Persons who emigrate from South Africa are entitled to take limited amounts of money out of allowaBouthTAfrhaAanseaofethaiegignant's funds will be blocked and held under the control of an fundsormaydodayler.imkeseedlooked

- blocked current, savings, interest bearing deposit accounts in the books of an
 authorisedudetles apoted bankhegJSEcand; financial instruments listed on the Bond Exchange of
 Souththfancaumhmetrzedededelesiaed not released except temporarily for switching purposes,
 withoutzetededeplevanduse fanRall times be able to demonstrate that listed or quoted
 demotetialeedfanamombalisedumentscentialsecurities depository are being held subject to theceonedoloof the authorized dealer

cbecconedolof the authorized dealer

mutual funds.
Aside from the investments referred to above, blocked Rands may only be utilized for very declaradmabedogucapseal @axadeodsout of income earned prior to emigration remain subject to the pledikinghyeocedwiseingtexeknogeogeosib@astwill be abolished or whether they will be continued or <code>8odefamednbyibheh8ofubuAfrican</code>
Sale of Shares

Under present exchange control regulations in South Africa, our ordinary shares and ADSs the CommonfMometaryArea. In addition, the produceds famesehensible offs on behalf of shareholders who are not residents of the Common Monetary Area. In addition, the produceds famesehensible offs on behalf of shareholders who are not residents of the Common Monetary Area ahareholderpemsheableet&ificates held by non-residents will be endorsed with the words "non-residents declared in respect of shares held by a non-resident in a company whose shares

remixerum.weight lackets lead to plain respect of shares held by a non-resident in a company whose shares remittabelisted on the JSE are freely
Any cash dividends paid by us are paid in Rands. Holders of ADSs on the relevant record divideddsepsyableeintespect for beisebames underlying the ADSs, subject to the terms of the deposiandgeemenbedretenddrestabugistbeven the Company and The Bank of New York, as the deposiang subject posters of the deposiang subject posters of the deposiang stary to bolders and ADBSs by the conversion expenses of the depositary in accordance with deposiang stary and the deposiang by the deposiang subject stary to bolders of ADSs, to the extent applicable, taxes and other governmental expenses and specifies fees and other Voting rights

There are no limitations imposed by South African law or by our Articles on the right of hold onoweSouthrAfridaarshaheheaders to

10E. TAXATION

Material Income Tax Consequences

The following is a summary of material income tax considerations under South African and incomeUhāxedasīaNespepresBnīdušealwith respect to the consequences to any particular purchaser Busspechiÿteipurdbamade heeebyged to consult their tax advisers with respect to their particular āfricanstande⊌SañadehalerfseategrlBoathor other foreign tax laws to which they may be subject. South Africa

South Africa imposes tax on worldwide income of South African residents. Generally, South pay taAfincSouthnAfeindeetsepto motthe following circumstances:

Income Tax

Non-residents will pay income tax on any amounts received by or accrued to them from a withingoGouchwafnina(oIndeemed corbed by a non-resident on a debt instrument issued by a South Actingadecompenfromial Boutogafdedanssource but will be regarded as exempt from taxation in terms AfrSeabioncome(J@kAAcof 1962Seashamended), or the Income Tax Act. This exemption does not apply

- the non-resident has been a resident of South Africa at any time and carried on a

the non-resident has been a resident of South Africa at any time and carried on a businesthannBoutbsAfentawas a resident of the Common Monetary Area, in other words, Lesotho, Namibbia andewmatihaednoamdeshadent 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 Afhacaecapdent of the interest is a natural person, unless they were absent from South Africaaingrehate statement in South Africaaingrehate statement in South Africaaingrehate in the interest was received or accrued.
No withholding tax is deductible in respect of interest payments made to non-resident NoveRoome.tax is payable on dividends paid to residents or non-residents, in terms of Act exception respect of interest payments of South Africa. Aascodingwigentbereedingendwhitholdsogued to non-resident shareholders of companies listed in South Afcedateaaltenbensamedingbensamenies listed in South Afcedateaaltenbensamedingbensameniesmanna paye gécandafpero October 1, 2007 12.5%) of the excess of dividends devoldend oveledbwidendsfielteawdominos the dividend declared is paid to shareholders. Capital Gains Tax Capital Gains Tax

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

- immovable property owned by the non-residents situated in South Africa, or any interest or pigherty.oA bonimmovable will have an interest in immovable property if it has a direct or 20%linea shapehpldwhgref80% beambre of the net assets of that company (determined on a aatt&butabbe dabetgelyrer indirectly to immovable property; or any asset of a permanent establishment of a non-resident in South Africa through which a tradf iheconiedsodents are not subject to CGT because the assets disposed of do not fall it followbhinhabetbayequitealdesooibbe about the capital losses arising from the disposal dexembedseseftdividends

South Africa imposes a corporate tax known as Secondary Tax on Companies, or STC, on todisivibendop afideantipgesentthehe STC tax rate is equal to 10% (before October 1, 2007)

12.5%).

In 1993, all existing gold mining companies had the option to elect to be exempt from STC.

In 1993, all existing gold mining companies had the option to elect to be exempt from STC. In 1993, all existing gold mining companies had the option to elect to be exempt from STC. higherIfatheaeeewbuid applyader both mining and non-mining income. In fiscal 2008, the tax rates forn-mining income and of companies that elected the STC exemption were 43% (2007:45% and 2006:45%) and 2806(2003), 37%spectively. During those same years the tax rates for companies that did not 81%c(2003:530%eaemplp2006:w80%) and 28% (2007:29% and 2006:29%), respectively. In 1993, the GemephyfeaecsEd, nos tiblewould have meant that the Company would have been liable for normal 43%afdonmahidpeindgherandt85%ofor non-mining income. The Company, having chosen not to be subject sobjectsfor 08%mphaioon mining income and 28% for non-mining income. With the exception of Crown, ambsidiaheeSocabcaEdicaeco to be exempt from STC.

South Africa does not impose any withholding tax or any other form of tax on dividends paid sharestoSti8uhdldoothwAfhicaspectdeoin the future to impose a withholding tax on dividends paid to ahusthaldeeagythetwepsetheoUshAedstates and South Africa would limit the rate of this tax to 5 pervedendofifthe yBobeldeouholds dimectly at least 10 percent of our voting stock and 15 percent of anh gross amoust Thetabouteybdowdsidns shall not apply if the beneficial owner of the dividends issassides have a first objects of the south Africa, or performs in South Africaesindependefixpdrbaselsituated in South Africa, and the dividends are attributable to such permanent establishment or fixed base.

United States

Material United States Federal Income Tax Consequences

The following is a summary of material US federal income tax consequences to US holders (as purchadefioedebebap) and disposition of ordinary shares or ADSs. It deals only with US holders who babilitations with States of ADSs. It deals only with US holders who babilitations are shendederoaltRevende, Cpublishmedsellings, judicial decisions and the Treasury regulations, all ascenabeetlytanchaffget podsablyofonwhichtroactive basis. This discussion has no binding effect or offactabloadersstbatablekang.lueloanneached below would be sustained by a court if challenged by the IntersadiRevensionschocked address all aspects of US federal income taxation that may be particalphicablemseachedebelow would be sustained by a court if challenged by the IntersadiRevensionschocked below would be sustained by a court if challenged by the IntersadiRevensionabedebeadiodesigntoaddebes special classes of US holders subject to special oreatmento(secfipastdemäbissiorsethetipass-through entities, financial institutions, life angenianedioonspandebealbankpattatexeemptformer long-term residents of the United States, persons boildifyledgeiflafyoskeresoortADBsaasiparf "synthetic security," "straddle," "constructive sale" or whose finoeginaed diventensions that actually or constructively own stenceperceIntsodimoussionousionouddressing only US federal income tax consequences and does not address theedification of the federal ancome tax purposes:

• a citizen or resident of the US;

- income tax purposes:

 a citizen or resident of the US;

 a corporation or other equity subject to tax as a corporation that is created or organitedcuadenbdMeiiāwa ofhetbefyS or any

 an estate, the income of which is subject to US federal income tax without regard to its source;actrust, if a court within the US is able to exercise primary supervision over the addmigisperabaenha@ct@actrust.
- treatedaasmad⊌Sapenäàd.election to be If a partnership holds any ordinary shares or ADSs, the tax treatment of a partner will egenedadaDytbependiuatithe efatbe parthership. Partners of partnerships holding any ordinary

If a partnership holds any ordinary shares or ADSs, the tax treatment of a partner will partnegemedambytdepondivatithe featabe partnerships holding any ordinary shares tax ADSsare.urged to consult

Because individual circumstances may differ, US holders of ordinary shares or ADSs are advisousgedntoroongulbetHSifedaral income tax consequences applicable to their particular sahasquenseasteelbeasambjing under the tax laws of any foreign, state or local taxing yoursdade.join.Ordinary Shares or ADSs

For purposes of the Code, a US holder of ADSs will be treated for US federal income tax ordinapyrphaeesasephesewhed by those ADSs. Exchanges of ordinary shares for ADSs and ADSs for bedsubjycshanesSgederallyimabhenbax.

For US federal income tax purposes, distributions with respect to the ordinary shares or liquidabsop ondedishaabdiionsbeabciondemption of stock that are treated as exchanges, will be taxed income bax astendiohay divideadributions do not exceed our current and accumulated earnings andporeditable-moustfedenay dhoomabushon received by a US holder will equal the Dollar value of playmentsomaebe (Southdafigithe Randunt of South African income taxes, if any, withheld with respect these(SepohapaentSop) deberdateedherdividended distribution is includable in sub US holder's income, faqardaeveroedwhetbeolumerpayeeneraliya any gain or loss resulting from currency exchange flusthatianesidhidiagstheeparteedefolmaphiendata income to the date such holder converts the payment andahaboylansowelarbeosseabedtasbutions, if any, in excess of our current and accumulated earnings anadptefiesumalafcompitableand website apalied against and reduce the holder's basis in the holderands have a sa apphapababa, gabe, exobspecterabelydwistasbeotrebed under the heading "Passive Foreign Investment Cahpababa & gabe, exobspecterabelydwistasbeotrebed under the heading "Passive Foreign Investment Cahpababa & gabe, exobspecterabelydwistasbeotrebed under the heading "Passive Foreign Investment Cahpababa & gabe, exobspecterabelydwistasbeotrebed

"Qualified dividend income" received by individual US holders (as well as certain trusts beginning estatebyfore baxehhery&ars2010 generally will be taxed at a maximum US federal income candiationefatBymptovido&udengaahminimum holding period. This reduced rate generally would apply timdividualndsymptovido&udengaahminimum holding period. This reduced rate generally would apply timdividualndsymptovido&udengaahminimum holding period. This reduced rate generally would apply timdividualndsymptovido&use paiditetbler (i) we are eligible for benefits under a qualifying income ondinneythymateb OheADSsowifhipeopect to which such dividends were paid are readily tradable on an ebeablisibedweyerpthisersdewed tate is subject to certain important requirements and exceptions, holdiddingprüddhoequlimmeationgdcentatoeption applicable if we are treated as a passive foreign undestmbatheodingy" RasdiveuBeedign Investment Company." US holders are urged to consult their tax didusalsinegaediag theeUShat will be applicable to their receipt of any dividends paid with respectOctopuhpocediafryhshad&scusdiaDSsthe "spot rate" generally means a rate that reflects a the pubblic fieldrekurreheyofindekandgspotabablacto in a free market and involving representative inhoursorAse3abo conteacy"oisoa boforactwo business days following the date of the execution of bbedeenobscated fishbuß SpotennaleRewande Service has the authority to determine the spot rate.

Dividend income derived with respect to the ordinary shares or ADSs will not be eligible deduction gbeedaylyead&owedeived US corporation under Section 243 of the Code. Dividend income umhamberfore@bedigs faxetged&ouado other purposes. In computing the separate foreign tax credit @mmtallymcomeofriary Shares or ADSs.

Upon a sale, exchange, or other taxable disposition of ordinary shares or ADSs, a US holder amounter&dwaleateogabeadgiferendsbetweenthe US dollar value of the amount realized on the sale or eachbagesand theholdidarysshdjested ADSs. Subject to the application of the "passive foreign ha

US hosderionathe desposizednbufsagbh 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 investmentkcompanyasofv@FfGreWgnwould be a PFIC for US federal income tax purposes if for any d£xablegeas ådtbme, (ipc?BMing morepro rata share of the gross income of any company in which we morecofisiteredatesoby 28%uer were passive income or (ii) 50% or more of our average total assets &bgrwabdespteias&ddingfoanypcompaby in which we are considered to own 25% or more of the shares by walwerewebdaseetsthehptoghoddoodof passive income. If we were a PFIC, US holders of the ordinary shares excabssdabdribmitiany(geoeipligf any distributions to a US holder during a single taxable year amadnisogrdaberibbaoad25%cofiebd byesagb US holder during the three preceding taxable years in ABSpeot, offtbbootdinasycbhuseboader's holding period for the ordinary shares or ADSs). Under these rules:

- these rules:
 the gain or excess distribution will be allocated ratably over a US holder's holding

• the gain or excess distribution will be allocated ratably over a US holder's holding perapdifcablbe ordinary shares or ADSs, as
• the amount allocated to the taxable year in which a US holder realizes the gain or excessidasyriboomen will be taxed as
• the amount allocated to each prior year, with certain exceptions, will be taxed at the highest tax rate in effect for that year;
• the interest charge generally applicable to underpayments of tax will be imposed in respech year be attributable to each
Although we generally will be treated as a PFIC as to any US holder if we are a PFIC for holdingnyepad, diring aedSehbaddentisfy the requirements for PFIC classification, the US holder maysaquadtPPERFaliassidohaddeFoelects to recognize gain based on the unrealized appreciation in the otdisago thereaxoveABSathPadphwe cease to be a PFIC.

noldingnyeyad, diring aeusehabdosatsify the requirements for PFIC classification, the US holder subsaquattypearelassidiababdadroelects to recognize gain based on the unrealized appreciation in the ordsaqof shereaxoyeaPSintWhauthwe cease to be a PFIC.

A US holder who beneficially owns stock in a PFIC must file Form 8621 (Return by a InvestBateDomplanyoGraQBaisfredFBiespäng Fund) with the Internal Revenue Service for each tax yEaE.subhshbaderdboodpanyoGraQBaisfredFBiespäng Fund) with the Internal Revenue Service for each tax yEaE.subhshbaderdboodpandsifredFBiespäng Fund) with respect to such stock and any gain seaalized upon the disposition of such

A US holder of the ordinary shares or ADSs that are treated as "marketable stock" under the avoid PREclimphastiany be abbespecial tax and interest charge described above by making a mark-to-makektoelecheous Rodsdamouddthmislude in ordinary income or loss for each taxable year an amount edoas of the disfablenyeasbethwebe the fair market value of the ordinary shares or ADSs and the US boddmar's aliquesedriaDsbasiassississwoold be allowed only to the extent of net mark-to-market gain peadeousbyeinthBadeabetpitherGDs prior taxable years. If a mark-to-market ection with respect to chedicaty effacebooks is sideatbffebe oax basis of the ordinary shares or ADSs in the hands of a Uschdederwina bequiremablestoHambabserdschambadesedeschamingetorged to consult their tax advisors with respect to the ephticoniooranteeOffdanoy shakes on the fair market value of the ordinary shakes thermabBstoHambabsedeschambabetedectschamingetorged to consult their tax advisors with respect to the ephticoniooranteeOffdanoy shakes of a US holder who holds ordinary shares or ADSs and who does not make a mark-specialotaarBadedeschambabetedeschamingetorged to consult their tax advisors with respect to the ephticoniooranteeOffdanoecabadigagectismylotion such holder woms the ordinary shares or ADSs and if we complyewabbscerboekerponetdognot intend to supply US holders with the information needed to 'fupp