

Trustco Group Holdings Limited

Minutes of the Annual General Meeting

Held a Trustco, 2 Keller Street, Windhoek, Namibia

On Thursday, 29 April 2021 at 10:00

Present:

Adv. Raymond Heathcote SC

Chairman

Dr Q van Rooyen

Mr R Bruyns

Mr QZ van Rooyen

Mrs M Jacobs

Mr F Abrahams

Mr M Erasmus

Mr W Geyser

Mrs E Janse van Rensburg

Mr R Marney

Mr J Joubert

Mr R Chetwode

Mr W McTeer

Mr T Newton

Mr C Jacobie

Ms J van den Heever

Mr L Van Rooyen

Mr D Du Preez

Mr N Basson

Mr Simon Jamison

Mr D van Heerden

Mr J Petzel

Mrs K Basson

Mr S Riskowitz representative

Ms S Ashipala

Mrs M Fikunawa

Mr J Agenbach

Mr D Swindon

Mrs A Bruyns (meeting secretary)

Mr J Engelbrecht (Nexia)

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A. WELCOMING

The Chairman welcomed all those present to the Annual General Meeting ("AGM").

B. QUORUM – CONSTITUTION OF MEETING

As the necessary quorum was present, the Chairman declared the meeting duly constituted.

C. NOTICE OF MEETING

After confirming with all present, the notice convening the meeting was regarded as read. All proxies were handed in for tabulation of votes. Questions received from shareholders and answers relating thereto were distributed and would be available on the website.

ORDINARY DIVIDEND

The Chairman noted that no dividend (interim or final) would be declared by the board of directors for the financial period ended 30 September 2020.

RESOLUTIONS

1. Ordinary Resolution Number 1 - Annual financial statements

The annual financial statements of the group for the financial year ended 30 September 2020 were presented and adopted, together with the independent auditor's report. The shareholders approved the AFS.

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The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution		Land and the same of	
		Shares voted for	Shares voted against	Shares abstained
1	Presentation and approval of annual financial statements and reports for	1 421 703 173	0	43 954
	financial year ended 31 March 2019	100%	0%	0%

- Ordinary Resolution number 2 Maximum Number of Directors and Re-election of non-executive directors of the company
- 2.1 The Company's Articles of Association determine that the maximum number of directors shall be decided at every AGM. The company may appoint a maximum number of up to 12 (twelve) directors and shall not have less than 5 (five).

2.1.1 Ordinary Resolution Number 2.1

Resolved that the Company may appoint a maximum of 12 (twelve) directors and shall not have less than 5 (five).

2.2 In accordance with the provisions of the JSE Listings Requirements, the Companies Act, Act 28 of 2004 (as amended) (the "Companies Act") and Articles of Association of the company, directors who retire by rotation, may be re-elected; the following non-executive director, being eligible is available for re-election.

2.2.1 Ordinary Resolution Number 2.2

Resolved that: Mr Renier Taljaard be and is hereby re-elected as a non-executive director of the company.

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The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution	Shares voted for	Shares voted against	Shares abstained
		Shares voted for	Shares votes against	
2	2.1) To determine that the company may appoint a maximum	1 421 656 693	46 480	43 954
	number of 12 directors	99.99%	0.01%	0%
	2.2) to re-appoint Mr Renier Taljaard as non-executive director	1 421 703 173	0	43 954
		100%	0%	0%

3. Ordinary Resolution Number 3 - Re-appointment of external auditors

It was resolved: on recommendation of the audit and risk committee, to appoint Nexia SAB&T and the auditing partner, Mr Johandre Engelbrecht at Nexia SAB&T as the group independent external auditor of the company and that the terms of engagement and fees be determined by the audit and risk committee of the company.

The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution	Shares voted for	Shares voted against	Shares abstained
		Shares voted for	Shares voted against	Shares abstained
3	To re-appoint Nexia SAB&T as independent group external	1 421 701 673	1 500	43 954
	auditors	100%	0%	0%

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- 4. Ordinary Resolution Number 4 Non-binding advisory endorsement of the group's remuneration policy and implementation report
- 4.1 In accordance with the King IV recommendation and the JSE Listing Requirements, that the remuneration policy of a company be tabled for a non-binding advisory vote by shareholders at each AGM.

4.1.1 Ordinary Resolution Number 4.1

It was resolved: to approve, through a non-binding advisory vote, the company's remuneration report and remuneration policy (excluding the remuneration of the non-executive directors for their services as directors and members of the board committees), as set out in the remuneration report contained in the integrated annual report.

4.1.2 Ordinary Resolution Number 4.2

It was resolved: to approve, through a non-binding advisory vote, the company's remuneration implementation report as set out in the remuneration report contained in the integrated annual report.

The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution	Shares voted for	Shares voted against	Shares abstained
4	4.1) Non-binding advisory endorsement of the company's	1 416 235 837	5 467 336	43 954
	remuneration policy	99.61%	0.39%	0%
	4.2) Non-binding advisory endorsement of the company's	1 416 235 837	5 467 336	43 954
	remuneration implementation policy	99.61%	0.39%	0%





5. Resolution Number 5 - Remuneration of non-executive directors

It was resolved that the non-executive directors' fees for their services as directors of the company for the following periods be approved.

Resolution		A		lamenta 2
		Shares voted for	Shares voted against	Shares abstained
5.1	To approve the remuneration of the non-executive directors for the period 1 April 2020 to 30 September 2020	1 421 693 703 100%	9 470	43 954 0%
5.2	To approve the remuneration of the non-executive directors for the period 1 October 2020 to 30 September 2021	1 421 697 073 100%	6 100	43 954 0%

6. Ordinary Resolution Number 6 – To approve the control of authorised but unissued ordinary shares.

It was resolved: that the directors be and are hereby authorised to control the authorised but unissued ordinary shares.

The chairman confirmed that the votes received from shareholders were as follows:

Res	olution	Shares voted for	Shares voted against	Shares abstained
6	To approve the control of authorized		6 100	47 324
	but unissued shares	100%	0%	0%





 Ordinary Resolution Number 7 – General authority to directors to allot and issue authorised but unissued ordinary shares.

It was resolved: that the directors be and are hereby authorised to allot and issue, at their discretion, the unissued share capital of the company and/or grant option to subscribe for unissued shares, for such purposes and on such terms and conditions as they may determine, subject to the provisions of the Companies act, the memorandum and articles of association of the company and the JSE and NSX listing requirements as amended from time to time.

In terms of the JSE Listing Requirements, a 75% (seventy-five percent) majority of the votes cast by shareholders present or represented by proxy at the general meeting is required to give effect to this resolution.

The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution	Shares voted for	Shares voted against	Shares abstained
7	To approve the general authority to issue shares	1 416 232 467	5 467 336	47 324
		99.61%	0.39%	0%

8. Ordinary Resolution Number 8- Approval to issue options or convertible instruments for cash

It was resolved that: in terms of paragraph 5.53(a)(ii), the directors be and are hereby authorised, by way of a general authority, to allot and issue any option in respect of, or instruments that are convertible into, any of the authorised but unissued ordinary shares in the capital of the company for cash, as and when they at their discretion deem fit, subject to the companies Act, the memorandum and articles of association of the company and the JSE Listing Requirements, when applicable.

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In terms of the JSE Listing Requirements, a 75% (seventy-five present) majority of the votes cast by shareholders present or represented by proxy at general meeting is required to give effect to the resolution.

The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution	Shares voted for	Shares voted against	Shares abstained
8	To approve the issue of options or convertible instruments for cash	1 416 235 837	5 467 336	43 954
	3-33-33-33-33-33-33-33-33-33-33-33-33-3	99.61%	0.39%	0%

9. Special Resolution Number 9 – General authority to repurchase shares

It was resolved that: Subject to compliance with the articles of association of the company (or one or more of its wholly-owned subsidiaries), section 89 of the Companies Act, the JSE Listing Requirements and the requirements of any other stock exchange the company is listed on, the directors of the company be and are hereby authorized at their discretion to procure that the company or any of its wholly owned subsidiaries acquire, by repurchase on the JSE ordinary shares issued by the company.

The chairman confirmed that the votes received from shareholders were as follows:

Re	esolution			
		Shares voted for	Shares voted against	Shares abstained
9	To approve the general authority to repurchase shares	1 421 693 703	6 100	47 324
		100%	0%	0%





10. Resolution Number 10 - Directors to have authority to sign documents

It was resolved that: each director of Trustco be and is individually authorized to sign all such documents and do all such other things as may be necessary for or incidental to the implementation of the resolutions mentioned above, passed at the AGM.

The chairman confirmed that the votes received from shareholders were as follows:

Res	solution	Shares voted for	Shares voted against	Shares abstained
10	To approve directors' authority to sign documents	1 421 703 173	0	43 954
		100%	0%	0%

Closure

There being no further business discussed, the Chairman thanked the members for their attendance and contributions and declared the meeting closed at 11h00.

Chairman

Date: 29 April 2021

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