Company registration number C02016/18528
Unit B3 and Unit B4, 1st Floor, Plot 43175, Phakalane, Gaborone
PO Box AD 10 ABC, Phakalane Gaborone

BSE Share Code: MIN

12 December 2018

ANNOUNCEMENT OF VOTING RESULTS – 2018 ANNUAL GENERAL MEETING

Minergy Limited announces that its Annual General Meeting was held on 11 December 2018 and all resolutions were passed by the required majority. Proxy votes were received from ordinary Shareholders of approximately 86.68% of the issued capital prior to the meeting.

Minergy Coal and Energy AGM 11 December 2018	Total		
Total number of holders	405 973 065		
Total shares in issue	405 973 065		
Total shares not able to vote	0		
Total shares able to vote	405 973 065		
Proxies received – number of holders	29		
Proxies received – holding	351 899 153		
Proxies voted as % of total shares able to vote	86.68%		
In attendance – number of holders	1		
In attendance – holding	7 890		
In attendance voted as % of total shares able to vote	0.00%		
Total number of holders voting	30		
Total holding of those voting	351 0907 043		
% of total voting	86.68%		

Ordinary Resolutions

•				
2018 Financia		Yes	No	Abstain
Ordinary	To receive, consider and adopt the audited			
resolution	financial statements for the year ended 30 June	351 899 153	0	0
number 1	2018.			
Re-election of	directors of the company	Yes	No	Abstain
Ordinary	To re-elect, by way of a separate vote, Mr			
resolution	Leutlwetse Tumelo who retires in terms of	350 593 532	0	1 305 621
number 2	clause 19.1.1 of the constitution, and who is	330 333 332	J	1 303 021
mannoer 2	eligible and offers himself for re-election.			
Ordinary	To re-elect, by way of a separate vote, Mr			
resolution	Mokwena Morulane who retires in terms of	351 899 153	0	0
number 3	clause 19.1.1 of the constitution, and who is	331 033 133	· ·	0
	eligible and offers himself for re-election.			
	members of the Audit and Risk Committee			
2	as Remuneration and Nominations Committee	Yes	No	Abstain
(REMCO)				
Ordinary	To re-elect Mr Mokwena Morulane as			
resolution	Chairman of ARM, member of REMCO	351 899 153	0	0
number 4	Chairman of Arrivi, member of Refere			
Ordinary	To re-elect Mr Leutlwetse Tumelo as member			
resolution	of ARM, member of REMCO	350 593 532	0	1 305 621
number 5	of ARM, member of Revice			
Ordinary	To re-elect Mr Claude de Bruin as member of			
resolution	ARM, Chairman of REMCO.	313 099 055	0	38 800 098
number 6	ARIVI, CHAITHIAH OF REIVICO.			
Appointment	Appointment of auditors		No	Abstain
<u> </u>	To reappoint the Company's current auditors			
Ordinary	Grant Thornton (Botswana) upon the			
resolution	recommendation of the Audit and Risk	351 899 153	0	0
number 7	Committee, as the independent registered			
	auditors of the Company.			
Remuneration		Yes	No	Abstain
Ordinary	To authorise the Board to determine the			
resolution	remuneration of the external auditors and the	351 899 153	0	0
number 8	auditors' terms of reference.			
Remuneration	of Non-Executive Directors for 2018	Yes	No	Abstain
<u> </u>	To approve remuneration of Non-executive			
Ordinary	Directors for the financial year ended 30 June			
resolution	2018, in terms of Note 25 of the consolidated	311 793 434	0	40 105 719
number 9	annual financial statements, as recommended			
<u> </u>	by the Board			
Remuneration	n of Non-Executive Directors for 2019	Yes	No	Abstain
Ordinary	To approve remuneration of Non-executive			
resolution	Directors for the financial year ending 30 June	311 793 434	0	40 105 719
	Directors for the infancial year ending 30 June	311 /33 434	U	40 103 / 13
-	* *	211 702 424	0	<i>1</i> 0 105 719

Special Resolutions

Approval of general authority to issue shares for cash		Yes	No	Abstain		
Special resolution number 1	Resolved that until the next AGM of the Company, shares representing up to 10% (in aggregate) of the issued ordinary shares of the Company for cash, are placed under the control of the Directors for issue	284 481 139	0	67 418 014		
Waive all rights and entitlements i.r.o. shares issued pursuant to Special resolution 1		Yes	No	Abstain		
Special resolution number 2	Resolved that in accordance with the BSE Listing Requirement 5.82 (e) the shareholders of the Company waive all rights and entitlements, including any pre-emptive rights, that they may have in respect of any and all shares issued pursuant to special resolution number 1	284 481 139	0	67 418 014		
Amendment of 2017 Share Option Plan		Yes	No	Abstain		
Special resolution number 3	To ensure that the Options related to Tranche 1 remain available to incentivise eligible Service Providers, the Board has in accordance with the rules of the Plan approved an extension until 30 September 2018 in order for Tranche 1 to vest	287 481 139	0	64 418 014		