

QUARTETLY REPORT **JUNE 2018**

FULLY INVESTED

| | Company | SBK |
|----------------|---------|-----------|
| Date 24-May-18 | Meeting | AGM |
| | Date | 24-May-18 |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|--|--------------------|-----------------------------|--|-----------------|
| 1 | Adopt annual financial statements | Ordinary | For | | Approved |
| 2 | To elect Thulani Gcabashe as director | Ordinary | For | | Approved |
| 3 | To elect Hao Hu as director | Ordinary | For | | Approved |
| 4 | To elect Kgomotso Moroka as director | Ordinary | For | | Approved |
| 5 | To elect Atedo Peterside con as director | Ordinary | For | | Approved |
| 6 | To elect Peter Sullivan as director | Ordinary | For | | Approved |
| 7 | To elect Lubin Wang as director | Ordinary | For | | Approved |
| 8 | Reappointment of KPMG Inc as Auditors | Ordinary | Abstain | Corporate Gorvenance issues | Approved |
| 9 | Reappointmet of PricewaterhouseCoopers Inc as Auditors | Ordinary | For | | Approved |
| 10 | Place unissued ordinary shares under control of directors | Ordinary | For | | Approved |
| 11 | Place unissued preference shares under control of directors | Ordinary | For | | Approved |
| 12 | Non-binding advisory votes on remuneration policy and implementation report | Ordinary | For | | Approved |
| 13 | Approve the group's remuneration policy | Ordinary | For | | Approved |
| 14 | Endorse the group's remuneration implementation report | Ordinary | Against | The policyneeds to be improved further in terms of aligning busi- ness strategy to performance measures | Approved |
| 15 | Approve non-executive directors' fees (2018): Standard Bank Chairman | Special | For | | Approved |
| 16 | Approve non-executive directors' fees (2018): Standard Bank Director | Special | For | | Approved |
| 17 | Approve non-executive directors' fees (2018): Standard Bank International director | Special | For | | Approved |
| 19 | Approve Group Director's affairs committee(2018): (member) | Special | For | | Approved |
| 20 | Approve Group risk and cpital management committee's fees (2018): (Chairman) | Special | For | | Approved |

| 21 | Approve Group risk and cpital management committee's fees (2018): (member) | Special | For | Approved |
|----|--|---------|-----|----------|
| 22 | Approve Group remuneration committee's fees (2018): (Chairman) | Special | For | Approved |
| 23 | Approve Group remuneration committee's fees (2018): (member) | Special | For | Approved |
| 24 | Approve Group social and ethics committee's fees (2018): (Chairman) | Special | For | Approved |
| 25 | Approve Group social and ethics committee's fees (2018): (member) | Special | For | Approved |
| 26 | Approve Group audit committee's fees (2018): (Chairman) | Special | For | Approved |
| 27 | Approve Group audit committee's fees (2018): (member) | Special | For | Approved |
| 28 | Approve Group IT committee's fees (2018): (Chairman) | Special | For | Approved |
| 29 | Approve Group IT committee's fees (2018): (member) | Special | For | Approved |
| 30 | Approve Group model approval committee's fees (2018): (Chairman) | Special | For | Approved |
| 31 | Approve Group model approval committee's (2018):(member) | Special | For | Approved |
| 32 | Approve Ad hoc meeting attendance fees (2018) | Special | For | Approved |

| Compa | ny SA Corporate | |
|--------|-----------------|--|
| Meetin | g AGM | |
| Date | 29-May-18 | |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|--|--------------------|-----------------------------|---------|-----------------|
| 1 | To receive, consider and adopt the Annual Financial Statements for the year ended 31 December 2017 | Ordinary | For | | Approved |
| 2 | To elect Mr ES Seedat as Non-Executive Director | Ordinary | For | | Approved |
| 3 | Ms GP Dingaan as nonexecutive director | Ordinary | For | | Approved |
| 4 | To re-elect Mr RJ Biesman-Simons as audit committee member | Ordinary | For | | Approved |
| 5 | To re-elect Mr ES Seedat as audit committee member | Ordinary | For | | Approved |
| 6 | To re-elect Ms GP Dingaan as audit committee member | Ordinary | For | | Approved |
| 7 | To re-elect Ms A Chowan as audit committee member | Ordinary | For | | Approved |
| 8 | Reappointment of Deloitte & Touche as auditors | Ordinary | For | | Approved |
| 9 | Approval on an advisory, non-binding basis, of the remuneration policy | Ordinary | For | | Approved |

| 10 | Approval on an advisory, non-binding basis, of the implementation report | Ordinary | For | Approved |
|----|--|----------|-----|----------|
| 11 | Placing 10% of the unissued shares under the control of the directors | Ordinary | For | Approved |
| 12 | Specific authority to issue shares pursuant to a distribution reinvestment option | Ordinary | For | Approved |
| 13 | General, but restricted authority to issue shares for cash | Ordinary | For | Approved |
| 14 | Reimbursement of VAT for non-executive directors | Special | For | Approved |
| 15 | Fees Payable to Board - Chair | Special | For | Approved |
| 16 | Fees Payable to Board - Member | Special | For | Approved |
| 17 | Fees Payable to Audit Committee - Chair | Special | For | Approved |
| 18 | Fees Payable to Audit Committee - Member | Special | For | Approved |
| 19 | Fees Payable to Risk & Compliance Committee - Chair | Special | For | Approved |
| 20 | Fees Payable to Risk & Compliance Committee - Member | Special | For | Approved |
| 21 | Fees Payable to Nomination Committee - Chair | Special | For | Approved |
| 22 | Fees Payable to Nomination Committee - Member | Special | For | Approved |
| 23 | Fees Payable to Remuneration Committee - Chair | Special | For | Approved |
| 24 | Fees Payable to Remuneration Committee - Member | Special | For | Approved |
| 25 | Fees Payable to Investment Committee - Chair | Special | For | Approved |
| 26 | Fees Payable to Investment Committee - Member | Special | For | Approved |
| 27 | Fees Payable to Social, Ethics & Environmental Committee - Chair | Special | For | Approved |
| 28 | Fees Payable to Social, Ethics & Environmental Committee - Member | Special | For | Approved |
| 29 | Financial assistance in terms of sections 44 and 45 of the Companies Act | Special | For | Approved |
| 30 | Financial assistance to related and inter-related parties | Special | For | Approved |
| 31 | Specific authority to issue shares to directors pursuant to a distribution reinvestment option | Special | For | Approved |
| 32 | General authority to repurchase shares | Special | For | Approved |

| Company | MNP |
|---------|-----------|
| Meeting | AGM |
| Date | 16-May-18 |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|--|--------------------|-----------------------------|---|-----------------|
| 1 | To elect Stephen Young as a director | | | | Approved |
| 2 | To elect Tanya Fratto as a director | Ordinary | For | | Approved |
| 3 | To re-elect Stephen Harrisas a director | Ordinary | For | | Approved |
| 4 | To re-elect Andre King as a director | Ordinary | For | | Approved |
| 5 | To re-eclect Peter Oswald | Ordinary | For | | Approved |
| 6 | To re-elect fred Phaswana | Ordinary | For | | Approved |
| 7 | To re-elect Dominique Reiniche | Ordinary | For | | Approved |
| 8 | To re-elect David Williams | Ordinary | For | | Approved |
| 9 | To elect Tanya Fratto as a member of the audit committee | Ordinary | For | | Approved |
| 10 | To elect Stephen Harris as a member of the audit committee | Ordinary | For | | Approved |
| 11 | To elect Stephen Young as a member of the audit committee | Ordinary | For | | Approved |
| 12 | To receive the audited financial statements | Ordinary | For | | Approved |
| 13 | To endorse the renumeration policy | Ordinary | For | | Approved |
| 14 | To endorse the remuneration report (other than the policy). | Ordinary | For | | Approved |
| 15 | To authorise a maximum increase of 0.25% in the non-executive directors fees | Special | For | | Approved |
| 16 | To rationalise the non-executive director fee structure | Special | For | | Approved |
| 17 | To declare a final dividend. | Ordinary | For | | Approved |
| 18 | To declare a special dividend | Ordinary | For | | Approved |
| 19 | To appoint the auditors | Ordinary | For | | Approved |
| 20 | To authorise the audit committee to determine the auditors fees | Ordinary | For | | Approved |
| 21 | To authorise the diectors to provide dierect or indirect financial assisstance | Special | Against | Scope too wide with potential for shareholder value destruction | Approved |
| 22 | To place 5% of the issued ordinary shsres under the control of the directors | Ordinary | For | | Approved |

| 23 | To place 5% of the issued special converting shares under control of the directors | Ordinary | For | Approved |
|----|--|----------|-----|----------|
| 24 | To ahorise the directors to allot and issue ordinary shares for cash | Ordinary | For | Approved |
| 25 | To authoriseMondi LTD to purchase its own shares | Ordinary | For | Approved |
| 26 | To receive the report and accounts | Ordinary | For | Approved |
| 27 | To approve the renumeration report | Ordinary | For | Approved |
| 28 | To declare a final dividend | Ordinary | For | Approved |
| 29 | To declare a special dividend | Ordinary | For | Approved |
| 30 | To appoint the auditors | Ordinary | For | Approved |
| 31 | To authorise the DLC audit committee to determine the auditors' remunera- tion. | Ordinary | For | Approved |
| 32 | To authorise the directors to allot relevant securities | Ordinary | For | Approved |
| 33 | To authorise the directors to dis-apply pre-emption rights | Special | For | Approved |
| 34 | To authorise Mondi Plc to purchase its own shares | Special | For | Approved |

| Company | EOH | | |
|---------|-----------|--|--|
| Meeting | AGM | | |
| Date | 12-Apr-18 | | |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|---|--------------------|-----------------------------|--|-----------------|
| 1 | Re-Election of Sandile Zungu (Director by rotation) | Ordinary | For | | Withdrawn |
| 2 | Re-Election of Tshilidzi Marwala(Director by rotation) | Ordinary | Against | Board is 50% Independent only and Mr Marwala is seen as inde- pendent although he has been there for 12 years. With indepen- dence in the spotlight, we won't support his election as the 7th independent board member, even though his attendance is exem- plary and he is suitably skilled and qualified. | Approved |
| 3 | To ratify and confirm the appointment of Pumeza Bam | Ordinary | For | | Approved |
| 4 | To ratify and confirm the appointment of Moretlo Molefi | Ordinary | For | | Approved |

| 5 | To ratify and confirm the appointment of Grathel Motau | Ordinary | For | | Withdrawn |
|----|--|----------|---------|--|-----------|
| 6 | To ratify and confirm the appointment of Zunaid Mayet | Ordinary | For | | Approved |
| 7 | To ratify and confirm the appointment of Rob Godlonton | Ordinary | Against | All about independence of the board, especially with Asher Bohbot coming back. He is how- ever suitably skilled and qualified | Approved |
| 8 | To ratify and confirm the appointment of Brian Gubbins | Ordinary | Against | All about independence of the board, especially with Asher Bohbot coming back. He is how- ever suitably skilled and qualified | Approved |
| 9 | To ratify and confirm the appointment of Ebrahim Laher | Ordinary | Against | All about independence of the board, especially with Asher Bohbot coming back. He is how- ever suitably skilled and qualified | Approved |
| 10 | To ratify and confirm the appointment of Jehan Mackay | Ordinary | Against | All about independence of the board, especially with Asher Bohbot coming back. He is how- ever suitably skilled and qualified | Approved |
| 11 | To ratify and confirm the appointment of Johan van Jaarsveld | Ordinary | Against | All about independence of the board, especially with Asher Bohbot coming back. He is how- ever suitably skilled and qualified | Approved |
| 12 | To appoint Grathel Motau as Chairperson and member of the Audit Commit- tee | Ordinary | For | | Withdrawn |
| 13 | To appoint Rob Sporen as member of the Audit Committee | Ordinary | Against | Indepandant non-executive from 2007 - due to independence concerns of the board, we vote against | Approved |
| 14 | To appoint Tshilidzi Marwala as member of the Audit Committee | Ordinary | Against | Board tenure of 12 years and questions around independence | Approved |
| 15 | To appoint Lucky Khumalo as member of the Audit Committee | Ordinary | For | | Approved |
| 16 | Re-appointment of Mazars as External Auditor | Ordinary | For | | Approved |
| 17 | Signature of Documents | Ordinary | For | | Approved |
| 18 | General approval to issue ordinary shares for cash | Ordinary | For | | Approved |
| 19 | Approval to issue ordinary shares for cash for BBBEE purposes | Ordinary | For | | Approved |
| 20 | Approval to sell treasury shares for cash | Ordinary | For | | Approved |
| 21 | To approve the Remuneration Policy | Ordinary | For | | Approved |
| 22 | To approve the Remuneration Implementation Report | Ordinary | For | | Approved |

| 23 | Financial Assistance in terms of section 44 of the Companies Act | Special | For | Approved |
|----|--|---------|-----|----------|
| 24 | Financial Assistance in terms of Section 45 of the Companies Act | Special | For | Approved |
| 25 | Remuneration of Chairman | Special | For | Approved |
| 26 | Remuneration of Members | Special | For | Approved |
| 27 | Remuneration of Audit Committee Chairman | Special | For | Approved |
| 28 | Remuneration of Audit Committee Members | Special | For | Approved |
| 29 | Remuneration of Nominations Committee Chairperson | Special | For | Approved |
| 30 | Remuneration of Nominations Committee Members | Special | For | Approved |
| 31 | Remuneration of Remuneration Committee Chairperson | Special | For | Approved |
| 32 | Remuneration of Remuneration Committee Members | Special | For | Approved |
| 33 | Remuneration of Risk and Governance Committee Chairpoerson | Special | For | Approved |
| 34 | Remuneration of Risk and Governance Committee Members | Special | For | Approved |
| 35 | Remuneration of Social and Ethics Committee Chairperson | Special | For | Approved |
| 36 | Remuneration of Social and Ethics Committee Members | Special | For | Approved |
| 37 | Remuneration of Technology and Information Committee Chairperson | Special | For | Approved |
| | | | | |

CompanyCapital & Counties PLCMeetingAGMDate04-May-18

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|---|--------------------|-----------------------------|---|-----------------|
| 1 | To receive the accounts and the reports of the Directors and the Auditors for the year ended 31 December 2016 and the Auditors for the year ended 31 December 2016. | Ordinary | For | | Approved |
| 2 | To declare a final dividend of 1.0 pence per ordinary share. | Ordinary | For | | Approved |
| 3 | To re-elect lan Durant as a Director (Chairman). | Ordinary | For | | Approved |
| 4 | To re-elect Ian Hawksworth as a Director (Executive). | Ordinary | For | | Approved |
| 5 | To elect Situl Jobanputra as a Director (Executive). | Ordinary | For | | Approved |
| 6 | To re-elect Gary Yardley as a Director (Executive). | Ordinary | For | | Approved |
| 7 | To re-elect Chalotte Bayle as a Director (Non-executive). | | For | | Approved |
| 8 | To re-elect Graeme Gordon as a Director (Non-executive). | Ordinary | For | | Approved |
| 9 | To re-elect Gerry Murphy as a Director (Non-executive). | Ordinary | For | | Approved |
| 10 | To re-elect Henry Staunton as a Director (Non-executive). | Ordinary | For | | Approved |
| 11 | To re-elect Andrew Strang as a Director (Non-executive). | Ordinary | For | | Approved |
| 12 | To re-elect Anthony Steains as a Director (Non-executive). | Ordinary | For | | Approved |
| 13 | To re-appoint PricewaterhouseCoopers LLP as Auditors. | Ordinary | For | | Approved |
| 14 | To authorise the Audit Committee to determine the Auditors' remuneration. | Ordinary | For | | Approved |
| 15 | To approve the Directors' Remuneration Report for the year ended 31 December 2017 (other than the Remuneration Policy) (Ordinary Resolution). | Special | For | | Approved |
| 16 | To authorise the Directors to allot shares (S.551) (Ordinary Resolution). | Special | For | | Approved |
| 17 | To disapply the pre-emption provisions of Section 561(1) of the Companies Act 2006, to the extent specified (Special Resolution). | Special | Against | Not enough insight/detail to the resolution | Approved |
| 18 | To authorise the Company to purchase its own shares (Special Resolution). | Special | For | | Approved |
| 19 | To allow General Meetings (other than AGMs) to be held on 14 clear days' notice (Special Resolution). | Special | For | | Approved |

| Company | BTI |
|---------|-----------|
| Meeting | AGM |
| Date | 25-Apr-18 |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|---|--------------------|-----------------------------|------------------------|-----------------|
| 1 | Receipt of the 2017 Annual Report and Accounts | Ordinary | For | | Approved |
| 2 | Approval of the 2017 Directors' remuneration report | Ordinary | For | | Approved |
| 3 | Reappointment of the Auditors | Ordinary | For | | Approved |
| 4 | Authority for the Audit Committee to agree the Auditors' remuneration | Ordinary | For | | Approved |
| 5 | Re-election of Richard Burrows as a Director (N) | Ordinary | For | | Approved |
| 6 | Re-election of Nicandro Durante as a Director | Ordinary | For | | Approved |
| 7 | Re-election of Sue Farr as a Director (N, R) | Ordinary | For | | Approved |
| 8 | Re-election of Dr Marion Helmes as a Director (N, R) | Ordinary | For | | Approved |
| 9 | Re-election of Savio Kwan as a Director (N, R) | Ordinary | For | | Approved |
| 10 | Re-election of Dimitri Panayotopoulos as a Director (A, N) | Ordinary | For | | Approved |
| 11 | Re-election of Kieran Poynter as a Director (A, N) | Ordinary | For | | Approved |
| 12 | Re-election of Ben Stevens as a Director | Ordinary | For | | Approved |
| 13 | Election of Luc Jobin as a Director (N, R) who has been appointed since the last Annual General Meeting | Ordinary | For | | Approved |
| 14 | Election ofHolly Keller Koeppel as a Director (A, N) who has been appointed since the last Annual General Meeting | Ordinary | For | | Approved |
| 15 | Election of Lionel Nowell, III as a Director (A, N) who has been appointed since the last Annual General Meeting | | | | Approved |
| 16 | Renewal of the Directors' authority to allot shares | Ordinary | For | | Approved |
| 17 | Renewal of the Directors' authority to disapply pre-emption rights | Special | For | | Approved |
| 18 | Authority for the Company to purchase its own shares | Ordinary | For | | Approved |
| 19 | Authority to make donations to political organisations and to incur political expenditure | Special | Against | Not enough information | Approved |
| 20 | Notice period for General Meetings | Special | For | | Approved |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|--|--------------------|-----------------------------|------------------------|-----------------|
| 1 | Approving the statutory annual accounts relating to the accounting year ended on 31 December 2017 | Ordinary | For | | Approved |
| 2 | Granting discharge to the Directors for the performance of their duties For fy 17 | Ordinary | For | | Approved |
| 3 | Granting discharge to the statutory auditor for the performance of his duties for FY 17 | Ordinary | For | | Approved |
| 4 | Re-appointment of Mr Paul Cornet de Ways Ruart as director | Ordinary | For | | Approved |
| 5 | Re-appointment of Mr Stefan Descheemaeker as director | Ordinary | For | | Approved |
| 6 | Re-appointment of Mr Gregoire de Spoelberch as director | Ordinary | For | | Approved |
| 7 | Re-appointment of Ma Alexandre Van Damme as director | Ordinary | For | | Approved |
| 8 | Re-appointment of Mr Alexandre Behring as director | Ordinary | For | | Approved |
| 9 | Re-appointment of Mr Paulo Lemann as director | Ordinary | For | | Approved |
| 10 | Re-appointment of Mr Carlos Alberto da Veiga Sicupira as director | Ordinary | For | | Approved |
| 11 | Reappointment of Mr Marcel Herrmann Telles as director | Ordinary | For | | Approved |
| 12 | Re-appointment of Mrs Maria Asuncion Aramburuzabala as director | Ordinary | For | | Approved |
| 13 | Reappointment of Mr Martin J Barrington as restricted share director | Ordinary | For | | Approved |
| 14 | Reappointment of Mr William F Gifford as restricted share director | Ordinary | For | | Approved |
| 15 | Re-appointment of Mr Alejandro Santo Domingo Davila as restricted share director | Ordinary | For | | Approved |
| 16 | Approval of remuneration report | Ordinary | For | | Approved |
| 17 | Approval of fixed annual fee of the Chairman | Ordinary | For | | Approved |
| 18 | Approval to grant stock options for Directors | Ordinary | Against | Not enough information | Approved |
| 19 | Approval of the revised remuneration of the statutory auditor | Ordinary | For | | Approved |
| 20 | Granting powers to Jan Vandermeersch, Global Legal Director Coorporate with power to substitute for any filings and publication foramlities in relation to the above resolutions | Ordinary | For | | Approved |

Anglo American PLC

Meeting AGM

Company

Date 08-May-18

3-May-18

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|--|--------------------|-----------------------------|---|-----------------|
| 1 | To receive the report and accounts | Ordinary | For | | Approved |
| 2 | To declaire a final dividend | Ordinary | For | | Approved |
| 3 | To elect Stuart Chambers as a director of the company | Ordinary | For | | Approved |
| 4 | To elect Ashby as a director of the company | Ordinary | For | | Approved |
| 5 | To re-elect Mark Cutifani as a director of the Company | Ordinary | For | | Approved |
| 6 | To re-elect Nolitha Fakude as a director of the Company | Ordinary | For | | Approved |
| 7 | To re-elect Byron Grote as a director of the Company | Ordinary | For | | Approved |
| 8 | To re-elect Sir Philip Hampton as a director of the Company | Ordinary | For | | Approved |
| 9 | To re-elect Tony O'Neill as a director of the Company | Ordinary | For | | Approved |
| 10 | To elect Stephen Pearce as a director of the Company | Ordinary | For | | Approved |
| 11 | To re-elect Mphu Ramatlapeng as a director of the Company | Ordinary | For | | Approved |
| 12 | To re-elect Jim Rutherford as a director of the Company | Ordinary | For | | Approved |
| 13 | To re-elect Anne Stevens as a director of the Company | Ordinary | For | | Approved |
| 14 | To re-elect Jack Thompson as a director of the Company | Ordinary | For | | Approved |
| 15 | To re-appoint Deloitte LLP as auditor of the Company for the ensuing year | Ordinary | Against | Served as an auditor for 18 years, independence qustionable and therefore we suggest rotation | Approved |
| 16 | To authorise the directors to determine the remuneration of the auditor | Ordinary | Against | Audit fees significantly higher than peers | Approved |
| 17 | To approve the remuneration policy contained in the directors' remuneration report | Ordinary | For | | Approved |
| 18 | To approve Anglo American Sharesave Plan | Ordinary | For | | Approved |
| 19 | To approve Anglo American Share Incentive Plan | Ordinary | For | | Approved |
| 20 | To authorise directors to allot shares | Ordinary | For | | Approved |
| 21 | To disapply pre-emption rights* | Special | For | | Approved |

| 22 | To authorise the purchase of own shares* | Special | For | Approved |
|----|--|----------|-----|----------|
| 23 | To authorise the purchase of 50000 cumulative preference shares | Special | For | Approved |
| 24 | To approve new Articles of Association | Special | For | Approved |
| 25 | To authosire the directors to call general meetings (other than AGM) on not less than 14 clear days'notice | Ordinary | For | Approved |

| Company | Sanlam |
|---------|-----------|
| Meeting | AGM |
| Date | 06-Jun-18 |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|---|--------------------|-----------------------------|--|-----------------|
| 1 | Present annual financial statements | Ordinary | For | | Approved |
| 2 | Reappoint EY | Ordinary | For | | Approved |
| 3 | Appoint additional director M Mokoka | Ordinary | For | | Approved |
| 4 | Re-elect retiring directors:AD Botha | Ordinary | For | | Approved |
| 5 | Re-elect retiring directors:RV Simelane | Ordinary | For | | Approved |
| 6 | Re-elect retiring directors:J van Zyl | Ordinary | Against | He is over-committed as CEO of ARC, and the time he is spending on SNH | Approved |
| 7 | Re-elect executive director TI Mvusi | Ordinary | For | | Approved |
| 8 | Elect member to audit committee: AD Botha | Ordinary | For | | Approved |
| 9 | Elect member to audit committee: PB Hanratty | Ordinary | For | | Approved |
| 10 | Elect member to audit committee: M Mokoka | Ordinary | For | | Approved |
| 11 | Elect member to audit committee: KT Nondumo | Ordinary | For | | Approved |
| 12 | Non-binding advisory vote on remuneration policy | Ordinary | For | | Approved |
| 13 | Non-binding advisory vote on remuneration implementation report | Ordinary | For | | Approved |
| 14 | Note the total amount of exec and non-exec directors remuneration | Ordinary | For | | Approved |
| 15 | Place unissued shares under control of directors | Ordinary | For | | Approved |
| 16 | Approve general authority to issue shares for cash | Ordinary | For | | Approved |

| 17 | Authorise any director or secretary of company to implement aforesaid and undermentioned special resolutions | Ordinary | For | Approved |
|----|--|----------|-----|----------|
| 18 | Approve remuneration of non-exec directors from 1July18 to 30June19 | Special | For | Approved |
| 19 | Approve amendment of clause 24.33 of memorandum of incorporation to align with S58 of Companies act | Special | For | Approved |
| 20 | Give authority to the company or subsidiary to to acquire company's securi- ties | Special | For | Approved |
| 21 | To disapply pre-emption rights* | Special | For | Approved |

| Company | Hammerson |
|---------|------------|
| Meeting | AGM |
| Date | 24/04/2018 |

| No. | Resolution | Resolution Type | Ashburton Recommendation | Comment | Meeting Outcome |
|-----|---|--------------------|-----------------------------|---------|-----------------|
| 1 | To receive the Director's Annual Report and Financial Statement for the year end Dec 2017 | Ordinary | FOR | | Approved |
| 2 | To receive and approve the director's Remuneration Report for the year ended 31 December 2017 | Ordinary | FOR | | Approved |
| 3 | To declare a final dividend | Ordinary | FOR | | Approved |
| 4 | To re-elect David Atkins as Director | Ordinary | FOR | | Approved |
| 5 | To re-elect Pierre Bouchut as a director | Ordinary | FOR | | Approved |
| 6 | To re-elect Gwyn Burr as a director | Ordinary | FOR | | Approved |
| 7 | To re-elect Peter Cole as a director | Ordinary | FOR | | Approved |
| 8 | To re-elect Timon Drakesmith as a director | Ordinary | FOR | | Approved |
| 9 | To re-elect Terry Duddy as a director | Ordinary | FOR | | Approved |
| 10 | To re-elect Andrew Formica as a director | Ordinary | FOR | | Approved |
| 11 | To re-elect Judy Gibbons as a director | Ordinary | FOR | | Approved |
| 12 | To re-elect Jean-Philippe Mouton as a director | Ordinary | FOR | | Approved |
| 13 | To re-elect David Tyler as a director | Ordinary | FOR | | Approved |
| 14 | To re-appoint PricewatershouseCoopers LLP as auditor | Ordinary | FOR | | Approved |

| 15 | To authorise the Audit Committee to agree the auditor's remuneration | Ordinary | FOR | | Approved |
|----|--|----------|---------|--------------------------------|----------|
| 16 | To authorise the Directors to allot shares | Ordinary | FOR | | Approved |
| 17 | To disapply pre-emption rights | Ordinary | Against | Not enough information to vote | Approved |
| 18 | To disapply pre-emption rights in addition to those conferred by resolution 17 | Ordinary | Against | Not enough information to vote | Approved |
| 19 | To authorise market purchases by the company of its shares | Ordinary | FOR | | Approved |
| 20 | To renew the rules of the SAYE | Ordinary | FOR | | Approved |
| 21 | To receive and approve the SAYE Ireland | Ordinary | FOR | | Approved |
| 22 | To receive and approve the SIP | Ordinary | FOR | | Approved |

SOUTH AFRICA

Johannesburg (Head Office)

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Ashburton Management Company (RF) (Proprietary) Limited (Reg No 1996/002547/07) ("Ashburton") is an approved collective investment schemes manager of the Ashburton Collective Investment Scheme ("Ashburton CIS"). Ashburton is regulated by the Financial Sector Conduct Authority and is a full member of the Association for Savings and Investment SA (ASISA).

This document and any other information supplied in connection with the Ashburton CIS is not "advice" as defined and/ or contemplated in terms of the Financial Advisory and Intermediary Services Act, 37 of 2002 ("the FAIS Act") and investors are encouraged to obtain their own independent advice prior to buying participatory interests in CIS portfolios issued under the Ashburton CIS. Any investment is speculative and involves significant risks and therefore, prior to investing, investors should fully understand the portfolios and any risks associated with them. Collective investment schemes in securities are generally medium to long term investments. In the event a potential investor requires material risks disclosures for the foreign securities included in a portfolio, the manager will upon request provide such potential investor with a document outlining: potential constraints on liquidity & repatriation of funds; Macroeconomics risk; Political risk; Foreign Exchange risk; Tax risk; Settlement risk; and Potential limitations on the availability of market information.

The value of participatory interests may go down as well as up and past performance is not necessarily a guide to the future. Forward pricing is used and portfolio valuations take place at approximately 15h00 (14h00 for money market funds) each business day (17h00 at month and quarter end). Instructions to redeem or repurchase must reach Ashburton before 14h00 (11h00 for money market funds) to ensure same day value. For money market and short term debt portfolios the price of each participatory interest is aimed at a constant value. While a constant price is maintained the investment capital or the return of a portfolio is not guaranteed. The total return to the investor is primarily made up of interest received but may also include any gain or loss made on any particular instrument. In most cases this will merely have the effect of increasing or decreasing the daily yield, but in extreme case, e.g. defaults by underlying issuers, it can have the effect of reducing the capital value of the portfolio. The yield is calculated using an annualised seven day rolling average as at 31 August 2015. Excessive withdrawals from the portfolio may place the portfolio under liquidity pressures. In such circumstances a process of ring-fencing of withdrawal instructions and managed pay-outs over time may be followed. For bond and income portfolios, this is a historic/current yield as at 31 August 2015.

CIS portfolios are traded at ruling prices and can engage in borrowing and scrip lending. Fluctuations or movements in exchange rates may cause the value of underlying investments to go up or down. A CIS portfolio may borrow up to 10% of the market value of the portfolio to bridge insufficient liquidity.

Participatory interests are calculated on a net asset value (NAV) basis, which is the total market value of all assets in the portfolio including any income accruals and less any permissible deductions from the CIS portfolio divided by the number if participatory interests in issue.

All fees quoted exclude VAT except where stated differently.

The Total Expense Ratio (TER) is expressed as an annualised percentage of the charges, levies and fees incurred by the portfolio related to its management, for the period under review against the average NAV of the portfolio over this period. A higher TER does not necessarily imply a poor return, nor does a lower TER imply a good return. The current TER cannot be regarded as an indication of future TERs. A full detailed schedule of fees, charges and commissions is available from Ashburton on request and incentives may be paid and if so, would be included in the overall costs.