













Notice of Annual General Meeting and Form of Proxy 2022

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Notice of Annual General Meeting

Minergy Limited

(Incorporated in accordance with the laws of Botswana) (Botswana registration number: BW0001542791)

www.minergycoal.com

Notice is hereby given that the Annual General Meeting (the "Meeting" or the "AGM", unless referred to in full) of the shareholders of Minergy Ltd will take place at **10:00 on Wednesday, 30 November 2022**, at the Minergy office situated at Ground Floor, Unit 2, Building 3, Pinnacle Park, Setlhoa, Plot 75782, Gaborone, for the purpose of transacting the proposed business and passing if deemed fit with or without amendment the proposed resolutions.

Shareholders wishing to participate in the MS Teams AGM call should contact the Transfer Secretary, Corpserve Botswana at Unit 206, Second Floor, Plot 64516, Showgrounds Close, Fairgrounds, Gaborone, or by email to contactus@corpservebotswana.com at any time at least 48 hours before the start of the meeting. Corpserve will verify your shareholding and provide you with the MS Teams link.

Voting and proxies

- 1. A member entitled to attend and vote at the meeting is entitled to appoint a proxy or proxies to attend, speak and vote in his/her stead.
- 2. The instrument appointing such a proxy must be deposited at the registered office of the Company or sent by email to contactus@corpservebotswana.com not less than 48 hours before the meeting, i.e., 10:00 on Monday, 28 November 2022.
- 3. The completion and lodging of the form of proxy will not preclude the relevant member from attending the meeting and speaking and voting in person thereat to the exclusion of any proxy appointed in terms thereof.

Agenda

Presentation of annual financial statements and report.

The complete set of the consolidated audited annual financial statements (pages 61-87), together with the independent auditor's report (pages 59-60) and reports of the Audit and Risk Committee and Remuneration and Nomination Committee (pages 49-53), as well as the Social and Ethics Committee (page 39) are contained in the Integrated Annual Report.

The following resolutions are proposed for consideration and adoption to be moved, with or without modification.

Ordinary resolutions

ORDINARY RESOLUTION NUMBER 1

2022 financial statements

To receive, consider and adopt the audited financial statements for the year ended 30 June 2022.

ORDINARY RESOLUTION NUMBER 2

Re-election of directors of the Company

to re-elect, by way of a separate vote, Mr. Leutlwetse Tumelo who retires in terms of clauses 19.9.1 and 19.9.2 of the constitution, and who is eligible and offers himself for re-election.

ORDINARY RESOLUTION NUMBER 3

To re-elect, by way of a separate vote, Mr. Mokwena Morulane who retires in terms of clauses 19.9.1 and 19.9.2 of the constitution, and who is eligible and offers himself for re-election.

Brief CVs in respect of each Director offering himself for re-election can be found on pages 43-44 of this Integrated Annual Report.

ORDINARY RESOLUTION NUMBER 4

Confirmation of appointment of Director

To confirm the appointment of Julius Ayo as a Director to the Board.

A brief CV of Mr Julius Ayo can be found on page 43 of this Integrated Annual Report.

ORDINARY RESOLUTION NUMBER 5

Appointment of auditors

To reappoint the Company's current auditors Grant Thornton (Botswana) upon the recommendation of the Audit and Risk Committee, as the independent registered auditors of the Company.

ORDINARY RESOLUTION NUMBER 6

Remuneration of auditors

To authorise the Board to determine the remuneration of the external auditors and the auditors' terms of reference.

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Notice of Annual General Meeting continued

ORDINARY RESOLUTION NUMBER 7

Remuneration of Non-executive Directors for 2022

To approve the remuneration of Non-executive Directors for the financial year ended 30 June 2022, in terms of Note 30 of the consolidated annual financial statements, as recommended by the Board and set out below.

Non-executive	Fees (Pula)
Mokwena Morulane (Chairman)	150 000
Leutlwetse Tumelo	102 000
Claude de Bruin	102 000
Cross Kgosidiile	102 000
Leonard Makwinja	102 000
	558 000

ORDINARY RESOLUTION NUMBER 8

Remuneration of Non-executive Directors for 2023

To approve the remuneration of Non-executive Directors for the financial year ending 30 June 2023, as recommended by the Board and set out in the table below:

Monthly Non-executive Director remuneration for the financial year ended 30 June 2023:

Name	Pula
Chairman of the Board	12 500
Board member	8 500
Chairman of Committee	8 500
Member of Committee	8 500

General

To transact such other business as may be transacted at an AGM including the sanction or declaration of dividends if deemed necessary.

To take and respond to questions of shareholders in respect to the affairs, operation and management of the Company.

PROXIES AND REPRESENTATIVES

A shareholder may exercise the right to vote either by being present in person or by duly appointed representative or by delivery of a duly completed proxy form.

A representative or proxy for a shareholder is entitled to attend and be heard at a meeting and to cast votes as if the representative or proxy were the shareholder. A representative or proxy need not be a holder of a security issued by the Company.

A representative must be in a possession of a resolution of the Board of the Company being represented, the trust or fund which is a shareholder which he/she represents, or mandate letter, a power of attorney from the principal which is a shareholder which he/she represents ("Appointment Documents").

Shareholders wishing to appoint a proxy must complete the proxy form enclosed to this notice.

If the proxy is signed under a power of attorney, a copy of the power of attorney (unless already deposited with the Company) must accompany the proxy form.

If a representative is being appointed or if the proxy form is signed under a power of attorney, the Appointment Documents must be deposited at the Transfer Secretary's office by hand at Unit 206, Second Floor, Plot 64516, Showgrounds Close, Fairgrounds, Gaborone, by post to PO Box 1583, AAD, Gaborone or by email to contactus@ corpservebotswana.com not later than 48 hours before the meeting.

VOTING

All voting shall be by poll, so that every holder of an ordinary share in the Company present in person or by representative or by proxy and voting has one vote in respect of every ordinary share held.

Shareholders present in person, or by representative or by proxy and voting, shall cast their votes by signifying individually their assent or dissent, or as applicable their abstention, as directed by the Chairman by a show of hands, or by ballot, and for those present by audio-visual means by voice.

The Chairman of the meeting may reject or, provided that the Chairman is satisfied as to the manner in which a shareholder wishes to vote, accept any form of proxy or evidence of authority to act as representative, in his absolute discretion, which is completed other than in accordance specified herein or the notes to the proxy form. Appointment Documents and any proxy form which is duly completed in accordance herewith and the notes to the proxy form shall be accepted.

By order of the Board

Maura é du Di

Morné du Plessis Chief Executive Officer

Registered office

Ground Floor, Unit 2, Building 3
Pinnacle Park, Setlhoa
Plot 75782
Gaborone, Botswana

Form of proxy

Full names of signatory/ies if signing in a representative capacity (name in BLOCK LETTERS please):

/we (full name in BLOCK LETTERS please):		For	Against	Abstain
of (address):	Ordinary resolution number 1: Audited Financial Statements for the year ended 30 June 2022			
Telephone — work: ()	Ordinary resolution number 2: Re-elect Mr. Leutlwetse Tumelo: Board			
Telephone — home: ()	Ordinary resolution number 3: Re-elect Mr. Mokwena Morulane: Board			
or failing him/her or failing him/her	Ordinary resolution number 4: Confirmation of appointment of Mr. Julius Ayo: Board			
3. The Chairman of the AGM as my/our proxy to act for me/us at the Meeting or any adjournment thereof for the purpose	Ordinary resolution number 5: Appointment of auditors			
of considering, and if deemed fit, passing with or without modification, the resolutions and/or abstain from voting as indicated in respect of each resolution to be considered at said Meeting. Signed at	Ordinary resolution number 6: Remuneration of auditors			
Name (full name in BLOCK LETTERS please):	Ordinary resolution number 7: Approve remuneration of Non-executive Directors for 2022			
Signature:	Ordinary resolution number 8: Approve remuneration of Non-executive Directors for 2023			
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Notes to the form of proxy

Instructions for signing and lodging this form of proxy

- 1. A shareholder may insert the name of a proxy or the names of two alternative proxies of the shareholder's choice in the space/s provided, with or without deleting "the Chairman of the AGM," but any such deletion must be initialled by the shareholder concerned. The person whose name appears first on the form of proxy and who is present at the AGM will be entitled to act as proxy to the exclusion of those whose names follow.
- 2. Please insert an "X" in the relevant spaces according to how you wish your votes to be cast. However, if you wish to cast your votes in respect of a lesser number of shares than you own in Minergy, insert the number of ordinary shares held in respect of which you desire to vote. Failure to comply with the above will be deemed to authorise the proxy to vote at the Meeting as he/she deems fit in respect of all the shareholders votes exercisable thereat. A shareholder or his/her proxy is not obliged to use all the votes exercisable by the shareholder or by his/her proxy, but the total of the votes cast and in respect whereof abstentions are recorded may not exceed the total of the votes exercisable by the shareholder or by his/her proxy.
- 3. The date must be filled in on this proxy form when it is signed.
- 4. The completion and lodging of this form of proxy will not preclude the relevant shareholder from attending the Meeting in person or virtually and speaking and voting in person thereat to the exclusion of any proxy appointed in terms hereof. Where there are joint holders of shares, the vote of the joint holder whose name appears first in the register will be accepted.

- 5. Documentary evidence establishing the authority of a person signing this form of proxy in a representative capacity must be attached to this form of proxy unless previously recorded by the transfer secretaries or waived by the Chairman of the AGM of Minergy shareholders.
- 6. Any alterations or corrections made to this form of proxy must be initialled by the signatory/ies.
- 7. A minor must be assisted by his/her parent or guardian unless the relevant documents establishing his/her legal capacity are produced or have been registered by Transfer Secretaries.
- 8. Forms of proxy must be received by the Transfer Secretary, office by hand at Unit 206, Second Floor, Plot 64516, Showgrounds Close, Fairgrounds, Gaborone, by post to PO Box 1583, AAD, Gaborone or by email to contactus@corpservebotswana.com at any time at least 48 hours before the start of the meeting.
- 9. If required, additional forms of proxy are available from the transfer secretaries.

Corporate and general information

Corporate information

REGISTERED OFFICE AND BUSINESS ADDRESS

Ground Floor, Unit 2.

Building 3 Pinnacle Park,

Setlhoa, Plot 75782,

Gaborone, Botswana

POSTAL ADDRESS

P.O. Box 2330 ABG

Broadhurst, Gaborone, Botswana

REGISTRATION NUMBER

BW00001542791

WEBSITE

www.minergycoal.com

COMPANY SECRETARY

Desert Secretarial Services (Pty) Ltd

Phone: +267 3952474

Deloitte House, Plot 64518,

Fairgrounds Office Park

P.O. Box 211008

Bontleng, Gaborone, Botswana

NOMINATED TRANSFER SECRETARY

Corpserve Botswana

Tel: +267 393 2244

Unit 206, Second Floor,

Plot 64516

Showgrounds Close,

Fairgrounds

P.O. Box 1583.

AAD, Gaborone, Botswana

ATTORNEYS

Akheel Jinabhai & Associates in Association with McKee Commercial Law

Tel: +267 316 3125

AJA House, Unit 2,

Matante Mews, Plot 54373

CBD, Gaborone, Botswana

P.O. Box 20575.

Gaborone, Botswana

BANKERS

RMB Botswana

Tel: +267 395 3577

First Place CBD,

Gaborone, Botswana

General information

COUNTRY OF INCORPORATION AND DOMICILE

Botswana

NATURE OF THE BUSINESS

The Group is invested in the exploration, development, mining and trading of sized thermal coal, regionally and internationally. The quality and size of the Minergy coal resource is also suitable to expand the supply of coal for the power generation sector.

DIRECTORS

M Morulane

I Tumelo

M du Plessis

C Kgosidiile

J Avo

LEVEL OF ASSURANCE

The financial statements have been audited in compliance with the applicable requirements of the Companies Act of Botswana (CAP 42.01).

PREPARER

The audited full year consolidated financial statements were prepared by the Acting Chief Financial Officer, Julius Ayo (Bachelor of Accounting ("BACC") and Association of Certified Chartered Accountants ("ACCA")) under the supervision of the Chief Executive Officer ("CEO"), Morné du Plessis, CA(SA).