Sale of Shares

Under present exchange control regulations in South Africa, our ordinary shares and ADSs ar Common Mtweetlanty atrisfer in Atlanta and ADSs ar From the sale of ordinary shares are the sale of ordinary shares on the JSE on behalf of shareholders who are not residents of the Common Monetary Area are

freely remittable to such

<u> ទីដូច្នាដូ</u>ders. Share certificates resident," unless dematerialized. Share certificates held by non-residents will be endorsed with the words "non-

Dividends declared in respect of shares held by a non-resident in a company whose shares are remitted based on the JSE are freely

Any cash dividends paid by us are paid in rands. Holders of ADSs on the relevant record date dividends payarethe in the deposit agreement with any har so underlying the ADSs, subject to the terms of the deposit agreement entered on August 12, 1996, and as amended and restated, between the Company and The Bank of New York, as the depository. Subject to exceptions

provided in the deposit agreement, cash dividends paid in rand will be converted by the depositary

to dollars and paid by the depositary to dollars and paid by the depositary to the depositary, in accordance with the deposit agreement. The depositary will charge

agreement: no eposition with carteria supplicable, starres and cartefaurovernous paramonistrators applicable starres and cartefaurovernous properties and general research and g

10E. TAXATION

Material South African Income Tax Consequences

The following is a summary of material income tax considerations under South African income with respectants Nonerconsequiations to any particular purchaser of our securities is made hereby. Prospective purchasers are urged to consult their tax advisers with respect to their particular circumstances and the effect of South

African or other tax laws to which they

may be SWARTEQAFrica imposes tax on worldwide income of South African residents. Generally, South pay taxAfinicaoutrorAfriciademusepub inotthe following circumstances:

Income Tax and withholding tax on dividends

Non-residents will pay income tax on any amounts received by or accrued to them from a within ScBrusch withbian (Om deemed dar ned by a non-resident on a debt instrument issued by a South

within Goddien warmuch combeness carried by a non-resident on a debt instrument issued by a South African company will be regarded as being derived from a South African source but will be regarded as exempt from taxation in terms of Section 10(1)(1) of the South African Income Tax Act, 1962 (as amended), or the Income Tax Act. This exemption applies to so mucl of any interest and dividends 1962 (as amended), or the Income Tax Act. This exemption applies to so much

(which mer a gram althrogreem evenuell) around and from the found for the tay maken and the control of the control

Section Section Septements to the infomed tax, which includes, resident companies receiving a dividend after the effective date, being April 1, 2012. The Convention between the United States of America and the Republic of South Africa for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income and Capital Gains, or the Tax Treaty, would limit the rate of this tax with respect to dividends paid on ordinary shares or ADSs to a US resident within the meaning of the Tax

limit the rate of this tax with respect to uniquenus paid on ordinary shales of Acos to a corrected the Within progression and the rate of the dividends is resident in AFFICKI the AGENCE THE AGENCY OF THE AGENCY

establishmingscall your days and 2014, the corporate tax rates for taxable mining and non-mining respective where Company, 28%, subject to 34% tax on mining income and 28% for non-mining income. The formula for determining the South African gold mining tax rate for FY2015 and FY2014 is: Y = 34 - 170/X. Where Y is the percentage rate of tax payable and X is the ratio of taxable income, net of any qualifying capital expenditure that bears to

mining income derived, expressed as a percentage.

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With effect from April 1, 2014, Section 8F of the Income Tax Act results in any amount of respectivements thy which debrinds medical management is deemed to be a dividend in specie and taxed as such in the

recipient. The various subordination agreements entered into within the group as outlined in Ite 7B. ''Related party transactions''

result@hortafhearsportakted loans within the group being characterised as "hybrid debt instruments" and being taxed accordingly.

Non-residents are generally not subject to Capital Gains Tax, or CGT, in South Africa. They gains aviilsingulfyrdme tshubjubistpotsalCQTF corapital assets if the assets disposed of consist of:

- immovable property owned by the non-residents situated in South Africa, or any interest or Tright in or to immovable property.

 A non-resident will have an interest in immovable property if it has a direct or indirect shareholding of at least 20% in a
- Samarenduling of at least 200 in a sense of the sense of

followsvithmin they categories described above laim the capital losses arising from the disposal of

United States Federal Income Tax Consequences

The following discussion is a summary of the US federal income tax consequences to US purchasencentaipedianedispelsion of theoretinary shares or ADSs. It deals only with US holders who hold ordinary shares or ADSs as capital assets for US federal income tax purposes. This discussion is based upon the provisions of

capital assets for US federal income tax purposes. This discussion is based upon the provisions of the Internal Revenue Code of 1986, as amended, or the Code, published rulings, judicial decisions and the Treasury regulations, all as currently in effect and all of which are subject to subject and all of which are subject to subject to special classes of US holders subject to special resulting the court if challenged by ERBETHERE 1981 PURPORT Subject to special classes of US holders subject to special challenged by ERBETHERE 1981 PURPORT Subject to special challenged by ERBETHERE COURT SUBJECT SUBJEC insurance companies, tax-exempt

organizations, certain expatriates or former long-term residents of the United States, persons

holding ordinary shares or ADSs as part of a "hedge," "conversion transaction," "synthetic security," "straddle," "constructive sale" or other integrated investment, persons who acquired the ordinary shares or ADSs upon the exercise of employee stock options or otherwise as

compensation, persons whose discussion a "US holder" is a beneficial owner of ordinary shares or functionally support the state of the

 $\$^{o}\mbox{HF}\mbox{GSt}, {}^{o}\mbox{Hf}$ a court within the US is able to exercise primary supervision over the administration of the trust and one or more US persons have the authority to control all substantial decisions of the trust or if the trust has made a valid election to be treated

ቹቹ a ሁልr PREF9Rip (or an entity treated as a partnership for US federal income tax purposes) the taxhooldsammynordfinarmynshameswidtlAQBsprally depend on the status of the partner and on the activities of the partnership. Partners in partnerships holding any ordinary shares or ADSs are urged to consult their tax advisors.

Because individual circumstances may differ, US holders of ordinary shares or ADSs are urged advisors comparing the this federal income tax consequences applicable to their particular situations as well as any

consequences to them arising under the tax laws of any foreign, state or local taxing jurisdiction

Ownership of Ordinary Shares or ADSs

For purposes of the Code, a US holder of ADSs will be treated for US federal income tax shares purposses lead the throser ADSs.theExceptingery of ordinary shares for ADSs and ADSs for ordinary shares generally will not be subject to US federal income tax

Subject to the discussion below under the heading "Passive Foreign Investment Company", ordinard្នាន់ក្រោះស្គាន់ស្គានស្នៀកបានស្គេខជាគាល់ ៤វាទេពេល in liquidation and distributions in redemption of stock that are treated as exchanges, will be taxed to US holders as ordinary dividend income to the extent that the distributions do not exceed our current and accumulated exceed our current and accumulated earnings and profits. For US federal income tax purposes, the amount of any distribution received by a US holder will equal the dollar value of the sum of the South African rand payments made (including the amount of South African income taxes, if any, withheld with respect to such payments), determined at the "spot rate" on the date the dividend distribution is includable in such US holder's income, regardless of whether the payment is in fact converted into dollars. Generally, any gain or loss resulting from currency exchange fluctuations during the period from the date a US holder includes the dividend payment in income to the date such holder converts the payment, into dollars, will be treated as ordinary income or loss. Distributions, if any, in excess. Fluctuations during the period from the date a US holder includes the dividend payment in income to the date such holder converts the payment into dollars will be treated as ordinary income or loss. Distributions, if any, in excess or our "Quid-off-edg-124 degmin-degment-reflected by income or loss. Distributions, if any, in excess or our "Quid-off-edg-124 degmin-degment-reflected by income or loss. Distributions, if any, in excess or our "Quid-off-edg-124 degmin-degment-reflected by holders (as well as certain trusts and show provided by the control of t generalLibe attitudentedso recuesive of percentage of the Code. Dividend income will be treated as foreign source income for foreign tax credit and other purposes. In computing the separate foreign tax credit limitations, dividend income should generally

Danposteton"B∉sofwingryegnayesnopmanssor in the case of certain US holders, "general category

Subject to the discussion below under the heading "Passive Foreign Investment Company", upon taxable @BBGDSEEDONETGENETSTATES or ADSs, a US holder will recognize gain or loss in an amount equal to the difference between the US dollar value of the amount realized on the sale or exchange and such holder's adjusted tax basis in the ordinary shares or ADSs.

Subject to the application of the "passive foreign investment company" rules discussed below, such gain or loss generally will be capital gain or loss if the US holder has held the ordinary shares or ADSs.for more than one year than the property of the passive foreign investment to the passive foreign investment company" rules discussed below, such gain or loss and will be long-term capital gain or loss if the US holder has held the ordinary shares or ADSs.for more than one year than the passive foreign investment to the passiv

of ordividably reshapecest doo ADSsaxaphrocevithiesphotshiattion election is applied consistently from year to year.

Such election may not be changed without the consent of the Internal Revenue Service. In the event that an accrual basis holder does not elect to be treated as a cash basis taxpayer, such US holder may have a foreign currency gain or loss for US federal income tax purposes because of the differences between the US dollar value of the currency received prevailing on the trade date and the

settlement date. Any such currency gain or loss will be treated as ordinary income or loss and would be in addition to gain or loss, if any, recognized by such US holder on the disposition of such ordinary shares or ADSs.

Passive Foreign Investment Company

A special and adverse set of US federal income tax rules apply to a US holder that holds companystook MFTCO. phæssioweldfore ignPETOveStoneUTB federal income tax purposes if for any taxable year either (i) 75% or more of our gross income, including our pro rata share of the gross income of any company in which we are considered to own 25% or more of the shares

to own 25% or more of the shares by value, were passive income or (ii) 50% or more of our average total assets (by value), including our pro rata share of the assets of any company in which we are considered to own 25% or more of the shares by value, were assets that produced or were held for the production of passive income. If we were a PFIC, US holders of the ordinary shares or ADSs would be

subject to special rules with

subject to special rules with respect, to (i) any gain recognized upon the disposition of the ordinary shares or ADSs and (ii) any receipt of the process of the program of the disposition of the ordinary shares or ADSs and (iii) any receipt of the process of th

Although we generally will be treated as a PFIC as to any US holder if we are a PFIC for any Although we generally will be treated as a PFIC as to any us holder in we are a PFIC for any periodyeem wherease the smoothern's theoletaging mements for PFIC classification, the US holder may avoid PFIC classification for subsequent years if such holder elects to recognize gain based on the unrealized appreciation in the ordinary shares or ADSs through the close of the tax

Year in which hele cesse the less are PFIC quired to file an annual report with the Internal Revenue

the US Secroviates royonda incienquarychmaiyn ficenquaitricon as

A US holder of the ordinary shares or ADSs that are treated as "marketable stock" under the A US holder of the ordinary shares or ADSs that are treated as "marketable stock" under the impMF3C invites firthe bepetchial transwarid interest charge described above by making a mark-to-market election. Pursuant to this election, the US holder would include in ordinary income or loss for each taxable year an amount equal to the difference as of the close of the taxable year between the fair market value of the ordinary shares or ADSs and the US holder's adjusted tax basis in such ordinary shares

adjusted tax basis in such ordinary shares
or ADSs. Losses would be allowed only to the extent of net mark-to-market gain previously included
by the US holder under the
election for prior taxable years. If a mark-to-market election with respect to ordinary shares or
ADSs is in effect on the date of a US
holder's death, the rax hasis of the ordinary shares or ADSs in the hands of a US holder who
acquired them from a decedent of the ordinary shares or ADSs in the hands of a US holder who
acquired them from a decedent of the ordinary shares or ADSs and who does not make a marktassand or hands of a US holder who markacquired them from a decedent of the ordinary shares or ADSs and who does not make a marktassand or hands of a US holder who marktassand or he was a US holder who will be a provided the share a marktassand or hands of a US holder who was a prior or the share or the share a marktassand or hands of the share the mark to be a prior or the share of the share or the share of the share or the share of t

federal income tax principles.

Therefore, no assurance can be given that we were not a PFIC for our 2014 fiscal year ended June 30, 2014. Furthermore, the tests for determining whether we would be a PFIC for any taxable year are applied annually and it is difficult to make accurate predictions of the programment of the programm

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