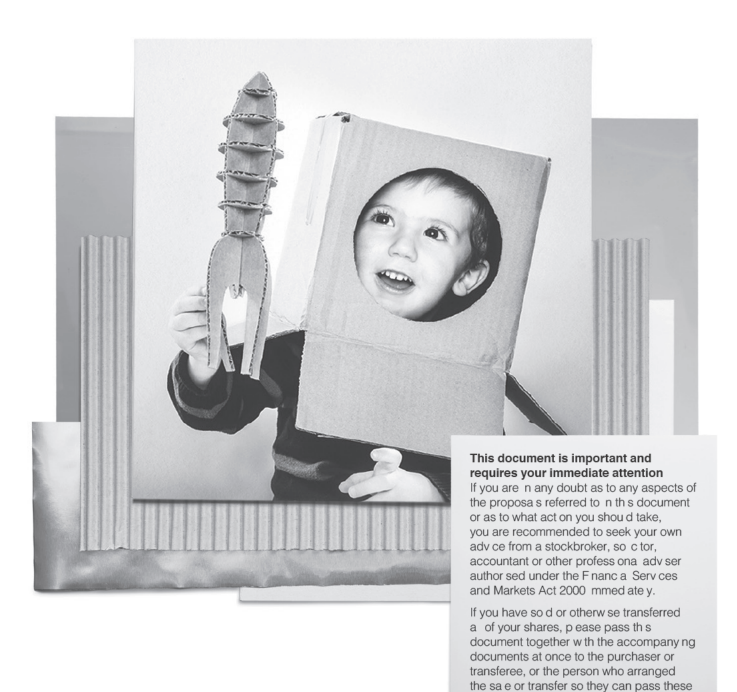


documents to the person who now ho ds

the shares.



# Mondi plc Notice of Annual General Meeting

on Wednesday 13 May 2015

# Mondi plc Annual General Meeting 2015

Date

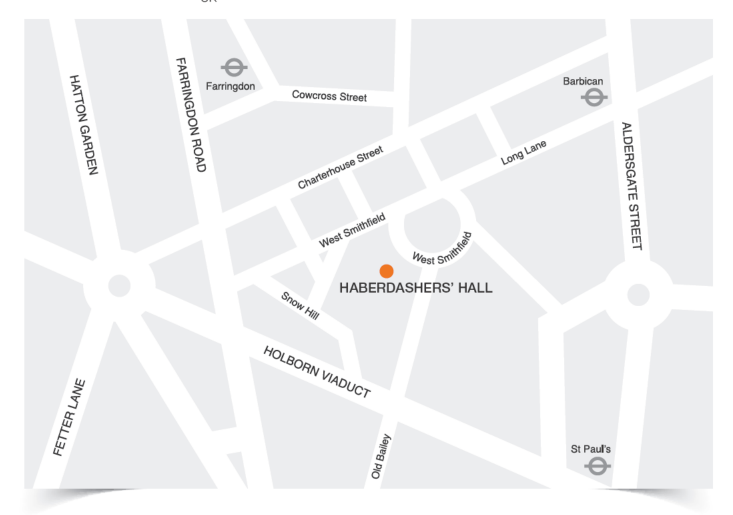
Wednesday 13 May 2015

Time

10:30 (UK t me)

Place

Haberdashers Ha 18 West Sm thfie d London EC1A 9HQ UK



# Key dates

11 May 2015

Last date for subm ss on of form of proxy

13 May 2015

Annua Genera Meet ng

# Voting

With the exception of ordinary resolution 22, each ordinary resolution requires the support of a simple majority of the total votes cast. The adoption of ordinary resolution 22 requires the support of 75% of the total votes cast, as does each special resolution.

# Joint chairmen's letter To the holders of Mondi plc shares

### Mondi plc

Bu d ng 1, 1st F oor Av ator Park, Stat on Road Add estone, Surrey KT15 2PG UK

Incorporated n Eng and and Wa es Reg stered No. 6209386

# **Annual General Meeting 2015**

We have p easure n nvtng you to the Annua Genera Meet ng of Mond pc whch w be hed at Haberdashers Ha, 18 West Smthfied, London EC1A 9HQ, UK at 10:30 (UK t me) on Wednesday 13 May 2015.

The Not ce of Annua Genera Meet ng s set out on pages 2 to 4, fo owed on pages 5 to 16 by an exp anat on of each reso ut on proposed and notes about your r ghts as a shareho der and nformat on regard ng the appointment of proxies. A voting at the meeting will be conducted on a point of the proximal statement of the proximal stat

Enc osed with this Notice of Annual General Meeting is the Mond Group Integrated report and financial statements 2014 containing the audited combined and consolidated financial information for Mond iL mited and Mond ipic for the year ended 31 December 2014.

### Final dividend

Shareho ders are being asked to give their consent for Mond Limited and Mond pic to pay final dividends of 379.38999 rand cents per ordinary share and 28.77 euro cents per ordinary share, respectively. If the recommended final dividends are approved, the dividends will be paid on Thursday 21 May 2015 to a lordinary shareholders on each register of members on Friday 24 April 2015.

### Action to be taken

Your nvo vement n the meeting is valued either in person or by proxy and is an important part of our dialogue with shareholders. If you are entited to but are unable to attend the Annual General Meeting in person you can submit your voting instruction using the enclosed proxy form or a ternative yielder ectronically as explained in the notes to the Notice of Annual General Meeting on page 14. Please ensure that your proxy appointment reaches the registrar by no later than 10:30 (UK time) on Monday 11 May 2015. A proxy need not be a member of Mond in picture of Mond in the distribution of the proxy need not be a member of Mond in picture.

Subm ss on of a proxy appointment will not prevent you from attending and voting in person should you wish to do so.

### Recommendation

The board of Mond pc be eve that a the proposas to be considered at the Annua Genera. Meeting of Mond pc are in the best interests of Mond pc and its shareholders as a whole. The directors unanimously recommend that you vote in favour of a the proposed resolutions as they intend to do in respect of their own benefic a holdings.

Yours s ncere y

Fred Phaswana
Joint chairman
Joint chairman

2 Apr 2015

# Notice of Annual General Meeting of Mondi plc

### Mondi plc

Incorporated n Eng and and Waes

Reg stered No. 6209386

JSE share code: MNP ISIN: GB00B1CRLC47 London Stock Exchange share code: MNDI

Not ce s hereby g ven that the Annua Genera Meet ng of Mond p c w be he d at 10:30 (UK t me) on Wednesday 13 May 2015 at Haberdashers Ha, 18 West Sm thfie d, London EC1A 9HQ, UK to transact the fo ow ng bus ness:

# Common business: Mondi Limited and Mondi plc

To consider and, if deemed fit, to pass, with or without modification, the following ordinary resolutions of Mond iL mited and Mond ip c:

- 1. To re-e ect Stephen Harr s as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 2. To re-e ect Dav d Hathorn as a d rector of Mond L m ted and Mond p c n accordance with the provisions of the Memorandum of Incorporation of Mond L m ted and the Articles of Association of Mond p c.
- 3. To re-e ect Andrew K ng as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 4. To re-e ect Imogen Mkh ze as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 5. To re-e ect John N cho as as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 6. To re-e ect Peter Oswa d as a d rector of Mond L m ted and Mond p c n accordance with the provisions of the Memorandum of Incorporation of Mond L m ted and the Articles of Association of Mond p c.
- 7. To re-e ect Fred Phaswana as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 8. To re-e ect Anne Qunn as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 9. To re-e ect Dav d W ams as a director of Mond Limited and Mond pic in accordance with the provisions of the Memorandum of Incorporation of Mond Limited and the Articles of Association of Mond pic.
- 10. Subject to h s re-e ect on as a d rector pursuant to reso ut on 1, to e ect Stephen Harr s, who fu fi s the requirements of sect on 94(4) of the South African Companies Act 71 of 2008, as a member of the DLC audit committee of Mond Limited and Mond pic, to hold office until the conclusion of the Annual General Meetings of Mond Limited and Mond pic to be held in 2016.
- 11. Subject to h s re-e ect on as a d rector pursuant to reso ut on 5, to e ect John N cho as, who fu fi s the requirements of sect on 94(4) of the South African Companies Act 71 of 2008, as a member of the DLC audit committee of Mond Limited and Mond pic, to hold office until the conclusion of the Annual General Meetings of Mond Limited and Mond pic to be held in 2016.
- 12. Subject to her re-e ect on as a director pursuant to resolution 8, to elect Anne Quinn, who fulf is the requirements of section 94(4) of the South African Companies Act 71 of 2008, as a member of the DLC audit committee of Mond Limited and Mond pic, to hold office until the conclusion of the Annual General Meetings of Mond Limited and Mond pic to be held in 2016.

# **Mondi Limited business**

To consider and, if deemed fit, to pass, with or without modification, the following resolutions of Mond Limited:

### Ord nary resolutions

- 13. To receive the audited financial statements of Mond Limited for the year ended 31 December 2014, together with the reports of the DLC audit committee, the directors and the auditors of Mond Limited.
- 14. To endorse Mond L m ted s remunerat on po cy as set out n the remunerat on report of Mond L m ted for the year ended 31 December 2014.

#### Spec a resout on number 1

15. That the remuneration of the non-executive directors be approved, in terms of the Mond Limited Memorandum of Incorporation and section 66(9) of the South African Companies Act 71 of 2008, at the level of feesing directors are directors as a feeting and section 66(9) of the South African Companies Act 71 of 2008, at the level of feesing directors are directors as a feeting directors.

#### Ord nary reso ut ons

- 16. Subject to the passing of resolution 26, to declare a final dividend of 379.38999 rand cents per ordinally share in Mond iL mited for the year ended 31 December 2014.
- 17. To reappoint De of the & Touche as auditors, and Sheily Neison as the registered auditor responsible for the audit, of Mond Limited to hold office until the conclusion of the Annual General Meeting of Mond Limited to be held in 2016.
- 18. To author se the DLC aud t committee to fix the remuneration of De otte & Touche.

## Spec a resout on number 2

19. That, to the extent required by the South African Companies Act 71 of 2008 (the SA Companies Act ) and subject to complance with the requirements of the Memorandum of Incorporation of Mond Limited, the SA Companies Act and the Listings Requirements of the JSE Limited (each as presently constituted and as amended from time to time), the directors of Mond Limited may authorise Mond Limited to provide direction ndirect financial assistance, including by way of lending money, guaranteeing a loan or other obligation, and securing any debt or obligation, or otherwise to any related or inter-related company or corporation, and/or to a member of a related or inter-related company or corporation, and/or to a member of a related or inter-related company or corporation, and/or to a person related to any such company, corporation or member a last contemplated in section 44 and/or 45 of the SA Companies Act, for such amounts and on such terms and conditions as the Mond Limited directors may determine. This authority will expire at the earlier of the second anniversary of the date on which this special resolution is adopted and the date of the Annual General Meeting of Mond Limited to be held in 2016.

#### Ord nary reso ut ons

- 20. That the directors of Mond Limited be authorised to a lot and issue and/or to grant options to subscribe for, a number of authorised but unissued shares equal to 5% of the issued ordinary shares of Mond Limited, at their discretion until the Annua General Meeting of Mond Limited to be held in 2016, subject to the provisions of the South African Companies Act 71 of 2008, the Listings Requirements of the JSE Limited and the Memorandum of Incorporation of Mond Limited (each as presently constituted and as amended from time to time).
- 21. That the directors of Mond Limited be authorised to a lot and issue and/or to grant options to subscribe for, a number of authorised but un ssued shares equal to 5% of the issued special converting shares of Mond Limited, at their discretion untitude Annual General Meeting of Mond Limited to be held in 2016, subject to the provisions of the South African Companies Act 71 of 2008, the Listings Requirements of the JSE Limited and the Memorandum of Incorporation of Mond Limited (each as presently constituted and as amended from time to time).
- 22. That, subject to the pass ng of reso ut on 20, n accordance with the Memorandum of Incorporation of Mond Limited, the South African Companies Act 71 of 2008 and the Listings Requirements of the JSE Limited (each as presently constituted and as amended from time to time), the directors of Mond Limited are authorised by way of a general authority to a lot and issue up to 5,915,648 Mond Limited ordinary shares (representing 5% of Mond Limited's issued ordinary shares) for cash as and when suitable is tuations arise, subject to the specific imitations as required by the Listings Requirements of the JSE Limited.

### Spec a resout on number 3

23. That, n accordance with the Memorandum of Incorporation of Mond Limited and with effect from 13 May 2015, Mond Limited hereby approves as a general authority contemplated in paragraph 5.72 of the Listings Requirements of the JSE Limited, the acquisition by Mond Limited, or any of its subsidiar es from time to time, of the issued ordinary shares of Mond Limited, upon such terms and conditions and in such amounts as the directors of Mond Limited or any of its subsidiar es may from time to time decide, but subject to the provisions of the Memorandum of Incorporation of Mond Limited, the South African Companies Actifications and the Listings Requirements of the JSE Limited (each as presently constituted and as amended from time to time).

# Mondi plc business

To consider and, if deemed fit, to pass, with or without modification, the following resolutions of Mondipic:

# Ord nary reso ut ons

24. To receive the audited financial statements of Mondipic for the year ended 31 December 2014, together with the reports of the DLC audit committee, the directors and the auditors of Mondipic.

# Notice of Annual General Meeting of Mondi plc

# continued

- 25. To approve the directors remuneration report of Mond ip c, other than the part containing the directors remuneration policy, for the year ended 31 December 2014 as set out on pages 103 to 113 of the Mond Group Integrated report and financial statements 2014.
- 26. Subject to the pass ng of reso ut on 16, to dec are a fina d v dend of 28.77 euro cents per ord nary share n Mond p c for the year ended 31 December 2014.
- 27. To reappoint De oitte LLP as auditors of Mondipic to hold office until the conclusion of the Annual General Meeting of Mondipic to be held in 2016.
- 28. To author se the DLC aud t comm ttee to fix the remunerat on of De o tte LLP.
- 29. That the directors of Mondilpic be generally and unconditionally authorised pursuant to and in accordance with section 551 of the UK Companies Act 2006 to exercise all the powers of Mondilpic to a lot shares or granting to subscribe for or to conveit any security into shares up to an aggregate nominal amount of €4,855,537.60. Such authority to apply in substitution for a previous authorities pursuant to section 551 of the UK Companies Act 2006 and to expire at the conclusion of the next Annual General Meeting of Mondilpic to be held in 2016 or, if earlier, 30 June 2016, but so that Mondilpic may make offers or enterinto agreements during the relevant period which would, or might, require shares to be a lotted or rights to subscribe for or to convert any shares to be granted after the authority expires.

#### Spec a reso ut on number 4

- 30. That, subject to the pass ng of reso ut on 29, the directors of Mondipic be empowered to a ot equity securities (as defined in section 560(1) of the UK Companies Act 2006) who is for cash pursuant to the authority given in resolution 29 in connection with:
  - . a R ghts Issue to ord nary shareho ders (exc ud ng any ho d ng of treasury shares) where the r ghts of each shareho der are, as near y as pract cab e, proport onate to the number of shares he d. The d rectors of Mond pc may exc ude certain shareho ders, dea with fractions and generally manage the Rights Issue as they think fit; and
  - . the a otment of equity securities up to an aggregate nomina value of €3,672,408, as if section 561(1) of the UK Companies Act 2006, to the extent applicable, did not apply to any such a otment;

such power to exp re at the conc us on of the next Annua Genera Meeting of Mond pic to be held in 2016 or, if ear er, 30 June 2016, but so that Mond pic may make offers and enter into agreements which would, or might, require equity securities to be a otted after the power expires.

For the purposes of this resolution 30, Rights Issue has the meaning given to the term in the Articles of Association of Mond pic.

# Spec a reso ut on number 5

- 31. That Mond pc s genera y and uncond t ona y author sed for the purpose of sect on 701 of the UK Compan es Act 2006 to make market purchases (as defined n sect on 693 of the UK Compan es Act 2006) of ts own ord nary shares of €0.20 each n the cap ta of Mond pc provided that:
  - . the max mum number of ord nary shares which may be purchased is 18,362,040 (representing 5% of Mond ip c is issued ord nary share capital);
  - . the m n mum pr ce which may be paid for any ordinary share  $s \in 0.20$ ;
  - . the max mum price which may be paid for any ordinary share is no more than 5% above the average of the middle market quotations of the ordinary shares of Mondlip c as derived from the London Stock Exchange Daily Official List for the five business days immediately before the day on which such share is contracted to be purchased; and
  - v. this authority will expire at the conclusion of the Annual General Meeting of Mond ipic to be held in 2016 or, if ear er, 30 June 2016 (except in relation to the purchase of shares the contract for which was concluded before the expiry of such authority and which may be executed who iy or partly after such expiry).

By order of the board

### **Carol Hunt**

Company secretary, Mond pc 2 Apr 2015

## Reg stered office:

Bu d ng 1, 1st Foor Av ator Park, Stat on Road Add estone Surrey KT15 2PG UK

Incorporated n Eng and and Wa es No. 6209386

#### Resolutions 1 to 9 - re-election of directors

In accordance with governance best practice the Boards have decided that a directors will stand for re-election in 2015. The DLC nominations committee reviewed and recommended to the Boards the re-election of each of the directors. The committee has considered the collective skips, experience and independence of each of the non-executive directors. The 2014 board evaluation confirmed that each of the directors make an effective and valuable contribution to the Boards and demonstrate commitment to their respective roles, including as they relate to committees, and are therefore recommended for re-election.

Fu b ograph ca deta s of each director are set out in the Mond Group Integrated report and financia statements 2014 on pages 60 to 63 and in the appendix to this Notice.

### Resolutions 10 to 12 - election of DLC audit committee members

South Afr can company aw requires that, at each Annua Genera. Meeting, the shareholders elect the members of an audit committee. The three members proposed, each an independent non-executive director of both Mond. Limited and Mond. p.c., are Stephen Harris, John Nicholas and Anne Quinn. The DLC nominations committee reviewed the suitability and qualifications of each director as members of the DLC audit committee and considers that each of Stephen Harris, John Nicholas and Anne Quinn has adequate relevant financial knowledge and experience to fulfill their duties as members of the DLC audit committee.

Fu b ograph ca deta s of each director are set out in the Mond Group Integrated report and financia statements 2014 on pages 62 and 63 and in the appendix to this Notice.

### Resolutions 13 and 24 - 2014 Integrated report and financial statements

The d rectors of Mond L m ted and Mond p c are required by company aw to present the audited financia statements, together with the reports of the DLC audit committee, the directors and the auditors for the financial year ended 31 December 2014 of the respective company to the meeting.

Enc osed with this Notice of Annual General Meeting is a copy of the Mond Group Integrated report and financial statements 2014 containing the audited combined and consolidated financial information of Mond it mitted and Mond ip c for the year ended 31 December 2014.

# Resolutions 14 and 25 - directors' remuneration

Regu at on in South Africa and the UK requires that the directors present a report on their remuneration during the period under review. The report for the year ended 31 December 2014 is set out on pages 94 to 113 of the Mond. Group Integrated report and financial statements 2014.

Due to Mond s DLC structure and our need to comp y with both South African and UK regulation, the structure of the remuneration report has been left argely unchanged from ast year and comprises the directors remuneration policy and the annual report on remuneration. The annual report on remuneration is being put to a non-binding advisory vote to Mond ip c shareholders, resolution 25. The directors remuneration policy, which remains unchanged since it was approved by shareholders at the 2014 Annual General Meetings, is being tabled for a non-binding advisory vote to Mond. Limited shareholders in accordance with South African regulations, resolution 14. Under UK regulations the policy report is required to be put to a binding shareholder vote every three years (or sooner if changes are proposed) and is not being presented for Mond in pickers.

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### Resolution 15 – Special resolution number 1 – director fees

Regu at on in South Africa requires that shareholders approve, by special resolution, the fees paid to directors for their services as directors. Resolution 15 is seeking approval to increase these fees for the non-executive directors by a maximum of 2.21% with effect from the date of this meeting.

The current and proposed eve of fees for the non-execut ved rectors are set out in the table below and explained more fully in the Mond Group Integrated report and financial statements 2014 on page 101.

| Item  | Current fee | Proposed fee |
|---|-------------|--------------|
| Jo nt cha rman fee  | £272,000    | £278,000     |
| Non-execut ve base fee  | £43,500     | £44,400      |
| Supplement per meeting in home country (per day)                                | £1,630      | £1,660       |
| Supplement per meeting outside home country (per meeting)                       | £5,450      | £5,560       |
| Supplement for senior independent director and DLC remuneration committee chair | £16,350     | £16,680      |
| Supplement for DLC audit committee chair  | £10,900     | £11,100      |
| Supplement for DLC sustainable development committee chair                      | £8,700      | £8,870       |
| Supplement for Mond Limited social and ethics committee chair                   | £8,700      | £8,870       |

No supplement is payable for additional commitments in relation to this role.

#### Resolutions 16 and 26 - final dividend

F na d v dends for the year ended 31 December 2014 for Mond L m ted and Mond p c of 379.38999 rand cents per ord na y share and 28.77 euro cents per ord nary share, respect ve y, are recommended by the d rectors. Shareho der approva for the dec arat on of these fina d v dends s required. If approved, the d v dends will be paid on Thursday 21 May 2015 to shareho ders on each share register on Fr day 24 April 2015.

The d rectors of Mond L m ted have app ed the so vency and qudty tests contempated in the South African Companes Act 71 of 2008 in terms of which it has been concluded that Mond L m ted will satisfy such tests immediately after completing the proposed distribution.

# Resolutions 17, 18, 27 and 28 – reappointment and remuneration of auditors

South Afr can and UK company aw requires that, at each general meeting at which accounts are aid, Mond Limited and Mond pic appoint auditors who will remain in office until the next general meeting at which accounts are aid. The boards of Mond Limited and Mond pic, having accepted the recommendation of the DLC audit committee, propose that Deloite & Touche and Deloite LLP be reappointed as Mond Limited and Mond pic slaud tors, respectively. Resolutions 17 and 27 relate to the reappointment and resolutions 18 and 28 will authorise the DLC audit committee to agree the auditors remuneration.

# Resolution 19 - Special resolution number 2 - financial assistance

This reso ut on is being proposed in order to comply with the requirements of sections 44 and 45 of the South African Companies Act 71 of 2008, to the extent that, on an interpretation thereof, the approval of shareholders is required for the directors to authorise any financial assistance by Mond Limited. Sections 44 and 45 of the Act both provide, *inter alia*, that such financial assistance must be approved by a special resolution of the shareholders, adopted within the previous two years. Following such shareholder approval the directors may not authorise any such financial assistance unless they are satisfied that:

- . mmed ate y after providing the financia assistance, Mond Limited would satisfy the solvency and iquidity test; and
- . the terms under which the financia assistance is proposed to beigiven are fair and reasonable to Mond Limited.

In the normal course of business Mond Limited is required to grant financial assistance to subsidiar es and other juristic persons in the Mond Group, including but not imited to financial assistance in the form of loans, guarantees in favour of third parties, such as financial institutions, service providers and counterparties (in respect of the provision of banking facilities, acquisition transactions, project financing, debt capital and structured financing transactions) for the obligations of such subsidiar es and any persons related to such subsidiar es. This resolution will enable Mond Limited to provide financial assistance within the Mond Group which may be required from time to time in the normal course of business.

Dur ng the per od since the passing of the equivalent resolution at the 2014 Annual General Meeting, the directors approved financial assistance relating to Mond Shanduka Newsprint Proprietary Limited (ZAR185 million), Mond Zime e Proprietary Limited (ZAR72 million) and Mond Sacher e Moderne Holdings Proprietary Limited (€6 million).

### Resolution 20 - general authority to the directors to issue Mondi Limited ordinary shares

This authority, in accordance with the Listings Requirements of the JSE Limited, grants the directors the authority to a lot and issue or grant options to subscribe for, a number of shares equal to 5% of the issued ordinary shares of Mond Limited.

## Resolution 21 - general authority to the directors to issue Mondi Limited special converting shares

This authority, in accordance with the Listings Requirements of the JSE Limited, grants the directors the authority to a lot and issue or grant options to subscribe for, a number of shares equal to 5% of the issued special converting shares of Mond Limited.

The spec a converting shares are very specific to the Mond dua sted company (DLC) admin stration and can only be used upon termination of the DLC arrangements.

The spec a converting shares are shares issued by Mond iL mitted that are held by a South African trust and which convert not ordinary shares only in the event of and upon termination of the DLC structure so as to ensure economic equalisation for shareholders. Mond ipic also has a number of special converting shares in issue to a UK trust. The two companies are required under the DLC agreements to ensure that the correct number of special converting shares is a ways in issue. Therefore, should the authority under resolution 29 (reliating to the number of Mond ipic ordinary shares in issue) be used, an equivalent authority is required in respect of the special converting shares of Mond iL mitted in order to maintain the protection for shareholders. Equalisation on termination is achieved by ensuring that the shareholders of each company receive such shares in the other company as will ensure that they have the same proportionate holding in each of the companies as they previously had in the combined group. Prior to termination of the DLC structure the special converting shares have imited in the mitted rights.

### Resolution 22 - authority to allot Mondi Limited shares for cash

Reso ut on 22 provides authority to the directors to a of shares for cash other than by way of rights issue in respect of Mond Limited up to the imit specified in the resolution. In such circumstances, the directors confirm that, as and when they exercise such authority, they intend to follow emerging best practice as regards its use as recommended by the Investment Association.

The d rectors a so confirm that the exerc se of any such author ty wou d be subject to the fo owng spec ficm that ons as required by the Listings Requirements of the JSE Limited:

- . this authority sha not extend beyond the next Annua Genera Meeting of Mond Limited to be held in 2016;
- . the equity securities which are the subject of the issue for cash shall be of a classial ready in issue, or where this is not the case, shall be imited to such securities or rights that are convertible into a classial ready in issue;
- . a pad press announcement g v ng fu deta s, as prescr bed by the L st ngs Requirements of the JSE L m ted, will be published at the time of an issue representing, on a cumulative basis within one financial year, 5% or more of the number of ordinary shares in issue prior to such issue;
- v. the ssue n the aggregate n any one financ a year w not exceed 15% of Mond L m teds sted equity securities as at the date of the Notice of Annual General Meeting (a though it should be noted that the resolution imits the directors to a maximum of 5% of the ordinary shares in ssue);
- v. n determining the price at which an allotment and issue of ordinary shares may be made in terms of this authority, the maximum discount permitted will be 10% of the weighted average traded price of the ordinary shares in question as determined over the 30 business days prior to the date the price of the issue is determined or agreed between Mond iL mited and the party subscribing for the securities; and
- v. the equity securities/shares must be issued to public shareholders and not to related parties.

In terms of the L st ngs Requirements of the JSE L m ted, the approva of 75% of the votes cast in favour of this resolution by a equity securities holders present or represented by proxy at the Annual General Meeting is required to approve this resolution.

# Resolution 23 - Special resolution number 3 - Mondi Limited purchase of own shares

The reason and effect of reso ut on 23 s to grant a renewab e genera author ty to Mond L m ted, or a subs d ary of Mond L m ted, to acquire ord nary shares in Mond L m ted which are in ssue from time to time in terms of the following L stings Requirements of the JSE L m ted (JSE) (as presently constituted and as amended from time to time):

- . any such acqu s t on of ord nary shares be effected through the order book operated by the JSE trad ng system and done w thout any pr or understand ng or arrangement between Mond L m ted and the counterparty;
- author sat on thereto sig ven by Mond Limited's Memorandum of Incorporation;
- this general authority shall be vaid until Mond Limited's next Annual General Meeting or 15 months from the date of passing this special resolution, whichever is ear ier;

# continued

- v. an announcement w be pub shed as soon as Mond Lmted or any of ts subsidiaries has acquired ordinary shares constituting, on a cumulative basis, 3% of the number of ordinary shares in ssue prior to the acquisition pursuant to which the aforesaid 3% threshold is reached, and for each 3% in aggregate acquired thereafter, containing full details of such acquisitions;
- v. acquisitions of ordinary shares in aggregate in any one financial year may not exceed 20% of Mond Limited si ssued ordinary share capital of that class as at the date of passing of this resolution (although it should be noted that the directors will mit any purchase to a maximum of 5% of the issued ordinary share capital);
- v. the number of ord nary shares purchased and he d by a subs d ary or subs d ar es of Mond L m ted sha not exceed 10% n aggregate of the number of ssued shares of Mond L m ted at the re evant t me;
- v. n determining the price at which ordinary shares issued by Mond Limited are acquired by it or any of its subsidiaries in terms of this general authority, the maximum premium at which such ordinary shares may be acquired will be 10% of the weighted average of the market value at which such ordinary shares are traded on the JSE as determined over the five business days mimed ately preceding the date of repurchase of such ordinary shares by Mond Limited or any of its subsidiaries;
- v . at any point in time, Mond Limited or any of its subsidiar es may only appoint one agent to effect any repurchase on Mond Limited's behalf:
- x. Mond Lmted or any of ts subsidiar esimay not repurchase any shares during a prohibited period as defined by the Listings Requirements of the JSE, unless they have in place a repurchase programme where the dates and quantities of securities to be traded during their evant period are fixed (not subject to any variation) and has been submitted to the JSE in writing. Mond Lmted must instruct an independent third party, which makes its investment decisions in relation to its securities independently of and uninfluenced by Mondi, prior to the commencement of the prohibited period to execute the repurchase programme submitted to the JSE; and
- x. the directors have passed a resolution author sing the repurchase, confirming that Mond it mited, and its subsidiaries, have passed the solvency and iquidity test and that from the time the test was done there were no material changes to the financial position of the Group.

The d rectors of Mond Lm ted have no present intent on of making any repurchases but be even that Mond Lm ted should retain the flex bity to take act on if future repurchases were considered desirable and in the best interests of shareholders. The directors of Mond Lm ted are of the opin on that, after considering the effect of such acquisition of ordinary shares, if implemented and on the assumption that Mond Lm ted acquires the maximum of 5% of the current issued ordinary share capital of Mond Lm ted at the last practical date prior to the date of the Notice of Annual General Meeting of Mond Lm ted:

- Mond Lm ted and ts subs dar es w be abe, n the ord nary course of bus ness, to pay ts debts;
- the conso dated assets of Mond L m ted and ts subs d ar es, fary valued in accordance with Generally Accepted Accounting Practice, will be in excess of the conso dated lab it es of Mond L m ted and its subsidiaries;
- Mond L m ted and ts subs d ar es w have adequate cap ta and reserves for ord nary bus ness purposes; and
- the working capital of Mond Limited and its subsidiaries will be adequate for ordinary business purposes. Mond Limited will ensure that its sponsor will provide the necessary etter on the adequacy of the working capital in terms of the Listings Requirements of the JSE, prior to the commencement of any purchase of Mond Limited sishares on the open market.

### D rectors respons b ty statement

The d rectors, whose names appear on pages 60 to 63 of the Mond Group Integrated report and financ a statements 2014, co ectively and individually accept full responsibility for the accuracy of the information pertaining to this special resolution and certify that, to the best of their knowledge and beingth, there are no facts that have been omitted which would make any statement false or misleading and that a reasonable enquiries to ascertain such facts have been made and that the special resolution contains a information required by award the Listings Requirements of the JSE.

### Mater a changes

Other than the facts and deve opments reported on in the Mond Limited 2014 statutory accounts, there have been no material changes in the affairs or financial position of Mond Limited and its subsidiaries since the date of signature of the audit report and up to the date of this Notice.

The following add tonal information, some of which may appear elsewhere in the Mond Group Integrated report and financial statements 2014, is provided in terms of the Listings Requirements of the JSE for purposes of the general authority:

- major benefic a shareho ders ntegrated report and financ a statements pages 114 and 115; and
- share cap ta of Mond Lmted ntegrated report and financa statements page 156.

### Resolution 29 – directors' authority to allot Mondi plc shares

The purpose of reso ut on 29 s to renew the directors of Mond ip c sipower to a ot shares. The authority will allow the directors of Mond ip c to a ot new shares and granting ghts to subscribe for, or convert other securities into, shares up to a maximum nomina amount of €4,855,537.60, as set out in the table below and exclusive of treasuly shares, which is equivalent to approximately 5% of the ssued capital:

|                          | Number of shares | Par value | Relative part of section 551 amount |
|--------------------------|------------------|-----------|-------------------------------------|
| Ord nary shares          | 18,362,040       | €0.20     | €3,672,408.00                       |
| Spec a converting shares | 5,915,648        | €0.20     | €1,183,129.60                       |
| Total                    |                  |           | €4,855,537.60                       |

This authority covers the issued ordinary share capita of Mondipic, as would normally be the case for a UK company at its Annua General Meeting, but also the issued special converting shares of Mondipic. An authority is included for the special converting shares to enable the directors of Mondipic to issue these as and when required in accordance with the agreements which constitute Mondis dual is sted company structure (this is explained in more detail on page 7).

At 13 March 2015 (be ng the atest pract cabe date pror to the pubcation of this Notice), Mond pcdd not hod any shares nitreasury.

There are no present p ans to undertake a rights issue or to a ot new shares. The directors of Mond ipic consider it desirable to have the flex bit yield by corporate governance guide nesto respond to market developments and to enable a otments to take place to finance business opportunities as they arise.

A though UK companes would generally seek an authority over 33.3% of ssued capital, Mondipic is aware that the investment community in South Africa prefers to see this authority restricted to no more than 5% of ssued capital. In view of the dual sted company structure, Mondipic has decided to imit the authority to 5%.

If the reso ut on s passed, the author ty w exp re at the end of the Annua Genera Meet ng of Mond pc to be hed n 2016 or, fear er, 30 June 2016.

# Resolution 30 – Special resolution number 4 – disapplication of Mondi plc pre-emption rights

If the directors of Mond ip c wish to a lot new shares and other equity securities, or sell treasury shares, for cash (other than in connection with an employee share scheme), UK company law requires that these shares are offered first to shareholders in proport on to their existing holdings.

The purpose of reso ut on 30 s to author se the directors of Mondipic to a of new shares pursuant to the author tyig ven by reso ut on 29, or to self treasuly shares, for cash () in connection with a Rights Issue (as defined in the Mondipic Articles of Association) or () otherwise up to a maximum aggregate nominal value of €3,672,408, which is equivalent to 5% of the issued ordinary share capital of Mondipic as at 13 March 2015 (being the latest practicable date prior to publication of this Notice), in each case without the shares first being offered to existing shareholders in proportion to their existing holdings. The authority we expire at the end of the next Annual General Meeting of Mondipic to be held in 2016 or, if earlier, 30 June 2016.

The directors confirm that, as and when they exercise such authorities, they intend to follow emerging best practice as regards its use as recommended in the Investment Association guide nes.

In accordance with the provisions of the Pre-emption Group's Statement of Principies, the directors do not intend to issue more than 7.5% of the total issued ordinary share capital of Mondipie for cash on a non-pre-emptive basis (other than pursuant to a rights issue or pre-emptive offer) in any roling three year period without prior consultation with shareholders and the investment committees of the Investment Association and the National Association of Pension Funds.

# continued

The d rectors a so confirm that pursuant to the dua sted company structure, the exerc se of any such author ty would be subject to the following specific imit at ons as required by the Listings Requirements of the JSE Limited:

- . this authority sha not extend beyond the next Annua Genera Meeting of Mond pic to be held in 2016;
- . the equity securities which are the subject of the issue for cash shall be of a class a ready in issue or, where this is not the case, shall be imited to such securities or rights that are convertible into a class a ready in issue;
- . a pad press announcement g v ng fu deta s, as prescr bed by the L st ngs Requirements of the JSE L m ted, with be published at the time of an issue representing, on a cumulative basis within one financial year, 5% or more of the number of ordinary shares in issue prior to such issue;
- v. the ssue n the aggregate n any one financ a year w not exceed 15% of Mond pcs sted equity securities as at the date of the Notice of Annual General Meeting (although it should be noted that the resolution imits the directors to a maximum of 5% of the ordinary shares in ssue);
- v. n determining the price at which an all otment and issue of ordinary shares may be made in terms of this authority, the max mumid scount permitted will be 10% of the weighted average traded price of the ordinary shares in question as determined over the 30 business days prior to the date that the price of the issue is determined or agreed between Mond ipic and the paity subscribing for the securities; and
- v. the equity securities/shares must be issued to public shareholders and not to related parties.

The directors of Mondipic consider the authority in resolution 30 to be appropriate in order to a low Mondipic flexibility to finance business opportunities without the need to comply with the strict requirements of the statutory pre-emption provisions.

## Resolution 31 - Special resolution number 5 - Mondi plc purchase of own shares

The d rectors of Mond p c consider t may, n certain c roumstances, be in the best interests of shareholders generally for Mond p c to purchase its own ordinary shares. Accordingly, the effect of this resolution is to renew the general authority, subject to specified imits, granted to Mond p c to purchase its own ordinary shares, untit he Annual General Meeting in 2016 or, if ear er, 30 June 2016. You are asked to consent to the purchase by Mond p c of up to a maximum of 18,362,040 ordinary shares of 0.20 each. This represents 5% of the ordinary shares in in sue as at 13 March 2015 and Mond p c siever se of this authority is subject to the stated upper and lower imits on the price payable.

As of 13 March 2015 (the atest pract cab e date prior to publication of this Notice), there were options outstanding over 2,232,013 ordinary shares, representing 0.61% of Mondi picis is sued ordinary share capital at that date. If the authority to buy back shares was exercised in full, the total number of options to subscribe for ordinary shares would represent 0.64% of Mondi picis reduced ssued ordinary share capital.

The d rectors of Mond pc have no present intent on of making any purchases of its own ord nary shares, but be eve that Mond pc should retain the flex bity to take further action if future purchases were considered desirable and in the best interests of shareholders. Pursuant to the UK Companies Act 2006, Mond pc can hold the shares which have been repurchased itself as treasury shares and either reseithem for cash, cance them, either mmediately or at a point in the future, or use them for the purposes of its employee share schemes. The directors of Mond pc be eve that it is desirable for Mond pc to have this choice and therefore intend to hold any shares purchased under this authority as treasury shares. Holding the repurchased shares as treasury shares will give Mond pc the abity to reseithem or transfer them in the future, and so provide Mond pc with additional flex bity in the management of its capital base. No dividends will be paid on, and no voting rights will be exercised in respect of, treasury shares.

Appendix 11

Biographies of directors standing for re-election pursuant to resolutions 1 to 9 and for the election of members of the DLC audit committee pursuant to resolutions 10 to 12.

### Stephen Harris, 56

Non-execut ve d rector

Appointed: March 2011

**Committee memberships:** aud t, nom nat ons, remunerat on, susta nab e deve opment (cha rman), soc a & eth cs

**Qualifications:** chartered eng neer, graduated n eng neer ng from Cambr dge Un vers ty, master s degree n bus ness adm n strat on from the Un vers ty of Ch cago, Booth Schoo of Bus ness

**Experience:** Stephen has extens ve exper ence n eng neer ng and manufactur ng hav ng spent h s ear y career w th Cou tau ds p c and then moved to the USA to jo n APV Inc from 1984 unt 1995, where he he d severa sen or management post ons. He was appointed to the board of Powe Duffryn p c as an executive director in 1995 and then went on to join Spectris p c as an executive director from 2003 unt 2008. He was a so a non-executive director of Brixton pic from 2006 to 2009.

**External appointments:** ch ef execut ve officer of Bodycote p c.

## David Hathorn, 52

Ch ef execut ve officer

Appointed: May 2007

Committee memberships: execut ve (cha rman), susta nab e

deve opment, soc a & eth cs

Qualifications: graduated in commerce from the University of

Nata, chartered accountant (South Africa)

**Experience:** Dav d has more than 23 years experience in the packaging and paper industry with strong financial and commercial experience of the sector. He completed articles with Deloitte & Touche in Johannesburg in 1987. He joined Anglo American pic in 1989 as a divisional finance manager, moving to Mond in 1991 and going on to serve as finance director and then general manager of Mond Europe unt 2000, when he was appointed chief executive officer of the Mond Group. He has led Mond through major change, especially the demerger from Anglo in 2007.

At Ang o Amer can p c, Dav d was a member of the execut ve comm ttee from 2003 and an execut ve d rector from 2005 and served on the boards of a number of companes, nc ud ng De Beers, Ang o P at num and Ang o Coa.

External appointments: none

## Andrew King, 45 Ch ef financ a officer

Appointed: October 2008

Committee membership: execut ve

Qualifications: graduated in commerce from the University of

Cape Town, chartered accountant (South Afr ca)

**Experience:** Andrew has more than 12 years experence with Mond in various strategy, bus ness development and finance roles. He has played a key role in defining the Group's strategic direction and re-shaping the capital structures nce is ting.

Andrew comp eted art c es w th De o tte & Touche n Johannesburg n 1994. In 1995 he jo ned M norco, the nternat ona arm of Ang o Amer can, as a financ a ana yst, before assum ng respons b ty for the group s nvestment management act v t es, and transferr ng to the r corporate finance department n 1998. He worked on a number of group M&A act v t es before be ng apponted a v ce pres dent of Ang o Amer can Corporate F nance n 1999.

He was appointed Mond is vice president of business development in 2002 and corporate development director in 2004. He selved as chief financial officer of Mond from June 2005 to May 2006. He was then appointed as Group strategy and business development director before becoming the chief financial officer of the Mond Group in 2008.

External appointments: none

# **Appendix** continued

### Imogen Mkhize, 51

Non-executive director **Appointed:** May 2007

Committee memberships: nom nat ons, remunerat on, soc a &

eth cs (cha rman)

**Qualifications:** BSc (Informat on Systems) from Rhodes Un vers ty n 1984, an MBA from Harvard Bus ness Schoo n 1995. Comp eted a D p oma n Company D rect on with the Institute of D rectors/GIMT n 2000. Imagen s a chartered d rector with the Institute of D rectors of Southern Africa.

**Experience:** Imogen has been nvo ved n corporate governance for over two decades. She spent her ear y career with Anglo American, Andersen Consulting and the financial services group Nedcor, before becoming managing director of telecommunications group Lucent Technologies South Africa. Between 2003 and July 2006, she held the position of chief executive officer of the 18th World Petroleum Congress, an international oil and gas event. In 2001 Imogen was recognised by the World Economic Forum as a Global Leader for Tomorrow. Formerly chairman of Richards Bay Coal Terminal, a former non-executive director of Murray & Roberts Holdings Limited and of Mobile Telephone Networks Proprietally Limited and emeritus member of the Harvard Business School Global Alumni Board.

**External appointments:** non-execut ve d rector of Saso L m ted and of the Eth cs Inst tute of South Afr ca. A member of Accenture South Afr ca Adv sory Board. A member of Rhodes Un vers ty Board of Governors and charman of Rhodes Bus ness Schoo.

#### John Nicholas, 58

Non-execut ve d rector

Appointed: October 2009

**Committee memberships:** aud t (cha rman), nom nat ons

**Qualifications:** master s degree n bus ness adm n strat on from K ngston Un vers ty, chartered accountant (UK)

**Experience:** John has bus ness and commerc a experience having spent his early career in technology-focused international manufacturing and service companies involved in analytical instruments, fire protection and food processing. He became group finance director of Kidde pic on its demerger from Williams Holdings and was group finance director at Tate & Lyle pic from 2006 to 2008. He was a non-executive director of Ceres Power Holdings pic until December 2012, chairing the audit committee.

He s current y a member of the UK F nanc a Reporting Review Pane, which seeks to ensure that the provision of financial information by public and large private companies complete with relevant reporting requirements.

**External appointments:** non-execut ve d rector of Hunt ng PLC where he cha rs the aud t comm ttee, non-execut ve d rector of Rotork p. .c. where he s the sen or ndependent d rector and D p oma PLC where he was the sen or ndependent d rector and cha r of the remunerat on comm ttee unt be ng appointed cha rman n January 2015.

### Peter Oswald, 52

Ch ef execut ve officer: Europe & Internationa Dvson

Appointed: January 2008

Committee membership: execut ve

**Qualifications:** graduated n aw from the Un vers ty of V enna and n bus ness adm n strat on from WU-V enna Bus ness Schoo

**Experience:** Peter has over 22 years experience of the sector with detailed knowledge of operations and extensive experience of the acquisition, disposal, restructuring and turnaround of businesses. He began his career with Deutsche Bank and automotive company KTM. He joined the Frantschach Group in 1992 as the head of internal audit, atter becoming corporate controller.

After serv ng as ch ef execut ve of the bag and flex b es bus ness from 1995 to 2001, oversee ng ts recovery and expans on, he was appointed chief execut ve of Mond Packaging Europe in 2002, eading its subsequent integration with Frantschach into the new Mond packaging division. Having held a number of senior executive roles with n Mond Peter was appointed chief executive officer of the Europe & International Division in January 2008.

He was a non-execut ve d rector of Te ekom Austr a AG between 2008 and 2014.

**External appointments:** non-execut ve d rector of MIBA AG.

#### Fred Phaswana, 70

Jo nt cha rman

Appointed: June 2013

Committee membership: nom nat ons

**Qualifications:** MA (Un sa), BCom (Hons) (RAU), BA (Ph osophy, Po t cs and Econom cs) (Un sa)

**Experience:** Fred has a wea th of experence in African and global businesses with well developed strategic and commercial sk is having previously been regional president of BP Africa, a non-executive director of Anglo American pic and chairman of Anglo American South Africa, Anglo Platinum, Transnet, Ethos Private Equity, the South African Energy Association and the Advisory Board of the Cape Town Graduate School of Business. He was former vice chairman of the World Wildler Fund South Africal and Business Leadership of South Africal and was the honorary president of the Cape Town Press Club.

**External appointments:** cha rman of Standard Bank group and The Standard Bank of South Afr ca. He s a so cha rman of the South Afr can Inst tute of Internat ona Affa rs and non-execut ve d rector of Naspers.

### Anne Quinn CBE, 63

Sen or ndependent d rector

**Appointed:** May 2007 and as sen or ndependent director in August 2009

**Committee memberships:** aud t, nom nat ons, remunerat on (cha rman), susta nab e deve opment

**Qualifications:** BCom from Auck and Un vers ty and MSc n management sc ence from the Massachusetts Inst tute of Techno ogy. Awarded a CBE for serv ces to the natura gas ndustry.

**Experience:** Anne has extens ve exper ence n the natura resources sector. She spent her ear y career w th NZ Forest Products L m ted and the US management consulting company Resource P anning Associates. She has wide-ranging o land gasig obal experience having joined Standard O long of Ohio, which was subsequently acquired by BP pic, following which she went on to work for BP in the US, Beig um, Colombia and the UK and held a number of executive positions, including group vice president. Previously a managing director of Riverstone Holdings (Europe), a private equity investment firm special single in the renewable and conventional energy and power industries and a former non-executive director of The BOC Group pic from 2004 to 2006.

**External appointments:** non-execut ve d rector of Sm ths Group p c.

# David Williams, 69

Jo nt cha rman

Appointed: May 2007 and as joint chairman in August 2009

Committee memberships: nom nat ons (cha rman),

remunerat on

Qualifications: graduated n econom cs from Manchester

Un vers ty, chartered accountant (UK)

**Experience:** Dav d has s gn ficant exper ence n sen or financ a ro es he d across a range of mu t nat ona compan es, w th board exper ence as both an execut ve and non-execut ve d rector. He ret red as finance d rector of Bunz pc n Janua y 2006, hav ng served on the board for 14 years. He was prev ous y a member of the Toota management board and finance d rector of Toota pc. Former y a non-execut ve d rector of the Pen nsu ar & Or enta Steam Nav gat on Company, Dewh rst Group pc, Medeva pc, George W mpey pc, Tay or W mpey pc and Tu ow Opc. In Apr 2014 Dav d ret red as a non-execut ve d rector of Duba-based DP Word L m ted.

**External appointments:** sen or ndependent d rector of Megg tt p.c. He a so chars the aud t comm ttee.

# Notes to the Notice of Annual General Meeting

#### **Joint Electorate Actions**

1. A of the reso ut ons are Jont E ectorate Actions under the Articles of Association of Mondipic and, accordingly, both the holders of ordinary shares in Mondipic and the holder of the special voting share in Mondipic are entitled to vote. Voting with being a policy which will remain open for sufficient time to allow the Mondi Limited Annual General Meeting to be held and for the votes of the holder of the Mondipic special voting share to be ascertained on a policy.

### On the po:

- each fu y pa d ord nary share n Mond pc (other than those subject to voting restrictions) will have one vote;
- the hoder of the Mond pc speca voting share will cast the same number of votes as were vaidy cast for and against the equivalent resolution by Mond Limited sharehoders on the politic Mond Limited Annual General Meeting;
- . the ho der of the Mond pc speca voting share wide be obliged to cast these votes for and against the relevant resolution in accordance with the votes cast for and against the equivalent resolution by Mond Limited shareholders on the political the Mond Limited Annual General Meeting;
- v. through this mechanism, the votes of the Mond Limited shareholders at the Mond Limited Annual General Meeting will be reflected at Mond ipic significant. Annual General Meeting in respect of each Joint Electorate Action; and
- v. the resu ts of the Jo nt E ectorate Act ons we be announced after both polishave closed.

## **Proxy appointment**

- 2. Members are entited to appoint a proxy to exercise a or any of their rights to attend, to speak and to vote on their behalf at the meeting. A shareholder may appoint more than one proxy in relation to the Annual General Meeting provided that each proxy is appointed to exercise their ghts attached to a different share or shares held by that shareholder. A proxy need not be a shareholder of either Mond in the different share or shares held by that shareholder. A proxy need not be a shareholder of either Mond in the most must attend the meeting to represent you. Members can register their proxy appointment electronically or use the proxy form accompanying this Notice to make a proxy appointment and give proxy instructions.
- 3. For shareho ders on the UK share reg ster, e ectron c voting facilities are available to a shareho ders to register the appointment of their proxy through the Capital website at www.capitashareportal.com where full instructions are given. The Investor Code (IVC) and post code as printed on the proxy form or a recent dividend tax voucher with selection circle proxy appointment system. A proxy appointment made electronically with not be valid frenched to any electronic address other than those provided or if received after 10:30 (UK time) on Monday 11 May 2015. Please note that any electronic communication found to contain a computer virus with notice accepted.
- 4. A ternative y, to appoint a proxy by post, complete the proxy form in accordance with the instructions printed thereon. The proxy form, and any power of attorney or authority under which it is executed (or a duly certified copy of any such power or authority), must be sent to Mondilpic singularity.

For shareholders on the UK share register to Cap ta Asset Serv ces, PXS, 34 Beckenham Road, Beckenham, BR3 4TU, UK by post or de vered by hand (dur ng norma bus ness hours on y) n each case so as to be received no attention attention 10:30 (UK time) on Monday 11 May 2015;

or

For shareholders on the South African branch register to L nk Market Serv ces South Afr ca Propr etary L m ted, Renn e House, 13th F oor, 19 Ameshoff Street, Braamfonte n 2001, Repub c of South Afr ca or PO Box 4844, Johannesburg 2000, Repub c of South Afr ca by post or de vered by hand (during normal business hours only) in each case so as to be received no attention 11:30 (SA time) on Monday 11 May 2015.

5. The return of a comp eted proxy form, or other such instrument or any voting instruction given electronically through the Capital website or a CREST Proxy Instruction (as described in paragraph 11 below) will not prevent a shareholder attending the Annual General Meeting and voting in person if he/she wishes to do so.

## Nominated persons

6. Any person to whom this Notice is sent who is a person nominated under section 146 of the UK Companies Act 2006 to enjoy information rights (a Nominated Person) may, under an agreement between him/her and the shareholder by whom he/she was nominated, have a right to be appointed (or to have someone eise appointed) as a proxy for the Annual General Meeting.

- If a Nom nated Person has no such proxy appointment right or does not wish to exercise it, he/she may, under any such agreement, have a right to give instructions to the shareholder as to the exercise of voting rights.
- 7. The statement of the rights of shareho ders in relation to the appointment of proxies in paragraphs 2 to 5 above does not apply to Nominated Persons. The rights described in these paragraphs can only be exercised by members of Mondilpic.

### Entitlement to attend and vote

8. To be entited to attend and vote at the Annua Genera Meeting (and for the purpose of the determination by Mondipic of the votes that may be cast), shareholders on the UK share register must be registered in the register of members of Mondipic as at 18:00 (UK time) on Monday 11 May 2015 (or, in the event of any adjournment, at 18:00 (UK time) on the date which is two working days (as defined in section 1173() of the UK Companies Act 2006) before the day of the adjourned meeting). Shareholders on the South African branch register must be registered on the branch register as at 18:00 (SA time) on Friday 8 May 2015 in order to be entited to attend and vote at the meeting. Changes to entires on either share register after the relevant dead nes will be disregarded in determining the rights of any person to attend and vote (and the number of votes they may cast) at the meeting or adjourned meeting.

## **Total voting rights**

9. Ho ders of ord na y shares are ent t ed to attend and vote at general meetings of Mond pic. The total number of ssued ord nary shares in Mond pic on 13 March 2015, which is the atest practicable date before the publication of this Notice, is 367,240,805. The total number of votes attaching to the special voting share of Mond pic issued to Mond SCS (UK) Limited, to reflect the votes of Mond Limited shareholders on Joint Electorate Actions, pursuant to the DLC structure is 118,312,975. Therefore the aggregate number of votes on any Joint Electorate Action is 485,553,780.

# **Appointment of proxies through CREST**

- 10. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for the meeting (and any adjournment of the meeting) by following the procedures described in the CREST Manual. CREST Personal Members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.
- 11. In order for a proxy appointment or instruction made using the CREST service to be vaid, the appropriate CREST message (a CREST Proxy Instruction) must be properly authenticated in accordance with Eurocear UK & Ire and Limited sispectifications, and must contain the information required for such instruction, as described in the CREST Manual (available at www.eurocear.com/CREST). The message, regardless of whether it constitutes the appointment of a proxy or is an amendment to the instruction given to a previously appointed proxy must, in order to be vaid, be transmitted so as to be received by the sauer signed (ID: RA10) by 10:30 (UK time) on Monday 11 May 2015. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Applications Host) from which the issuer signed is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointed through other means.
- 12. CREST members and, where app cabe, the r CREST sponsors, or voting service providers, should note that Eurocear UK & Ire and Limited does not make avaiable special procedures in CREST for any particular messages. Normal system timings and mitations will, therefore, apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member, or sponsored member, or has appointed a voting service provider, to procure that his CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting system providers are referred, in particular, to those sections of the CREST Manual concerning practical mitations of the CREST system and timings.
- 13. Mond p c may treat as nva d a CREST Proxy Instruct on n the c rcumstances set out n Regulation 35(5)(a) of the Uncert ficated Securities Regulations 2001.

# Corporate representatives

14. Any corporat on which is a member of Mond ip c can appoint one or more corporate representatives who may exercise on its behalf a loft spowers as a member, provided that they do not do so in relation to the same shares.

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# Notes to the Notice of Annual General Meeting

continued

#### **Auditors**

15. Shareho ders should note that, pursuant to requests made by shareho ders of Mondipic meeting the threshold requirements set out in section 527 of the UK Companies Act 2006, Mondipic may be required to publish on a website a statement setting out any matter relating to: () the audit of Mondipic slace accounts (including the auditorish report and the conduct of the audit) that are to be all before the Annual General Meeting; or () any circumstance connected with an auditor of Mondipic ceasing to hold office since the previous general meeting at which annual accounts and reports were ald in accordance with section 437 of the UK Companies Act 2006. Mondipic may not require the shareholders requesting any such website publication to pay to expenses in complying with sections 527 or 528 of the UK Companies Act 2006. Where Mondipic is required to place a statement on a website under section 527 of the UK Companies Act 2006, it must followed the statement to its auditor before it makes the statement available on the website. The business which may be dealt with at the Annual General Meeting includes any statement that Mondipic has been required to publish on a website under section 527 of the UK Companies Act 2006.

### **Polls**

16. Each of the reso ut ons to be put to the meet ng w be voted on by po and not by show of hands. A po reflects the number of vot ng r ghts exerc sabe by each member and so the d rectors consider to a more democratic method of vot ng.

# Right to ask questions

17. Any member attend ng the Annua Genera Meet ng has the r ght to ask quest ons. Mond p c must cause to be answered any such quest on re at ng to the bus ness be ng deat with at the meet ng but no such answer need be given if () to do so would nterfere unduly with the preparation for the meeting or involve the disclosure of confident a information, () the answer has a ready been given on a website in the form of an answer to a question, or () to sundes rable in the interests of Mond pic or good order of the meeting that the question be answered.

#### Website information

18. A copy of this Notice and other information required by section 311A of the UK Companies Act 2006 can be found on the Mond Group website at: www.mond.group.com.

# Documents available for inspection

19. Cop es of the execut ve directors service contracts and the terms of appointment of the non-executive directors will be available at the registered offices of Mond iLimited and Mond ipic during normal business hours on any business day (excluding public holdays) and also at the Annual General Meeting venues for at least 15 minutes prior to and during the meetings.

# **Communication with Mondi**

Except as provided above, members who have general queries about the Annual General Meeting should use the following means of communication (no other methods of communication will be accepted):

- . by ca ng +44 (0) 1932 826300; or
- . wr t ng to the company secreta y at Mond, Bu d ng 1, 1st Foor, Av ator Park, Stat on Road, Add estone, Surrey KT15 2PG, UK; or
- . ema ng: r@mond group.com

You may not use any e ectron c address prov ded e ther:

- n th s Not ce of Annua Genera Meet ng; or
- . any re ated documents ( nc ud ng the form of proxy)

to commun cate with Mond ip c for any purpose other than those express y stated.

| Notes | 17 |
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# Mondi plc

Bu d ng 1, 1st Foor Av ator Park, Stat on Road Add estone, Surrey KT15 2PG UK