

**SA CORPORATE REAL ESTATE LIMITED**

Reg. No. 2015/015578/06

("the Company" and "SA Corporate")

**MINUTES OF THE ANNUAL GENERAL MEETING OF THE COMPANY HELD AT GREENPARK CORNER,  
16<sup>TH</sup> FLOOR, CORNER LOWER ROAD AND WEST ROAD SOUTH, MORNINGSIDE, SANDTON, ON  
THURSDAY, 5 JUNE 2025 AT 10H00**

**PRESENT:**

<b>Directors:</b>	Mr MA Moloto	Chairman
	Adv OR Mosetlhi	Lead Independent Director
	Mr SY Moodley	Chief Financial Officer
	Mr TR Mackey	Chief Executive Officer
	Ms NNN Radebe	Chief Operating Officer
	Mr SJ Mojalefa	Executive Director
	Ms N Ford-Hoon(Fok)	
	Ms EM Hendricks	
	Ms SS Mafoyane	
	Mr GJ Heron	
	Ms JA Finn	

**Shareholders:** *[as per appended register, Appendix I]*

**Attendees:** *[as per appended register, Appendix II]*

**Secretariat:** Adv J Grové Group Company Secretary

**1. WELCOME, QUORUM, VOTING AND NOTICE OF ANNUAL GENERAL MEETING**

1.1 The Chairman welcomed all present to annual general meeting (AGM) of SA Corporate Real Estate Limited (the Company / SA Corporate).

1.2 The meeting NOTED that The Meeting Specialist (TMS) have been appointed as the meeting scrutineers for the AGM.

**1.3 Quorum and Voting**

1.3.1 The meeting NOTED that a quorum comprised three shareholders of the Company personally present or represented by proxy (and if the shareholder is a body corporate, the representative of the body corporate) and entitled to vote at the AGM. In addition, a quorum comprised 25% of all voting rights entitled to be exercised by shareholders in respect of the resolutions tabled for the AGM, provided that at least three shareholders were present at the AGM.

1.3.2 It was NOTED that the meeting was quorate with 2 157 396 425 (82.18%) shares represented (including proxies) of the total number of shares in issue, being 2 625 247 699. Accordingly, it was NOTED that the meeting was duly constituted.

1.3.3 It was NOTED that voting would be by way of a poll, and every shareholder of the Company, present or represented by proxy, shall have one vote for every share held in the Company by such shareholder. Unless specifically stated otherwise, in order for an ordinary resolution and a special resolution to be approved by shareholders, same must be supported by more than 50% and at least 75%, respectively, of the voting rights exercised on the relevant resolution by shareholders present, or represented by proxy, at the AGM.

**1.4 Notice of AGM**

1.4 The meeting NOTED that the Notice of AGM was circulated to all shareholders of the Company entitled to receive such notice, on 25 April 2025. The Notice of AGM was taken as read.

**2. RECEIPT OF ANNUAL FINANCIAL STATEMENTS, AUDIT COMMITTEE REPORT AND INTEGRATED ANNUAL REPORT SUITE**

- 2.1 The meeting RECEIVED the audited annual financial statements (AFS) of the Company and of the Group (being the Company and its subsidiaries), for the financial year ended 31 December 2024, together with the directors’ report, and the reports of the Audit and Risk Committee and the independent auditors of the Company. The meeting NOTED that the AFS were approved by the Board on 13 March 2025 and were presented to shareholders as required in terms of section 30(3)(d) of the Companies Act, 71 of 2008 (“the Act”). The meeting further NOTED that the audited summary consolidated financial statements for the year ended 31 December 2024 were included with the Notice of AGM.
- 2.2 The meeting further RECEIVED the report of the Social, Ethics and Environmental Committee for the financial year ended 31 December 2024, as required in terms of Regulation 43 of the regulations to the Act. In this regard, the meeting NOTED that the report was set out in the Company’s Environmental, Social and Governance Report as published on 25 April 2025. The meeting further RECEIVED the Group’s Remuneration Committee report in terms of section 61(a)(8)(v) of the Act as included in the Group’s integrated annual report published on 25 April 2025.

**3. ORDINARY RESOLUTION**

*The Ordinary Resolutions as detailed in the Notice of AGM were put to the meeting:*

**3.1 Ordinary Resolution 1: Re-election of Ms N Ford-Hoon(Fok) as an independent non-executive director of the Company**

- 3.1.1 The meeting RESOLVED that Ms N Ford-Hoon(Fok), who retires by rotation in accordance with the Company’s Mol, and who, being eligible, offers herself for re-election, be and is hereby re-elected as an independent non-executive director of the Company.

3.1.2

For	Against	Abstained
100.00%	0.00%	0.01%

**3.2 Ordinary Resolution 2: Re-election of Ms SS Mafoyane as an independent non-executive director of the Company**

- 3.2.1 The meeting RESOLVED that Ms SS Mafoyane, who retires by rotation in accordance with the Company’s Mol, and who, being eligible, offers herself self for re-election, be and is hereby re-elected as an independent non-executive director of the Company.

3.2.2

For	Against	Abstained
100.00%	0.00%	0.01%

**3.3 Ordinary Resolution 3: Re-election of Adv OR Moseithi as an independent non-executive director of the Company**

- 3.3.1 The meeting RESOLVED that Adv OR Moseithi, who retires by rotation in accordance with the Company’s MOI, and who, being eligible, offers himself for re-election, be and is hereby re-elected as an independent non-executive director of the Company.

3.3.2

For	Against	Abstained
100.00%	0.00%	0.01%

**3.4 Ordinary Resolution 4: Election of Ms JA Finn as an independent non-executive director of the Company**

- 3.4.1 The meeting RESOLVED that, in terms of clause 25.2 of the Company’s Mol, Ms JA Finn having been appointed by the Board since the last AGM of the Company be and is hereby elected as an independent non-executive director of the Company.

3.4.2

For	Against	Abstained
100.00%	0.00%	0.01%

**3.5 Ordinary resolutions number 5 (5.1 – 5.3): Election of the members of the Audit and Risk Committee:**

The meeting RESOLVED that each of the following independent non-executive directors, who fulfil the requirements of section 94(4) of the Act, be and are hereby elected, each by way of a separate vote, as members of the Company’s Audit and Risk Committee:

3.5.1 Ms N Ford-Hoon(Fok):

For	Against	Abstained
100.00%	0.00%	0.01%

3.5.2 Mr SS Mafoyane:

For	Against	Abstained
93.40%	6.60%	0.01%

3.5.3 Ms JA Finn:

For	Against	Abstained
100.00%	0.00%	0.01%

**3.6 Ordinary resolutions number 6 (6.1 – 6.3): Election of the members of the Social, Ethics and Environmental Committee:**

The meeting RESOLVED that each of the following independent non-executive directors be and are hereby elected, each by way of a separate vote, as members of the Company’s Social, Ethics and Environmental Committee:

3.6.1 Ms SS Mafoyane:

For	Against	Abstained
100.00%	0.00%	0.01%

3.6.2 Ms JA Finn:

For	Against	Abstained
100.00%	0.00%	0.01%

3.6.3 Adv OR Mosethi:

For	Against	Abstained
100.00%	0.00%	0.01%

**3.7 Ordinary Resolution number 7: Reappointment of independent external auditors**

3.7.1 The meeting RESOLVED that PricewaterhouseCoopers Inc. (“PwC”), be and is hereby reappointed as the independent external auditor of the Company and the Group, and that Ms AKP Majola be noted as the individual determined by PwC to be responsible for performing the functions of the auditor and who will undertake the audit of the Company for the financial year ending 31 December 2025, and will hold office until the end of the next AGM.

3.7.2

For	Against	Abstained
99.72%	0.28%	0.01%

**3.8 Ordinary Resolution number 8: To place the unissued authorised ordinary shares under the control of the directors**

3.8.1 The meeting RESOLVED that the unissued authorised ordinary shares of no par value in the Company be and are hereby placed under the control of the directors of the Company, who are authorised to allot and issue any such shares at their discretion, subject at all times to the provisions of the Act, the Company’s Mol and the JSELR, provided that the number of shares issued hereunder in aggregate in any 1 (one)

financial year, will not exceed 254 013 672 ordinary shares which number represents 10% (ten percent) of the number of shares in issue (excluding treasury shares) as at the date of this notice of this AGM, being 2 570 702 244 ordinary shares, and is subject to a maximum discount of 5% (five percent) of the weighted average traded price on the JSE of those shares over the 30 business days prior to the allotment, issue or disposal as the case may be.

3.8.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	99.69%	0.31%	0.01%

**3.9 Ordinary Resolution number 9: Specific authority to issue shares to afford shareholders distribution reinvestment alternatives**

3.9.1 The meeting RESOLVED that subject to the provisions of the Act and the JSELR, the directors be and they are hereby authorised by way of a specific standing authority (which is separate from and in addition to the authority referred to in Ordinary Resolution Number 10 of this notice of this AGM) to issue ordinary shares of no par value (ordinary shares) as and when they deem appropriate, for the exclusive purpose of affording shareholders opportunities from time to time to elect to reinvest distributions received by them in new ordinary shares of the Company, for which purpose such ordinary shares are hereby placed under the control of the directors.

3.9.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	99.89%	0.11%	0.01%

**3.10 Ordinary Resolution number 10: General but restricted authority to issue shares for cash**

3.10.1 The meeting RESOLVED that the directors be and are hereby authorised by way of a general authority, to issue shares in the Company for cash as and when they in their discretion deem fit, subject to the Act, the JSELR, the Company’s Mol, where applicable, and the following limitations, namely that:

- the shares 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 shares or rights that are convertible into a class already in issue;
- any such issue will be made only to “public shareholders” as defined in the JSELR and not related parties, subject to related parties being able to participate in a general issue of shares for cash through a bookbuild process where the related parties will participate at a maximum bid price at which they are prepared to take-up shares or at the book close price. In the event of a maximum bid price and the book closing at a higher price, the relevant related party will be “out of the book” and not be allocated shares;
- the number of shares issued for cash shall not in the aggregate in any one financial year exceed 5% (five percent) of the Company’s issued share capital (excluding treasury shares), being an equivalent of 127 006 836 shares as at the date of the AGM;
- any shares issued in terms of this general authority must be deducted from the initial number of shares available under this general authority;
- in the event of a sub-division or consolidation of issued shares during the period of this general authority, the general authority must be adjusted accordingly to represent the same allocation ratio;
- this authority will be valid until the Company’s next AGM, provided that it shall not extend beyond 15 (fifteen) months from the date that this authority is given;
- an announcement giving full details, including the number of shares issued, the average discount to the weighted average traded price of the shares over the 30 (thirty) business days prior to the date that the issue is agreed in writing and an explanation of the intended use of funds, will be published at the time of any issue representing, on a cumulative basis within 1 (one) financial year, 5% (five percent) or more of the number of shares in issue prior to the issue; and
- in determining the price at which an issue of shares may be made in terms of this authority, the maximum discount permitted will be 5% (five percent) of the weighted average traded price on the JSE of the shares, adjusted for any cum distribution portion, if applicable, over the 30 (thirty) business days prior to the date that the price of the issue is determined or agreed to by the Board.

3.10.2 The meeting NOTED that in terms of the JSELR for this resolution to be adopted, at least 75% of the shareholders present in person or by proxy and entitled to vote on this resolution at the meeting, must cast their vote in favour of thereof.

3.10.3	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	99.59%	00.41%	0.04%

**3.11 Ordinary Resolution number 11: Authorisation of directors and/or the company secretary**

3.11.1 The meeting RESOLVED that any director of the Company and/or the company secretary, be and is hereby authorised to sign all such documentation and to do all such things as may be necessary for or incidental to the implementation of all the ordinary and special resolutions which are passed by the shareholders

3.11.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	100.00%	0.00%	0.01%

**3.12 Non-binding advisory vote - Endorsement of remuneration policy of the Company**

3.12.1 The meeting RESOLVED that through a non-binding advisory vote, in accordance with the King IV™ and the JSELR, the shareholders endorse the remuneration policy of the Company as set out in the Remuneration Report.

3.12.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	93.35%	6.65%	0.01%

**3.13 Non-binding advisory vote - Endorsement of the implementation of the remuneration policy of the Company**

3.13.1 The meeting RESOLVED that, through a non-binding advisory vote, in accordance with King IV™ and the JSELR, the shareholders endorse the implementation of the remuneration policy of the Company, as set out in the Remuneration Report.

3.13.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	93.35%	6.65%	0.01%

**4. SPECIAL RESOLUTIONS**

*The Special Resolutions as detailed in the Notice of AGM were put to the meeting:*

**4.1 Special Resolution number 1: Financial Assistance to related or inter-related parties**

4.1.1 The meeting RESOLVED that, to the extent required in terms of section 45 of the Act, the Board may, subject to compliance with the requirements of the Company's Mol, the Act and the JSELR, each as presently constituted and as amended from time to time, authorise SA Corporate to provide direct or indirect financial assistance in terms of section 45 of the Act by way of loans, guarantees, the provision of security or otherwise, to any company or corporation that is or becomes related or inter-related (as defined in the Act) to SA Corporate for any purpose or in connection with any matter, provided that such authority shall endure for 2 (two) years from the adoption of this Special Resolution Number 1.

4.1.2	<b>For</b>	<b>Against</b>	<b>Abstained</b>
	99.65%	0.35%	0.04%

**4.2 Special Resolution number 2: Financial Assistance for the subscription and/or purchase of securities in the Company or in related or inter-related companies**

4.2.1 The meeting RESOLVED that, to the extent required in terms of section 44 of the Act, the Board may, subject to compliance with the requirements of SA Corporate's Mol, the Act and the JSELR, each as presently constituted and as amended from time to time, authorise the Company to provide direct or indirect financial assistance in terms of section 44 of the Act by way of loans, guarantees, the provision of security or otherwise, to any related or inter-related company of SA Corporate (as defined in the Act) and/or to any financier of SA Corporate or any of its related or inter-related companies for the purpose of, or in connection with, the subscription for any option, or any securities, issued or to be issued by SA Corporate or a related or inter-related company of SA Corporate, or for the purchase of any securities of SA Corporate or a related or inter-related company of SA Corporate, on the terms and conditions and for the amounts that the Board may determine, provided that such authority shall endure for 2 (two) years from the adoption of this Special Resolution Number 2.

<b>For</b>	<b>Against</b>	<b>Abstained</b>
99.88%	0.12%	0.04%

**4.3 Special Resolution Number 3: Approval of non-executive directors’ fees**

4.3.1 The meeting RESOLVED that the following non-executive directors’ fees be and are hereby approved for the period 5 June 2025 to 31 May 2026, or the date of the next AGM, whichever is sooner:

	Annual Retainer Fee* 2025	Fee* per meeting 2025	Annual Retainer Fee* 2024	Fee* per meeting 2024
<b>Board</b>				
Chairman <sup>1</sup>	668 088	–	631 463	–
Lead Independent Director	207 143	35 570	195 787	33 557
Members	168 289	35 570	159 063	33 557
<b>Audit and Risk Committee</b>				
Chairman	102 286	34 128	96 043	32 015
Members	59 699	19 918	56 055	18 685
<b>Investment Committee</b>				
Chairman	101 766	16 993	96 187	16 031
Members	67 818	11 324	64 100	10 683
<b>Nomination Committee</b>				
Chairman	42 213	21 146	39 899	19 949
Members	24 207	12 126	22 880	11 440
<b>Remuneration Committee</b>				
Chairman	51 232	25 688	48 105	24 052
Members	23 390	11 728	21 962	10 981
<b>Social, Ethics and Environmental Committee</b>				
Chairman	42 810	14 310	40 197	13 399
Members	34 058	11 384	31 979	10 659
Conference and strategy sessions flat fee (Board Strategy session, other Board Workshops)	–	12 400	–	11 800
Ad hoc (special/unscheduled) meetings per hour, calculated per 15min thereof (capped at one-third of the specific meeting fee and an annual cap equal to one-third of the total annual fees for that Committee or the Board, as the case may be)	–	3 800	–	3 600

<sup>1</sup> The Chairman of the Board does not receive a fee per meeting for Board meetings.  
<sup>\*</sup> The fees exclude value added tax ("VAT"). VAT is paid to directors, in addition to their approved directors' fees, only if they are registered vendors and provide SA Corporate with tax invoices for the output tax.

<b>For</b>	<b>Against</b>	<b>Abstained</b>
91.51%	8.49 %	0.01%

**4.4 Special Resolution Number 4: Authority to issue shares to directors who elect to reinvest their distributions under the reinvestment option**

4.4.1 The meeting RESOLVED that, subject to the provisions of the Act, the Company’s MoI and the JSELR, in the event that the Company elects, upon declaration by the Company of a distribution in respect of its shares, to afford all shareholders the option of reinvesting their distributions by subscribing for new shares of the Company (“the Distribution Reinvestment Alternative”); or some of the Company’s shareholders, who are also persons contemplated in section 41(1) of the Act (which includes present or future directors or officers of the Company and persons related or inter-related to the Company or its directors and officers), elect to reinvest their distributions in accordance with the Distribution Reinvestment Alternative; the directors be and are hereby authorised to issue to each such shareholder who elects to reinvest their distributions in accordance with the Distribution Reinvestment Alternative such number of shares as are equivalent in value to the distributions reinvested by such shareholder, on such terms and conditions as the directors may, at their discretion, determine.

<b>For</b>	<b>Against</b>	<b>Abstained</b>
99.93%	0.07%	0.01%

**4.5 Special Resolution Number 4: General authority to repurchase shares**

4.5.1 The meeting RESOLVED that the Company or any of its subsidiaries be and are hereby authorised, by way of general authority to acquire ordinary shares issued by the Company upon such terms and

conditions and in such amounts as the directors may from time to time decide, but subject to the Act and the JSELR, being that:

- any such acquisition of shares 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;
- the Company is duly authorised by its MoI to acquire shares it has issued;
- the general authority shall be valid only until the Company's next AGM or for 15 (fifteen) months from the date of this special resolution, whichever period is shorter;
- in determining the price at which the shares are acquired in terms of this general authority, the maximum premium at which such shares may be acquired shall be 10% (ten percent) of the weighted average of the market price at which such shares are traded on the JSE, as determined over the 5 (five) trading days immediately preceding the date of the repurchase of such shares;
- in any one financial year the general authority to repurchase will be limited to a maximum of 10% (ten percent) of the Company's ordinary issued shares as at the date of this special resolution;
- an announcement is made as soon as shares have been acquired, on a cumulative basis, of more than 3% (three percent) of the number of shares in issue at the date of the AGM at which this special resolution is approved, and for each 3% (three percent) in aggregate acquired thereafter;
- the Company only appoints one independent third party agent to affect any repurchase(s) on its behalf;
- repurchases may not be made during a prohibited period as defined in paragraph 3.67 of the JSELR, unless the Company has a repurchase programme in place and full details of the programme have been disclosed to the JSE prior to the commencement of the prohibited period. The Company must instruct only one independent third party, which makes its investment decisions independently of, and uninfluenced by, the Company, prior to the commencement of the prohibited period to execute the repurchase programme; and
- a resolution has been passed by the directors confirming that the Board has approved the general repurchase and that the Company will satisfy the solvency and liquidity test as set out in section 4 of the Act."

4.5.2

<b>For</b>	<b>Against</b>	<b>Abstained</b>
96.20%	3.80%	0.01%

**5. CONFIRMATION OF RESOLUTIONS PASSED**

5.1 Based on the above voting results, the meeting NOTED that all resolutions were passed by the requisite majority of SA Corporate shareholders present in person or represented by proxy at the AGM.

**6. GENERAL**

6.1 No further matters were tabled for discussion.

**7. CLOSING**

7.1 There being no further matters for discussion, the Chairman closed the meeting.

**Confirmed as a true record of the proceedings:**

  
 .....  
**Chairman**

16 September 2025  
 .....  
**Date**