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

funds may only be invested in:

- blocked current, savings, interest bearing deposit accounts in the books of an authorized dealer in the beokingieecquoted on the JSE and financial instruments listed on the Bond Exchange of South African which and our seleased except temporarily for switching purposes, without the approval of SARB.
 - Authorized dealers must at all times be able to demonstrate that listed or quoted securities or financial instruments which are
- demanterniallized or immobilized in a central securities depository are being held subject to the control of the authorized dealer

 $\texttt{ASGMSETPFdm} \ \ \texttt{Che} \ \ \texttt{investments} \ \ \texttt{referred} \ \ \texttt{to} \ \ \texttt{above}, \ \ \texttt{blocked} \ \ \texttt{rands} \ \ \texttt{may} \ \ \texttt{only} \ \ \texttt{be} \ \ \texttt{utilized} \ \ \texttt{for} \ \ \texttt{very} \ \ \texttt{limited} \ \ \\ \texttt{declare} \ \ \texttt{duophsef.} \ \ \texttt{Capwidahngains} \ \ \texttt{or} \ \ \texttt{out} \ \ \texttt{of} \ \ \texttt{income} \ \ \texttt{earned} \ \ \texttt{prior} \ \ \texttt{to} \ \ \texttt{emigration} \ \ \texttt{remain} \ \ \texttt{subject} \ \ \texttt{to} \ \ \texttt{the} \ \ \texttt{blocking} \ \ \texttt{procedure}. \ \ \texttt{It} \ \ \texttt{is} \ \ \texttt{not} \ \ \texttt{possible} \ \ \texttt{to} \ \ \texttt{to} \ \ \texttt{the} \ \ \texttt{blocking} \ \ \texttt{procedure}. \ \ \texttt{It} \ \ \texttt{is} \ \ \texttt{not} \ \ \texttt{possible} \ \ \texttt{to} \ \ \texttt{the} \ \ \texttt{blocking} \ \ \texttt{procedure}. \ \ \texttt{lt} \ \ \texttt{is} \ \ \texttt{not} \ \ \texttt{possible} \ \ \texttt{to} \ \ \texttt{the} \ \ \texttt{locking} \$

predict when existing exchange controls will be abolished or whether they will be continued or modified by the South African

Sayernmeshares the future.

Under present exchange control regulations in South Africa, our ordinary shares and ADSs are freely the Common Monetary Area. In addition, the proceeds from

ordinary shares on the JSE on behalf of shareholders who are not residents of the Common Monetary Area are

freely remittable to 64cha6hageholders. Share certificates held by non-residents will be endorsed with the words "non-resident," unless dematerialized.

Dividends declared in respect of shares held by a non-resident in a company whose shares are listed remittabilethe JSE are freely

Any cash dividends paid by us are paid in rands. Holders of ADSs on the relevant record date will be dividendstabladlonerespectmyf 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 depository. Subject

to exceptions

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

dellars and paid by the depositary to holders of ADSs, net of conversion expenses of the depositary, in accordance with the deposit

OFFICE OF THE PROPERTY OF ADSS, to the extent applicable, taxes and other governmental charges and depositary will charge holders of ADSs, to the extent applicable, taxes and other governmental charges and depositary will charge holders of ADSs, to the extent applicable, taxes and other governmental charges and depositary will charge holders of ADSs, to the extent applicable, taxes and other governmental charges and deposit and the property of the proper hold or Afoteanushardinadyrshares.

10F. TAXATTON

Material South African Income Tax Consequences

The following is a summary of material income tax considerations under South African income tax law. with reMpecepteseheatmonequences 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 SUBIRCAfrica imposes tax on worldwide income of South African residents. Generally, South African pay taxnon-SesideAfsida emcept in the following circumstances:

Income Tax

Non-residents will pay income tax on any amounts received by or accrued to them from a source within within)(Soudbe∧€dita.bēnterest earned 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)(i) of the South

African Income Tax Act, 1962 (as amended), or the Income Tax Act. This exemption applies to so much of any interest and

dividends (which are not otherwise exempt) received from a South African source not exceeding (a) R27,500 if

vears of age or older or (b) R19,000 if the taxpayer is younger than 65 years of age at the end of the relevant tax year. 114

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 10(1) Act except of temperature for the performance of South Africa. Accordingly there is no withholding

tax on 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

 $\text{Tax on } \textit{figure 1} \\ \text{in SIGO} \\ \text{or target affective find } \text{with the fin$ SWBF-gkindessetting, waidin will withholding tax of 10% will be deductable from dividends declared after the Eppekygo-inatediyindehdisyyee but the full amount of the dividend declared is paid to shareholders.

to be published) as opposed to the relevant company having to pay STC over-and-above the dividend declared. These amendments

are set out in Part VIII in Chapter II of the Income Tax Act. Section 64F of the amendments will set out

beneficial owners who are exempt from the withholding tax, which includes resident companies receiving a dividend after the effective date (which is vet to be

announced). Should these amendments come into operation, 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 연명되면하다[©](생한다]제^Xthe meaning of the Tax Treaty) to 5 percent of the gross amount of the dividends if such US

resident is a company
which however a series at the dividends is resident in the US. carries on

above provisions shall not apply if the beneficial owner of the dividends is resident in the US, carries on business in 1800MeD 14F11200perty owned by the non-residents situated in South Africa, or any interest or right

base si20%téd áncsopahyafwicae 80% ohemdívidénűbeanetaassábatafiéhab somhapyrádaéatmésedbúdsammatkot fážud sa. basishy erset of a permanent establishment of a non-resident in South Africa through which a trade is carreted in table directly or indirectly to immovable property; or

the non-residents are not subject to CGT because the assets disposed of do not fall within the it followsegbaieshdyswilmedlabowet be able to claim the capital losses arising from the disposal of the assets

Taxation of dividends

South Africa imposes a corporate tax known as Secondary Tax on Companies, or STC, on the distribution form of of inadeads and het present, the 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. If the higher easctace wealmadeple for both mining and non-mining income. In fiscal 2009, the tax rates for taxable

mining and non-mining income, for companies that elected the STC exemption were 43% (2008: 43% and 2007: 45%) and 35% (2008: 35%

. and 2007: 37%), respectively. During those same years the tax rates for companies that did not elect the STC

seemption were 34% (2008: 34% and 2007: 35%) and 28% (2008: 28% and 2007: 29%), 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

43% for mining income and 35% for non-mining income. The Company, having chosen not to be subject to the STC exemption is

subject to 34% tax on mining income and 28% for non-mining income. With the exception of Crown, all of the South African

subsidiaries elected not to be exempt from STC.

Currently, South Africa does not impose any withholding tax or any other form of tax on dividends respect**paò**ds**harមs**.h**Hòdeve**rwi**th** accordance with new amendments to the Income Tax, which is yet to come into operation superseding

Special supersecting (0.1)(k), withholding tax of 10% will be deductable from dividends declared after the effective date (which is yet to be published) as opposed to the relevant company having to pay STC over-and-above the dividend declared. These

amendments are set

out in Part VIII in Chapter II of the Income Tax Act. Section 64F of the amendments will set out beneficial owners who are exempt from the withholding tax, which includes resident companies receiving a dividend after the effective date.

Should these amendments

come into operation, the Convention between the United States of America and the Republic of South Africa

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 Maierial theised States Fage Fak Income Tax Consequences

Treaty) to 5 percent of the gross amount of the dividends if such US resident is a company which holds directl\hat{\Paterial} \frac{1}{2} unretty at least to percent of a Burchasengover and a resumence of encapsolution of the same percent of a least to percent of a Burchasengover and a least to be a

Internal+Revenue:Godenef 1986.

permanent-estabalismente SitiaBendedn SoutheRefden, publjabhedrmilingsoutHdAffidadenaejenaenedpehsoAstasHfviceguffbáoBsfiRdA Base SituaBendedn SoutheRefdea;alandf which

ene arbineściaraciagraniczą cz... Pro arbineściaraciagraniczą cz... The divingousiacussion coestant tunings parametric contents of the contents o

companies, banks, 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

whose twhethouse the individual way and the real way and

ANNEL DELIMENTAL SAMPLE (FIGURE);

an estate, the income of which is subject to US federal income tax without regard to its source;
a trust, if a court within the US is able to exercise primary supervision over the administration ህም perusonsanda venether alleriflority to control all substantial decisions of the trust or if the trust has made a valid election to be treated as a US person.

If a partnership holds any ordinary shares or ADSs, the tax treatment of a partner will generally partnerdandoon&hacatottesesfofhehe partnership. Partners of 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 to advisorsomenterAlmarthexus 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 purposes as ordinaryhehawmerrefirebented by those ADSs. Exchanges of ordinary shares for ADSs and ADSs for ordinary shares generally will not be subject to US federal income tax.

For US federal income tax purposes, distributions with respect to the ordinary shares or ADSs, other liquidation 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 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

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

a Us holder includes the dividend payment in income to the date such holder converts the payment into dollars will be treated as ordinary Syndiomed 1858:061250 ordinary Shapes or

ዛፅ፡-ሰይ፣ Intempresor establiable/upeurfathigs መብግያየታናቸውs for US federal income tax purposes. the US. However, this reduced rate is subject to certain important requirements and exceptions, including, the US. However, this reduced rate is subject to certain important requirements and exceptions, including, without him behoods for the discussion, the "spot rate" generally means a rate that reflects a fair market head of the property of

treated as foreign source

treated as loreign source income for foreign tax credit and other purposes. In computing the separate foreign tax credit limitations, dividend income should

Dទទ្រក្នុងរំដ្ឋប្រកួលគ្រង់គ្រង់ត្រែងក្នុងប្រកួតគ្រង់ប្រកួតគ្គង់ប្រកួតគ្រង់ក្រុងប្រកួតគ្រង់ក្រុងប្រកួតគ្រង់ក្រុងប្រកួតគ្រង់ប្រឹងប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រឹងប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រឹងប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង់ប្រឹងប្រកួតគ្រង់ប្រកួតគ្រង់ប្រកួតគ្រង

Upon a sale, exchange, or other taxable disposition of ordinary shares or ADSs, a US holder will amount EquagniaetBaidiffe≱eRaeiBeeHeen 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 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. The deductibility of capital losses is subject to ordinary shares of AUSs for more than one year. The deductibility of capital losses is subject to limitatifn the Gaige of last from the disposition kbss, Utbe odds not yether about 1 disposition kbss, Utbe odds not yether before the subject of the subject of the subject of the subject of the subject to kbss, Utbe odds not yether who facely as the subject of t

effect on the settlement date

may havgnaateraignbayiseogyhayabanmay9aiacerthessambatrwawhdneertgagted af eEdAnagyiintaygayariosith respect disposition of wabbilenary shares or ADSs, provided that the 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

currency gain or loss will be treated as ordinary income or loss and would be in addition to gain or loss, 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 stock in a investmpassiumpangeign PFIC. We would be a PFIC for US 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

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

ADSs would be subject to subject to (i) any gain recognized upon the disposition of the ordinary shares or ADSs and (ii) the property of the p

the stack aytetaributable to each

Although we generally will be treated as a PFIC as to any US holder if we are a PFIC for any year holdingdperagda us weldease to satisfy the requirements 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 clogeusfhahmefawhwemeneriwhathywmwmgaseotr be a PFIE must file Form 8621 (Return by a Shareholder of a

Investm@asstwmpAnyeognQualified Electing Fund) with the Internal Revenue Service for each tax year such holder holds stock in a
PFIC and (i) recognizes gain on a direct or indirect disposition of such stock, (ii) receives certain direct
or indirect distributions from

or indirect distributions from such PFIC, or (iii) is making certain elections (including a mark-to-market election and an election to be treated as a "qualified electing fund," as described below) with respect to such PFIC. This form describes any distributions received with respect to such

stock and any gain realized upon the disposition of such stock. Under proposed legislation, shareholders of a PFIC will be required to

file an_Aangu<mark>al</mark>læpoof withothenInyeshaleBeyrnybsSerNicearontalalog aychmirkermatiogtaskthenUsrSerGetary of file an angurant neprot which the light space are the area of the space and the space are the space and the space are the space

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

shares or ADSs is in effect on the date; the theorem of the date; the date;

"qualified electing fund" election in the event that we are classified as a PFIC.