

Registration Number 1892/000610/06 Share Code: TON ISIN: ZAE000096541

United Kingdom:

FORM OF PROXY FOR ANNUAL GENERAL MEETING

Note: All beneficial shareowners that have dematerialised their shares through a CSDP or broker, other than those which are in "own name", must NOT COMPLETE THIS FORM.

Instead, they must either provide the CSDP or broker with their voting instructions, or alternatively, should they wish to attend the meeting themselves, they may request the CSDP or broker to provide them with a letter of representation in terms of the custody agreement entered into between themselves and the CSDP or broker

A member entitled to attend and vote at the meeting mentioned below is entitled to appoint a proxy to attend, speak and, on a poll, to vote in his stead. A proxy need not be a member of the company.

I/We				
(Name in block letters)				
of				
(Address in block letters)				
being the holder/holders of··· appoint		·····ordinary :	shares in Tongaat	Hulett do hereby
meeting of the company to be with or without modification,	failing him, Mr PH Staude as my/our proxy to held at 09h00 on Wednesday 27 July 2016 fo the resolutions to be proposed thereat, at each registered in my/our name/s in accordance w	r the purpose of co h adjournment the	nsidering and, if de reof and to vote on	emed fit, passing,
Proposed resolution		For	Against	Abstain
Re-appointment of Deloitte & Touche as auditors (with Mr G Kruger as designated auditor)				
Re-election of directors:				
	J John			
	RP Kupara			
	N Mjoli-Mncube			
Election of Audit and Compliance Committee until the next AGM:				
	J John			
	SM Beesley			
	F Jakoet			
	RP Kupara			
Special Resolution Number 1 authorising the repurchase of issued ordinary shares to a maximum of five percent in any year.				
Ordinary Resolution Number 1 authorising directors to give effect to Special Resolution Number 1.				
Ordinary Resolution Number 2 authorising the placing of unissued share capital under the control of directors to a maximum of five percent of the issued share capital.				
Ordinary Resolution Number 3 authorising directors to issue for cash unissued shares in terms of Ordinary Resolution Number 2.				
Special Resolution Number 2 authorising the remuneration payable to directors for their service as directors of the company.				
Non-binding advisory vote endorsing the company's remuneration policy.				
Signed thisday o	of2016		Signature	
Completed forms of proxy mo 25 July 2016.	ust be received at the office of the company's t	transfer secretaries	by not later than 09	9h00 on Monday,
South Africa:	Computershare Investor Services (Pty) Limited, 70 Marshall Street, Johannesburg, 2001 (PO Box 61051, Marshalltown, 2107).			

Capita Registrars, PXS, 34 Beckenham Road, Beckenham, BR3 4TU.

Notes:

- 1. A member's instructions to the proxy must be indicated in the appropriate box provided. Failure to comply with the above will be deemed to authorise the proxy to vote or abstain from voting at the annual general meeting as he/she deems fit. A member may instruct the proxy to vote less than the total number of shares held by inserting the relevant number of shares in the appropriate box provided. A member who fails to do so will be deemed to have authorised the proxy to vote or abstain from voting, as the case may be, in respect of all the member's votes exercisable at the annual general meeting.
- 2. Documentary evidence establishing the authority of a person signing this form of proxy in a representative capacity (e.g. for a company, close corporation, trust, pension fund, deceased estate, etc.) must be attached to this form of proxy unless previously recorded by the company's share registrar or waived by the chair of the annual general meeting.
- 3. Any alteration or correction made to this form of proxy must be initialled by the signatory/ies.
- 4. A minor must be assisted by the minor's parent or quardian unless the relevant documents establishing the minor's legal capacity are produced or have been registered by the share registrars of the company.
- 5. The chairman of the annual general meeting may accept any form of proxy which is completed other than in accordance with these notes if the chairman of the annual general meeting is satisfied as to the manner in which the member wishes to vote.