We strive to enhance value for our stakeholders by pursuing economic, social and environmental opportunities through our core business activities.
Notice of the sixteenth annual general meeting
for the year ended 31 December 2010

MTN Group Limited
Incorporated in the Republic of South Africa
(Registration number 1994/009584/06)
(the MTN Group or the Company)
JSE code: MTN
ISIN: ZAE000042164

This document is important and requires your immediate attention
If you are in any doubt about what action you should take, consult your broker, Central Securities Depository Participant (CSDP), legal adviser, banker, financial adviser, accountant or other professional adviser immediately.

If you have disposed of all your shares in MTN Group, please forward this document, together with the enclosed form of proxy, to the purchaser of such shares or the broker, banker or other agent through whom you disposed of such shares.

Included in this document are:
• The notice of meeting, setting out the resolutions to be proposed thereat, together with explanatory notes. There are also guidance notes if you wish to attend the meeting (for which purpose the meeting location map is included) or to vote by proxy.
• A proxy form for use by shareholders holding MTN Group ordinary shares in certificated form or recorded in sub-registered electronic form in “own name”.

Shareholders on the MTN Group share register who have dematerialised their ordinary shares through Strate, other than those whose shareholding is recorded in their “own name” in the sub-register maintained by their CSDP, and who wish to attend the meeting in person, will need to request their CSDP or broker to provide them with the necessary authority to do so in terms of the custody agreement entered into between the dematerialised shareholders and their CSDP or broker.

A shareholder (including certificated shareholders and dematerialised shareholders who hold their shares with “own name” registration) entitled to attend and vote at the meeting may appoint one or more proxies or proxies to attend, participate and vote in his/her/its stead. A proxy does not have to be a shareholder of the Company. The appointment of a proxy will not preclude the shareholder who appointed that proxy from attending the annual general meeting and participating and voting in person thereat to the exclusion of any such proxy. A form of proxy for use at the meeting is attached.
NOTICE TO SHAREHOLDERS: ANNUAL GENERAL MEETING (AGM)

Notice is hereby given to shareholders as at the record date of 24 May 2011, that the sixteenth annual general meeting of shareholders of the MTN Group will be held in the Auditorium, Phase II, level 0, 216 – 14th Avenue, Fairland, Gauteng, on Wednesday, 22 June 2011 at 14:30 (South African time), to (i) deal with such other business as may lawfully be dealt with at the meeting and (ii) consider and, if deemed fit to pass, with or without modification, the following ordinary and special resolutions, in the manner required by the Companies Act, 71 of 2008, as amended (Companies Act), as read with the JSE Limited Listings Requirements (JSE Listings Requirements), which meeting is to be participated in and voted at by shareholders as at the record date of 17 June 2011 in terms of section 62(3) (a), read with section 59, of the Companies Act:

NB: Section 63(1) of the Companies Act – Identification of meeting participants

Kindly note that, meeting participants (including proxies) are required to provide reasonably satisfactory identification before being entitled to attend or participate in a shareholders’ meeting. Forms of identification include valid identity documents, driver’s licences and passports.

When reading the resolutions below, please refer to the explanatory notes for AGM resolutions on pages 245 to 248.

For the purposes hereof “Group” shall bear the meaning assigned to it by the JSE Listings Requirements, which defines “Group” as a holding company, not itself being a wholly owned subsidiary, together with all companies which are its subsidiaries.

1. Presentation of annual financial statements
   The consolidated audited annual financial statements of the Company and its subsidiaries (as approved by the board of directors of the Company), including the directors’ report, the audit committee report and the external auditors’ report for the year ended 31 December 2010, have been distributed as required and will be presented to shareholders.

   The complete annual financial statements are set out on pages 106 to 231 of the integrated annual report.

2. Ordinary resolution number 1
   Re-election of AT Mikati as a director

   “Resolved that AT Mikati, who retires by rotation in terms of the memorandum of incorporation of the Company and who is eligible and available for re-election, is re-elected as a director of the Company.”

   Age: (38)
   First appointed: 17 July 2006
   Educational qualification: BSc

   Directorships: Director of various companies in the MTN Group, CEO of M1 Group Limited (an international investment group with a strong focus on the telecommunications industry), director of various companies in the M1 Group.

   He is a non-executive director and serves on the nomination, remuneration, human resources and corporate governance committee.
Notice of the sixteenth annual general meeting

continued

for the year ended 31 December 2010

3. Ordinary resolution number 2

Re-election of J van Rooyen as a director

“Resolved that J van Rooyen, who retires by rotation in terms of the memorandum of incorporation of the Company and who is eligible and available for re-election, is re-elected as a director of the Company.”

Age: (60)
First appointed: 17 July 2006
Educational qualifications: BCom, BCompt (Hons), CA(SA)

Directorship: Director of various companies in the MTN Group, various companies in the Uranus Group, Pick n Pay Stores Limited, Exxaro Resources Limited and a Trustee of the IFRS Foundation.

He is an independent, non-executive director and serves as the chairperson of the risk management and compliance committee and a member of the audit committee.

4. Ordinary resolution number 3

Re-election of JHN Strydom as a director

“Resolved that JHN Strydom, who retires by rotation in terms of the memorandum of incorporation of the Company and who is eligible and available for re-election, is re-elected as a director of the Company.”

Age: (71)
First appointed: 11 March 2004
Educational qualifications: MCom (Acc), CA(SA)

Directorship: Director of various companies in the MTN Group, Public Investment Corporation Limited (PIC) and Growthpoint Properties Limited.

He is a non-executive director and serves on the audit committee and risk management and compliance committee.

5. Ordinary resolution number 4

Re-election of MJN Njeke as a director

“Resolved that MJN Njeke, who retires by rotation in terms of the memorandum of incorporation of the Company and who is eligible and available for re-election, is re-elected as a director of the Company.”

Age: (52)
First appointed: 13 June 2005
Educational qualifications: BCom, BCompt (Hons), CA(SA), H Dip Tax Law

Directorships: Director of various companies in the MTN Group, ArcelorMittal SA, Ivolve Procurement & Rental Partner, MMI Holdings Limited, Resilient Property Income Fund Limited, Serengeti Properties (Proprietary) Limited, Salvage Management and Disposal (SMD), Sameh Properties and Silver Unicorn
Trading, Adcorp Holdings Limited, Sasol Limited, Barloworld Limited. Johnson served as a partner at PricewaterhouseCoopers and is a past chairperson of The South African Institute of Chartered Accountants.

He is an independent, non-executive director and serves on the audit committee and risk management and compliance committee.

6. **Ordinary resolution number 5**
   **Re-election of KP Kalyan as a director**

   “Resolved that KP Kalyan, who retires by rotation in terms of the memorandum of incorporation of the Company and who is eligible and available for re-election, is re-elected as a director of the Company.”

   Age: (55)
   First appointed: 13 June 2006
   Educational qualifications: BCom (Law) (Hons) Economic, University of Durban Westville; Senior Executive Management Programme (London Business School)


   She is an independent, non-executive director and serves on the risk management and compliance committee and the nomination, remuneration, human resources and corporate governance committee.

7. **Ordinary resolution number 6**
   **Election of the audit committee – Election of AF van Biljon (chairperson)**

   “Resolved that AF van Biljon be elected a member and chairperson of the audit committee, with effect from the end of this meeting in terms of section 94(2) of the Companies Act.”

8. **Ordinary resolution number 7**
   **Election of the audit committee – Election of J van Rooyen**

   “Resolved that J van Rooyen be elected a member of the audit committee, with effect from the end of this meeting in terms of section 94(2) of the Companies Act, subject to his re-election as a director pursuant to ordinary resolution number 2.”

9. **Ordinary resolution number 8**
   **Election of the audit committee – Election of JHN Strydom**

   “Resolved that JHN Strydom be elected a member of the audit committee, with effect from the end of this meeting in terms of section 94(2) of the Companies Act, subject to his re-election as a director pursuant to ordinary resolution number 3.”
10. Ordinary resolution number 9
   Election of the audit committee – Election of NP Mageza

   “Resolved that NP Mageza be elected a member of the audit committee, with effect from the end of this meeting in terms of section 94(2) of the
   Companies Act.”

11. Ordinary resolution number 10
   Election of the audit committee – Election of MJN Njeke

   “Resolved that MJN Njeke be elected a member of the audit committee, with effect from the end of this meeting in terms of section 94(2) of the Companies
   Act, subject to his re-election as a director pursuant to ordinary resolution number 4.”

12. Ordinary resolution number 11
   Reappointment of joint independent auditors

   “Resolved that PricewaterhouseCoopers Inc. and SizweNtsaluba VSP are reappointed as joint auditors of the Company (for the financial year ending
   31 December 2011) until the conclusion of the next annual general meeting.”

13. Ordinary resolution number 12
   General authority to directors to allot and issue ordinary shares

   “Resolved that, as required by and subject to the Company’s memorandum of incorporation, and subject to the provisions of the Companies Act and the
   JSE Listings Requirements, each as presently constituted and as amended from time to time, the directors are authorised, as they in their discretion think fit,
   to allot, issue and grant options over and to undertake to allot, issue and grant options over shares –

   1. representing not more than 10% of the number of ordinary shares in issue as at 31 December 2010 (ie 188 451 012 ordinary shares);

   2. as have specifically been reserved to be allotted and issued by the Company in terms of its share and other employee incentive schemes (ie 5% of the
      unissued ordinary shares,

   from the authorised but unissued ordinary shares of 0,01 cent each in the share capital of the Company, such authority to endure until the forthcoming
   annual general meeting of the Company (whereupon this authority shall lapse, unless it is renewed at the aforementioned annual general meeting),
   provided that it shall not extend beyond 15 months of the date of this meeting.”

14. Ordinary resolution number 13
   Endorsement of the Remuneration Philosophy (Policy)

   “Resolved that, through a non-binding advisory vote, the Company’s remuneration policy (excluding the remuneration of the non-executive directors and
   the members of board committees for their services as directors and members of committees), as set out in the remuneration report contained in the
   integrated annual report, is endorsed.”
SPECIAL RESOLUTIONS

1. Special resolution number 1
   Proposed increase of remuneration payable to non-executive directors

“Resolved that, in terms of article 73(b) of the memorandum of incorporation of the Company and subject to the terms thereof, that the non-executive directors’ remuneration, payable quarterly in arrears, be increased with effect from 1 July 2011 as set out below:

<table>
<thead>
<tr>
<th>MTN Group board</th>
<th>Annual retainer fee</th>
<th>Meeting attendance fee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Current</td>
<td>Proposed</td>
</tr>
<tr>
<td>Chairperson</td>
<td>R825 000</td>
<td>R900 000</td>
</tr>
<tr>
<td>Member</td>
<td>R165 000</td>
<td>R180 015</td>
</tr>
<tr>
<td>International member</td>
<td>€72 450</td>
<td>€75 420</td>
</tr>
<tr>
<td>Local non-executive directors on special assignments or projects per day</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>International non-executive director on special assignment or projects per day</td>
<td>n/a</td>
<td>n/a</td>
</tr>
</tbody>
</table>

Ad hoc work performed by non-executive directors for special projects (hourly rate) | R3 180 | R3 310 |

Audit committee

| Chairperson | R84 800 | R90 800 | R26 500 | R28 370 |
| Member      | R47 700 | R51 100 | R18 020 | R19 300 |
| International member | n/a | n/a | n/a | n/a |

Risk management and compliance committee

| Chairperson | R63 300 | R67 800 | R23 850 | R25 540 |
| Member      | R37 100 | R39 730 | R17 490 | R18 730 |
| International member | €3 105 | €3 232 | €3 105 | €3 232 |

Nominations, remuneration, human resources and corporate governance committee

| Chairperson | R63 300 | R67 800 | R23 850 | R25 540 |
| Member      | R37 100 | R39 730 | R17 490 | R18 730 |
| International member | €3 105 | €3 232 | €3 105 | €3 232 |

Tender committee

| Chairperson | n/a | n/a | R21 200 | R22 700 |
| Member      | n/a | n/a | R15 500 | R16 600 |

MTN Group Share Trust (trustees)

| Chairperson | n/a | n/a | R21 200 | R22 700 |
| Other trustees | n/a | n/a | R11 600 | R12 490 |
Special resolution number 1 is proposed in order to comply with the requirements of the Companies Act and the Company’s memorandum of incorporation. The above rates have been selected to ensure that the remuneration of non-executive directors remains competitive in order to enable the Company to retain and attract persons of the calibre, appropriate capabilities, skills and experience required in order to make meaningful contributions to the Company, given its global footprint and growth rate.

In arriving at the proposal set out in special resolution number 1, the Group President and CEO, in consultation with the Group Executive for Human Resources, conducted a review of the remuneration paid to non-executive directors and other non-executive office bearers, based on data provided by independent remuneration specialists and benchmarked against comparable South African companies with international operations. The nomination, remunerations, human resources and corporate governance committee considered the revised remuneration proposal in detail and, after consensus, recommended the revised remuneration proposal to the board, which sanctioned the proposal for recommendation to shareholders.

The proposed revised remuneration is considered to be fair and reasonable and in the best interests of the Company.

2. Special resolution number 2

Repurchase of the Company’s shares

Preamble
The board of directors of the Company has considered the impact of a repurchase or purchase, as the case may be, of up to 10% of the Company’s shares, which falls within the amount permissible under a general authority in terms of the JSE Listings Requirements and, in respect of acquisitions by subsidiaries of the Company, the Companies Act.

Should the opportunity arise and should the directors deem it to be advantageous to the Company, or any of its subsidiaries, to repurchase or purchase, as the case may be, such shares, it is considered appropriate that the directors (and relevant subsidiaries) be authorised to repurchase or purchase, as the case may be, the Company’s shares.

“Resolved that the Company and/or a subsidiary of the Company, is authorised to repurchase or purchase, as the case may be, shares issued by the Company, from any person, upon such terms and conditions and in such number as the directors of the Company or the subsidiary may from time to time determine, including that such securities be repurchased or purchased from share premium or capital redemption reserve fund, but subject to the applicable requirements of the Company’s memorandum of incorporation, the Companies Act and the JSE Listings Requirements, each as presently constituted and as amended from time to time; and subject further to the restriction that the repurchase or purchase, as the case may be, by the Company and/or any of its subsidiaries, of shares in the Company of any class under this authority shall not, in aggregate in any one financial year, exceed 10% of the shares in issue in such class as at the commencement of such financial year.”

It is recorded that, as at the last practicable date, the JSE Listings Requirements provide, inter alia, that the Company or any subsidiary of the Company may only make a general repurchase of the ordinary shares in the Company if:

1. any such repurchase of shares is implemented through the order book operated by the JSE’s trading system and done without any prior understanding or arrangement between the Company and the counter-party (reported trades are prohibited);

2. authorisation thereto is given by the Company’s memorandum of incorporation;
3. at any point in time, the Company may only appoint one agent to effect any repurchase(s) on its behalf;

4. the general authority shall be valid only until the Company’s next annual general meeting or 15 months from the date of passing of this special resolution, whichever is earlier;

5. the board of directors authorises the repurchase, that the company passes the solvency and liquidity test and that from the time that the test is done there are no material changes to the financial position of the Group;

6. when the Company or a subsidiary of the Company has cumulatively repurchased 3% of any class of the Company’s shares in issue on the date of passing of this special resolution (the initial number), and for each 3% in aggregate of that class of shares acquired thereafter, in each case in terms of this resolution an announcement shall be published on SENS and in the press as soon as possible and not later than 08:30 on the second business day following the day on which the relevant threshold is reached or exceeded, and the announcement shall comply with the requirements of the JSE Listings Requirements in this regard;

7. that all general repurchases by the Company of its own shares shall not, in aggregate in any one financial year, exceed 20% of the Company’s issued share capital of that class. The terms of the proposed special resolution, however, further restrict this to a maximum of 10% of the issued share capital of a class and not the full 20% allowed under the JSE Listings Requirements;

8. that the Company or its subsidiaries may not purchase any of the Company’s shares during a prohibited period as defined in the JSE Listings Requirements, unless they have in place a repurchase programme where the dates and quantities of securities to be traded during the relevant period are fixed (not subject to any variation) and full details of the programme have been disclosed in an announcement over SENS prior to the commencement of the prohibited period;

9. no repurchases may be made at a price which is greater than 10% above the weighted average of the market value for the securities for the five business days immediately preceding the date on which the transaction is effected (the maximum price). The JSE will be consulted for a ruling if the applicant’s securities have not traded in such five-day period; and

10. if the Company enters into derivative transactions that may or will result in the repurchase of shares in terms of this general authority, such transactions will be subject to the requirements in paragraph 2, 3, 4, 7 and 8 above, and the following requirements:

(a) the strike price of any put option written by the Company less the value of the premium received by the Company for that put option may not be greater than the fair value of a forward agreement based on a spot price not greater than the maximum price in paragraph 9 above;

(b) the strike price and any call option may be greater than the maximum price in paragraph 9 at the time of entering into the derivative agreement, but the Company may not exercise the call option if it is more than 10% “out the money”; and

(c) the strike price of the forward agreement may be greater than the maximum price but limited to the fair value of a forward agreement calculated from a spot price not greater than the maximum price.
Notice of the sixteenth annual general meeting

continued

for the year ended 31 December 2010

This resolution is required to be passed, on a show of hands, by not less than 75% of the number of shareholders of the Company entitled to vote on a show of hands, at the meeting who are present in person or by proxy or, where a poll has been demanded, by not less than 75% of the total votes to which the shareholders present in person or by proxy are entitled.

After considering the effect of such maximum repurchase:

– the Company and the Group will be able in the ordinary course of business to pay its debts for a period of 12 months after the date of the notice of the annual general meeting;

– the assets of the Company and the Group will be in excess of the liabilities of the Company and the Group for a period of 12 months after the date of the notice of the annual general meeting. For this purpose, the assets and liabilities should be recognised and measured in accordance with the accounting policies used in the latest audited annual Group financial statements;

– the share capital and reserves of the Company and the Group will be adequate for ordinary business purposes for a period of 12 months after the date of the notice of the annual general meeting; and

– the working capital of the Company and the Group will be adequate for ordinary business purposes for a period of 12 months after the date of the notice of general meeting.

For the purpose of considering the special resolution number 2 and in compliance with paragraph 11.26 of the JSE Listings Requirements, the information listed below has been included in the annual report, in which this notice of annual general meeting is included, at the places indicated:

• directors and management – refer to pages 20 to 23 and pages 34 and 35 of this report;
• major shareholders – refer to page 91 of this report;
• directors’ interests in securities – refer to page 102 of this report;
• share capital of the Company – refer to page 88 of this report.
• the directors, whose names are set out on pages 20 to 23 of this report, collectively and individually accept full responsibility for the accuracy of the information contained in this special resolution 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 in this regard.

There are no legal or arbitration proceedings (including any such proceedings that are pending or threatened of which the Company is aware), which may have or have had a material effect on the Company’s financial position over the last 12 months.

At the date of completing this notice, there have been no material changes in the financial or trading position of the Company and its subsidiaries that have occurred since December 2010.

At the present time, the directors have no specific intention with regard to the utilisation of this authority which will be used only if the circumstances are appropriate.

A general repurchase or purchase, as the case may be, of the Company’s shares shall only take place after the JSE has received written confirmation from the Company’s sponsor in respect of the directors’ working capital statement.
3. **Special resolution number 3**

**Financial assistance to subsidiaries and other related and inter-related entities and to directors, prescribed officers and other persons participating in share or other employee incentive schemes**

“Resolved that, to the extent required by the Companies Act, the board of directors of the Company may, subject to compliance with the requirements of the Company’s memorandum of incorporation, the Companies Act and the JSE Listings Requirements, each as presently constituted and as amended from time to time, authorise the Company to provide direct or indirect financial assistance by way of loan, guarantee, the provision of security or otherwise, to –

1. any of its present or future subsidiaries and/or any other company or corporation that is or becomes related or inter-related to the Company for any purpose or in connection with any matter, including, but not limited to, the subscription of any option, or any securities issued or to be issued by the Company or a related or inter-related company, or for the purchase of any securities of the Company or a related or inter-related company; and

2. any of its present or future directors or prescribed officers (or any person related to any of them or to any company or corporation related or inter-related to any of them), or to any other person who is a participant in any of the Company’s or Group’s share or other employee incentive schemes, for the purpose of, or in connection with, the subscription of any option, or any securities, issued or to be issued by the Company or a related or inter-related company, or for the purchase of any securities of the Company or a related or inter-related company, where such financial assistance is provided in terms of any such scheme that does not satisfy the requirements of section 97 of the Act, such authority to endure until the forthcoming annual general meeting of the Company.”

**Voting procedures**

The directors of the Company decided in 2006 that in order to reflect more accurately the views of all shareholders and best practice, all resolutions and substantive decisions at the annual general meeting were to be put to a vote on a poll, rather than being determined simply on a show of hands. MTN Group has a large number of shareholders and it is not possible for them all to attend the meeting. In view of this and because voting on resolutions at annual general meetings of MTN Group is regarded as of high importance, putting all resolutions to a vote on a poll takes account of the wishes of those shareholders who are unable to attend the meeting in person, but who have completed a form of proxy. A vote on a poll also takes into account the number of shares held by each shareholder, which the board believes is a more democratic procedure. This year, all resolutions will again be proposed to be put to vote on a poll.

Voting at this year’s AGM will be undertaken electronically. An electronic voting handset will be distributed before the start of the meeting to all shareholders who attend in person and are eligible to vote. The registrars will identify each shareholder’s individual shareholding so that the number of votes that each shareholder has at the meeting will be linked to the number of votes which each shareholder will be able to exercise via the electronic handset. Shareholders who have completed and returned forms of proxy will not need to vote using a handset at the meeting unless they wish to change their vote.

**Proxies**

A shareholder entitled to attend and vote at the meeting is entitled to appoint one or more proxies to attend, participate in and vote at the meeting in the place of the shareholder. A proxy need not also be a shareholder of the Company.

A form of proxy, in which is set out the relevant instructions for its completion, is attached for use by certificated shareholders and dematerialised shareholders with “own name” registration of the Company who wish to appoint a proxy. The instrument appointing a proxy and the authority, if any, under which it is signed must be received by the Company or its South African transfer secretaries at the addresses given below by not later than 14:30 (South African time) on Monday, 20 June 2011.

All beneficial owners of shares who have dematerialised their shares through a CSDP or broker, other than those shareholders who have dematerialised their shares in “own name” registrations, and all beneficial owners of shares who hold certificated shares through a nominee, must provide their CSDP, broker or
Notice of the sixteenth annual general meeting
continued
for the year ended 31 December 2010

nominee with their voting instructions. Voting instructions must reach the CSDP, broker or nominee in sufficient time and in accordance with the agreement between the beneficial owner, and the CSDP, broker or nominee, as the case may be, to allow the CSDP, broker or nominee to carry out the instructions and lodge the requisite authority by 14:30 (South African time) on Monday, 20 June 2011.

Should such beneficial owners, however, wish to attend the meeting in person, they may do so by requesting their CSDP, broker or nominee to issue them with appropriate authority in terms of the agreement entered into between the beneficial owner, and the CSDP, broker or nominee, as the case may be.

Shareholders who hold certificated shares in their own name and shareholders who have dematerialised their shares in “own name” registration must lodge their completed proxy forms at the registered office of the Company or with the Company’s South African transfer secretaries at the address below not later than 14:30 (South African time) on Monday, 20 June 2011.

By order of the board

SB Mtshali
Group secretary

27 May 2011

Business address and registered office
216 – 14th Avenue
Fairland, 2195
Private Bag X9955, Cresta, 2118

South African transfer secretaries
Computershare Investor Services (Proprietary) Limited
Registration number 2004/003647/07
70 Marshall Street, Johannesburg, 2001
PO Box 61051, Marshalltown, 2107
Fax number: +27 11 688 5238

Shareholder communication
Computershare Investor Services (Proprietary) Limited
Registration number 2004/003647/07
70 Marshall Street, Johannesburg, 2001
PO Box 61051, Marshalltown, 2107
Toll-free: 0800 202 360
Tel: +27 11 870 8206 (International)
Fax number: +27 11 688 5238
Explanatory notes to resolutions proposed at the sixteenth annual general meeting of the Company

For any assistance or information, please phone the MTN Group ShareCare Line on 0800 202 360 or on +27 11 870 8206 if you are phoning from outside South Africa.

**Re-election of directors retiring by rotation at the annual general meeting – ordinary resolutions numbers 1 to 5**
The reason for the proposed ordinary resolutions numbers 1 to 5 is to elect, in accordance with article 84 of the memorandum of incorporation of the Company and by way of a series of votes, each of which is on the candidacy of a single individual to fill a single vacancy, as required under section 68(2) of the Companies Act, AT Mikati, JHN Strydom, MJN Njeke and KP Kalyan, as directors of the Company, them having retired by rotation in terms of the Company’s memorandum of incorporation and being eligible for re-election. Biographical details of the retiring directors offering themselves for re-election are set out on pages 20 to 23.

**Election of the audit committee – ordinary resolutions numbers 6 to 10**
In terms of the Companies Act, the audit committee is no longer a committee of the board but a committee elected by the shareholders at each annual general meeting.

In terms of the Companies Regulations, at least one-third of the members of the Company’s audit committee at any particular time must have academic qualifications, or experience, in economics, law, corporate governance, finance, accounting, commerce, industry, public affairs or human resource management.

Mindful of the aforegoing, the nomination, remuneration, human resources and corporate governance committee recommended to the board that the current members of the audit committee continue in such role to fulfil the duties prescribed in section 94(7) of the Companies Act, and the board has approved such recommendations, subject to the elections being made by the shareholders, as proposed in ordinary resolutions numbers 6 to 10.

**Approval of reappointment of joint external auditors – ordinary resolution number 11**
In compliance with section 90 of the Companies Act, PricewaterhouseCoopers Inc. and SizweNtsaluba VSP are proposed to be reappointed as joint auditors for the financial year ending 31 December 2011 and until the conclusion of the next annual general meeting.

**Authorising the directors to deal, as they in their discretion think fit, with the unissued ordinary shares, limited to 10% of shares in issue as at 31 December 2010, excluding shares reserved for the Company’s share or other employee incentive schemes – ordinary resolution number 12**
In terms of article 7 of the Company’s memorandum of incorporation, read with the JSE Listings Requirements, the members of the Company may authorise the directors to, inter alia, issue any unissued ordinary shares and/or grant options over them, as the directors in their discretion think fit.

The existing authority granted by the shareholders at the previous annual general meeting on 15 July 2010, is proposed to be renewed at this annual general meeting. The authority will be subject to the Companies Act and the JSE Listings Requirements respectively. The aggregate number of ordinary shares able to be allotted and issued in terms of this resolution, other than in terms of the Company’s share or other employee incentive schemes shall be limited to 10% of the number of ordinary shares in issue as at 31 December 2010.

The directors have decided to seek annual renewal of this authority in accordance with best practice. The directors have no current plans to make use of this authority, but wish to ensure, by having it in place, that the Company has the necessary flexibility in managing the Group’s capital resources and to enable the Company to take advantage of any business opportunity that may arise in the future.
Explanatory notes to resolutions proposed at the sixteenth annual general meeting of the Company

Approval of remuneration philosophy (policy) – ordinary resolution number 13
In terms of King III recommendations, every year, the Company’s remuneration policy should be tabled for a non-binding advisory vote at the annual general meeting. The essence of this vote is to enable the shareholders to express their views on the remuneration policies adopted in the remuneration of executive directors and on their implementation.

Accordingly, the shareholders are requested to endorse the Company’s remuneration policy as recommended by King III.

Remuneration payable to non-executive directors – special resolution number 1
In terms of paragraphs 15.1 and 15.2, read with paragraph 15.5, of the board charter, the board will determine the level of remuneration paid to members within any limitations imposed by shareholders. Levels and make-up of remuneration should be sufficient to attract and retain the right calibre of members needed to run the Company successfully, but the Company should avoid paying more than is necessary for this purpose. The board will review remuneration annually after taking independent advice and no director will be involved in deciding his own remuneration.

In terms of sections 66(8) and (9) of the Companies Act, which took effect on 1 May 2011, remuneration may only be paid to directors for their service as directors in accordance with a special resolution approved by the shareholders within the previous two years and if not prohibited in terms of a company’s memorandum of incorporation. In terms of article 73(b) of the Company’s memorandum of incorporation, directors shall be entitled to such remuneration as directors as may be determined by the Company in a general meeting by an ordinary resolution, save that any director holding office for less than a year shall only be entitled to such remuneration in proportion to the period during which he has held office during such year. Although the Company has been advised that, in terms of the transitional provisions of the Companies Act, article 73(b) of the memorandum of incorporation could possibly prevail in the interim in respect of this apparent conflict between such article and the Companies Act, the board of directors nonetheless wishes to comply with the provisions of the Companies Act and as such the resolution is proposed as a special resolution.

The last increase was approved on 15 July 2010. Full particulars of remuneration paid to non-executive directors for the financial year ended 31 December 2010 are set out on page 95 and the proposed revised fees to be effective from 1 July 2011, being tabled for approval are set out in special resolution number 1. The directors will receive the top-up payment in order to compensate them for the fact that their fees were not increased with effect from the commencement of the financial year ending 31 December 2011.

General authority for the Company and/or a subsidiary of the Company to repurchase or purchase, as the case may be, shares in the Company – special resolution number 2
The existing general authority for the Company and/or a subsidiary thereof to repurchase or purchase, as the case may be, shares in the Company, granted by shareholders at the previous annual general meeting on 15 July 2010, is due to expire at this annual general meeting, unless renewed.

The directors are of the opinion that it would be in the best interests of the Company to extend such general authority and thereby allow the Company or any subsidiary of the Company to be in a position to repurchase or purchase, as the case may be, the shares issued by the Company through the order book of the JSE, should the market conditions and price justify such action.

Repurchases or purchases, as the case may be, will be made only after careful consideration, where the directors believe that an increase in earnings per share will result and where repurchases or purchases, as the case may be, are, in the opinion of the directors, in the best interests of the Company and its shareholders.

This general approval shall be valid until the earlier of the next annual general meeting of the Company, or the variation or revocation of such general authority by a special resolution passed at any subsequent general meeting of the Company, provided that the general authority shall not be extended beyond
15 months from the date of passing the special resolution. The resolution is required to be passed, if voted on by poll, by not less than 75% of the total votes to which the shareholders present in person or by proxy at the meeting are entitled.

**General authority for the Company to provide financial assistance to its subsidiaries and other related and inter-related companies and corporations and to directors, prescribed officers and other persons participating in share or other employee incentive schemes – special resolution number 3**

Notwithstanding the title of section 45 of the Companies Act, being “Loans or other financial assistance to directors”, on a proper interpretation, the body of the section may also apply to financial assistance provided by a company to related or inter-related companies and corporations, including, *inter alia*, its subsidiaries, for any purpose.

Furthermore, section 44 of the Companies Act may also apply to the financial assistance so provided by a company to related or inter-related companies, in the event that the financial assistance is provided for the purpose of, or in connection with, the subscription of any option, or any securities, issued or to be issued by the Company or a related or inter-related company, or for the purchase of any securities of the Company or a related or inter-related company.

Both sections 44 and 45 of the Companies Act provide, *inter alia*, that the particular financial assistance must be provided only pursuant to a special resolution of the shareholders, adopted within the previous two years, which approved such assistance either for the specific recipient, or generally for a category of potential recipients, and the specific recipient falls within that category and the board of directors must be satisfied that –

(a) immediately after providing the financial assistance, the Company would satisfy the solvency and liquidity test; and

(b) the terms under which the financial assistance is proposed to be given are fair and reasonable to the Company.

MTN Group, when the need previously arose, had to provide loans to and guarantees loans or other obligations of subsidiaries and was not precluded from doing so in terms of its articles of association or in terms of the Companies Act, 61 of 1973, as amended. MTN Group would like the ability to provide financial assistance, if necessary, also in other circumstances, in accordance with section 45 of the Companies Act. Furthermore, it may be necessary or desirable for MTN Group to provide financial assistance to related or inter-related companies and corporations to subscribe for options or securities or purchase securities of MTN Group or another company related or inter-related to it. Under the Companies Act, MTN Group will however require the special resolution referred to above to be adopted. In the circumstances and in order to, *inter alia*, ensure that MTN Group's subsidiaries and other related and inter-related companies and corporations have access to financing and/or financial backing from MTN Group (as opposed to banks), it is necessary to obtain the approval of shareholders, as set out in special resolution number 3.

Sections 44 and 45 contain exemptions in respect of employee share schemes that satisfy the requirements of section 97 of the Companies Act. To the extent that any of the Company's or the Group's share or other employee incentive schemes do not satisfy such requirements, financial assistance (as contemplated in sections 44 and 45) to be provided under such schemes will, *inter alia*, also require approval by special resolution. Accordingly, special resolution number 3 authorises financial assistance to any of MTN Group's directors or prescribed officers (or any person related to any of them or to any company or corporation related or inter-related to them), or to any other person who is a participant in any of the Company's share or other employee incentive schemes, in order to facilitate their participation in any such schemes that do not satisfy the requirements of section 97 of the Companies Act.
Voting and proxies

1. Every holder of shares present in person or by proxy at the meeting, or, in the case of a body corporate represented at the meeting, shall be entitled to one vote on a show of hands and on a poll shall be entitled to one vote for every share held.

2. A shareholder (including certificated shareholders and dematerialised shareholders who hold their shares with “own name” registration) entitled to attend and vote at the meeting may appoint one or more proxies to attend, participate and vote in his/her/its stead. A proxy does not have to be a shareholder of the Company. The appointment of a proxy will not preclude the shareholder who appointed that proxy from attending the annual general meeting and participating and voting in person thereat to the exclusion of any such proxy. A form of proxy for use at the meeting is attached.

3. Duly completed proxy forms or powers of attorney must be lodged at the registered offices of the Company or with the Company’s South African transfer secretaries, Computershare, at 70 Marshall Street, Johannesburg, 2001 (PO Box 61051, Marshalltown, 2107), not less than 48 hours before the time appointed for holding the meeting. As the meeting is to be held at 14:30 (South African time) on Wednesday, 22 June 2011, proxy forms or powers of attorney must be lodged on or before 14:30 (South African time) on Monday, 20 June 2011. The name and address of the South African transfer secretaries are given on the back of the proxy form.

4. The attention of shareholders is directed to the additional notes relating to the form of proxy attached, which notes are set out in the proxy form.

5. Dematerialised shareholders other than dematerialised shareholders who hold their shares with “own name” registration, who wish to attend the annual general meeting must contact their CSDP or broker who will furnish them with the necessary authority to attend the annual general meeting or they must instruct their CSDP or broker as to how they wish to vote in this regard. This must be done in terms of the agreement entered into between such shareholder and its CSDP or broker.
Appendix to the notice of annual general meeting

Important notes about the annual general meeting (AGM)

Date:       Wednesday, 22 June 2011, at 14:30 (South African time)

Venue:     The Auditorium, Phase II, Level 0, 216 – 14th Avenue, Fairland, Gauteng

Time:      The AGM will start promptly at 14:30 (South African time)

Shareholders wishing to attend are advised to be in the auditorium by not later than 14:00. The meeting will commence with a short information session, informing shareholders of the electronic voting process to be utilised at the meeting. Staff will direct shareholders to the AGM. Refreshments will be served after the meeting.

Admission: Shareholders attending the AGM are asked to register at the registration desk in the auditorium reception area at the venue. Meeting participants (including proxies) are required to provide reasonably satisfactory identification before being entitled to attend or participate in the meeting.

Security:   Secured parking is provided at the venue at owner’s own risk. Mobile telephones should be switched off for the duration of the proceedings.

Please note
1. **Certificated shareholders and dematerialised shareholders who hold their shares with “own name” registration**
   Shareholders wishing to attend the AGM have to ensure beforehand, with the transfer secretaries of the Company, that their shares are in fact registered in their names. Should this not be the case and the shares be registered in any other name or in the name of a nominee company, it is incumbent on shareholders attending the meeting to make the necessary arrangements with that party to be able to attend and vote in their personal capacity. The proxy form contains detailed instructions in this regard.

2. **Enquiries**
   Any shareholders having difficulties or queries in regard to the AGM or the above are invited to contact the Group Secretary, SB Mtshali on +27 (0) 11 912 4067 or the ShareCare Line on 0800 202 360 or +27 (0) 11 870 8206 if phoning from outside of South Africa. Calls will be monitored for quality control purposes and customer safety.

3. **Results of annual general meeting**
   The results of the annual general meeting will be posted on SENS as soon as practically possible after the AGM.
## Shareholders’ information

**as at 31 December 2010**

### Spread of ordinary shareholders

<table>
<thead>
<tr>
<th></th>
<th>December 2009</th>
<th>December 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Number of shares</td>
<td>% of issued share capital</td>
</tr>
<tr>
<td>Public</td>
<td>1 279 613 654</td>
<td>67,90%</td>
</tr>
<tr>
<td>Non-public</td>
<td>604 896 433</td>
<td>32,10%</td>
</tr>
<tr>
<td>– Directors of MTN Group Limited and major subsidiaries</td>
<td>2 880 023</td>
<td>0,15%</td>
</tr>
<tr>
<td>– Empowerment entities</td>
<td>85 509 785</td>
<td>4,54%</td>
</tr>
<tr>
<td>– Lombard Odier Darier Hentsch &amp; Cie (M1 Limited)</td>
<td>184 271 433</td>
<td>9,78%</td>
</tr>
<tr>
<td>– GEPF</td>
<td>332 234 692</td>
<td>17,63%</td>
</tr>
<tr>
<td><strong>Total issued shared capital</strong></td>
<td><strong>1 884 510 117</strong></td>
<td><strong>100,00%</strong></td>
</tr>
</tbody>
</table>

### Shareholding (% holding)

- Public – 67,90%
- Non-public – 32,10%

### Stock exchange performance

<table>
<thead>
<tr>
<th></th>
<th>December 2009</th>
<th>December 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Closing price (cents per share) as at 31 December</td>
<td>11 790</td>
<td>13 442</td>
</tr>
<tr>
<td>Highest price (cents per share)</td>
<td>13 600</td>
<td>13 245</td>
</tr>
<tr>
<td>Lowest price (cents per share)</td>
<td>8 181</td>
<td>9 822</td>
</tr>
<tr>
<td>Total number of shares traded (million)</td>
<td>1 782,38</td>
<td>1 786</td>
</tr>
<tr>
<td>Total value of shares traded (Rm)</td>
<td>203 273</td>
<td>174 683</td>
</tr>
<tr>
<td>Number of issued shares</td>
<td>1 841</td>
<td>1 885</td>
</tr>
<tr>
<td>Number of shares traded as a percentage of issued shares (%)</td>
<td>96,8</td>
<td>94,8</td>
</tr>
<tr>
<td>Number of transactions</td>
<td>947 733</td>
<td>1 113 502</td>
</tr>
<tr>
<td>Average weighted trading price (cents per share)</td>
<td>11 405</td>
<td>9 778</td>
</tr>
<tr>
<td>Average telecommunications index</td>
<td>56 104</td>
<td>56 472</td>
</tr>
<tr>
<td>Average industrial index</td>
<td>23 241</td>
<td>26 527</td>
</tr>
<tr>
<td>Average mobile index</td>
<td>185,8</td>
<td>188</td>
</tr>
<tr>
<td>Dividend yield (%)</td>
<td>1,5</td>
<td>2,6</td>
</tr>
<tr>
<td>Earnings yield (%) (headline earnings)</td>
<td>7,7</td>
<td>6,9</td>
</tr>
<tr>
<td>Price/earnings multiple (adjusted headline earnings) as at 31 December</td>
<td>13</td>
<td>15</td>
</tr>
<tr>
<td>Market capitalisation as at 31 December (Rbn)</td>
<td>217</td>
<td>253</td>
</tr>
</tbody>
</table>
Company registration number
1994/009584/06
ISIN code: ZAE 000042164
Share code: MTN
MTN Group ShareCare Line
Toll free: 0800 202 360
or +27 11 870 8206 if phoning from outside South Africa

Board of directors
MC Ramaphosa ***
DDB Band ***
KP Kalyan***
NI Patel*
JHN Strydom**
J van Rooyen***
NP Mageza***
PF Nhleko*
RS Dabengwa*
AT Mikati**
MUN Njeka***
AF van Biljon***
MLD Marole***
A Harper***

Office of the transfer secretaries
Computershare Investors Services (Proprietary) Limited
Registration number 2004/003647/07
70 Marshall Street, Marshalltown
Johannesburg, 2001
PO Box 61051, Marshalltown, 2107

Joint auditors
PricewaterhouseCoopers Inc.
2 Eglin Road, Sunninghill, 2157
Private Bag X36, Sunninghill, 2157
SizweNtsaluba VSP Inc.
1 Woodmead Drive, Woodmead Estate
Woodmead, 2157
PO Box 2939, Saxonwold, 2132

Sponsor
Deutsche Securities (SA) (Proprietary) Limited
3 Exchange Square, 87 Maude Street, Sandton, 2196

Attorneys
Webber Wentzel Bowens
10 Fricker Road, Illovo Boulevard, Sandton, 2107
PO Box 61771, Marshalltown, 2107

Contact details
Telephone: National (011) 912 3000
International +27 11 912 3000
Facsimile: National (011) 912 4093
International +27 11 912 4093
Email: investor_relations@mtn.co.za
Internet: http://www.mtn.com

Group secretary
SB Mtshali
Private Bag X9955, Cresta, 2118

Registered office
216 – 14th Avenue, Fairland
Gauteng, 2195

American Depository Receipt (ADR) Programme
Cusip No. 62474M108 ADR to ordinary Share 1:1

Depository: The Bank of New York
101 Barclay Street, New York NY. 10286, USA
### Shareholders’ diary

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual general meeting</td>
<td>22 June 2011</td>
</tr>
<tr>
<td>Dividend declaration</td>
<td>8 March 2011</td>
</tr>
<tr>
<td>Summarised annual financial results</td>
<td>published</td>
</tr>
<tr>
<td>Annual financial statements</td>
<td>posted</td>
</tr>
<tr>
<td>Interim financial statements</td>
<td>9 March 2011</td>
</tr>
<tr>
<td>Financial year end</td>
<td>27 May 2011</td>
</tr>
<tr>
<td></td>
<td>17 August 2011</td>
</tr>
<tr>
<td></td>
<td>31 December 2011</td>
</tr>
</tbody>
</table>

Please note that these dates are subject to alteration.
Form of proxy

TO BE COMPLETED BY CERTIFICATED SHAREHOLDERS AND DEMATERIALISED SHAREHOLDERS WITH "OWN NAME" REGISTRATION ONLY

MTN Group Limited
(Incorporated in the Republic of South Africa)
(Registration number: 1994/009584/06)
(MTN Group or the Company)
JSE Code: MTN
ISIN: ZAE 000042164

For use at the annual general meeting to be held at 14:30 (South African time) on Wednesday, 22 June 2011, in the Auditorium, Phase II, level 0, 216 – 14th Avenue, Fairland, Gauteng. For assistance in completing the proxy form, please phone the MTN Group ShareCare Line on 0800 202 360 or on +27 11 870 8206 if you are phoning from outside South Africa. A shareholder entitled to attend and vote at the annual general meeting may appoint one or more proxies to attend, vote and speak in his/her/its stead at the annual general meeting. A proxy need not be a shareholder of the Company.

I/We...................................................................................................................... ... in block letters)

of (address) ..........................................................................................................................

being a shareholder(s) of the Company, and entitled to ................................................................................................................................. vote, do hereby appoint:

.......................................................................................................................... ... or failing him/her,

.......................................................................................................................... ... or failing him/her,

the chairman of the annual general meeting, as my/our proxy to represent me/us at the annual general meeting to be held at 14:30 (South African time) on Wednesday, 22 June 2011, in the Auditorium, Phase II, level 0, 216 – 14th Avenue, Fairland, Gauteng, for the purposes of considering and, if deemed fit, passing, with or without modification, the resolutions to be proposed thereat and at each adjournment or postponement thereof, and to vote for and/or against the resolutions and/or abstain from voting in respect of the shares in the issued share capital of the Company registered in my/our name (see note 2 overleaf) as follows:

<table>
<thead>
<tr>
<th>Ordinary resolutions</th>
<th>For</th>
<th>Against</th>
<th>Abstain</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Ordinary resolution number 1: Re-election of AT Mikati as a director</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Ordinary resolution number 2: Re-election of J van Rooyen as a director</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Ordinary resolution number 3: Re-election of JHN Strydom as a director</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Ordinary resolution number 4: Re-election of MJN Njeke as a director</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Ordinary resolution number 5: Re-election of KP Kalyan as a director</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Ordinary resolution number 6: To elect AF van Biljon as a member and chairman of the audit committee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Ordinary resolution number 7: To elect J van Rooyen as a member of the audit committee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Ordinary resolution number 8: To elect JHN Strydom as a member of the audit committee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Ordinary resolution number 9: To elect NP Mageza as a member of the audit committee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Ordinary resolution number 10: To elect MJN Njeke as a member of the audit committee</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Ordinary resolution number 11: Reappointment of joint independent auditors</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Ordinary resolution number 12: To authorise the directors to allot and issue all unissued ordinary shares of 0,01 cent in the share capital of the Company (subject to a maximum of 10% of the issued shares and the further limits in the resolution)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Ordinary resolution number 13: Endorsement of the remuneration philosophy (policy)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Special resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>14. Special resolution number 1: To approve the remuneration payable to non-executive directors</td>
</tr>
<tr>
<td>15. Special resolution number 2: To approve an authority for the Company and/or any of its subsidiaries to repurchase or purchase, as the case may be, shares in the Company</td>
</tr>
<tr>
<td>16. Special resolution number 3: To approve the granting of financial assistance by the Company to its subsidiaries and other related and inter-related companies and corporations and to directors, prescribed officers and other persons participating in share or other employee incentive schemes</td>
</tr>
</tbody>
</table>

Please indicate with an ‘X’ in the appropriate spaces provided above how you wish your vote to be cast. If no indication is given, the proxy will be entitled to vote or abstain as he/she deems fit. Please read the notes on the reverse side hereof.

Signed at .......................................................... on .......................................................... 2011

Full name(s) ..........................................................................................................................

Signature(s) ..........................................................................................................................

Assisted by (guardian) ...............................................................................................................

(date)

If signing in a representative capacity, see note below.
Notes to proxy

1. Only shareholders who are registered in the register or sub-register of the Company under their own name may complete a proxy or alternatively attend the meeting. Beneficial owners who are not the registered holder and who wish to attend the meeting in person, may do so by requesting the registered holder, being their Central Security Depository Participant (CSDP), broker or nominee, to issue them with a letter of representation in terms of the custody agreements entered into with the registered holder. Letters of representation must be lodged with the Company’s registrars by no later than 14:30 on Monday, 20 June 2011.

2. Beneficial owners who are not the registered holder and who do not wish to attend the meeting in person must provide the registered holder, being the CSDP, broker or nominee, with their voting instructions. The voting instructions must reach the registered holder in sufficient time to allow the registered holder to advise the Company or the Company’s registrar of their instructions by no later than 14:30 on Monday, 20 June 2011.

3. A shareholder may insert the name of a proxy or the names of two alternative proxies of his/her/its choice in the space/s provided, with or without deleting “the chairman of the general meeting”, but any such deletion or insertion must be initialled by the shareholder. Any insertion or deletion not complying with the foregoing will be declared not to have been validly effected. The person whose name stands first on the proxy form and who is present at the general meeting will be entitled to act as proxy to the exclusion of those whose names follow. In the event that no names are indicated, the proxy shall be exercised by the chairperson of the general meeting.

4. A shareholder’s instructions to the proxy must be indicated by the insertion of an “X” or the relevant number of votes exercisable by that shareholder in the appropriate box provided. An “X” in the appropriate box indicates the maximum number of votes exercisable by that shareholder. Failure to comply with the above will be deemed to authorise the proxy to vote or to abstain from voting at the annual general meeting as he/she/it deems it in respect of the entire shareholder’s votes exercisable thereat. A shareholder or his/her proxy is not obliged to use all the votes exercisable by the shareholder or by his/her/proxy, but the total of the votes cast and in respect of which abstention is recorded, may not exceed the maximum number of votes exercisable by the shareholder or by his/her proxy.

5. To be effective, completed proxy forms must be lodged with the Company at its registered address or at the Company’s South African transfer secretaries at the address stipulated below, not less than 48 hours before the time appointed for the holding of the meeting, in accordance with article 70 of the Company’s memorandum of incorporation. As the meeting is to be held at 14:30 on Wednesday, 22 June 2011, proxy forms must be lodged on or before 14:30 on Monday, 20 June 2011.

6. The completion and lodging of this proxy form will not preclude the relevant shareholder from attending the annual general meeting and speaking and voting in person thereat instead of any proxy appointed in terms hereof.

7. The chairperson of the general meeting may reject or accept any proxy form which is completed and/or received other than in compliance with these notes.

8. Any alteration to this proxy form, other than a deletion of alternatives, must be initialled by the signatory.

9. Documentary evidence establishing the authority of a person signing this proxy form in a representative or other legal capacity must be attached to this proxy form, unless previously recorded by the Company or the registrars or waived by the chairperson of the annual general meeting.

10. Where there are joint holders of shares:
   10.1 any one holder may sign the proxy form; and
   10.2 the vote of the senior shareholder (for which purpose seniority will be determined by the order in which the names of the shareholders appear in the Company’s register) who tenders a vote (whether in person or by proxy) will be accepted to the exclusion of the vote(s) of the other joint shareholders.

11. A minor must be assisted by his/her parent or legal guardian, unless the relevant documents establishing his/her legal capacity are produced or have been registered by the transfer secretaries.

12. A proxy may not delegate his/her authority to act on behalf of the shareholder, to another person.

Office of the South African transfer secretaries
Computershare Investors Services (Proprietary) Limited
Registration number 2004/003647/07
70 Marshall Street, Johannesburg, 2001
PO Box 61051, Marshalltown, 2107
Fax number: +27 11 668 5238

Shareholders are encouraged to make use of the toll-free ShareCare Line for assistance in completing the proxy form and any other queries.

If you have any questions regarding the contents of this report, please call the MTN Group toll-free ShareCare Line on 0800 202 360 (or +27 11 870 8206 if phoning from outside South Africa)

Please note that your call will be recorded for customer safety
MTN Innovation Centre