resolution number 2:

Re-election Mr NA Smith (a director who has retired by rotation) as a non-executive director

2.1 RESOLUTION

To re-elect Mr NA Smith (a retiring director of the Company, eligible for, and who has offered his services for, re-election) as a non-executive director of the Company, in terms of clause 36 of the MOI, with immediate effect.

2.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

2.3 A BRIEF BIOGRAPHY OF MR. NA SMITH IS SET OUT BELOW:

Mr NA Smith has been a dairy farmer for 33 years. He is a trustee of the Sunnyside Farming Trust, which is a Clover shareholder and milk supplier. NA Smith has also been involved in many facets of agriculture for many years, including being part of Amadlelo Agri, a company creating profitable black empowered agri businesses, specifically in dairy.

3. Ordinary resolution number 3:

Re-appointment of Independent External Auditors

3.1 RESOLUTION

To re-appoint Ernst & Young Incorporated upon the recommendation of the current Audit and Risk Committee as the independent external auditors of the Company, and to note that the individual external auditor who will undertake the audit during the ensuing financial year ending 30 June 2017 will be Mr D Engelbrecht.

3.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes, which the Shareholders present or represented by proxy at this Annual General Meeting are entitled to cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

4. Ordinary resolution number 4:

Election of Dr SF Booysen as a member of the Audit and Risk Committee

4.1 RESOLUTION

To elect Dr SF Booysen, who is an independent non-executive director of the Company, as a member of the Audit and Risk Committee for the ensuing financial year ending 30 June 2017, and to ratify any actions of Dr SF Booysen in anticipation of his appointment to the Company's Audit and Risk Committee since 1 July 2016. As is evident from Dr SF Booysen's biography (which appears below), he has the required qualifications and/ or experience to fulfil his duties as a committee member.

4.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes, which the Shareholders present or represented by proxy at this Annual General Meeting are entitled to cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

4.3 A BRIEF BIOGRAPHY OF DR SF BOOYSEN IS SET OUT BELOW:

Dr SF Booysen obtained a doctorate degree in commerce from the University of Pretoria and is a qualified Chartered Accountant (South Africa). He was the Group Chief Executive Officer of Absa Bank Limited from 2004 to 2009.

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5. Ordinary resolution number 5:

Election of Mr JNS du Plessis as a member of the Audit and Risk Committee

5.1 RESOLUTION

To elect Mr JNS du Plessis, who is an independent non-executive director of the Company, as a member of the Company's Audit and Risk Committee for the ensuing financial year ending 30 June 2017, and to ratify any actions of Mr JNS Du Plessis in anticipation of his appointment to the Company's Audit and Risk Committee since 1 July 2016. As is evident from Mr JNS du Plessis's biography (which appears below), he has the required qualifications and/or experience to fulfil his duties as a committee member.

5.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

5.3 A BRIEF BIOGRAPHY OF MR JNS DU PLESSIS IS SET OUT BELOW:

Mr JNS du Plessis obtained a BCom LLB degree from the University of Stellenbosch. He was admitted as counsel during 1974 and took silk in 1989. He has occasionally served as an acting judge of the High Court. He is employed by Steinhoff International.

6. Ordinary resolution number 6:

Election of Ms B Ngonyama as a member of the Audit and Risk Committee

6.1 RESOLUTION

To elect Ms B Ngonyama, who is an independent nonexecutive director of the Company, as a member of the Company's Audit and Risk Committee for the ensuing financial year ending 30 June 2017, and to ratify any actions of Ms B Ngonyama in anticipation of her appointment to the Company's Audit and Risk Committee since 1 July 2016. As is evident from Ms B Ngonyama's biography (which appears below), she has the required qualifications and/or experience to fulfil her duties as a committee member.

6.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

6.3 A BRIEF BIOGRAPHY OF MS B NGONYAMA IS SET OUT BELOW:

Ms B Ngonyama is a graduate of the University of Transkei and is a qualified Chartered Accountant (South Africa). She also obtained her Master's in Business Administration from Bond University in 2002 and has completed the Women in Leadership Programme at Harvard University. She was a former partner at Deloitte & Touche. She is currently the chairperson of the Audit and Risk Committee.

7. Ordinary resolution number 7:

Election of Mr TA Wixley as a member of the Audit and Risk Committee until his retirement

7.1 RESOLUTION

To approve the election of Mr TA Wixley, who is an independent non-executive director of the Company, to Audit and Risk Committee for that period of the 2017 financial year of the Company commencing on 1 July 2016 and ending on 28 November 2017 and to ratify the actions taken by Mr TA Wixley in anticipation of his election for that period. Mr TA Wixley will not hold himself available for re-election at the Annual General Meeting and will therefore retire as a director on 28 November 2017. As is evident from

Mr TA Wixley's biography (which appears below), he had the required qualifications and experience to fulfil his duties as a committee member.

7.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

7.3 A BRIEF BIOGRAPHY OF MR TA WIXLEY IS SET OUT BELOW:

Mr TA Wixley was appointed as the Company's Lead Independent Director by the Board. He obtained a Bachelor of Commerce degree from the University of Cape Town in 1959 and is a Chartered Accountant (South Africa). He was with EY Inc. and its predecessor firms for 41 years (31 as a partner and as chairman for the last 10 years). He is a member of SAICA's committee on corporate law and the Actuarial Governance Board.

8. Ordinary resolution number 8:

Approval of the Clover Group Remuneration Policy

8.1 RESOLUTION

To endorse the Clover Group Remuneration Policy, as described in the Report on Remuneration on pages 85 to 97 of the Summary Integrated Annual Report, by way of a non-binding advisory vote as recommended in the King III: Code on Governance for South Africa 2009.

8.2 THRESHOLD FOR APPROVAL

In order for this ordinary resolution to be adopted, the support of a majority of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting is required.

E. SPECIAL BUSINESS

1. Special resolution number 1:

General authority to repurchase shares

1.1 RESOLUTION

The Company and/or any of its subsidiaries be and is/are hereby authorised by way of a general authority to acquire, from time to time, ordinary shares issued by the Company, on such terms and conditions as the Board may deem fit, in terms of the MOI, section 48 of the Companies Act and the JSE Listings Requirements, provided that:

- 1.1.1 such acquisitions shall be implemented through the order book operated by the JSE trading system and done without any prior understanding or arrangement between the Company and the counterparty (reported trades are prohibited);
- 1.1.2 such general authority shall be valid only until the next annual general meeting of the Company or the variation or revocation of such general authority by special resolution at any subsequent general meeting of the Company, provided that it shall not extend beyond 15 months from the date of the adoption of this resolution:
- 1.1.3 such repurchase may not be made at a price greater than 10% (ten percent) above the weighted average of the market value for the shares for the 5 (five) business days immediately preceding the date on which the repurchase is affected. The JSE shall be consulted for a ruling if the Company's securities have not traded in such five-day period;
- 1.1.4 when the Company has cumulatively repurchased 3% (three percent) of the initial number (the number of that class of shares in issue at the time that general

authority from Shareholders is granted) of the relevant class of shares, and for each 3% (three percent) in aggregate of the initial number of that class acquired thereafter, an announcement must be made giving the details required in terms of the JSE Listings Requirements in respect of such repurchase;

- 1.1.5 the Company has been given authority by the MOI;
- 1.1.6 no repurchases of shares shall be effected during a prohibited period as contemplated in the JSE Listings Requirements, unless a repurchase programme is in place, where dates and quantities of shares to be traded during the prohibited period are fixed (not subject to any variation) and full details of the programme have been disclosed to the JSE in writing prior to the commencement of the prohibited period, as required. The Company must instruct an independent, uninfluenced third party, which makes its investment decisions in relation to the Company's shares, to execute the repurchase programme submitted to the JSE prior to the commencement of the prohibited period;
- 1.1.7 the Company only appoints one agent to effect any repurchase(s) on its behalf at any one time;
- 1.1.8 the aggregate of such acquisitions may not, in any one financial year, exceed 20% (twenty percent) of the Company's issued share capital of that class as at the beginning of the financial year;
- 1.1.9 a resolution has been passed by the Board confirming that the Board has authorised the general repurchase, that the Company passed the solvency and liquidity test and that since the test was done there have been no material changes to the financial position of the Company and the Clover group;

- 1.1.10 any such general repurchases are subject to exchange control regulations and approval at that point in time; and
- 1.1.11 the aggregate of such acquisitions held by subsidiaries of the Company may not exceed 10% (ten percent) of the Company's issued share capital at any one time.

1.2 EXPLANATION

The reason for and effect of this special resolution is to authorise the Company and/or any of its subsidiaries by way of a general authority, in terms of section 48 of the Companies Act and paragraph 5.72 of the Listings Requirements, to acquire the shares issued by it on such terms as the Board may deem fit. Any shares acquired as aforesaid by the Company (as opposed to its subsidiaries) shall be cancelled and restored to the status of authorised but unissued shares in the capital of the Company.

1.3 STATEMENT OF THE BOARD'S INTENTION

The Board has no specific intention to give effect to the provisions of special resolution number 1, but will, however, continually review the Company's position, having regard to prevailing circumstances and market conditions, in considering whether to effect the provisions of special resolution number 1.

1.4 THRESHOLD FOR APPROVAL

In order for this special resolution to be adopted, the support of at least 75% of the total number of votes, cast by the Shareholders present or represented by proxy at this Annual General Meeting, is required.

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2. Special Resolution number 2: Remuneration of Non-Executive Directors

2.1 RESOLUTION

To approve (and, to the extent necessary, ratify) the Non-Executive Directors' Remuneration commencing with the effect from 1 July 2016 and as indicated below:

2.1.1	Board	Informal responsibilities	Retainer and meeting	Services rendered which fall outside scope of services	Total fees
2.1.2	Chairman	R27 852	R1 235 186	R2 070 per hour	R1 263 038
2.1.3	Lead Independent Director	R27 852	R924 712	R2 070 per hour	R952 564
2.1.4	Vice Chairman	R27 852	R370 550	R2 070 per hour	R392 783
2.1.5	Board Members	R27 852	R312 064	R2 070 per hour	R339 916
2.2	Committees	Attendance fee			
2.2.1	Audit and Risk Committee (a) Chairman (b) Member	R53 400 R35 640			
2.2.2	Remuneration Committee (a) Chairman (b) Member	R50 110 R22 740			
2.2.3	Social and Ethics Committee (a) Chairman (b) Member	R 50 110 R 22 740			
2.2.4	Nomination Committee (a) Chairman (b) Member	R 26 640 R 17 750			
2.2.5	Other sub committees (a) Chairman (b) Member	R 26 640 R 17 750			
2.2.6	Ad hoc Committees/ Ad hoc Board meetings (a) Chairman (b) Member	R 14 600 R 9 730			

2.3 EXPLANATION

The reason for and the effect of this special resolution is to grant the Company the authority to pay remuneration to its Non-executive Directors for their services as Directors of the Company for the period 1 July 2016 to 30 June 2017. The remuneration specified herein has not increased from that which was payable to Non-executive Directors for their services as Directors of the Company for the period 1 July 2015 to 30 June 2016. The Chairman's and lead Independent Director's [total] fees include the Board and all committee memberships.

2.4 THRESHOLDS FOR APPROVAL

In order for this special resolution to be adopted, the support of at least 75% of the total number of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting, is required.

3. Special resolution number 3: Financial assistance in terms of section 45 of the Companies Act

3.1 RESOLUTION

The Company and/or any of its subsidiaries be and is hereby authorised by way of a general authority to provide, at any time and from time to time during the period of 2 (two) years commencing on the date of the adoption of this special resolution, subject to the provisions of section 45 of the Companies Act, financial assistance in any form or amount to any company or corporation which is related or interrelated to the Company (as defined in the Companies Act), on the terms and conditions that the Board of Directors may determine from time to time.

3.2 EXPLANATION

The reason for and the effect of this special resolution is to grant the Company and/or any of its subsidiaries the authority to provide financial assistance by way of loans, guarantees, the provision of security or otherwise, to any company which is related or interrelated to the Company i.e. its subsidiaries. The special resolution does not authorise the provision of financial assistance to a Director or prescribed officer of the Company or any company or person related to a Director or prescribed officer of the Company, as the Company does not provide such financial assistance.

The Board shall, before authorising the provision of any financial assistance contemplated in this special resolution, comply with the requirements set out in section 45 of the Act relating to, inter alia, solvency and liquidity, and fair and reasonable financial assistance.

3.3 THRESHOLD FOR APPROVAL

In order for this special resolution to be adopted, the support of at least 75% of the total number of votes cast by the Shareholders present or represented by proxy at this Annual General Meeting, is required.

Special resolution number 4: Adoption of New Memorandum of Incorporation

4.1 RESOLUTION

To adopt a new memorandum of incorporation of the Company, in substantially the same form as the one attached to this notice of Annual General Meeting, in substitution for its existing MOI.

4.2 EXPLANATION

The reason for and effect of this special resolution is to substitute the MOI with a new Memorandum of

Incorporation which new Memorandum of Incorporation differs from the existing MOI in the following prospects only, namely:

- it permits the Board without further authority, but subject to the provisions of the Companies Act and the Listings Requirements, to issue capitalisation shares and consequently to declare scrip dividends by the deletion of clause 14 (Capitalisation Shares) in its entirety and the insertion of a new clause 14 (Capitalisation Shares) in its place;
- it brings the provisions of the Memorandum of Incorporation insofar as they pertain to fractional entitlements into line with the JSE Listings Requirements having regard to the guidance note released by the JSE in February 2016 in this regard by the deletion of clause 17 (Fractions of Shares) in its entirety and the insertion of a new clause 17 (Fractions of Shares) in its place;
- it allows for the instrument appointing a proxy to be delivered to the Company at any time prior to the appointed proxy exercising the rights of a Shareholder at relevant meeting of the Shareholders, inter alia, by the amendment to clause 24 (Proxy Representation);
- it provides that certain resolutions may be passed by the Shareholders as written resolutions, in line with the amendments to the JSE Listings Requirements in this respect by the amendment of clause 32 (Written Resolutions of Shareholders);
- it amends the provisions of clause 45 (Indemnification and Insurance for Directors) by:
 - the insertion of a new clause 45.2 which grants Directors indemnified by the Company the option to secure independent advice as to the nature and effect of the provisions of indemnity and the Indemnified Losses (as the term is defined in clause 45.3 (now clause 45.4)) relating to the indemnity;

- the insertion of a new clause 45.3.2 which grants the Board the authority to discharge any payments invoiced to a Director by a legal professional or expert, inter alia, in respect of any legal proceedings that such Director may be party pursuant to his service to the Company;
- the amendment of clause 45.4.1 by the deletion of clause 45.4.1.2. being the reference to any gross negligence to recklessness on the part of the director, from the exclusions contained in clause 45.4.1;
- the amendment of clause 45.4.2 in order to extend the indemnity to any liability that a Director may suffer or incur where the cause of action of such liability occurred prior to the termination of the indemnity and/or the expiry of a period of five years after the director ceases to be a Director; and
- it deletes all obsolete references to the preference shares which the Company had previously issued but which no longer exist by:
 - the deletion of clauses 1.2.14 and 1.2.15 in their entirety;
 - the deletion of the reference to a "Preference Share" in the definition of a "Share" contained in clause 1.2.19 (now 1.2.17);
 - the deletion of clauses 9.5, 9.6.1 and 9.7 in their entirety; and
 - the deletion of all references to "Preference Shares" and the rights, privileges and conditions attaching to the preference shares from Schedule 1 (Share Capital).

A copy of the existing MOI together with the proposed amendments thereto is available for inspection by Shareholders during normal business hours until 10:00 on Monday, 28 November 2016at 200 Constantia Drive, Constantia Kloof

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4.3 STATEMENT OF THE BOARD'S INTENTION

The Board has no specific intention to declare scrip dividends but may elect to do so having regard to prevailing circumstances and market conditions.

4.4 THRESHOLD FOR APPROVAL

In order for this special resolution to be adopted, the support of at least 75% of the total number of votes, cast by the Shareholders present or represented by proxy at this Annual General Meeting, is required.

F. Other business

To transact such other business as may be transacted at an annual general meeting.

Disclosure required in terms of the JSE Listings Requirements relating to special resolution number 1: Solvency and liquidity statement.

The Board confirms that the Company will not commence a general repurchase of shares in respect of special resolution number 1 unless, for a period of 12 (twelve) months after the date of the general repurchase as contemplated in special resolution 1:

- the Company and the Clover group's assets will be in excess
 of the liabilities of the Company and the Clover group. For
 this purpose, the assets and liabilities will be recognised
 and measured in accordance with the accounting policies
 used in the latest audited consolidated annual financial
 statements which comply with the Companies Act;
- the share capital and reserves of the Company and the Clover group will be adequate for ordinary business purposes;

- the working capital available of the Company and the Clover group will be adequate for ordinary business purposes; and
- the Company and the Clover group will be able to pay their debts as they become due in the ordinary course of business.

G. Directors' responsibility statement

The directors, whose names are given on pages 52 and 53 of the Summary Integrated Annual Report, collectively and individually accept full responsibility for the accuracy of the information given in relation to special resolution number 1 and certify that, to the best of their knowledge and belief, there are no facts that have been omitted which would make any statement false or misleading, and that all reasonable enquiries to ascertain such facts have been made and that special resolution number 1 contains all information required by law and the JSE Listings Requirements.

H. General information

- The Annual Financial Statements can be found on page 147 of the Summary Integrated Annual Report.
- Information relating to the major Shareholders can be found on page 50 of the Summary Integrated Annual Report.
- Information relating to the share capital of the Company can be found on page 50 of the Summary Integrated Annual Report.
- There have been no material changes in the financial or trading position of the Company and the Clover group since the date of the audit report and the signature of this notice of Annual General Meeting.
- Equity securities held by a share trust or scheme, and unlisted securities will not have their votes taken into account at the Annual General Meeting for the purposes

of resolutions proposed in terms of the JSE Listings Requirements.

I. Proxy appointments

Any Shareholder who is entitled to attend and vote at the Annual General Meeting is entitled to appoint one or more proxies to attend, speak and, on a poll or by show of hands, vote in his or her stead. A proxy need not be a Shareholder. It is recommended that forms of proxy be delivered to the transfer secretaries, Computershare Investor Services (Proprietary) Limited, 70 Marshall Street, Johannesburg, 2001 (PO Box 61051, Marshalltown, 2107), telefacsimile number +27 11 688 5238, by no later than 10:00 on Friday, 25 November 2016. Any form of proxy not received by this time should be handed to the Chairman prior to the appointed proxy exercising any rights of the relevant Shareholder at the Annual General Meeting.

J. Interpretation of this notice

All references in this notice of Annual General Meeting to the:

- "JSE Listings Requirements" mean the Listings Requirements of the JSE Limited, as amended from time to time and as interpreted and applied by the JSE Limited;
- "CSDP" means the Central Securities Depository Participant;
- "Companies Act" mean the Companies Act No 71 of 2008, as amended; and
- "Company Regulations" means the Companies Regulations, 2011, as amended

By order of the Board

Jacques van Heerden 23 September 2016