

AGM Notice

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Analysis of ordinary shareholders

Independent auditor's report on summarised consolidated financial statements https://www.arcelormittalsa.com/InvestorRelations/AnnualFinancialStatements.aspx

Summarised consolidated financial statements https://www.arcelormittalsa.com/InvestorRelations/AnnualFinancialStatements.aspx

IBC Corporate information

Notice of annual general meeting

ARCELORMITTAL SOUTH AFRICALTD

(Incorporated in the Republic of South Africa) (Registration number: 1989/002164/06) JSE code: ACL ISIN: ZAE000134961 (ArcelorMittal South Africa or the company)

Important information regarding attendance at the annual general meeting

Notice of annual general meeting

Notice is hereby given that the 36th annual general meeting (AGM) of the company will be held at the company's offices at room C3-14, Delfos Boulevard, Vanderbijlpark, and via electronic communication, on Friday, 24 May 2023 at 09:00 to consider and, if deemed fit, pass, with or without modification, the ordinary and special resolutions set out on the following pages and to deal with such other business as may be lawfully dealt with at the meeting.

Electronic participation

The company has appointed Computershare Investor Services Proprietary Ltd (Computershare) to remotely host the AGM on an interactive electronic platform, in order to facilitate remote participation and voting by shareholders. Computershare will also act as scrutineers.

Attendance and voting – logistical arrangements

The record date for shareholders to be entitled to receive notice of this meeting is Friday, 12 April 2024.

The date on which an individual must be registered as a shareholder in the company's register for the purposes of being entitled to participate in and vote at the meeting is Friday, 17 May 2024 (meeting record date). Therefore, the last day to trade to be registered as a shareholder in the company's register is Tuesday, 14 May 2024.

If you are a registered shareholder as at the meeting record date, you may participate in-person or electronically in the meeting. Alternatively, you may appoint a proxy (who need not be a shareholder of the company) to represent you at the meeting. Any appointment of a proxy may be effected by using the attached form of proxy, and in order for the proxy to be effective and valid, it must be completed and delivered in accordance with the instructions contained therein.

Any shareholder (or a representative or proxy for a shareholder) who wishes to participate in and/or vote at the AGM in person or by way of electronic communication, must either:

- Register online using the online registration portal at https://meetnow.global/za prior to the commencement
 of the AGM; or
- Complete the electronic participation application form available on page 11 and email Computershare at proxy@computershare.co.za by 9:00 on Wednesday, 22 May 2024 ("electronic participation date"), in order for such participation to be arranged for the shareholder and for the transfer secretaries to provide the shareholder with the details as to how to access the AGM by means of electronic communication.

Shareholders may still register/apply to participate in and/or vote in person or electronically at the AGM after the electronic participation date, provided, however, that such shareholders are verified (as required in terms of section 63(1) of the Companies Act) and are registered at the commencement of the AGM.

Computershare will assist shareholders with the requirements for electronic participation in, and/or voting at the AGM. Computershare is further obliged to validate (in correspondence with ArcelorMittal South Africa and shareholders' CSDPs) any such shareholders' entitlement to participate in and/or vote at the AGM, before providing it with the necessary means to access the AGM and/or the associated voting platform.

Notice of annual general meeting continued

Shareholders will be liable for their own network charges in relation to electronic participation in and/or voting at the AGM. Any such charges will not be for the account of ArcelorMittal South Africa, the JSE Limited and/or Computershare.

Neither ArcelorMittal South Africa nor Computershare can be held accountable in the case of loss of network connectivity or other network failure due to insufficient airtime, internet connectivity, internet bandwidth and/ or power outages which prevents any such shareholder from participating in and/or voting at the AGM.

If you are not a registered shareholder but hold a beneficial interest in the company's shares as at the meeting record date:

- And wish to participate electronically in the meeting, you must obtain the necessary authority to represent the registered holder of your shares from your central securities depository participant (CSDP) or broker;
- And do not wish to participate electronically in the meeting but would like your vote to be recorded at the meeting, you should contact the registered holder of your shares through your CSDP or broker and furnish them with your voting instructions: and
- You must not complete the attached form of proxy.

Shareholders are reminded that they are still able to vote normally through proxy submission, despite deciding to participate either electronically or not at all in the AGM. Shareholders are strongly encouraged to submit votes by proxy or letter of representation in advance of the AGM to Computershare.

Notice of percentage of voting rights

In order for an ordinary resolution and a special resolution to be approved by shareholders, it must be supported by more than 50% and at least 75%, respectively, of the voting rights exercised on the resolution by shareholders participating in or represented by proxy at the meeting.

This notice of AGM includes the attached form of proxy and electronic participation application form.

Directions for obtaining a copy of the complete annual financial statements

The complete annual financial statements for the year ended 31 December 2023 may be obtained from the website, http://arcelormittalsa.com, or a request may be sent to the company secretary (by email at the address: amsa@fluidrockgovernance.com). The reports set out below are available on https://www.arcelormittalsa.com/InvestorRelations/AnnualFinancialStatements.aspx.

Annual general meeting presentations and resolutions

- 1. Presentation to shareholders of:
 - 1.1 Consolidated annual financial statements of the company and its subsidiaries.
 - i. Directors' report.
 - ii. Independent auditor's report.
 - iii. Audit and risk committee report.
 - 1.2 Social and ethics committee report.
 - 1.3 Human resources committee report.

Ordinary resolution number 1: Re-appointment of auditors

Resolved, as an ordinary resolution, to re-appoint, on recommendation of the audit and risk committee, Ernst & Young Incorporated (E&Y) as the independent registered auditor of the company, in terms of section 90(1A)(b) of the Companies Act No 71 of 2008, as amended (the Companies Act), for the ensuing year until the next AGM of the company.

Ordinary resolution number 2 (2.1 to 2.3): Re-election of directors

Messrs R Karol, B Davey, Mesdames D Earp and Ms N Gosa retire by rotation. Ms N Gosa will not be available for re-election. and the vacancy will be filled at a later date.

The board of directors (Board) has considered the contribution of the directors standing for re-election and recommends to shareholders that they be elected.

Resolved, by way of separate ordinary resolutions, the following directors be and are hereby re-elected in terms of section 68(2)(a) of the Companies Act, who being eligible, offer themselves for re-election as directors of the company, subject to the provisions on director rotation of the Memorandum of Incorporation (MoI) of the company:

2.1 Mr R Karol

2.2 Mr B Davey

2.3 Ms D Earp

The abridged curricula vitae (CVs) of the directors recommended for re-election are attached to this notice.

Reason for and effect of this resolution:

The Company's MOI requires that one-third of the directors retire at each AGM.

The Board recommends for re-election by shareholders the directors named in 2.1 to 2.3 above.

Based on skills, capacity, experience, performance and independence the Board recommends the reelection of each of the directors standing for re-election. In terms of their duties and responsibilities, the afore-mentioned directors remain eligible for re-election.

Ordinary resolution number 3: Appointment of Executive Director

Resolved, as an ordinary resolution, that the appointment of Mr GA Griffiths as finance director with effect from 1 April 2024 be and is hereby approved in accordance with his conditions of employment as finance director.

The abridged curricula vitae (CV) of the director recommended for election is attached to this notice.

Reason for and effect of this resolution:

In terms of the recommendations of King IV and paragraph 3.84(f) of the JSE Listings Requirements, all issuers must have an appointed, full-time finance director. Mr GA Griffiths has been acting finance director to ArcelorMIttal South Africa since 17 July 2023, and the Board approved the appointment of Mr Griffiths, as chief financial officer and executive director of ArcelorMittal South Africa with effect from 1 April 2024, based on his skills, experience and knowledge of the steel industry and the company, and recommends the appointment of Mr Griffiths.

Ordinary resolution number 4 (4.1 to 4.3): Election of audit and risk committee Members

Resolved that, by way of separate ordinary resolutions, the following directors be and are hereby appointed as members of the audit and risk committee, from the conclusion of the AGM at which this resolution is passed until the conclusion of the next AGM of the company:

4.1 Ms D Earp *

4.2Ms LC Cele

4.3 Mr NF Nicolau

*Subject to re-election as per resolution 2.3

The board is satisfied that all the directors are suitably skilled and experienced independent nonexecutive directors and collectively have the appropriate experience and qualifications to fulfil their audit and risk committee obligations as set out in section 94 of the Companies Act.

The abridged CVs of the directors to be appointed as members of the audit and risk committee are attached to this notice.

Reason for and effect of this resolution:

Section 94(2) of the Companies Act requires public companies (and private companies that meet certain criteria), to appoint an audit committee comprising at least three members who are independent non-executive directors of the Company at each AGM.

The Board therefore recommends to the shareholders the appointment of the members named above. and is of the view that the committee complies with the relevant regulatory requirements and that the members have the necessary knowledge, skills, and experience to enable the audit committee to perform its duties as required.

Ordinary resolution number 5 (5.1 to 5.2): Separate non-binding advisory endorsements of the ArcelorMittal South Africa remuneration policy and remuneration implementation report

Resolved that, as ordinary resolutions, the shareholders hereby endorse, through separate non-binding advisory votes:

- 5.1 The company's remuneration policy (excluding the remuneration of non-executive directors for their services as directors and members of the board or board committees) as set out in the remuneration report contained in the 2023 integrated report; and
- 5.2 The remuneration implementation report in relation to the remuneration policy, as set out in the remuneration report contained in the 2023 integrated report.

The complete remuneration policy and the implementation report are included in the integrated report 2023 which can be accessed via the company's website.

Reason for and effect of this resolution:

King IV recommends and the JSE Listings Requirements require a listed company to table its remuneration policy and implementation report for separate non-binding advisory votes by shareholders at the AGM. This vote enables shareholders to express their views on the remuneration policies adopted and on their implementation.

Percentage of voting rights required to pass these resolutions: As these are not matters that require to be resolved or approved by shareholders, no minimum voting threshold is required. Nevertheless, for record purposes, the minimum percentage of voting rights to adopt these resolutions as non-binding advisory votes is 50% plus one vote of the voting rights exercised. These resolutions are of an advisory nature only and a failure to pass either one or both will therefore not have any legal consequences relating to existing arrangements. Should the remuneration policy or the implementation report, or both, be voted against by 25% or more of the votes cast, the company undertakes, as recommended by King IV and required by the JSE Listings Requirements, to engage with dissenting shareholders as to the reasons why and to appropriately address legitimate and reasonable objections and concerns raised

Notice of annual general meeting continued

Special resolution number 1 (1.1 to 1.14): Non-executive directors' fees

In 2023 an increase of 5% was approved and the recommendation is that no increase be implemented for 2024 as set out in the table below, and the figures are exclusive of value added tax:

Resolved that, by way of separate special resolutions, the annual fees payable to the non-executive directors of the company with effect from 1 June 2024 for a period of two years or until determined otherwise by ArcelorMittal South Africa in an AGM, be and is hereby approved as set out in the table below:

	Annual retainer Rm	Attendance fee per meeting Rm
Chairperson (all-in annual fee)	1 711 705	None
Director	231 297	19 271
Audit and risk committee chairperson	-	49 236
Audit and risk committee member	-	24 793
Human resources committee chairperson	-	45 452
Human resources committee member	-	22 725
Social and ethics committee chairperson	-	45 452
Social and ethics committee member	-	22 725
Safety, security, health and environmental committee chairperson	-	45 452
Safety, security, health and environmental committee member	-	22 725
Any ad hoc or other committee appointed by the board (chairperson)	-	45 452
Any ad hoc or other committee appointed by the board (member)	_	22 725
Non-executive director serving as share trust committee chairperson	-	33 983
Non-executive director serving as share trust committee member	-	16 992

Reason for and effect of this resolution

In terms of section 66(8) and 66(9) of the Companies Act, remuneration may only be paid to directors for their services as directors in accordance with a special resolution approved by the shareholders within the previous two years and if not prohibited by the Company's Mol. ArcelorMittal's Mol provides for payment of such remuneration.

The reason for and effect of this resolution is to grant the company the authority to pay remuneration to its directors for their services as directors. If approved by the shareholders at the AGM, the fees as set out in the table above, will be payable to the non-executive directors on the Board until the next passing of a resolution at an AGM regarding the payment of directors' fees.

Special resolution number 2: Financial assistance in terms of sections 44 and 45

Resolved that, by way of a special resolution, the board may authorise the company (for a period of two years from the date on which this resolution is passed) to generally provide any direct or indirect financial assistance, to any person in the manner contemplated in, and subject to, the provisions of section 44 of the Companies Act, and to any director or prescribed officer of the company, or of a related or inter-related company or corporation or to a member of a related or inter-related corporation, or to a person related to any such company, corporation, director prescribed officer or member, in the manner contemplated in, and subject to, the provisions of section 45 of the Companies Act, pursuant to the authority hereby conferred upon the board for these purposes.

The above resolution is subject to compliance with the company's MoI and the Companies Act.

Reason for and effect of this special resolution

The reason for this special resolution is that, from time to time, the company may be required to provide financial assistance to persons as contemplated above, and in particular, to subsidiaries and other related companies within the group. The effect of this special resolution is that the company will be authorised to provide financial assistance to persons, subsidiaries and other related parties within the group, subject to compliance with the relevant statutory requirements.

Ordinary resolution number 6: Authority to implement resolutions passed at the AGM

Resolved that, as an ordinary resolution, any director or company secretary of the company be and is hereby authorised to do all such things, perform all acts and sign all such documentation as may be required to give effect to the ordinary and special resolutions adopted at this AGM

Director's responsibility statement

The directors collectively and individually accept full responsibility for the accuracy of the information pertaining to these resolutions and certify that, to the best of their knowledge and belief, there are no facts that have been omitted which would make any statement false or misleading, and that all reasonable enquiries to ascertain such facts have been made and that these resolutions contain all information required by law and the JSE Listings Requirements.

No material changes to report

Other than the facts and developments reported on in the AFS, which are available on the company's website, there have been no material changes in the financial or trading position of the company and its subsidiaries since the date of signature of the audit report for the financial year ended 31 December 2023.

By order of the board Company secretary 19 April 2024

Board of directors' CVs

Bradley Davey (59)

Non-executive director

- Mechanical Engineering Degree (McMaster University)
- Post Graduate B2B Marketing
- Operations Management Program (Richard Ivey School of Business)
- ArcelorMittal Pioneer Program

Appointed: 1 April 2021

ArcelorMittal South Africa board committees

- Member: Human resources committee
- Member: Social and ethics, committee.

JSE board positions

ArcelorMittal South Africa Ltd.

Profile

Bradley Davey, executive vice-president Corporate Business Optimisation:

- Previously CEO ArcelorMittal North America, Vice President of ArcelorMittal
- Previously Chief Marketing Officer Global Automotive and CMO North America
- Previously Vice President of sales and marketing for ArcelorMittal Dofasco in Canada
- Board member of Responsible Steel, Commissioner of Energy Transitions Commission, Board member of ArcelorMittal Tailor Welded Blanks Americas, Board member of VAMA (China)

Dawn Earp (62)

Independent non-executive director

BCom, BAcc, CA(SA), CD(SA)

Appointed: 1 July 2021

ArcelorMittal South Africa board committees

- Member: Human resources committee
- Member: Social and ethics committee
- Chairperson: Audit and Risk Committee

JSE board positions

- ArcelorMittal South Africa Ltd.
- Pan African Resources PLC
- Truworths International Ltd
- Impala Platinum Holdings Ltd.

Profile

Formerly the financial director of Rand Refinery;
 Aveng Moolmans and Impala Platinum Holdings.

Gavin Anthony Griffiths (51)

Executive director

 B Comm (Acc, B Acc, M Comm (cum laude), CA(SA)

Appointed: 1 April 2024

ArcelorMittal South Africa board committees

Standing invitee : Human resources committee

· Standing invitee: Audit and Risk Committee

JSE board positions

ArcelorMittal South Africa Ltd.

Profile

Held various senior management roles at ArcelorMittal in financial management including Merger & Acquisitions, Capital Projects, External Financial Reporting and in 2018 was appointed as Chief Strategic Officer

Neville Nicolau (64)

Independent non-executive director

- BTech (Mining Engineering) (University of Johannesburg)
- MBA (University of Cape Town)

Appointed: 10 September 2015

ArcelorMittal South Africa board committees

- Chairperson: Security, safety, health and environment committee
- Member: Human resources committee
- Member: Social and ethics committee
- · Member: Audit and risk committee

JSE board positions

· ArcelorMittal South Africa Ltd.

Profile

- Previously the CEO and executive director of Basil Read Holdings Ltd
- Previously the CEO and executive director of Anglo American Platinum
- Previously the COO and executive director of AngloGold Ashanti
- Previously the technical director at AngloGold's

Lungile Constance Cele (70)

Independent non-executive director

- BCom (University of Fort Hare)
- Postgraduate diploma in Taxation (University of Natal)
- Executive Leadership Development Programme (ADLMEI, Cambridge, USA)
- Master of Accountancy (MAcc) (University of KwaZulu-Natal)

Appointed: 4 January 2016

ArcelorMittal South Africa board

- Member: Security, safety, health and environment committee
- Member: Audit and risk committee

JSF board positions

- ArcelorMittal South Africa Ltd
 Profile
- Founder and former CEO of Tax Solutions CC (prior to merger with Garach Incorporated)
- Director on various boards, including Avbob Mutual Society
- Recipient of the Shoprite/Checkers/SABC 3 SA Woman of the Year Award (business category) in 1999
- Recipient of Durban City Council's Mayor's Awards for Excellence in 1999

Raman Karol (48)

Non-executive director

- CA (India)
- MBA (Finance) (Rotterdam School of Management)

Appointed: 1 December 2018

ArcelorMittal South Africa board committees

- Member: Human resources committee
- Member: Social and ethics committee
- · Standing invitee : Audit and Risk Committee

JSE board positions

· ArcelorMittal South Africa Ltd

Profile

- Vice-president, head of group accounting and performance management at ArcelorMittal group, Luxembourg
- Member of ArcelorMittal group's corporate finance and tax committee (CFTC)
- · Board member of ArcelorMittal Shipping
- Board member of ArcelorMittal Industeel

Number of votes

Form of proxy

ARCELORMITTAL SOUTH AFRICALTD

(Incorporated in the Republic of South Africa) (Registration number: 1989/002164/06) JSE code: ACL ISIN: ZAE000134961 (ArcelorMittal South Africa or the company)

To be completed by registered certificated shareholders and dematerialised shareholders with ownname registration only.

For use in respect of the 36th AGM to be held at the company's offices at room C3-14 Delfos Boulevard, Vanderbijlpark, and via electronic communication on Friday, 24 May 2024 at 09:00. Ordinary shareholders who have dematerialised their shares with a central securities depository participant (CSDP) or broker, other than with own-name registration, must arrange with the CSDP or broker concerned to provide them with the necessary letter of representation to participate electronically in the AGM, or the ordinary shareholders concerned must instruct their CSDP or broker as to how they wish to vote in this regard. This must be done in terms of the agreement entered into between the shareholder and the CSDP or broker concerned.

I/We (full name in block letters)

of (address)

Telephone (work)	(home)
being the registered owner(s) of	ordinary shares in the company
hereby appoint	or failing him/her

The chairperson of the AGM, as my/our proxy to act for me/us and on my/our behalf at the AGM which will be held for the purpose of considering and, if deemed fit, passing, with or without modification, the ordinary and special resolutions to be proposed thereat and at any adjournment thereof; and to vote for and/or against the ordinary and special resolutions and/or abstain from voting in respect of the ordinary shares registered in my/our name(s), in accordance with the following instructions:

*Please indicate with an "X" in the appropriate spaces below how you wish your votes to be cast. Unless otherwise instructed, my/our proxy may vote as he/she thinks fit.

ı	For*	Against*	_I Abstain* _I		
Ordinary resolution number 1: Appointment of auditors					
Ordinary resolution number 2.1: Re-election of Mr R Karol					
Ordinary resolution number 2.2: Re-election of Mr B Davey					
Ordinary resolution number 2.3: Re-election of Ms D Earp	Ordinary resolution number 2.3: Re-election of Ms D Earp				
Ordinary resolution number 3 : Appointment of Executive Director, Mr GA Griffiths					
Ordinary resolution number 4.1: Election of Ms D Earp as audit and risk committee member *					
Ordinary resolution number 42: Election of Ms LC Cele as audit and risk committee member					
Ordinary resolution number 4.3: Election of Mr NF Nicolau as audit and risk committee member					
*Subject to re-election as per resolution 2.3					
Non-binding resolution number 5.1: Endorsement of remuneration policy					
Non-binding resolution number 5.2: Endorsement of the implementation report					
Continued overleaf					

Form of proxy continued

* Please indicate with an "X" in the appropriate spaces below how you wish your votes to be cast. Unless otherwise instructed, my/our proxy may vote as he/she thinks fit.

	N	lumber of	votes	
	For*	Against*	Abstain*	
Special resolution number 1: Approval of non-executive directors' fees				
1.1 Chairperson (all-in annual fee)				
1.2 Director (annual retainer and attendance per board meeting)				
1.3 Audit and risk committee chairperson				
1.4 Audit and risk committee member				
1.5 Human resources committee chairperson				
1.6 Human resources committee member				
1.7 Social and ethics committee chairperson				
1.8 Social and ethics committee member				
1.9 Safety, security, health and environment committee chairperson				
1.10 Safety, security, health and environment committee member				
1.11 Any ad hoc or other committee appointed by the board (chairperson)				
1.12 Any ad hoc or other committee appointed by the board (member)				
1.13 Non-executive director serving as share trust committee chairperson				
1.14 Non-executive director serving as share trust committee member				
Special resolution number 2: Financial assistance to related or inter-related company				
Ordinary resolution number 6: Authority to implement resolutions passed at the annual general meeting.				
Signed this day of			202	4
Signature				
Assisted by (if applicable):				

Instructions and notes to the form of proxy

- 1. For effective administration, this form of proxy should be received at the company's transfer. secretaries' office Computershare Investor Services (Ptv) Ltd. 15 Biermann Avenue. Rosebank 2196 or via email proxy@computershare.co.za by no later than 09:00 on Wednesday. 22 May 2024. If a shareholder does not wish to deliver this form of proxy to that address, it may also be posted, at the risk of the shareholder, to Computershare Investor Services (Ptv) Ltd. Private Bag X9000, Saxonwold, 2132.
- 2. This form is for use by registered shareholders. who wish to appoint another person (a proxy) to represent them at the meeting. If duly authorised, companies and other corporate bodies who are registered shareholders may appoint a proxy using this form, or may appoint a representative in accordance with point 12 below. Other shareholders should not use this form. All beneficial shareholders who have dematerialised their shares through a CSDP or broker must provide the CSDP or broker with their voting instruction. Alternatively, if they wish to participate electronically in the meeting in person, they should request the CSDP or broker to provide them with a letter of representation in terms of the custody agreement entered into between the beneficial shareholder and the CSDP or broker
- This proxy shall apply to all ordinary shares registered in the name of the shareholder who signs this form of proxy at the meeting record date, unless a lesser number of shares are inserted.
 - A shareholder may appoint one person of his own choice as his proxy by inserting the name of such proxy in the space provided. Any such proxy need not be a shareholder of the company. If the name of the proxy is not inserted, the chairperson of the meeting will be appointed as proxy. If more than one name is inserted, then the person whose name appears first on the form of proxy and who is present at the meeting will be entitled to act as proxy to the exclusion of any persons whose names follow. The proxy appointed in this form of proxy may delegate the authority given to him in this form of proxy by delivering to the company, in the manner required by these instructions, a further form of proxy which has been completed in a manner consistent with the authority given to the proxy in this form of proxy.

- Unless revoked, the appointment of a proxy in terms of this form of proxy remains valid until the end of the meeting, even if the meeting or part thereof is postponed or adjourned.
- 6 If
 - 6.1 a shareholder does not indicate on this instrument that the proxy is to vote in favour of or against or to abstain from voting on any resolution; or
 - 6.2 the shareholder gives contradictory instructions in relation to any matter; or
 - 6.3 any additional resolution/s which are properly put before the meeting; or
 - 6.4 any resolution listed in the form of proxy is modified or amended, then the proxy shall be entitled to vote or abstain from voting, as he thinks fit, in relation to that resolution or matter. If, however, the shareholder has provided further written instructions which accompany this form and which indicate how the proxy should vote or abstain from voting in any of the circumstances referred to in 6.1 to 6.4, then the proxy shall comply with those instructions.
- If this proxy is signed by a person (signatory) on behalf of the shareholder, whether in terms of a power of attorney or otherwise, then this form of proxy will not be effective, unless:
 - 7.1 it is accompanied by a certified copy of the authority given by the shareholder to the signatory; or
 - 7.2 the company has already received a certified copy of that authority.
- 8. The chairperson of the meeting may, in his discretion, accept or reject any form of proxy or other written appointment of a proxy which is received by the chairperson prior to the time when the meeting deals with a resolution or matter to which the appointment of the proxy relates, even if that appointment of a proxy has not been completed and/or received in accordance with these instructions. However, the chairperson shall not accept any such appointment of a proxy unless the chairperson is satisfied that it reflects the intention of the shareholder appointing the proxy.

Instructions and notes to the form of proxy continued

- Any alterations made in this form of proxy must be initialled by the authorised signatory(ies).
- 10. This form of proxy is revoked if the shareholder who granted the proxy:
 - 10.1 gives written notice of such revocation to the company, so that it is received by the company by not later than 09:00 on Wednesday, 22 May 2024; or
 - 10.2 subsequently appoints another proxy for the meeting: or
 - 10.3 participates in the meeting himself in person.
- 11. All notices which a shareholder is entitled to receive in relation to the company shall continue to be sent to that shareholder and shall not be sent to the proxy.
- 12. If duly authorised, companies and other corporate bodies who are shareholders of the company having shares registered in their own names may, instead of completing this form of proxy, appoint a representative to represent them and exercise all of their rights at the meeting by giving written notice of the appointment of that representative. That notice will not be effective at the meeting unless it is accompanied by a duly certified copy of the resolution/s or other authorities in terms of which that representative is appointed and is received at the company's transfer secretaries' office. Computershare Investor Services (Ptv) Ltd. Rosebank Towers. 15 Biermann Avenue, Rosebank, 2196, by not later than 9:00 on Wednesday, 22 May 2024. If a shareholder does not wish to deliver that notice to that address, it may also be posted, at the risk of the shareholder, to Computershare Investor Services (Ptv) Ltd, Private Bag X9000, Saxonwold, 2132. Certificated and/or own-name dematerialised shareholders may also utilise the email address: proxy@computershare.co.za.

- 13. The completion and lodging of this form of proxy does not preclude the relevant shareholder from participating electronically in the AGM and speaking and voting in person to the exclusion of any proxy appointed by the shareholder.
- 14. The chairperson of the AGM may accept or reject any form of proxy which is completed and/or received other than in accordance with these instructions, provided that he shall not accept a proxy unless he is satisfied as to the manner in which a shareholder wishes to vote.

Transfer secretaries office

Computershare Investor Services (Pty) Ltd Rosebank Towers 15 Biermann Avenue Rosebank, 2196 (Private Bag X9000, Saxonwold, 2132) Email: proxy@computershare.co.za

Electronic participation in AGM

Any shareholder (or a representative or proxy for a shareholder) who wishes to participate in and/or vote at the AGM in-person or by way of electronic communication, must either:

- Register online using the online registration portal at https://meetnow.global/za, prior to the commencement of the AGM: or
- Complete the electronic participation application form below and email Computershare at
 proxy@computershare.co.za by 09:00 on Wednesday, 22 May 2024 ("electronic participation
 date"), in order for such participation to be arranged for the shareholder and for the transfer
 secretaries to provide the shareholder with the details as to how to access the AGM by means of
 electronic communication. Participants will be able to vote during the AGM through an electronic
 participation platform. Such participants, should they wish to have their vote(s) counted at the
 AGM, must provide Computershare with the information requested below.
- The company will not be held liable in the event that the electronic participation form is not received in time for the form to be processed resulting in the participant not being registered at the time of the meeting.

Each shareholder, who has complied with the requirements below, will be contacted by Thursday, 23 May 2024 via email/mobile with a unique link and invitation code to allow them to participate in the virtual meeting. The cost of the participant's phone call or data usage will be at his/her own expense and will be billed separately by his/her own telephone service provider.

The participant's unique link will be forwarded to the email address provided in the electronic participation application form below.

Electronic participation application form

	Name and	surname	(if a	pplicable) of	shareholde
--	----------	---------	-------	-----------	------	------------

Name and surname of shareholder representative (if applicable)

ID number (or registration number)	Email address
Cell number	Telephone number
Name of CSDP or broker	
(If shares are held in dematerialised format)	
SCA number or broker account number	
Number of shares	
Signature	Date

Terms and conditions for participation at the AGM via electronic communication

- The cost of dialling in using a telecommunication line/webcast/web-streaming to participate in the AGM is for the expense of the participant and will be billed separately by the participant's own telephone service provider.
- 2. The participant acknowledges that the telecommunication lines/webcast/web-streaming are provided by a third party and indemnifies the company and Computershare against any loss, injury, damage, penalty or claim arising in any way from the use or possession of the telecommunication lines/webcast/web-streaming, whether or not the problem is caused by any act or omission on the part of the participant or anyone else. In particular, but not exclusively, the participant acknowledges that he/she will have no claim against the company or Computershare, whether for consequential damages or otherwise, arising from the use of the telecommunication lines/webcast/web-streaming or any defect in it or from total or partial failure of the telecommunication lines/webcast/web-streaming and connections linking the telecommunication lines/ webcast/web-streaming to the AGM.
- Participants will be able to vote during the AGM through an electronic participation platform. Such participants, should they wish to have their vote(s) counted at the AGM, must act in accordance with the requirements set out above.
- 4. Once the participant has received the link, the onus to safeguard this information remains with the participant.
- The application will only be deemed successful if the electronic participation application form has been completed and fully signed by the participant and emailed to Computershare at proxy@computershare.co.za.

Signature:		
Date:		

Corporate information

Company registration	Sponsor
ArcelorMittal South Africa Ltd	Absa Bank Ltd (acting through its corporate and
Registration number: 1989/002164/06	investment banking division)
Share code: ACL	Alice Lane North
ISIN: ZAE000134961	15 Alice Lane, Sandton, 2196
	Telephone: +27 (0) 11 895 6843
Registered office	Email: IBDJSESponsor@absa.africa
Vanderbijlpark Works	
Main building	Auditors
Delfos Boulevard	Ernst & Young
Vanderbijlpark, 1911	102 Rivonia Road
	Dennehof, Sandton, 2196
Postal address	Telephone: +27 (0) 11 772 3000
PO Box 2	
Vanderbijlpark, 1900	Transfer secretaries
Telephone: +27 (0) 16 889 9111	Computershare Investor Services (Pty) Ltd
Facsimile: +27 (0) 16 889 2079	Rosebank Towers, 15 Biermann Avenue, Rosebank
	Private Bag X9000, Saxonwold, 2132
Internet address	Telephone: +27 0861 100 950
http://southafrica.arcelormittal.com	Facsimile: +27 (0) 11 688 5217
	Email: web.queries@computershare.co.za
Company secretary	
FluidRock Co Sec (Pty) Ltd	United States ADR depositary
Registration number: 2016/093836/07	
Unit 5, Berkley Office Park	
8 Bauhinia Street	
Highveld Techno Park	
Centurion, 0169	

A printed copy of the ArcelorMittal South Africa Integrated report, Environmental, Social and Governance report and Annual financial statements can be requested, by sending e mail to veronique.fernandes@arcelormittal.com



