FORM OF PROXY



MONTAUK HOLDINGS LIMITED

Incorporated in the Republic of South Africa Registration number: 2010/017811/06 Share code: MNK

i/vve.				(nai	me in full
		0	ardinary shar	res in the (Company
			irulilary Silai	ies iii tile t	Jonipany
hereby a	appoint				
1			or failing him/her		
2			or failing him/her		
3				or failing	a him/her
Compan 76 Rege	ny to be held on Thursday, 29 ent Road, Sea Point 8005 ar	y/our proxy to vote for me/us and on my/our behalf at the October 2015 at 14:00 at the offices of Hosken Consolidated at any adjournment thereof as follows:	Investment	s Limited,	Suite 801
	a Resolution No	Description	For	Against	Abstain
2	Ordinary resolution 1	Adoption of audited financial statements			
3.1	Ordinary resolution 2.1	Election of director: Mr JA Copelyn			
3.2	Ordinary resolution 2.2	Election of director: Mr DR Herrman			
3.3	Ordinary resolution 2.3	Election of director: Mr SF McClain			
3.4	Ordinary resolution 2.4	Election of director: Mr MH Ahmed			
3.5	Ordinary resolution 2.5	Election of director: Ms NB Jappie			
3.6	Ordinary resolution 2.6	Election of director: Mr MA Jacobson			
3.7	Ordinary resolution 2.7	Election of director: Mr A van der Veen			
3.8	Ordinary resolution 2.8	Election of director: Mr BS Raynor			
4	Ordinary resolution 3	Reappointment of auditor			
5.1	Ordinary resolution 4.1	Appointment of audit committee member: Mr MH Ahmed			
	Ordinary resolution 4.2	Appointment of audit committee member: Ms NB Jappie			
5.2	()rdinary recolution / 3	Appointment of audit committee member: Mr BS Raynor			
5.3	Ordinary resolution 4.3				
_	Ordinary resolution 5 Non-binding resolution 6	General authority over unissued shares Advisory endorsement of remuneration report for the yearded 24 March 2015 (non-hinding resolution numbers 6)	ear		
5.3 6 7	Ordinary resolution 5 Non-binding resolution 6	Advisory endorsement of remuneration report for the ye ended 31 March 2015 (non-binding resolution number 6)	ear		
5.3 6 7	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1	Advisory endorsement of remuneration report for the ye ended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash			
5.3 6 7 8 9	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2	Advisory endorsement of remuneration report for the ye ended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director			
5.3 6 7 8 9	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2 Special resolution 3	Advisory endorsement of remuneration report for the yeended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director General authority to repurchase company shares	rs		
5.3 6 7 8 9 10	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2 Special resolution 3 Special resolution 4	Advisory endorsement of remuneration report for the yeended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director General authority to repurchase company shares General authority to provide financial assistance in terms sections 44 and 45 of the Companies Act	rs		
5.3 6 7 8 9 10 11	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2 Special resolution 3 Special resolution 4 Special resolution 5	Advisory endorsement of remuneration report for the yeended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director General authority to repurchase company shares General authority to provide financial assistance in terms sections 44 and 45 of the Companies Act Amendment to the Company's MOI	of		
5.3 6 7 8 9 10 11	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2 Special resolution 3 Special resolution 4	Advisory endorsement of remuneration report for the yeended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director General authority to repurchase company shares General authority to provide financial assistance in terms sections 44 and 45 of the Companies Act Amendment to the Company's MOI Approval of the Montauk Holdings Limited Employee Restrict Share Plan	of ed		
5.3 6 7 8 9 10 11	Ordinary resolution 5 Non-binding resolution 6 Special resolution 1 Special resolution 2 Special resolution 3 Special resolution 4 Special resolution 5	Advisory endorsement of remuneration report for the yeended 31 March 2015 (non-binding resolution number 6) General authority to issue shares and options for cash Approval of annual fees to be paid to non-executive director General authority to repurchase company shares General authority to provide financial assistance in terms sections 44 and 45 of the Companies Act Amendment to the Company's MOI Approval of the Montauk Holdings Limited Employee Restrict	of ed		

Unless otherwise instructed my proxy may vote as he/she thinks fit.					
Signed this	day of	2015.			
Signature					
Assisted by me (where applicable)					

NOTES TO THE FORM OF PROXY

- 1. A form of proxy is only to be completed by those shareholders who are:
 - · holding shares in certificated form; or
 - recorded in the sub-register in dematerialised electronic form in "own name".
- 2. If you have already dematerialised your ordinary shares through a Central Securities Depository Participant ("CSDP") or broker, other than with "own name" registration, and wish to attend the general meeting, you must request your CSDP or broker to provide you with a letter of representation or you must instruct your CSDP or broker to vote by proxy on your behalf in terms of the agreement entered into by yourself and the CSDP or broker.
- 3. A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend, speak and vote in his/her stead. A proxy need not be a member of the Company.
- 4. Every person present and entitled to vote at the meeting as a member or as a proxy or as a representative of a body corporate shall, on a show of hands, have one vote only, irrespective of the number of shares such person holds or represents but, in the event of a poll, a member shall be entitled to that proportion of the total votes in the Company which the aggregate amount of the nominal value of the shares held by him/her bears to the aggregate amount of the nominal value of all the shares issued by the Company.
- 5. Please insert the relevant number of shares/votes and indicate with an X in the appropriate spaces on the face hereof how you wish your votes to be cast. If you return this form duly signed without any specific directions, the proxy will vote or abstain from voting at his/her discretion.
- 6. A deletion of any printed details and the completion of any blank space/s need not be signed or initialled. Any alteration must be initialled.
- 7. The chairman of the general meeting shall be entitled to decline to accept the authority of the signatory under a power of attorney, or on behalf of a company, unless the power of attorney or authority is produced or has been registered.
- 8. The signatory may insert the name of any person/s whom the signatory wishes to appoint as his/her proxy, in the blank space/s provided for that purpose.
- 9. When there are joint holders of shares and if more than one such joint holder be present or represented, then the person whose name stands first in the register in respect of such shares or his/her proxy, as the case may be, shall alone be entitled to vote in respect thereof.
- 10. A minor should be assisted by his parent or legal guardian unless the relevant documents establishing his legal capacity are produced or have been registered.
- 11. The completion and lodging of this proxy form will not preclude the signatory from attending the general meeting and speaking and voting in person thereat to the exclusion of any proxy appointed in terms hereof should such signatory wish to do so.
- 12. A shareholder's instructions must be indicated by the insertion of a cross, or where applicable, the relevant number of votes exercisable by the shareholder, in the appropriate box of this proxy form.
- 13. If the signatory does not indicate how he/she wishes to vote in the appropriate place/s on the face hereof in respect of the resolution, his/her proxy shall be entitled to vote as he/she deems fit in respect of the resolutions.
- 14. If the shareholding is not indicated on the proxy form, the proxy will be deemed to be authorised to vote the total shareholding.
- 15. The chairman of the general meeting may reject or accept any proxy form which is completed other than in accordance with these instructions, provided that he is satisfied as to the manner in which a shareholder wishes to vote.
- 16. Forms of proxy will not be accepted unless they have been returned by the shareholders concerned to Computershare Investor Services Proprietary Limited, Ground Floor, 70 Marshall Street, Johannesburg 2001 (PO Box 61051, Marshalltown 2107) so as to be received by no later than 14:00 on Wednesday, 28 October 2015.