

Total

OOS VRYSTAAT KAAP Bedryf Bpk. Operations Ltd. Reg. 1999/004069/06 | FSP No. 909 | NCRCP619

OFFER TO PURCHASE SHARES

For purchasing shares in OOS VRYSTAAT KAAP OPERATIONS LIMITED

(herein after referred to as OVK)

PAI	RTICU	LARS OF BUYER			
Ме	Membership number:				
Naı	me/S	urname, Company, Closed Corporation, Trust_			
Title	e: Mr/	Ms/Dr/Other			
Full	nam	e / Full names of Directors / Members / Truste	es		
lde	ntity r	number/Registration number			
Add	dress	/ Registered office			
Postal Code			Email		
Tel (Work)			Tel Home		
Mobile			_ Fax		
BAI	NK DE	ETAIL:			
Bank			Branch name		
Accoun type			Name of account		
Branch code			Account no		
1	OFFER TO PURCHASE SHARES AND MANDATE				
	1.1	I hereby make an offer to buy shares in OVK (stated below.	'shares') in accordance with the terms and conditions as		
	 1.2 I hereby appoint and authorise OVK to act as my agent to handle the finances of any transaction which a Buyer and myself may conclude. 1.3 I hereby appoint, with power of substitution, the Group secretary of OVK, ex officio, any executive director of OVK to complete and sign any transfer form and other relevant documentation which may be required, to execute this mandate to transfer shares to me. 				
2	VALU	JE OF OFFER			
	Num	aber of shares :			
	Price per share offered (cents) :				
	Total price of shares offered for sale :				
Transfer tax @ .25% on price :		sfer tax @ .25% on price :			

3 FINAL TRANSACTION

A Final Purchase Transaction between a Seller of shares and myself, will only take place once the Seller and I have provided OVK with a signed transaction form ('transaction form'), as prescribed by OVK.

4 PAYMENT

I agree to pay the total transaction amount, as stipulated in the transaction form, to OVK within 48 hours of receipt of the transaction form, either by way of a direct deposit, electronic transfer or cash, in the following account:

Bank : ABSA Bank
Branch : LADYBRAND
Branch code : 334733

Account name : OOS VRYSTAAT KAAP BEDRYF BEPERK

Account type : Cheque account Acc number : 4084875007

5 RECALL OF OFFER

This offer may be withdrawn, in writing, at any time until the final transaction has been concluded.

6 INDEMNITY

I hereby indemnify OVK and hold OVK harmless from any and all losses or damages, from any cause, emanating from this mandate and/or as a result of any transaction between the Seller of shares and myself.

7 GENERAL

- 7.1 I hereby agree that:
 - 7.1.1 OVK may record any telephone conversation between any member of the Companies, personnel and myself. I acknowledge that this is standard international practice, which may be utilised only for the purposes of settling disputes which may arise as a result of telephonic instructions, and
 - 7.1.2 That my particulars, as it appears in this offer, may be made known and available to prospective Sellers by OVK.
- 7.2 I choose as my domicilium citandi et executandi, for purposes of delivery of all notifications and process documents with regards to this mandate, the physical address which appears in this mandate, or any other addresses which may be indicated in writing, which will become effective 21 days after such written notification.
- 7.3 I confirm hereby that I have read and understood the terms and conditions of OVK with regard to the trading of shares. The terms and conditions of OVK with regard to the trading of shares are hereby, and in reference hereafter, incorporated with this offer as if it is explicitly included herein.

NAME	CAPACITY
PERMISSION BY GUARDIAN (IF RELEVANT)	
SIGNATURE - DULY AUTHORISED	DATE