Dividends

Dividends declared in respect of shares held by a non-resident in a Company whose shares are remittabbeed on the JSE are freely

Any cash dividends paid by us are expected to be paid in Rands. Holders of ADSs on the receiveeapyadtvidends payeblalinbeespectlef the shares 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 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 holders of ADSs, net of conversion expenses of the depositary, in accordance with the WBh9BrtAghEament. The depositary will charge holders of ADSs, to the extent applicable, taxes and other governmental charges and specifiBerFeeSeang AfmhEasipensapposed by South African law or by our Articles on the right of non-or vot8outh Afdinanysbarebelders to hold

10E. TAXATION

Material Income Tax Consequences

This is a discussion of the material income tax considerations under South African and United representates on our securities is made hereby. Prospective purchasers are urged to consult their own tax advisers with respect to their particular circumstances and the effect of US national, state or local tax laws \$80\text{Which-ibay} may be subject.

South Africa imposes tax on worldwide income of South African residents. Generally, South tax in AsouthanAfioins are adents idothet following circumstances:

Income Tax

Non-residents will pay income tax on any amounts received by or accrued to them from a source Non-residents will pay income tax on any amounts received by or accrued to them from a source South Afthda. (Antdesebedaenobed by thingh, 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) (ha) of the South African Income Tax

Act. 1962 (as amended), or the Income Tax Act. This exemption does not apply if:

1962 (as amended), or the Income Tax Act. This exemption does not apply if:

- South Africa;
- the non-resident was a resident of the Common Monetary Area, in other words, Lesotho, Namibia and Swaziland, and in such an event the non-resident shall be deemed to be a resident of South Africa;
- the interest is effectively connected with a business carried on by the non-resident in South Africa; the recipient of the interest is a natural person, unless they were absent from South Africa for at least 183 days in aggregate during the year of assessment in which the interest was received or accrued.

No withholding tax is deductible in respect of interest payments made to non-resident

No withholding tax is deductible in respect of interest payments made to non-resident investors.

No income tax is payable on dividends paid to residents or non-residents, in terms of Section exception of the payable of services and the services of South Africa.

Accordingly, there is no withholding tax or dividends received by or accrued to residents of South Africa and non-residents will receive the same dividends received by or accrued to non-resident shareholders of companies listed in South Africa and non-residents will receive the same dividend as South African resident shareholders. Prior to payment of the dividend, the Company pays Secondary Tax on Companies at a rate of 12.5% of the excess of dividends declared over dividends received in a dividend cycle but the full amount of the dividend declared is paid to shareholders.

Capital Gains Tax

Non-residents are generally not subject to capital gains tax, or CGT, in South Africa. They arisinyiftoonlyebeispbjættofoc@GItah gasets if the assets disposed of consist of:

- immovable property owned by the non-residents situated in South Africa, or any interest or immovable property owned by the non-residents situated in South Africa, or any interest or right 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 company, where 80% or more of the net assets of that company (determined on a market value basis) are
- attributable directly or indirectly efficiency of a non-resident in South Africa through which a trade is carried on.'

If the non-residents are not subject to CGT because the assets disposed of do not fall within followshehaatebeyiesildeaksabedtabevæbletto claim the capital losses arising from the disposal of

South Africa imposes a corporate tax known as Secondary Tax on Companies, or STC, on the form offictivibunden and page ingesent thehe STC tax rate is equal to 12.5%.

In 1993, all existing gold mining companies, in South Africa, had the option to elect to be was madexempthigoer Stax Latteheouldcapphy for both mining and non-mining income. In fiscal 2005, 2004 and 2003, the tax rates for taxable mining and non-mining income, for companies that elected the STC exemption were 46% and 38%, respectively. During those same years the tax rates for companies that did not elect the STC exemption were 37% and 30%, respectively. In 1993, the Company elected not to be exempt from STC, as this would have meant that the Company would have been liable for normal taxation at the higher rates of 46% for mining income and 38% for non-mining income. The Company, having chosen not be subject to the STC exemption, is subject to 37% tax on mining income and 30% for non-mining income. However, with the exception of the subject to the stream of the subject to the subject to the STC exemption, is subject to tax rates for taxable mining and non-mining income were amended, due

in South Africa, and the dividends are GertabutWhitedoStatespEedaneAtlesomblIakmGoosequebeed base.

The following is a discussion of certain US federal income tax consequences to US holders (as

The following is a discussion of certain US federal income tax consequences to US holders (a ownersdiefiand desposition hefperdnasey shares or ADSs. It deals only with US holders who hold ordinary shares or ADSs at 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 change, possibly on a retroactive basis. This discussion has no binding effect or official status of the provision of the Code of

"conversion transaction," "synthetic security," "straddle," "constructive sale" or other integrated investment, persons whose functional currency in not the US dollar, or persons that actually or constructively own ten percent or more of our voting stock). This discussion addresses only US federal income tax consequences and does not address the effect of any state, local, or, foreign fax laws that may apoly, or the alternative minimum lag; or ordinary shares or ADSs that is, for US federal income tax purposes,

purposes,
a citizen or resident of the US;
a corizon or resident of the US;
a corporation that is organized under the laws of the US or any political subdivision
aheesoate, the income of which is subject to US federal income tax without regard to its
aobrost, off 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 as a
US nerson.

The Begapthership holds any ordinary shares or ADSs, the tax treatment of a partner will partnegemedadly. The partnership bolding any notes, 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 advisote concettainhelheold 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, US holders of ADSs will be treated for US federal income tax sharespoeposesnedthy bence AUStheExcidingey of ordinary shares for ADSs and ADSs for ordinary shares generally will not be subject to US federal income tax.

US federal income tax.

For US federal income tax purposes, distributions with respect to the ordinary shares or liquidadbson ambledishabbutisemshibuiosdemption 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 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.

treated as ordinary income or loss.

Distribublent alfeetering heaters given and the date such holder converts the payment into bollars will be treated as ordinary income or loss.

Distribublent alfeetering heaters given and the date such and the date of the

Dividend income derived with respect to the ordinary shares or ADSs will constitute limitation resolithe income? Fassive packs well the second process and the refore, generally may not be offset by passive activity losses, and as investment on the deduction of investment interest expense. Such dividends will not be eligible for the dividends received deduction generally allowed to a Us corporation under Section 243 of the Code. Dividend income will be treated as foreign squred income for foreign tax script and of the process of the process of the section of the code of the process of

- the amount allocated to the taxable year in which a US holder realizes the gain or excess distribution will be taxed as ordinary income;
- the amount allocated to each prior year, with certain exceptions, will be taxed at the highest tax rate in effect for that year; and the interest charge generally applicable to underpayments of tax will be imposed in respect of the tax attributable to each such

year.

Although we generally will be treated as a PFIC as to any US holder if we are a PFIC for any periodyear derages to Satisfystheldaggirements 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 we cease to be a PFIC. Additionally, if we are a PFIC, a US holder who acquires ordinary shares or ADSs from a decedent would be deciged the normally available sten-up in tax basis for such pates.

In which we cease to be a PFIC. Additionally, if we are a PFIC, a US holder who acquires ordinary shares or ADSs from a decedent would be denied the normally additionally and the stock in a property of the stock o

Ridle Pergrassiy TBCs Fit Weeviery nobmplex. Us holders are urged to consult their own tax advisors required to the application of PFIC rules to their investments in our ordinary shares or ADSs.

Information Reporting and Backup Withholding

Payments made in the United States or through certain US-related financial intermediaries of sale odioidendeiapoeheignoefeduroffedary shares or ADSs may be subject to information reporting and US federal backup withholding if the recipient of such payment is not an "exempt recipient" and fails to supply certain identifying information, such as an accurate taxpayer identification number, in the required menner. Generally, individuals are not exempt recipients, whereas corporations and certain other entities generally are exempt recipients. The backup withholding tax rate is currently 28%. For payments made after 2010, the backup