

Phumelela Gaming and Leisure Limited (in Business Rescue)

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Notice to affected persons

31 March 2022

REPORT IN TERMS OF SECTION 132(3)(a) and (b) OF THE COMPANIES ACT 71 OF 2008 (AS AMENDED) ("the Act')

PHUMELELA GAMING AND LEISURE LIMITED (IN BUSINESS RESCUE) (REGISTRATION NUMBER 1997/016610/06) ("the Company")

Dear Sir/Madam,

- 1. I refer to my previous status reports issued in respect of the business rescue of the Company.
- 2. The BRP continues to implement the business rescue plan, by, inter alia:
 - 2.1. trading the remaining business of the Company and that of its subsidiaries;
 - 2.2. resolving the claims that have been rejected by way of the dispute resolution proceedings as provided for in the Plan;
 - 2.3. implementing sale transactions already concluded;
 - 2.4. meeting the management, attending board meetings and shareholder meetings of subsidiaries and investee companies;
 - 2.5. preparing for and attending to the dispute resolution process to resolve Gold Circle's alleged claim that it owns 39% of the issued share capital of Phumelela Gold International Limited ("PGI");
 - 2.6. paying distributions to creditors from the Plan Fund;
 - 2.7. attending to the finalisation of litigation which was ongoing at the commencement date.
- 3. Gold Circle Claim / Dispute Resolution
 - 3.1. Gold Circle's monetary claim and claim to own 39% of the issued share capital of PGI have been rejected and will be resolved in terms of the Dispute Resolution Process, as amended, in the Business Rescue Plan.

3.2. The hearing was due to start on Wednesday, 6 April 2022 but has again been delayed due to Gold Circle, inter alia, not being ready, amending its statement of claim and replication and introducing new witness statements. Accordingly, the matter was postponed to deal with a number of interlocutory applications arising out of the late filing of these amendments, witness statements and to determine who would be liable for the costs of the postponement. Until then no new dates can be agreed for the hearing of the dispute.

4. Shareholders

- 4.1. The rights of shareholders were not altered in the business rescue plan. As such shareholders remain entitled, once all assets of the Company have been realised and all creditors paid, to share in the surplus if the affairs of the company are wound up.
- 4.2. Shareholders are referred to the notice published on 14 December 2021. If you did not receive a copy of the notice it is available on the Company's website <u>Shareholder Notice 14 Dec 2021</u> and <u>Computershare Letter</u>. Shareholders are asked therein to please update their contact, FICA and banking details via Computershare who have been engaged to manage this process for the Company.

Yours faithfully

JOHN EVANS

Duly signed in his capacity as business rescue practitioner of the Company.