

SASOL LIMITED NOTICE OF ANNUAL GENERAL MEETING for the year ended 30 June 2023

Progressing a sustainable Future Sasol

AGM

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Form of Proxy

Our suite of reports



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Concise communication on Sasol's strategy, governance, performance and outlook, and how these lead to the preservation and creation of value over the short, medium and long term.

Sustainability Report

Communication on

Sasol's sustainability

environmental, social

and governance (ESG)

performance.

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Climate Change Report Information on Sasol's climate change risk management process, response and summary of work underway to address our climate change risks and opportunities.



Annual Financial Statements

A complete analysis of the Group's financial results, with detailed financial statements including the Report of the Audit Committee.



Tax Report

Our approach to tax reporting including defining our tax principles and fulfilling our compliance and disclosure obligations globally in accordance with all relevant legislation.



Form 20-F

Our annual report filed with the United States Securities and Exchange Commission (SEC), pursuant to our New York Stock Exchange listing.

www These reports are available on our website, www.sasol.com or on request from Investor Relations. Contact details are on page 36 of this report.

HAVE YOUR SAY



Date: Friday, 17 November 2023

Time: 09:30

) JOINING THE AGM

Shareholders or their proxies can participate in the AGM electronically by means of Sasol's electronic meeting platform.

A step-by-step guide on how to join the meeting by means of Sasol's electronic meeting platform, including how to submit your votes and questions can be found on (=) pages 14 to 17.

2 VIEWING THE AGM BROADCAST

Shareholders who wish to follow, but not participate in the AGM via the webcast as a Guest should go to https://web.lumiagm.com, enter the Meeting ID: 129-301-388, select "I am a Guest" and complete the required details. You should note that the webcast is not interactive. If you wish to participate in, or vote at the meeting, you should join the meeting electronically or in person. If you cannot attend the meeting, please appoint a proxy to ensure that your vote is counted.

3) APPOINTING A PROXY TO ATTEND AND VOTE AT THE AGM ON YOUR BEHALF

All Shareholders are encouraged to vote. There are several ways to submit your voting instructions before the meeting:

- Complete the Form of Proxy included in this Notice; or
- Access the iProxy system (through your PC, laptop, tablet or smartphone); or
- Use your tablet or smartphone.

See more information on 🗐 page 22.



Shareholders participating in the meeting in person or electronically will be able to vote once the chairman of the AGM formally opens the poll at the meeting.

See more information on 🗐 pages 17 and 21.

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Alternatively, you or your proxy may attend the meeting in person at Sasol Place, 50 Katherine Street, Sandton, Johannesburg, South Africa.

A step-by-step guide on how to attend the AGM in person can be found on pages 🗐 18 to 21.

NOTICE OF ANNUAL GENERAL MEETING

(this Notice or the Notice)

SASOL LIMITED

(Incorporated in South Africa) Registration number 1979/003231/06 Sasol Ordinary Share codes: JSE: SOL NYSE: SSL Sasol Ordinary ISIN codes: ZAE000006896 US8038663006 Sasol BEE Ordinary Share code: JSE: SOLBE1 Sasol BEE Ordinary ISIN code: ZAE000151817 (Sasol or the Company)

Notice is hereby given that the forty-fourth Annual General Meeting of the Shareholders of Sasol Limited will be held electronically by means of Sasol's electronic meeting platform and at Sasol Place, 50 Katherine Street, Sandton, Johannesburg, South Africa on Friday, 17 November 2023 at 9:30 (the Annual General Meeting or AGM).

This document¹ is important and requires your immediate attention. Your attention is drawn to the notes at the end of this Notice, which contain important information with regard to participation in the AGM.

The holders of Sasol shares (being the Sasol Ordinary shares and the Sasol BEE Ordinary shares) (the Shareholders) and any persons who are not Shareholders but who are entitled to exercise any voting rights in relation to the ordinary, special and non-binding advisory resolutions to be proposed at the AGM, and who are recorded as such at the record date of Friday, 10 November 2023, are entitled to participate in and vote at the AGM in person or by proxy.

The record date by when persons must be recorded as Shareholders in the securities register of the Company in order to be entitled to receive this Notice is Friday, 6 October 2023. The record date in order to be recorded in the securities register as a Shareholder to be able to attend, participate in and vote at the AGM is Friday, 10 November 2023. The last date to trade in order to be recorded in the securities register as a Shareholder on the aforementioned record date is Tuesday, 7 November 2023.

The purpose of the AGM is for the following business to be transacted and considered, and if deemed fit, to pass, with or without amendment, the following ordinary, special and non-binding advisory resolutions in the manner required by the Company's memorandum of incorporation (MOI) and the Companies Act 71 of 2008 (the Companies Act), as read with the Listings Requirements of the exchange operated by JSE Limited (the JSE) (the Listings Requirements).

Ordinary resolutions, save to the extent expressly provided in respect of a particular matter contemplated in the Company's MOI or the Listings Requirements, shall require to be adopted with the support of more than 50% of the voting rights of those persons present at the AGM exercised on the ordinary resolution.

Special resolutions shall require to be adopted with the support of at least 75% of the voting rights of those persons present at the AGM exercised on the special resolution.

¹ This document is available in English only.

Part A – Receipt of Annual Financial Statements and the reports of the Audit Committee and Safety, Social and Ethics Committee

To receive the audited annual financial statements of the Company and its subsidiaries (Group or Sasol Group), for the financial year ended 30 June 2023 (Annual Financial Statements), together with the reports of the directors, the Audit Committee and the independent auditor of the Company. The Annual Financial Statements of the Company for the financial years ended 30 June 2022 and 30 June 2023 can be obtained from the Sasol website at www.sasol.com. Summarised Annual Financial Statements are included with this Notice; and

To receive the report of the Safety, Social and Ethics Committee, supplemented by the Sustainability Report for the financial year ended 30 June 2023, as required in terms of Regulation 43 of the Companies Regulations, 2011 (the Regulations), as set out on page 7 of the Sustainability Report.

Part B – Non-binding advisory resolutions

To vote on the non-binding advisory resolutions set out below as advisory votes numbers 1, 2 and 3 in the manner required by the King IV[™] Report on Corporate Governance for South Africa, 2016 (King IV[™]), as read with the Listings Requirements.

1. Non-binding advisory resolution number 1

To endorse, on a non-binding advisory basis, the Company's remuneration policy as set out on pages 70 to 82 of the Company's Integrated Report for the year ended 30 June 2023.

Motivation for advisory endorsement

In terms of King IV[™] and the Listings Requirements, an advisory vote should be obtained from Shareholders on the Company's remuneration policy. The vote allows Shareholders to express their views on the remuneration policy adopted but will not be binding on the Company.

In the event that at least 25% (twenty-five percent) of the voting rights exercised on non-binding advisory resolution 1 are against the remuneration policy, the Sasol Limited Board of directors (the Board) commits to implementing the consultation process set out in the remuneration report read together with King IV^{M} .

2. Non-binding advisory resolution number 2

To endorse, on a non-binding advisory basis, the implementation report of the Company's remuneration policy as set out on pages 83 to 91 of the Company's Integrated Report for the year ended 30 June 2023.

Motivation for advisory endorsement

In terms of King IV^M and the Listings Requirements, an advisory vote should be obtained from Shareholders on the implementation report of the Company's remuneration policy. The vote allows Shareholders to express their views on the extent of implementation of the Company's remuneration policy but will not be binding on the Company.

In the event that at least 25% (twenty-five percent) of the voting rights exercised on non-binding advisory resolution 2 are against the implementation report, the Board commits to implementing the consultation process set out in the remuneration report read together with King IV^{m} .

3. Non-binding advisory resolution number 3

To endorse, on a non-binding advisory basis, Sasol's commitment to, and progress on its decarbonisation pathway which supports the Company's ability to generate long-term value, and the 2023 Climate Change Report's consistency with the Task Force on Climate-related Financial Disclosure (TCFD) requirements, including disclosure on (i) the risk management approach for the identification, assessment and management of climate-related risks and opportunities; (ii) the governance around climate-related risks and opportunities; (iii) the strategy on the actual and potential impact of these risks and opportunities on Sasol's business; and (iv) metrics and targets used to assess and manage scope 1, 2 and 3 greenhouse gas emissions.

Motivation for advisory endorsement

In 2021 and 2022 the Board sought to confirm and re-confirm respectively Shareholders' support for the Company's climate change ambition and strategy along its journey towards achieving the targets announced in 2021. This year, given there have been no material changes to Sasol's ambition and strategy, the Board is seeking to confirm Shareholders' support of the Company's commitment to, and progress on a decarbonisation pathway that balances a long-term sustainable transition and the ability to create value. Further, the Company seeks to confirm Sasol's reporting consistency with the Task Force on Climate-related Financial Disclosure (TCFD) requirements as a basis to report on progress and challenges faced along the Company's decarbonisation and just transition journey towards achieving the targets and strategy announced in 2021.

Since 2019, the Company has been reporting in line with TCFD recommendations. Going forward, the Company will be subject to mandatory reporting requirements and is preparing for such disclosures. In 2023, the Company started incorporating, to the extent possible, disclosure requirements from the recommended International Sustainability Standards Board (ISSB).

It is for this reason that the Company is requesting endorsement of its reporting consistency with TCFD, being the basis for future mandatory reporting on material climate change issues, and as a mechanism for reporting progress on its targets and net zero ambition.

Part C – Ordinary resolutions

To consider and, if deemed fit, to approve the ordinary resolutions set out below, in the manner required by the MOI and the Companies Act, as read with the Listings Requirements:

4. Ordinary resolution number 1

To vote on the re-election, each by way of a separate vote, of the following directors who are required to retire in terms of clause 22.2.1¹ of the Company's MOI and who are eligible and have agreed to stand for re-election²:

- Mr MJ Cuambe
- Ms MBN Dube
- Dr M Flöel
- Mr FR Grobler
- Ms MEK Nkeli

² Brief biographies of the directors who have offered themselves for re-election, are included with this Notice.

¹ Clause 22.2.1 states that, "At the annual general meeting held in each calendar year 1/3 (one third) of the Directors, or if their number is not a multiple of 3 (three), then the number nearest to, but not less than 1/3 (one third) (excluding those Directors appointed in terms of clause 22.4) shall retire from office". Clause 22.2.3 states that "... Retiring Directors may be re-elected, provided they are eligible."

The Nomination and Governance Committee and the Board have reviewed the composition of the Board against corporate governance and transformation requirements and have recommended the re-election of Mr MJ Cuambe, Ms MBN Dube, Dr M Flöel, Mr FR Grobler and Ms MEK Nkeli. It is the view of the Board that the re-election of these directors will:

- provide continuity on the Board;
- enable the Company to responsibly maintain a mixture of business skills and experience relevant to the Company and balance the requirements of transformation, continuity and succession planning;
- enable the Board to meet its targets with respect to gender and racial diversity; and
- enable the Company to comply with corporate governance requirements in respect of matters such as the balance of executive, non-executive and independent directors on the Board.

Information on the Company's corporate governance practices is available on pages 64 to 69 of the 2023 Integrated Report.

5. Ordinary resolution number 2

To vote on the appointment of KPMG Inc (KMPG), nominated by the Company's Audit Committee, as independent auditor of the Company and the Group for the financial year ending 30 June 2024, to hold office until the end of the next AGM.

Pursuant to The Independent Regulatory Board for Auditors' Rule on Mandatory Audit Firm Rotation, PricewaterhouseCoopers Inc (PwC) stepped down as independent auditor with effect from 30 June 2023. KPMG, with Ms S Loonat as the designated audit partner, was selected as independent auditor to succeed PwC with effect from the Company's 2024 financial year, commencing on 1 July 2023, following a rigorous process which entailed invitations to audit firms that possess the capacity to conduct the Sasol Group audit, based on the criteria set by the Audit Committee. The criteria complies with all the regulatory requirements applicable to the Company.

6. Ordinary resolution number 3

To vote on the election, each by way of a separate vote, of the members of the Audit Committee³ of the Company to hold office until the end of the next AGM, namely:

- Ms MBN Dube (subject to her re-election as a director in terms of ordinary resolution number 1)
- Ms KC Harper
- Ms GMB Kennealy (Chairman)
- Ms NNA Matyumza
- Mr S Subramoney
- Mr S Westwell

The Board has reviewed the proposed composition of the Audit Committee against the requirements of the Companies Act and the Regulations⁴, as well as the United States corporate governance requirements that apply to the Company, and has confirmed that the proposed Audit Committee will comply with the relevant requirements and has the necessary knowledge, skills and experience to enable the Audit Committee to perform its duties in terms of the Companies Act. The Board recommends the election by Shareholders of the directors listed above as members of the Audit Committee to hold office until the end of the next AGM.

⁴ Sections 94(4) and 94(5) of the Companies Act read with Regulation 42.

³ Brief biographies of these directors are included with this Notice. The Board resolved that the Chairman of the Safety, Social and Ethics Committee should serve on the Audit Committee due to these Committees' overlapping responsibility for ESG reporting.

Part D – Special resolutions

To consider and, if deemed fit, to approve with or without amendment, the special resolutions set out below in the manner required by the MOI and the Companies Act, as read with the Listings Requirements:

7. Special resolution number 1: Approval of non-executive directors' remuneration

"RESOLVED that, in terms of clause 24 of the Company's MOI, with effect from 1 January 2024 until the earlier of this resolution being replaced or 2 (two) years from the date of the passing of this resolution, the remuneration payable to non-executive directors of the Company for their services as directors of the Company, is as listed in the table below under "Proposed fees":

	Current NEDs permanently residing outside of Europe/ UK/North- America (US\$)	fees ¹ NEDs permanently residing in Europe/ UK/North- America (US\$)	Proposed NEDs permanently residing outside of Europe/ UK/North- America ⁴ (US\$)	fees ^{2,3,5} NEDs permanently residing in Europe/ UK/North- America (US\$)
Chairman of the Sasol Limited Board				
(all inclusive)	297 800	360 500	307 000	371 700
Non-executive director	104 500	125 400	107 700	129 300
Lead Independent Director				
(additional to directors' fee)	41 800	50 200	46 000	55 200
Audit Committee Chairman	31 400	36 600	31 400	36 600
Audit Committee member	20 900	25 100	20 900	25100
Other Committee Chairman ⁶	20 900	25 100	20 900	25100
Other Committee member ⁶	12 500	15 200	12 500	15 200

Notes:

 Current fees include an adjustment equal to the average United States (US) consumer price index (CPI) of 4,5% from 1 January 2023 as approved by Shareholders on 12 November 2021.

^{2.} Fees are exclusive of value added tax (VAT) which is added for directors who are registered for VAT.

^{3.} Paid in US dollar or home country currency as appropriate.

Exchange rate for conversion from US dollar to home country currency will be fixed for a period of 12 months to prevent exchange rate fluctuations in the actual fees paid for the ensuing 12-month period.

^s Consideration will be given to the adjustment of remuneration with an average US CPI percentage effective 1 January 2025.

6. Also applies to any ad hoc Committee constituted by the Board from time to time."

Reason for and effect of special resolution number 1

In terms of section 65(11)(h) of the Companies Act, read with sections 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 2 (two) years, and only if this is not prohibited in terms of the Company's MOI. It is not prohibited.

A comprehensive review of Sasol's directors' remuneration compared to the Sasol peer group showed that Sasol's directors' remuneration is well positioned around the median of the comparator group when considering market capitalisation and enterprise value, however, the fee payable to the Lead Independent Director was found to be relatively low and was accordingly adjusted with a rate higher than inflation.

8. Special resolution number 2: General authority for the repurchase of the Company's Ordinary shares and/or Sasol BEE Ordinary shares

"RESOLVED that, as required by clause 37 of the Company's MOI, the Board is authorised, as it in its discretion deems fit, but subject to compliance with the requirements of the Company's MOI, section 48 of the Companies Act and the Listings Requirements, to approve the general repurchase by the Company or purchase by any of its subsidiaries, (repurchase) of any of the Company's Ordinary shares and/or Sasol BEE Ordinary shares, provided that:

- a. the repurchase shall be limited to a maximum of 10% (ten per cent) of the Company's issued shares in the applicable class at the time that this authority is granted in any one financial year;
- b. decision by the Board involving the repurchase of more than 5% (five per cent) of the issued shares of any class will be subject to the requirements of sections 114 and 115 of the Companies Act;
- c. no voting rights attached to the Company's shares repurchased by a subsidiary of the Company may be exercised while shares are held by the subsidiary, and it remains a subsidiary of the Company;
- d. the repurchase of shares may not be effected during a prohibited period unless such repurchase is done in accordance with the Listings Requirements;
- e. the repurchase must be effected through the order book operated by the JSE trading system and done without any prior understanding or arrangement between the Company and the counterparty (reported trades are prohibited);
- f. any repurchase may not be made at a price greater than 10% (ten per cent) above the weighted average of the market value of the shares for the 5 (five) business days immediately preceding the date on which the repurchase transaction is effected;
- g. such details as may be required in terms of the Listings Requirements are announced when the Company or its subsidiaries have repurchased an aggregate of 3% (three per cent) of shares in issue at the time the authority is given;
- h. this general authority granted to the Board will endure from the date of passing of this special resolution until the next AGM, but shall not be valid for a period greater than 15 (fifteen) months from the date of the passing of this special resolution;
- i. at any point in time, the Company may only appoint one agent to effect any repurchase(s) on its behalf;
- j. the Board, by resolution, has authorised the repurchase and acknowledged that it has applied the solvency and liquidity test and reasonably concluded that the Company and its subsidiaries will satisfy the solvency and liquidity test immediately after the repurchase and subject to the Board reconsidering the solvency and liquidity test at the time of any repurchase and that since the test was performed there have been no material changes to the financial position of the Group; and
- k. the general authority granted to the Board may be varied or revoked, by special resolution, at any time prior to the next AGM of the Company."

Reason for and effect of special resolution number 2

Special resolution number 2 is proposed in order to enable the Board to approve the acquisition of the Company's Ordinary shares and/or Sasol BEE Ordinary shares by the Company or by any of its subsidiaries, up to and including the date of the next AGM of the Company, but shall not be valid for a period greater than 15 (fifteen) months from the date of the passing of this special resolution number 2, subject to the conditions set out in paragraphs (a) to (k) above.

NOTICE OF ANNUAL GENERAL MEETING CONTINUED

In terms of paragraph 5.72(c) of the Listings Requirements, a special resolution is required to approve a general repurchase by the Company of its securities, which shall be valid only until the next AGM but shall not be valid for a period greater than 15 (fifteen) months from the date of the passing of this resolution.

In terms of the Companies Act, the Board must make a determination to acquire its shares only if it reasonably appears that the Company will satisfy the solvency and liquidity test immediately after completing the proposed acquisition and the Board has acknowledged by resolution, that it has applied, and reasonably concluded that the Company will satisfy the solvency and liquidity test immediately after completing the proposed acquisition in accordance with the Companies Act.

This special resolution number 2 will authorise the Board to approve a repurchase of up to a maximum of 10% (ten per cent) of the Company's issued shares on the open market, in accordance with the Companies Act and the Listings Requirements, until the next AGM of the Company, but shall not be valid for a period greater than 15 (fifteen) months from the date of the passing of this special resolution number 2.

Statement of intent

The Board will implement a general repurchase of the Company's shares only if prevailing circumstances (including market conditions and the tax dispensation) warrant it. The directors are of the opinion, after considering the effect of such general repurchase, that the following conditions will be met:

- the Company and the Sasol Group will be able, in the ordinary course of business, to pay their debts for a period of 12 (twelve) months after the date of the Notice;
- the assets of the Company and the Sasol Group as fairly valued will exceed the liabilities of the Company and the Sasol Group as fairly valued, respectively, for a period of 12 (twelve) months after the date of the Notice of the AGM, both assets and liabilities being recognised and measured in accordance with the accounting policies used in the latest audited Annual Financial Statements and with International Financial Reporting Standards;
- the Company and the Sasol Group will have adequate share capital and reserves for ordinary business purposes for a period of 12 (twelve) months after the date of the Notice;
- working capital of the Company and the Sasol Group will be adequate for ordinary business purposes for a period of 12 (twelve) months after the date of the Notice; and
- a resolution being passed by the Board that it authorised the repurchase of shares, that the Company
 and the Sasol Group have passed the solvency and liquidity test and that since the test was performed
 there have been no material changes to the financial position of the Sasol Group.

For the purposes of considering special resolution number 2 and in compliance with paragraph 11.26 of the Listings Requirements, the information listed below is provided:

Major Sasol Shareholders which, directly or indirectly, beneficially owned 5% or more of the issued share capital on 30 June 2023, insofar as it is known to the Company:

	Number of shares	% of issued share capital
Government Employees Pension Fund	119 904 480	18,72
Industrial Development Corporation of South Africa Limited	53 266 887	8,31

There have been no material changes in the financial or trading position of the Sasol Group between the date of publication of the financial results for the financial year ended 30 June 2023 on 23 August 2023, and 29 September 2023 (the Last Practicable Date).

8 SASOL NOTICE OF ANNUAL GENERAL MEETING

The table below reflects the authorised and issued share capital of the Sasol Group, at the Last Practicable Date:

	Authorised as at Last Practicable Date	lssued as at Last Practicable Date
Ordinary shares	1 127 690 590	634 336 265
Sasol BEE Ordinary shares	158 331 335	6 331 347

The directors, whose names appear on pages 12 and 13 of this Notice, collectively and individually, accept full responsibility for the accuracy of the information relating to this special resolution number 2 and certify that, to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement false or misleading and that they have made all reasonable enquiries to ascertain such facts and that this special resolution number 2 contains all information required by law and the Listings Requirements.

9. Special resolution number 3: Company acquiring the Company's shares from a director or prescribed officer

"RESOLVED that, when any general repurchase by the Company of its shares takes place in accordance with special resolution number 2, the Board is authorised, as required by section 48(8)(a) of the Companies Act, to approve the purchase by the Company of its issued shares from a director and/or a prescribed officer of the Company, and/or person related to a director or prescribed officer of the Company, subject to the provisions of the MOI, the Companies Act, and the Listings Requirements."

Reason for and effect of special resolution number 3

This resolution is proposed in order to enable the Board, from the date of passing of this special resolution number 3 until the date of the next AGM of the Company, (such resolution not to be valid for a period greater than 15 (fifteen) months from the date of the passing of this special resolution number 3), to approve the acquisition by the Company of its shares from a director and/or a prescribed officer of the Company, and/or a person related to any of them.

Section 48(8)(a) of the Companies Act provides, *inter alia*, that a decision by the Board to acquire shares of the Company from a director or prescribed officer of the Company, or a person related to a director or prescribed officer of the Company, must be approved by a special resolution of the Shareholders of the Company.

When a general repurchase by the Company of the Company's shares takes place in accordance with special resolution number 2, the Company may inadvertently acquire shares from a director and/or a prescribed officer of the Company, and/or a person related to a director or prescribed officer of the Company and such repurchase must, in terms of the Companies Act, be approved by a special resolution of the Shareholders. This resolution will also allow the Company to repurchase shares from directors and prescribed officers under the proposed 2022 Long-Term Incentive Plan in order to partly counter the dilution caused by the issue of shares to directors and employees in terms of that Plan.

In terms of the Companies Act, the Board must make a determination for the Company to acquire securities issued by the Company only if it reasonably appears that the Company will satisfy the solvency and liquidity test immediately after completing the proposed acquisition and the Board has acknowledged by resolution, that it has applied, and reasonably concluded that the Company will satisfy, the solvency and liquidity test immediately after completing the proposed acquisition in accordance with the Companies Act.

10. Special resolution number 4: General authority to issue shares for cash

"RESOLVED that the authorised but unissued Ordinary shares in the capital of the Company are placed under the control and authority of the directors of the Company and that the directors of the Company are authorised in accordance with the Companies Act and the Listings Requirements to allot and issue for cash, on such terms and conditions as they may deem fit, all or any of the Ordinary shares in the authorised but unissued share capital of the Company and/or any options/convertible securities that are convertible into Ordinary shares, subject to the following conditions:

- this authority is valid until the Company's next AGM, provided that it will not extend beyond 15 (fifteen) months from the date that this authority is given;
- the equity securities which are the subject of the issue for cash must be of a class already in issue, or where this is not the case, must be limited to such securities or rights that are convertible into or represent options in respect of a class already in issue;
- any such issue will only be made to public shareholders as defined in the Listings Requirements and not to related parties;
- the number of shares issued for cash will not in aggregate exceed 5% (five percent) of the Company's listed equity securities (excluding treasury shares) as at the Last Practicable Date, equating to 31 328 639 Ordinary shares;
- any equity securities issued under the authority during the period must be deducted from the 31 328 639 Ordinary shares;
- in the event of a subdivision or consolidation of issued equity securities during the period contemplated in the first bullet above, the existing authority must be adjusted accordingly to represent the same allocation ratio;
- an announcement giving full details to the extent applicable, including number of shares issued, average discount, effect on the following: statement of financial position, net asset value per share (NAVPS), net tangible asset value per share (NTAVPS), statement of comprehensive income, earnings per share (EPS), headline earnings per share (HEPS), diluted earnings per share (DEPS), and diluted headline earnings per share (DHEPS), use of funds, will be published at the time of any issue representing, on a cumulative basis within the period contemplated in the first bullet above, 5% (five percent) or more of the number of shares in issue prior to the issue;
- the maximum discount permitted at which equity securities may be issued is 5% (five percent) of the weighted average traded price on the JSE of those shares over the 30 (thirty) business days prior to the date that the price of the issue is agreed between the Company and the party subscribing for the securities. The aggregate number of Ordinary shares to be allotted in terms of this resolution is limited to 5% (five percent) of the Ordinary shares in issue as at the date of the Notice; and
- related parties may participate in a general issue for cash through a bookbuild process provided that:

 (a) the related party only participate with a maximum bid price at which they are prepared to take up shares or at book close price. In the event of a maximum bid price and the book closes at a higher price, the relevant related party will be 'out of book' and not be allocated shares; and (b) equity securities must be allocated equitably 'in the book' through the bookbuild process and the measures applied be disclosed in the SENS announcement launching the bookbuild."

Reason for and effect of special resolution number 4

At present, the directors have no specific intention to use this authority to issue any shares for any purpose. The authority will thus only be used if circumstances are appropriate, including in instances where the Company wishes to raise any capital through a rights issue or otherwise to give the Company options to issue shares for cash. The Company will, in order to issue the shares, obtain the approval of the JSE as required in terms of clause 8.2 of the MOI.

In terms of the Listings Requirements this resolution must be adopted by ordinary resolution with the support of more than 75% of the voting rights of those persons present at the AGM exercised on the ordinary resolution. In terms of clause 20.5.6 of the Company's MOI, for so long as the Company is listed on the JSE, if any of the Listings Requirements require an ordinary resolution to be passed with a 75% (seventy-five percent) majority, the resolution shall instead be required to be adopted by a special resolution.

By order of the Board

Michelle du Toit

Group Company Secretary

19 October 2023



OUR BOARD OF DIRECTORS

Our Board of Directors is responsible for the strategic direction and control of the **Company and brings** independent, informed and effective judgement to bear on material decisions reserved for the Board. Our Directors set the tone for ethical and effective leadership to ensure value creation that is accomplished in a sustainable manner.



Sipho Nkosi

Independent non-Executive Director and Chairman (appointed: 2019)

Date of birth: 1954 (69)

Nationality: South African Qualifications: BCom, BCom Economics (Hons), MRA

Chairman of the Nomination and Governance Committee

Committee member: Remuneration Committee

Manuel Cuambe

Independent non-Executive Director (appointed: 2016)

Date of birth: 1962 (61)

Nationality: Mozambican

Qualifications: BEng (Electrical), Postgraduate Certificate in Management Studies

Committee member:

- Capital Investment Committee
- Remuneration Committee
- Safety, Social and **Ethics** Committee

Muriel Dube

Independent non-Executive Director (appointed: 2018)

Date of birth: 1972 (51)

Nationality: South African

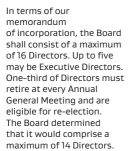
Qualifications:

BA (Human Sciences), BA (Hons) (Politics), MSc (Environmental Change and Management), Executive Certificate: Climate Change and Development, HIID

Chairman of the Safety, Social and Ethics Committee

Committee member:

- Audit Committee
- Capital Investment Committee
- Nomination and Governance Committee



www The roles and functions of the Chairman, the Lead Independent Director and the President and CEO are described in the Board Charter available on our website, www.sasol.com



(appointed: 2017)

Date of birth: 1958 (65) Nationality: South African

Qualifications: BCom (Accountancy), (Hons)

Chairman of the Audit Committee

- Committee member: Capital Investment Committee
- Nomination and Governance Committee

Nomgando Matyumza Independent non-Executive Director (appointed: 2014)

Date of birth: 1963 (60)

Nationality: South African

Qualifications: BCom, BCompt (Hons),

Committee member:

Audit Committee

CA(SA) LLB

Remuneration Committee



Mpho Nkeli Independent non-Executive Director (appointed: 2017)

Date of birth: 1964 (59) Nationality: South African Qualifications:

(Environmental Science), MBA

Chairman of the Remuneration Committee Committee member:

Nomination and

- Governance Committee Safety, Social and
- Ethics Committee



Martina Flöel Independent non-Executive Director (appointed: 2018)

Date of birth: 1960 (63)

Nationality: German Qualifications: MSc (Chemistry), PhD (Chemistry)

Committee member:

- Capital Investment Committee
- Remuneration Committee
 Safety, Social and
- Ethics Committee



Fleetwood Grobler Executive Director and President and Chief Executive Officer

and Chief Executive Officer (appointed: 2019)

Date of birth: 1961 (62) Nationality: South African

Qualifications: BEng (Mechanical)

Committee member:

- Capital Investment Committee
- Safety, Social and Ethics Committee



Kathy Harper Independent non-Executive Director (appointed: 2020)

Date of birth: 1963 (60)

Nationality: American

Qualifications: BSc (Industrial Management), MBA, Certificate in cyber security oversight (NACD)

Committee member:

- Audit Committee
 Capital Investment Committee
- capital investment committee

Vuyo Kahla

Executive Director (appointed: 2019)

Date of birth: 1970 (53)

Nationality: South African Qualifications:

BA, LLB, AMP

Committee member:

- Capital Investment Committee
- Safety, Social and Ethics Committee





Hanré Rossouw

Executive Director and Chief Financial Officer (appointed: 2022)

Date of birth: 1975 (48)

Nationality: South African

Qualifications: BEng (Chemical), BCom (Hons), MBA

Committee member:

 Capital Investment Committee Stanley Subramoney Independent non-Executive Director (appointed: 2021)

Date of birth: 1958 (64) Nationality: South African

Qualifications: BCompt (Hons) (Accounting Science), CA(SA)

Committee member:

- Audit Committee
- Remuneration Committee

Stephen Westwell Independent non-Executive Director and Lead Independent Director (appointed: 2012)

Date of birth: 1958 (65) Nationality: British

Qualifications: BSc (Mechanical) MSc (Management), MBA

Chairman of the Capital Investment Committee

Committee member:

- Audit CommitteeNomination and
- Governance Committee
 Safety, Social and
- Ethics Committee

COMMITTEE

HOW TO PARTICIPATE IN THE AGM ELECTRONICALLY AND IN PERSON

QUESTION:

1.

Where and when the AGM will be held

The meeting will be held electronically by means of Sasol's electronic meeting platform and in person at Sasol Place, 50 Katherine Street, Sandton, Johannesburg, South Africa on Friday, 17 November 2023 at 09:30.

Shareholders (or the relevant holder of voting rights) who are attending online, are encouraged to log into Sasol's electronic meeting platform from 09:15 on Friday, 17 November 2023.

If you are attending the meeting in person, registration will open at 07:30. Please enter Sasol Place through the Katherine Street entrance.

A map of the venue is shown on [=] page 18.

QUESTION:

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Online attendance and participation

An active internet connection is always required in order to allow you to cast your vote when the poll opens, submit questions and view the AGM proceedings. It is your responsibility to ensure you remain connected for the duration of the meeting. As well as having the latest internet browser installed, you must ensure your device is up to date with the latest software release.

Sasol will make the electronic facilities available via Lumi for the duration of the AGM at no cost to the participants. However, any third-party costs relating to the use or access of the facilities will be for your account.

By using the electronic platform, you agree that Sasol will not bear any responsibility or liability, under any applicable law, regulation or otherwise, for any loss, liability, cost, expense, damage, penalty or claim arising in any way, including, without limitation, any malfunctioning or other failure of the platform or loss of network connectivity or other network failure due to insufficient airtime, internet connectivity and/or power outages which may prevent you from attending and participating in the AGM, whether or not as a result of any act or omission on the part of Sasol or anyone else.

2.1 How do I attend the AGM online and what documentation is needed?

Shareholders can participate in the meeting by means of the electronic meeting platform. This can be accessed online using the latest version of Chrome, Safari, Edge or Firefox on your PC, laptop, tablet or smartphone.

In order for JSE Investor Services (Pty) Ltd (JSE Investor Services), Sasol's Transfer Secretaries, to verify you as a participant in accordance with section 63(1) of the Companies Act, and assign you with your unique login credentials, you are required to:

- Register for the meeting by visiting <u>https://smartagm.co.za;</u>
- Select the Sasol Limited logo;
- Select "Register" and complete the registration process by uploading the following valid documentation:
 - if you are a natural person, your identity document, driver's licence or passport;
 - if a juristic person, a copy of a resolution passed by the company/trust which sets out the identity of the natural person who is authorised to represent the Shareholder at the AGM and a copy of the identity document, driver's licence or passport of the natural person so authorised; or
 - if you are a dematerialised shareholder without "own name" registration, a copy
 of the letter of representation which shall contain the identity number of the
 beneficial owner of the shares.

We kindly request that you register for the meeting as soon as possible, preferably no later than 9:00 on Friday, 10 November 2023. Sufficient time is needed for the Transfer Secretaries to verify you as a participant and assign your unique login credentials which reflect the number of shares in respect of which voting is permitted. The unique login credentials will be sent from supportza@lumiengage.com. If the number of shares reflected is nil, you will be able to attend the AGM and view the proceedings as a Guest, but will not be able to ask questions or vote.

Shareholders who hold their shares through a central securities depository participant (CSDP) or Broker must request that their custodian furnish them with the relevant letter of representation in order to attend the AGM. Only shareholders in possession of a valid letter of representation will be eligible to access the electronic meeting platform and vote their shares during the AGM.

Shareholders who hold certificated shares with JSE Investor Services or dematerialised shares with Pacific Custodians (Nominees) (RF) (Pty) Ltd (PCN) or Computershare Nominees (RF) Limited (Computershare Nominees) should follow the below steps to access the electronic meeting platform:

2.1.1 Website

To log in, go to _____ https://web.lumiagm.com/ and enter the Meeting ID: 129-301-388. Access to the meeting will be available from 09:30 on Friday, 17 November 2023.

Sasol Limited GN 2023	and AGM 17 November	
Scroll down on the	e text below if you cannot	
see the checkbox		
Please note this meeting	will be recorded. By accepting these	
terms, you are consenting	to your participation being recorded.	
Do not continue to use the	platform if you do not agree to take all	
	s stated on this page. This platform is	
	uestions and viewing the meeting's	
	Ince the meeting is over, this platform v	ell
be closed and the shareho	iders will not be able to access it.	
I agree to all o	f the above terms and conditions	
C ENGLISH	DECLINE ACT	

2.1.2 Login credentials

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After entering the Meeting ID, you will be prompted to enter your unique login credentials which can be obtained from JSE Investor Services or Lumi.

Sasol Limited GM and	d AGM 17
November 2023	
Username	
Password	ĕ
LOGIN	

When you have successfully logged in, you will be taken to the AGM home screen. The meeting presentation/panel will appear automatically if viewing through a web browser to the side of the page.

		129-301-388			B Broadcast		
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¢	Language v		_	1			
	Log tut		sasol 💑				
			ited General Me	eting and			
		17 November 202 9:00 (SAST)	eneral Meeting				
		Welcome					
		INSTRUCTION VI					
			forties, evel apportablishing	or on analytic of the stand of		A RECUEST TO SPEAK	

2.2 What happens if I don't provide the required documentation?

If you do not provide the necessary identification documents or, if applicable, letter of representation and do not receive access credentials you will only be allowed to attend the meeting as a Guest. You will access the electronic meeting platform as a Guest through: https://web.lumiagm.com and enter the Meeting ID: 129-301-388.

Sasol Limited GM and AG 2023	M 17 November
I am a shareholder	0
l am a guest	۲
Platform Support: V	

2.3 How can I vote online?

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As provided for in the MOI, the chairman will demand a poll on all the resolutions. Please note that your ability to vote on the electronic meeting platform will not be enabled until the chairman formally opens the poll at the meeting. When the chairman declares the poll open, a list of all the resolutions and voting choices will appear on your device. For each resolution, press the choice corresponding with the way in which you wish to vote. When selected, a confirmation message will appear. If you want to change your vote, press the correct choice to override your previous selection. To cancel your vote, press 'cancel'. To return to the voting screen while the poll is open, select the voting icon. Once the voting closes, you will not be able to change any vote cast in respect of any resolution.

-*	129-301-388			Broadcast	
Melissa Fourie	A HOME	MESSAGING	M VOTING		
Canguage V	Voting Press conjulat the per Select solution 1 Select a choice. For C	ne certain of your vote.	Abatén O		
X LUMI			Amperate C of 1	्रै सदय्यान	SPEAK)

2.4 Can I ask a question at the AGM?

Questions can be submitted from 09:30 on Friday, 17 November 2023 using the Lumi messaging function through the electronic meeting platform. To ask a question, select the messaging icon from within the navigation bar and type your question at the top of the screen. To submit your question, click on the arrow icon to the right of the text box.

Questions can also be asked verbally, by teleconference through the electronic meeting platform. Details of how to access the teleconference facility will be provided on the day of the AGM, once you are logged into the electronic meeting platform. Please endeavour to keep your questions short and relevant to the business of the meeting.

-4	129-301-388		Broadcast	
Molissa Fourie	A HOME RESEASING	VOTING		
Language v Log aut	R Messaging			
	Apica question	>		

QUESTION:

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3.) In person attendance and participation

3.1 How do I attend the AGM in person?

The meeting will be held at Sasol Place, 50 Katherine Street, Sandton, Johannesburg, South Africa. Registration will open at 07:30.

Please enter Sasol Place through the Katherine Street entrance.



GPS Co-ordinates

-26.11161210930105, 28.057367908225604



By public transport Sandton Gautrain Station

Exit Gautrain Station and turn right onto Rivonia Road Turn left onto 5th Street Turn right onto Katherine Street

From OR Tambo International Airport

Get on R24 in Isando from Exit 46 Follow R24 and N3 Eastern Bypass/N3 to Marlboro Dr/M60 in Sandton Take exit 124 from N3 Eastern Bypass/N3 Drive to Katherine Street/M85 in Wierda Valley

From Pretoria

Follow Ben Schoeman Freeway/N1 and Pretoria Main Road to Grayston Drive/M40 in Bramley Park, Sandton Take exit 23 from Ben Schoeman Freeway/Pretoria Main Road/M1 Drive to Katherine Street/M85 in Wierda Valley

From Johannesburg

Head east on Albertina Sisulu Road/Market Street toward Delvers Street Turn left onto Joe Slovo Drive Continue straight to stay on Joe Slovo Drive Continue onto St Andrew Road/M31 Use the right 2 lanes to turn right onto Houghton Drive/St Andrew Road Merge onto De Villiers Graaff Motorway/M1 Use the left lane to take exit 23 for M40/Grayston Drive toward Sandton Merge onto Grayston Drive/M40 Slight left onto the M40 ramp Keep left at the fork and merge onto Katherine Street/M85

Parking

Sasol Place, 50 Katherine Street, Sandton

Access to AGM: Walk-ins

Sasol Place, 50 Katherine Street, Sandton

3.2 What documents do I need to attend the AGM in person?

In accordance with section 63(1) of the Companies Act, before any person may attend or participate in the AGM, that person must present reasonably satisfactory identification and the person presiding at the meeting must be reasonably satisfied that the right of that person to participate and vote, either as a shareholder or proxy, has been reasonably verified.

Without limiting the generality hereof, the Company will accept a valid South African identity document, driver's licence or passport as satisfactory identification.

- 3.2.1 Shareholders who hold **certificated shares** with JSE Investor Services or **dematerialised shares** with PCN or Computershare Nominees must bring along the following documents:
 - if you are a natural person, your identity document, passport or driver's licence, or a copy of these documents; or
 - if a juristic person, a copy of a resolution passed by the company/trust which sets out the identity of the natural person who is authorised to represent the shareholder at the AGM and a copy of the identity document, passport or driver's licence of the natural person.
- 3.2.2 If you are a **dematerialised shareholder without "own name" registration**, your CSDP or Broker should contact you in the manner stipulated in your agreement with them to ascertain whether you wish to participate in the AGM in person, in order to furnish you with a letter of representation. If you do not wish to participate in the AGM in person, you should inform your CSDP or Broker how it should cast your votes at the AGM. If your CSDP or Broker does not obtain voting instructions from you, it will be obliged to vote in accordance with the provisions, if any, contained in your agreement with them.
- 3.2.3 If you are an **own-named dematerialised shareholder** then paragraph 3.2.2 above is equally applicable to you.
- 3.2.4 If you are a **dematerialised nominee shareholder**, you will be entitled to participate in the AGM in accordance with the instructions of the beneficial owner whom you represent. In order to participate in the AGM, the beneficial owner must provide you with a letter of representation. If you have not obtained instructions from the beneficial owner whom you represent, you will be entitled to participate in the AGM in accordance with, and act in terms of, the mandate furnished to you by the beneficial owner.

- 3.2.5 **If you are a holder of ADRs**, the depositary's transfer agent will contact you so that you can instruct the depositary's transfer agent how you wish to vote. The depositary's transfer agent will then instruct the Sasol beneficial owner of the shares to which the ADRs relate, how to vote at the AGM.
- 3.2.6 Where there are joint shareholders, any one of such persons may vote at the AGM in respect of the shares as if that person is solely entitled thereto, but if more than one of such joint shareholders are present at the AGM, the person whose name appears first in the Company's securities register in respect of such shares or its/his/her proxy, as the case may be, shall alone be entitled to vote in respect of such shares.

3.3 What happens if I don't provide the required documents?

You will be able to attend but not participate in the AGM.

3.4 How can I vote at the AGM?

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As provided for in the MOI, the chairman will demand a poll on all the resolutions. Voting will be open from the time the chairman declares the poll open until it is closed. The chairman will announce when closing of voting is imminent. Once the voting closes, you will not be able to change any vote cast in respect of any resolution.

Upon registration, you will be presented with a voting handset. When the chairman opens the vote, you will be presented with a list of resolutions.

3.5 Can I ask a question at the AGM?

You will be able to ask a question at the AGM by using the voting handset with a built in microphone.

Appointing a proxy to attend the AGM on your behalf

Should you not be able to attend the AGM you can:

4.1 Form of Proxy



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Complete the Form of Proxy included in this Notice and present it to a representative of JSE Investor Services at their offices or email the completed and signed Form of Proxy to **sasolproxies@jseinvestorservices.co.za**.

4.2 iProxy

Use the online proxy facility to complete your Form of Proxy if you hold certificated shares with JSE Investor Services or dematerialised shares with PCN or Computershare Nominees. This online proxy facility is free of charge and is available on the internet.

To make use of the online proxy, shareholders are required to register for the service, via the website on _____ https://sasol.vagm.africa/.

Shareholders will also be able to view a demonstration of the online proxy facility.

Shareholders can, from 09:00 on Monday, 13 November 2023, access the online proxy facility to appoint a proxy to attend the AGM on their behalf.

4.3 Mobile device platform

Through your mobile device, appoint a proxy to attend the AGM on your behalf if you hold certificated shares with JSE Investor Services or dematerialised shares with PCN or Computershare Nominees. An SMS/WhatsApp will be sent to you with instructions on how to appoint a proxy.

You can, from 09:00 on Monday, 13 November 2023, upon receipt of an SMS/WhatsApp, appoint a proxy to attend the AGM on your behalf or dial *134*510# (USSD) or 087 240 5207 (WhatsApp).

SUMMARISED ANNUAL FINANCIAL STATEMENTS

The summarised consolidated financial statements appearing with this Notice of Annual General Meeting were accurately extracted from the full set of annual financial statements and are the responsibility of the Board. The Board takes full responsibility for the preparation of the summarised consolidated financial statements. Hanré Rossouw, Chief Financial Officer, is responsible for the annual financial statements and has supervised the preparation thereof in conjunction with the Senior Vice President: Financial Controlling and Governance, Feroza Syed CA(SA).

The annual financial statements for the year ended 30 June 2023 were approved by the Sasol Limited Board on 22 August 2023.

INCOME STATEMENT

for the year ended 30 June

2021*	2022*	2023*		2023	2022	2021
	Restated**				Restated * *	
US\$m	US\$m	US\$m		Rm	Rm	Rm
13 111	17 932	16 303	Turnover	289 696	272 746	201 910
	()	(Materials, energy and	(()	
(5 543)	(8 152)	(8 571)	consumables used	(152 297)	(123 999)	(85 370)
(521)	(571)	(589)	Selling and distribution costs	(10 470)	(8 677)	(8 026)
(787)	(876)	(848)	Maintenance expenditure	(15 076)	(13 322)	(12 115)
(2 133)	(2 134)	(1888)	Employee-related expenditure	(33 544)	(32 455)	(32 848)
(1146)	(925)	(928)	Depreciation and amortisation	(16 491)	(14 073)	(17 644)
(447)	(2 093)	(508)	Other expenses and income***	(9 023)	(31 834)	(6 884)
			Equity accounted profits,			
53	206	148	net of tax	2 623	3 128	814
			Operating profit before			
2 587	3 387	3 119	remeasurement items	55 418	51 514	39 837
			Remeasurement items			
(1 508)	651	(1 908)	affecting operating profit	(33 898)	9 903	(23 218)
			Earnings before interest and			
1 0 7 9	4 038	1 211	tax (EBIT)	21 520	61 417	16 619
56	67	127	Finance income	2 253	1 0 2 0	856
(439)	(453)	(521)	Finance costs	(9 259)	(6 896)	(6 758)
696	3 652	817	Earnings before tax	14 514	55 541	10 717
(12)	(912)	(292)	Taxation	(5 181)	(13 869)	(185)
684	2 740	525	Earnings for the year	9 333	41 672	10 532
			Attributable to			
587	2 561	495	Owners of Sasol Limited	8 799	38 956	9 0 3 2
			Non-controlling interests			
97	179	30	in subsidiaries	534	2 716	1500
684	2 740	525		9 333	41 672	10 532
US\$	US\$	US\$		Rand	Rand	Rand
			Per share information			
0,95	4,10	0,79	Basic earnings per share	14,00	62,34	14,57
0,95	4,10	0,79	Diluted earnings per share	14,00	61,36	14,57
0,93	4,03	0,73	Diruted earnings per snare	15,02	06,10	14,39

* Supplementary non-IRS information. US dollar convenience translation, converted at average exchange rate of R 17,77/US\$1 (2022 – R15,21/US\$1; 2021 – R15,40/US\$1). The income statement has been translated from rand to US dollar for convenience purposes in order to enable offshore shareholders to interport the financial performance in a universally measured currency.

** The Group has restated Turnover and Materials, energy and consumables used by R2 992 million for 2022. The error had no impact on earnings, refer note 1 of the published financial statements.

*** From the current year, certain items which were considered immaterial, namely Exploration expenditure and feasibility costs and Translation gains/(losses), previously presented as separate lines in the Income statement, are presented as part of Other expenses and income. Comparative amounts have been reclassified accordingly. Refer to note 5 for the amounts of Exploration expenditure and feasibility costs and Translation gains/(losses) for the current and preceding two years.

STATEMENT OF COMPREHENSIVE INCOME

for the year ended 30 June

	2023 Rm	2022 Rm	2021 Rm
Earnings for the year Other comprehensive income, net of tax	9 333	41 672	10 532
Items that can be subsequently reclassified to the income statement	11 909	(92)	(16 246)
Effect of translation of foreign operations Effect of cash flow hedges Foreign currency translation reserve on disposal of business	12 061 -	7 026 1 110	(13 741) 1 072
reclassified to the income statement Tax on items that can be subsequently reclassified to the	(251)	(8 024)	(3 388)
income statement	99	(204)	(189)
Items that cannot be subsequently reclassified to the income statement	331	1 616	623
Remeasurement on post-retirement benefit obligation	427	2 415	834
Fair value of investments through other comprehensive income Tax on items that cannot be subsequently reclassified to the	23	(54)	(12)
income statement	(119)	(745)	(199)
Total comprehensive income/(loss) for the year	21 573	43 196	(5 091)
Attributable to Owners of Sasol Limited	21 057	40 485	(6.570)
Non-controlling interests in subsidiaries	516	40 485 2 711	(6 578) 1 487
	21 573	43 196	(5 091)

STATEMENT OF FINANCIAL POSITION

at 30 June

2022* US\$m	2023* US\$m		2023 Rm	2022 Rm
13 594 776 188 779 124	11 974 621 169 786 115	Assets Property, plant and equipment Right of use assets Goodwill and other intangible assets Equity accounted investments	225 472 11 685 3 191 14 804	221 308 12 629 3 051 12 684 2 024
124 39 197 34 1 916	115 42 161 24 2 003	Other long-term investments Post-retirement benefit assets Long-term receivables and prepaid expenses Long-term financial assets Deferred tax assets	2 164 784 3 040 453 37 716	2 024 633 3 210 555 31 198
17 647	15 895	Non-current assets	299 309	287 292
2 525 45 2 867 19 2 650	2 241 22 1 907 94 2 864	Inventories Tax receivable Trade and other receivables Short-term financial assets Cash and cash equivalents	42 205 411 35 905 1 772 53 926	41 110 732 46 671 313 43 140
8 106	7 128	Current assets	134 219	131 966
18	17	Assets in disposal groups held for sale	310	290
25 771	23 040	Total assets	433 838	419 548
11 586 281	10 457 245	Equity and liabilities Shareholders' equity Non-controlling interests	196 904 4 620	188 623 4 574
11 867	10 702	Total equity	201 524	193 197
5 068 876 1 017 618 23 17 648	5 008 764 825 602 25 119 281	Long-term debt Lease liabilities Long-term provisions Post-retirement benefit obligations Long-term deferred income Long-term financial liabilities Deferred tax liabilities	94 304 14 382 15 531 11 343 465 2 235 5 294	82 500 14 266 16 550 10 063 372 276 10 549
8 267	7 624	Non-current liabilities	143 554	134 576
1 486 193 193 3 289 44 421 11	1 687 229 100 2 577 51 62 8	Short-term debt Short-term provisions Tax payable Trade and other payables Short-term deferred income Short-term financial liabilities Bank overdraft	31 758 4 319 1 876 48 518 966 1 162 159	24 184 3 144 3 142 53 555 724 6 851 173
5 637	4 714	Current liabilities	88 758	91 773
-	-	Liabilities in disposal groups held for sale	2	2
25 771	23 040	Total equity and liabilities	433 838	419 548

* US dollar convenience translation, converted at a closing exchange rate of R18,83/US\$1 (2022 – R16,28/US\$1).

STATEMENT OF CHANGES IN EQUITY

for the year ended 30 June

	Share capital Rm	Share- based payment reserve Rm	Investment fair value reserve Rm	Foreign currency translation reserve Rm	
Balance at 30 June 2020	9 888	1 734	49	55 849	
Liquidation of businesses	-	-	-	-	I
Taxation impact on disposal of investment	-	-	-	-	I
Movement in share-based payment reserve	-	1 945	-		
Share-based payment expense	-	1 927	-	-	
Deferred tax	-	18	-	-	
Long-term incentives vested and settled		(890)	-	-	
Sasol Khanyisa Tier 1 transaction vested and settled	-	(1 889)	_	_	i
Total comprehensive (loss)/income for the year		-	(10)	(17 097)	
profit		-	-	-	
other comprehensive loss for the year	-	-	(10)	(17 097)	
Dividends paid	-	-	-	-	
Balance at 30 June 2021	9 888	900	39	38 752	
Disposal of businesses	-	-	-	-	I
Other movements	-	-	-	-	I
Movement in share-based payment reserve	-	1 318			
Share-based payment expense	_	1 164			
Deferred tax	-	154		-	
Long-term incentives vested and settled	_	(904)	_	-	
Total comprehensive (loss)/income for the year	_	-	(35)	(999)	
profit	-	_	_	_	
other comprehensive (loss)/income for the year	-	-	(35)	(999)	I
Dividends paid	-	-	-	-	
Balance at 30 June 2022	9 888	1 314	4	37 753	
Other movements	-	-	-	1	
Movement in share-based payment reserve	-	933	-	-	
Share-based payment expense	-	1 0 3 3	_	_	
Deferred tax	-	(100)		-	
Long-term incentives vested and settled		(1 349)	-		
Total comprehensive income for the year		-	16	11 932	
profit	_		-	_	
other comprehensive income/(loss) for the year	-	-	16	11 932	
Dividends paid	_	-	-	-	
Balance at 30 June 2023	9 888	898	20	49 686	

Cash flow hedge accounting reserve Rm	Remeasurement on post- retirement benefits Rm	Retained earnings Rm	Shareholders' equity Rm	Non- controlling interests Rm	Total equity Rm
(1 771)	(2 332)	87 559 148	150 976 148	4 941	155 917 148
-	-	44	44	-	44
-	-	-	1945	-	1945
_	_	-	1 927	-	1 927
-	-	-	18	-	18
_	_	890	-	-	-
-	-	1889	-	-	-
864	633	9 032	(6 578)	1 487	(5 091)
-	-	9 0 3 2	9 032	1 500	10 532
864	633	-	(15 610)	(13)	(15 623)
-	-	(46)	(46)	(446)	(492)
(907)	(1 699)	99 516	146 489	5 982	152 471
-	456	(4)	452	(3 141)	(2 689)
-	-	(72)	(72)	(119)	(191)
-	-	-	1 318	-	1 318
-	-	-	1164	-	1164
-	-	-	154	-	154
-	-	904	-	-	-
907	1 656	38 956	40 485	2 711	43 196
-	-	38 956	38 956	2 716	41 672
907	1656	-	1 529	(5)	1 524
_	-	(49)	(49)	(859)	(908)
-	413	139 251	188 623	4 574	193 197
-	(17)	61	45	(37)	8
-	-	-	933	-	933
_	_	-	1 0 3 3	_	1 0 3 3
-	-	-	(100)	-	(100)
_	-	1 349	-	_	_
-	310	8 799	21 057	516	21 573
_	-	8 799	8 799	534	9 333
-	310	-	12 258	(18)	12 240
-	-	(13 754)	(13 754)	(433)	(14 187)
-	706	135 706	196 904	4 620	201 524

STATEMENT OF CASH FLOWS

for the year ended 30 June

	2023 Rm	2022 Restated* Rm	2021 Rm
Cash receipts from customers Cash paid to suppliers and employees	298 698 (234 061)	263 332 (207 194)	194 712 (149 598)
Cash generated by operating activities Dividends received from equity accounted investments Finance income received Finance costs paid' Tax paid	64 637 3 765 2 242 (7 083) (13 952)	56 138 3 043 986 (5 478) (13 531)	45 114 37 837 (6 173) (5 280)
Cash available from operating activities Dividends paid Dividends paid to non-controlling shareholders in subsidiaries	49 609 (13 754) (433)	41 158 (49) (859)	34 535 (46) (446)
Cash retained from operating activities	35 422	40 250	34 043
Additions to non-current assets	(30 247)	(23 269)	(18 214)
additions to property, plant and equipment additions to other intangible assets Increase/(decrease) in capital project related payables	(30 726) (128) 607	(22 593) (120) (556)	(15 945) (3) (2 266)
Cash movements in equity accounted investments Proceeds on disposals and scrappings Movement in assets held for sale Acquisition of interest in equity accounted investments Purchase of investments Proceeds from sale of investments Decrease in long-term receivables	(95) 799 3 - (243) 156 1 393	(67) 8 484 (549) (56) (95) 26 449	- 43 214 (427) - (124) 168 476
Cash (used in)/received from investing activities	(28 234)	(15 077)	25 093
Proceeds from long-term debt Repayment of long-term debt Payment of lease liabilities Repayment of debt held for sale Proceeds from short-term debt Repayment of short-term debt	95 035 (91 564) (2 269) – 1 787 (1 801)	88 (12 086) (2 264) (704) 28 (15)	26 057 (61 454) (2 180) (980) 9 (19 717)
Cash generated by/(used in) financing activities	1 188	(14 953)	(58 265)
Translation effects on cash and cash equivalents	2 424	1 759	(2 916)
Increase/(decrease) in cash and cash equivalents Cash and cash equivalents at the beginning of year Reclassification to disposal groups held for sale and other long-term investments	10 800 42 967 –	11 979 30 988 –	(2 045) 34 094 (1 061)
Cash and cash equivalents at the end of the year	53 767	42 967	30 988

* The Group has restated cash receipts from customers and cash paid to suppliers by R2 992 million respectively for 2022, refer note 1.

SEGMENT REPORT

for the year ended 30 June

		Energy			Chemicals				
	Mining Rm	Gas Rm	Fuels Rm	Africa Rm	America Rm	Eurasia Rm	Corpo- rate Centre Rm	Consoli- dation Adjust- ments Rm	Total Rm
2023 Income statement									
External turnover	6 386	7 234	116 235	67 772	44 492	47 577	-	-	289 696
Segment turnover	27 666	11 988	118 708	70 586	44 942	48 194	-	(32 388)	289 696
Intersegmental turnover	(21 280)	(4 754)	(2 473)	(2 814)	(450)	(617)	-	32 388	-
Materials, energy and consumables used Selling and distribution	(8 508)	(3 834)	(76 043)	(27 548)	(28 605)	(39 427)	(210)	31 878	(152 297)
costs Maintenance expenditure	_ (4 056)	_ (345)	(43) (4 361)	(4 974) (3 565)	(3 773) (2 324)	(1 717) (1 120)	_ (719)	37 1 414	(10 470) (15 076)
Employee-related expenditure Depreciation and	(6 743)	(637)	(4 544)	(5 426)	(4 588)	(5 403)	(6 394)	191	(33 544)
amortisation	(2 394)	(569)	(2 242)	(4 197)	(4 645)	(1 699)	(745)	-	(16 491)
Other expenses and income	(3 441)	(73)	(5 211)	(6 303)	(5 466)	884	11 719	(1 132)	(9 023)
Equity accounted profits, net of tax	2	439	2 038	144	-	-	-	-	2 623
Remeasurement items affecting operating profit	54	(537)	(35 430)	(1 048)	3 916	(900)	47	-	(33 898)
Earnings/(loss) before interest and tax EBIT/LBIT)	2 580	6 432	(7 128)	17 669	(543)	(1 188)	3 698	-	21 520
Statement of cash flows Additions to non-current assets ¹	2 979	5 600	8 909	8 202	2 491	1 827	846	_	30 854

¹ Excludes capital project related payables.

SALIENT FEATURES

for the year ended 30 June

Financial results

Sasol's financial results for the year ended 30 June 2023 continued to be impacted by the volatile global economic landscape, including fluctuating oil prices, weaker chemical prices, depressed demand, and heightened inflation. In South Africa, the underperformance of state-owned enterprises and socio-economic issues continue to pose challenges to our business, negatively impacting our volumes and resultant profitability.

Despite benefitting from the elevated brent crude oil price and a weaker rand/US\$ exchange rate, our profitability for the year was constrained. Challenges in our South African mining operations and reduced margins in our American and Eurasian segments, driven by unfavourable market conditions, impacted our financial results.

Earnings before interest and tax (EBIT) of R21,5 billion declined compared to the prior year, mainly due to the softening of the Brent crude oil price and refining margin in the latter part of the year, which offset the impact of the improved production performance in the South African value chain. Chemicals basket prices were on a declining trend during 2023, and while we have seen some respite in lower feedstock and energy prices, gross margin and global demand remains depressed particularly in our American and Eurasian operations. In addition, profit on disposal of businesses of R8,5 billion was recorded in 2022 compared to R0,7 billion for 2023.

Earnings benefitted from R6 billion gains on the translation of monetary assets and liabilities and valuation of financial instruments and derivative contracts compared to R17,6 billion losses in 2022, but was impacted by a net loss of R33,9 billion on remeasurement items. These remeasurement items mainly relate to the full impairment of the Secunda liquid fuels refinery CGU of R35,3 billion, the full impairment of the South African wax CGU of R0,9 billion, impairment of the Essential Care Chemicals CGU in Sasol China of R0,8 billion, and reversal of impairment processed in 2019 on the Tetramerisation CGU in Lake Charles of R3,6 billion.

Proactively managing our balance sheet remains a key focus. We successfully refinanced our 2024 debt maturities and we continue to work towards our goal of further reducing debt levels.

At 30 June 2023, our total debt was R125,6 billion (US\$6,7 billion) compared to R105,1 billion (US\$6,5 billion) at 30 June 2022. Sasol launched and priced an offering of US\$750 million guaranteed senior unsecured convertible bonds due in 2027 and issued R2,1 billion in the local debt market under the domestic medium term note (DMTN) programme during the reporting period. The inaugural paper to the value of R2,2 billion under the previous DMTN programme was repaid in August 2022 and the US\$1 billion bond was repaid in November 2022. In April 2023 Sasol Financing International Limited and Sasol Financing USA LLC obtained a revolving credit facility (RCF) of US\$1 987 million and a term loan of US\$982 million (R18,8 billion) bond, with a fixed interest rate of 8,75%, due in 2029.

Our net debt to EBITDA at 30 June 2023, based on the RCF and term loan covenant definition, was 1,2 times, significantly below the threshold level of 3 times. Sasol is committed to continue to reduce leverage and absolute debt levels. As at 30 June 2023, our liquidity headroom was R109,6 billion (US\$5,8 billion), which is well above our aim of maintaining liquidity in excess of US\$1 billion.

Cash generated by operating activities increased by 15% to R64,6 billion compared to the prior year. Capital expenditure, excluding movement in capital project related payables, amounted to R30,9 billion compared to R22,7 billion during the prior year. Capital expenditure is higher in the current financial year due to the scheduled total Synfuels East factory shutdown, and ramp-up of activities in Mozambique as well as compliance programmes (Environmental Compliance Project and Clean Fuels).

Protection of downside risk for the balance sheet remains a key priority for the Company, resulting in the execution of our hedging programme to address price risk related to oil, coal, ethane and foreign currency exposure. A strengthening balance sheet has enabled us to shift to lower hedge cover ratios as well as reverting to the use of put options for oil, replacing zero cost collars.

Year under review

Continued global uncertainty

The global macroeconomic environment has been impacted by major health, economic and geopolitical events in recent years, and uncertainty remains in this regard. The Group has considered the impact of this uncertainty on its significant accounting judgements and estimates. The Group's principal source of estimation uncertainty continues to be in relation to assumptions used for the assessment of impairment of non-current assets where indicators of impairment are identified. No further significant estimates have been identified as a result of the continued global uncertainty, although these factors have increased the level of uncertainty inherent in all future cash flow forecasts.

Dividends

A final gross cash dividend of South African 1 000 cents per share (30 June 2022 – 1 470 cents per ordinary share) has been declared for the year ended 30 June 2023. The cash dividend is payable on the Sasol ordinary shares and the Sasol BEE ordinary shares. The Board is satisfied that the liquidity and solvency of the Company, as well as capital adequacy remaining after payment of the dividend, are sufficient to support the current operations for the coming financial year. The dividend has been declared out of retained earnings (income reserves). The South African dividend withholding tax rate is 20%. At the declaration date, there are 634 336 265 ordinary and 6 331 347 Sasol BEE ordinary shares in issue. The net dividend amount payable to shareholders who are exempt from dividend withholding tax, is 800 cents per share, while the dividend amount payable to shareholders who are exempt from dividend withholding tax is 1 000 cents per share.



NOTES

SASOL LIMITED

 Registration number 1979/003231/06

 Share codes:
 JSE: SOL; SOLBE1
 NYSE: SSL

 ISIN codes:
 ZAE000006896
 US8038663006

 ("Sasol" or "the Company")
 V

FORM OF PROXY

I/We

(Please print – full names)

of (address)

appoint

(see notes below)

or failing him/her the Chairman of the AGM as my/our proxy to attend, participate in and speak and, on a poll, to vote for me/us and on my/our behalf at the AGM which will be held on Friday, 17 November 2023 at 09:30, South African time, as follows:

		Number of voting right (insert):		g rights
		For	Against	Abstain
1.	Advisory resolution number 1: To endorse, on a non-binding advisory basis, the Company's remuneration policy.			
2.	Advisory resolution number 2: To endorse, on a non-binding advisory basis, the implementation report of the Company's remuneration policy.			
3.	Advisory resolution number 3: To endorse, on a non-binding advisory basis, Sasol's commitment to, and progress on its decarbonisation pathway which supports the Company's ability to generate long-term value and the Company's 2023 Climate Change Report's consistency with the Task Force on Climate- related Financial Disclosure requirements.			
4.	Ordinary resolution number 1: To re-elect each by way of a separate vote, the following directors who are required to retire in terms of clause 22.2.1 of the Company's MOI:			
	4.1 Mr MJ Cuambe			
	4.2 Ms MBN Dube			
	4.3 Dr M Flöel			
	4.4 Mr FR Grobler			
	4.5 Ms MEK Nkeli			
5.	Ordinary resolution number 2: To appoint KPMG Inc, nominated by the Company's Audit Committee, as independent auditor of the Company and the Group.			
6.	Ordinary resolution number 3: To elect each by way of a separate vote, the members of the Audit Committee:			
	6.1 Ms MBN Dube (subject to her re-election as a director in terms of ordinary resolution number 1)			
	6.2 Ms KC Harper			
	6.3 Ms GMB Kennealy (Chairman)			
	6.4 Ms NNA Matyumza			
	6.5 Mr S Subramoney			
	6.6 Mr S Westwell			
7.	Special resolution number 1: To approve the remuneration payable to non-executive directors of the Company for their services as directors.			
8.	Special resolution number 2: To authorise the Board to approve the general repurchase by the Company or by any of its subsidiaries, of any of the Company's Ordinary shares and/or Sasol BEE Ordinary shares.			
9.	Special resolution number 3: To authorise the Board to approve the purchase by the Company (as part of a general repurchase in accordance with special resolution number 2), of its issued ordinary or Sasol BEE Ordinary shares from a director and/or a prescribed officer of the Company, and/or persons related to a director or prescribed officer of the Company.			
10	. Special resolution number 4: To authorise the directors to issue shares for cash.			

Insert an "X" in the relevant spaces above according to how you wish your votes to be cast. However, if you wish to cast your votes in respect of a lesser number of shares than you own in the Company, insert the number of shares held in respect of which you desire to vote. If no directions are given, the proxy holder will be entitled to vote or to abstain from voting, as that proxy holder deems fit.

Signed at	on	2023
Signature		

My/our proxy may (subject to any restriction set out herein)/may not delegate the proxy's/ies' authority to act on behalf of me/us to another person (delete as appropriate).

Each Shareholder is entitled to appoint one or more proxies (who need not be a Shareholder) to participate, speak and vote in place of that Shareholder at the AGM.

This Form of Proxy will lapse and cease to be of force and effect immediately after the AGM or any adjournment(s) thereof, unless it is revoked earlier.

NOTES TO THE FORM OF PROXY

- 1. Definitions used in the Form of Proxy will have the meaning assigned to them in the Notice.
- 2. Shareholders are advised that the Company has appointed DF King as its proxy solicitation agent.
- 3. Proxy appointments must be in writing, dated and signed by the Shareholder.
- Forms of Proxy must be submitted to JSE Investor Services as soon as possible, preferably no later than 09:00 on Thursday, 16 November 2023 or can be presented before the relevant resolution on which the proxy is to vote is considered at the AGM.

Shareholders are kindly requested to submit their Form of Proxy before the meeting in order to afford JSE Investor Services sufficient time to validate each proxy and verify whether the voting rights have been correctly inserted. Significant delays could be caused at the AGM if the verification has to be carried out by JSE Investor Services while the meeting is in progress.

- 5. A Shareholder may insert the name of a proxy or the names of two alternative proxies of the Shareholder's choice in the space provided, with or without deleting 'the Chairman of the AGM'. Any such deletion must be initialled by the Shareholder.
- 6. A Shareholder's instruction to the proxy must be indicated by the insertion of the relevant percentage of voting rights exercisable by the Shareholder in the appropriate space provided. Failure to comply with the above will be deemed to authorise the proxy to vote or abstain from voting at the AGM, as he deems fit, in respect of all the Shareholder's voting rights exercisable thereat, but where the proxy is the Chairman, failure to comply will be deemed to authorise the proxy to vote in favour of the relevant resolution.
- 7. A Shareholder or his proxy is not obliged to use all the voting rights exercisable by the Shareholder or by his proxy, but the total of the voting rights cast and in respect whereof abstention is recorded may not exceed the total of the voting rights exercisable by the Shareholder or by his proxy.
- 8. A Shareholder's authorisation to the proxy, including the Chairman of the AGM, to vote on his or her behalf, shall be deemed to include the authority to vote on procedural matters at the AGM.
- 9. The completion and presentation of this Form of Proxy will not preclude the relevant Shareholder from participating in the AGM to the exclusion of any proxy appointed in terms hereof should such Shareholder wish to do so. In order for a Shareholder to participate in the AGM, he/she/it must have been verified and authenticated by JSE Investor Services in accordance with the process detailed in paragraph 2.1 on page 14 and in paragraph 3.2 on page 21 of the Notice.
- 10. Documentary evidence establishing the authority of a person signing this Form of Proxy in a representative capacity must be attached to this form.
- 11. Any alteration to this form must be initialled by the signatory(ies).
- 12. A holder may revoke the proxy appointment by:
 - (i) cancelling it in writing, or making a later inconsistent appointment of a proxy; and
 - (ii) furnishing a copy of the revocation instrument to the proxy/ies and to the Company, to be received by 09:30 on Friday, 17 November 2023.
- 13. The revocation of a proxy appointment constitutes a complete and final cancellation of the proxy's/proxies' authority to act on behalf of the Shareholder as of the later of:
 - (i) the date stated in the revocation instrument, if any; or
 - (ii) the date on which the revocation instrument was furnished as required in paragraph 12(ii).

The Form of Proxy must be submitted to JSE Investor Services as follows:

By hand: One Exchange Square, 2 Gwen Lane, Sandown, Sandton, 2196

By email: sasolproxies@jseinvestorservices.co.za

Shareholder information helpline

We have reserved 0800 800 010 as Sasol's information helpline and for assistance with AGM queries and forms of proxy.

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CONTACT INFORMATION

Assistance with AGM queries and proxy forms

Telephone: +27(0) 11 035 0100 Email: sasol@jseinvestorservices.co.za

Shareholder enquiries

Information helpline: 0800 800 010 Email: sasol@jseinvestorservices.co.za

Depositary bank

J.P. Morgan Depositary Receipts 383 Madison Ave Floor 11 New York, NY 10179 United States of America

Direct purchase plan

J.P. Morgan offers a convenient way for you to buy ADRs through the GID Program (Program). If you wish to participate or review the Program brochure, please visit adr.com/shareholder. At the bottom of the page click on View All Plans and select Sasol Limited to request an enrolment kit or you can call 1-800-990-1135 or 1-651-453-2128.

With the Program, you can:

- · Purchase ADSs without a personal broker;
- Increase your ADS ownership by automatically reinvesting your cash dividends;
- Purchase additional ADSs at any time or on a regular basis through optional cash investments; and
- Own and transfer your ADSs without holding or delivering paper certificates.

Questions or correspondence about Global Invest Direct:

Please call Global Invest Direct +1 800 428 4267

Mail:

Shareowner Services PO Box 64504 St Paul, Minnesota 55164-0504 Website: www.shareowneronline.com/information/ contact-us

Overnight Mail:

Shareowner Services 1110 Centre Pointe Curve, Suite 101 Mendota Heights MN 55120-4100

Share registrars

JSE Investor Services Proprietary Limited One Exchange Square 2 Gwen Lane Sandown Sandton, 2196 Republic of South Africa

PO Box 4844 Johannesburg, 2000 Republic of South Africa

Telephone: 0800 800 010 Email: sasol@jseinvestorservices.co.za

Company registration number

1979/003231/06

Registered office

Sasol Place 50 Katherine Street Sandton, 2196 Republic of South Africa

Postal and electronic addresses and telecommunication numbers

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Telephone: +27 (0) 10 344 5000 Website: www.sasol.com

Investor relations

Telephone: +27 (0) 10 344 9280 Email: Investor.Relations@sasol.com

DISCLAIMER – FORWARD-LOOKING STATEMENTS

Sasol may, in this document, make certain statements that are not historical facts and relate to analyses and other information which are based on forecasts of future results and estimates of amounts not vet determinable. These statements may also relate to our future prospects, expectations, developments, and business strategies. Examples of such forward-looking statements include, but are not limited to, the capital cost of our projects and the timing of project milestones; our ability to obtain financing to meet the funding requirements of our capital investment programme, as well as to fund our ongoing business activities and to pay dividends; statements regarding our future results of operations and financial condition, and regarding future economic performance including cost containment, cash conservation programmes and business optimisation initiatives; recent and proposed accounting pronouncements and their impact on our future results of operations and financial condition; our business strategy, performance outlook, plans, objectives or goals; statements regarding future competition, volume growth and changes in market share in the industries and markets for our products; our existing or anticipated investments, acquisitions of new businesses or the disposal of existing businesses, including estimates or projection of internal rates of return and future profitability; our estimated oil, gas and coal reserves; the probable future outcome of litigation, legislative, regulatory and fiscal developments, including statements regarding our ability to comply with future laws and regulations; future fluctuations in refining margins and crude oil, natural gas and petroleum and chemical product prices; the demand, pricing and cyclicality of oil, gas and petrochemical product prices; changes in the fuel and gas pricing mechanisms in South Africa and their effects on prices, our operating results and profitability; statements regarding future fluctuations in exchange and interest rates and changes in credit ratings; total shareholder return; our current or future products and anticipated customer demand for these products; assumptions relating to macroeconomics; climate change impacts and our climate change strategies, our development of sustainability within our businesses, our energy efficiency improvement, carbon and greenhouse gas emission reduction targets, our net zero carbon emissions ambition and future low-carbon initiatives, including relating to green hydrogen and sustainable aviation fuel: our estimated carbon tax liability; cyber security; and statements of assumptions underlying such statements. Words such as "believe", "anticipate", "expect", "intend", "seek", "will", "plan", "could", "may", "endeavour", "target", "forecast" and "project" and similar expressions are intended to identify forward-looking statements but are not the exclusive means of identifying such statements. By their very nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and there are risks that the predictions, forecasts, projections, and other forward-looking statements will not be achieved. If one or more of these risks materialise, or should underlying assumptions prove incorrect, our actual results may differ materially from those anticipated. You should understand that a number of important factors could cause actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements. These factors and others are discussed more fully in our most recent annual report on Form 20-F filed on 1 September 2023 and in other filings with the United States Securities and Exchange Commission. The list of factors discussed therein is not exhaustive; when relying on forward-looking statements to make investment decisions, you should carefully consider foregoing factors and other uncertainties and events, and you should not place undue reliance on forward-looking statements. Forward-looking statements apply only as of the date on which they are made, and we do not undertake any obligation to update or revise any of them, whether as a result of new information, future events or otherwise.



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