DISCLAIMER



This disclaimer issued by REdimension Capital (Pty) Ltd (the "Company" or "REdimension Capital") governs the use of communication, including but not limited to emails, newsletters, website, presentations, podcasts or social media, issued by the Company from time to time (separately or collectively, the "Communication"). By using the Communication, you accept this disclaimer in full.

No advice – The Communication is not advice and should not be treated as such. You must therefore not rely on any information in any Communication as an alternative to investment, legal, other financial or accountancy advice from appropriately qualified professional services. No Communication received from REdimension Capital shall be deemed to be an assurance or guarantee as to an expected result. Material included in any Communication transmitted by REdimension Capital is for information purposes only and does not amount to an invitation to invest, an offer or any solicitation of investment. The views expressed in any Communication are those of the sender, author or speaker, unless clearly stated as those of REdimension. You shall not be entitled to place any reliance on the information contained in the Communication for the purposes of entering into any proposed transaction or otherwise.

No representations or warranties – To the maximum extent permitted by applicable law and subject to the section entitled "*Exceptions*" below, we exclude all representations, warranties, undertakings and guarantees relating to the Communication. Without prejudice to the generality of the foregoing paragraph, we do not represent, warrant, undertake or guarantee:

- · that the information in this Communication is correct, accurate, complete or non-misleading; or
- that the use of the guidance in the Communication will lead to any particular outcome or result.

Confidentiality – any Communication not publicly disseminated is deemed private and confidential and intended for the addressee only. The Communication remains the property of REdimension Capital. Should you receive any Communication in error, kindly notify the sender and delete immediately. The information contained shall not be reproduced in whole or in part for any purpose.

Limitations and exclusions of liability – The limitations and exclusions of liability set out in this section and elsewhere in this disclaimer: are subject to the section entitled "*Exceptions*" below; and govern all liabilities arising under the disclaimer or in relation to the Communication, including liabilities arising in contract, in delict (including negligence) and for breach of statutory duty.

- We will not be liable to you in respect of any losses arising out of any event or events beyond our reasonable control.
- We will not be liable to you in respect of any losses, including without limitation loss of or damage to profits, income, revenue, use, production, anticipated savings, business, contracts, commercial opportunities or goodwill.
- We will not be liable to you in respect of any loss or corruption of any data, database or software. We will not be liable to you in respect of any special, indirect or consequential loss or damage.
- We will not be liable for any losses or damages arising from any websites to which this Communication is linked. Links to other websites are only provided as a convenience only and we disclaim any control over, relationship with, or endorsement of such websites.

Exceptions – Nothing in this disclaimer shall limit or exclude our liability for death or personal injury resulting from negligence; limit or exclude our liability for fraud or fraudulent misrepresentation; limit any of our liability in any way that is not permitted under applicable law; or exclude any of our liabilities that may not be excluded under applicable law.

Severability – If a section of this disclaimer is determined by any court or other competent authority to be unlawful and/or unenforceable, the other sections of this disclaimer continue in effect. If any unlawful and/or unenforceable section would be lawful or enforceable if part of it were deleted, that part will be deemed to be deleted, and the rest of the section will continue in effect.

Law and jurisdiction – This disclaimer will be governed by and construed in accordance with South African law, and any disputes relating to this disclaimer will be subject to the exclusive jurisdiction of the courts of South Africa.

Privacy – REdimension Capital respects your privacy and takes the protection of your information seriously. This undertaking is underpinned by our Privacy notice which is available on our website. It is our understanding that you are receiving this Communication because you are a current or prospective client or have historically opted in to receive Communication from us. If you no longer wish to receive Communication from us, please contact the email address below. REdimension Capital reserves the right, subject to applicable law, to retain and monitor all electronic communications.

Capital at risk – Investments fluctuate in price or value. Past performance is not indicative of future results. No guarantee as to investment value or performance of any financial product is given or should be inferred.

In this disclaimer, "we", "us", "our", "Company" or "REdimension" refer REdimension Capital (Pty) Ltd, registered in South Africa under registration number 2021/012010/07. REdimension Capital is an Authorised Financial Services Provider (FSP No. 52205)