MINUTES OF THE ANNUAL SHAREHOLDERS MEETING OF MANZI MONATÉ COUNTRY CLUB SHARE BLOCK (PTY) LIMITED HELD AT MANZI MONATÉ ON THE 3RD OF AUGUST 2018 AT 11H00

PRESENT:

DIRECTORS:

AS PER THE ATTENDANCE REGISTER

SHAREHOLDERS:

AS PER THE ATTENDANCE REGISTER

IN ATTENDANCE:

AS PER THE ATTENDANCE REGISTER

1. OPEN AND WELCOME

The Chair opened the meeting and welcomed everyone present.

2. APOLOGIES / PROXIES / QUORUM

The Chair advised that no RSVP's, 2 Apologies and 5 Letters of Representation had been received. The Chair further advised that 3 Shareholders present in person or by Proxy representing at least 1% of the total votes in the Company constituted a quorum and as the Shareholders present represented 89% of the total votes, the Chair accordingly declared the meeting as duly constituted.

3. MINUTES OF THE PREVIOUS ANNUAL SHAREHOLDERS MEETING HELD ON THE 7^{TH} OF JULY 2017

The approved Minutes having been circulated and was accepted as read. There were no matters arising from the Minutes.

4. PRESENTATION OF THE CHAIR'S REPORT

The Chair's Report having been circulated was accepted as read, the Chair highlighted the pertinent aspects of the Report. There were no matters arising from the Chair's Report.

5. PRESENTATION OF THE ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2017

Mr. Gerhard Hogendoorn presented the Annual Financial Statements and explained the various notes relating to the line items concerned. There were no questions arising from the presentation.

6. APPROVAL OF AUDITOR'S REMUNERATION

The Meeting considered the fees raised by the Auditors for work completed and as there were no questions or objections, the Shareholders:

RESOLVED:

The Auditor's fees be and are paid as submitted and was duly approved.

7. APPOINTMENT OF AUDITORS

The Board of Directors proposed the re-appointment of Theunissen Abrie Incorporated.

RESOLVED:

Theunissen Abrie Incorporated, the Auditors were re-appointed for the current financial year.

8. INSURANCE SCHEDULE

The meeting considered the circulated Insurance Schedule detailing the insured values, premiums, Broker and Insurer / Re-insurer and as there were no questions or objections, it was:

RESOLVED:

The Insurance Schedule be and is hereby approved.

9. ELECTION OF DIRECTORS

- 9.2 Mr. J van Niekerk confirmed that in terms of the provision of the Mol the minimum number of Directors were 3 and in terms of Clause 21.1 half of the number of the elected Directors shall retire. Mr. JCT Coetzee had retired and had indicated that he was available for re-election.
- 9.3 One Nomination was received for Mr. JCT Coetzee to fill the vacancy.

RESOLVED:

Mr. JCT Coetzee be and is hereby appointed and elected as Director for the ensuing year. Mr. J van Niekerk congratulated Mr. JCT Coetzee on his appointment.

10. VOTE OF THANKS AND DISSOLUTION OF MEETING

The Chair thanked VRS and the Resort staff for their assistance and contributions in ensuring good Corporate Governance and controls and memorable holidays. The Chair thanked the Shareholders for their loyal support and prompt levy payments.

As there were no further matters for discussion the Chair dissolved the meeting.

Approved and signed at Intorid on the 22nd day of February 2019.

J van Niekerk (Chair)