ANGLOGOLD ASHANTI LTD Form 6-K April 06, 2018 **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549 FORM 6-K **REPORT OF FOREIGN PRIVATE ISSUER** PURSUANT TO RULE 13a-16 OR 15d-16 OF **THE SECURITIES EXCHANGE ACT OF 1934** Report on Form 6-K dated March 29, 2018 Commission File Number 1-14846 AngloGold Ashanti Limited (Name of registrant) 76 Rahima Moosa Street Newtown, 2001 (P.O. Box 62117, Marshalltown, 2107) South Africa (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F. **Form 20-F X**

Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): Yes **No X**

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Yes **No X**

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes No X

Enclosure: Press release ANGLOGOLD ASHANTI LIMITED - ANNUAL FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2017

OUR MISS

MISSION

To create value for our shareholders, our employees and our business and social partners through safel y and responsibly exploring, mining and marketing our products. Our primary focus is gold, but we will pursue value creating opportunities in other minerals where we can leverage our existing assets, skills and experience to enhance the delivery of value.

Safety is our first value.

We place people first and correspondingly put the highest priority on safe and healthy practices and systems of work. We are responsible for seeking out new and innovative ways to prevent injury and illness in our business and to ensure that our workplaces are free of occupational injury and illness. We live each day for each other and use our collective commitment, talents, resources and systems to deliver on our most important commitment... to care.

We treat each other with dignity and respect.

We believe that individuals who are treated with respect and who are entrusted to take responsibility, respond by giving their best. We seek to preserve people's dignity, their sense of self-worth in all our interactions, respecting them for who they are and valuing the unique contribution that they can make to our business success. We are honest with ourselves and others, and we deal ethically with all of our business and social partners.

We value diversity.

We aim to be a global leader with the right people for the right jobs. We promote inclusion and team work, deriving benefit from the rich diversity of the

cultures, ideas, experiences and skills that each employee brings to the business.

We are accountable for our actions and undertake to deliver on our commitments. We are focused on delivering results and we do what we say we will do. We accept responsibility and hold ourselves accountable for our work, our behaviour, our ethics and our actions. We aim to deliver high performance outcomes and undertake to deliver on our commitments to our colleagues, business and social partners, and our investors. We want the communities and societies in which we operate to be better off for AngloGold Ashanti having been there. We uphold and promote fundamental human rights where we do business. We contribute to building productive, respectful and mutually beneficial partnerships in the communities in which we operate. We aim to leave a legacy of enduring value.

We respect the environment.

We are committed to continually improving our processes in order to prevent pollution, minimise waste, increase our carbon efficiency and make efficient use of natural resources. We will develop innovative solutions to mitigate environmental and climate risks.

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Forward-looking statements

Certain statements contained in this document, other than statements of historical fact, including, without limitation, those concerning the economic outlook for the gold mining industry, expectations regarding gold prices, production, total cash costs, all-in sustaining costs, all-in costs, cost savings and other operating results, productivity improvements, growth prospects and outlook of AngloGold Ashanti's operations, individually or in the aggregate, including the achievement of project milestones, commencement and completion of commercial operations of certain of AngloGold Ashanti's exploration and production projects and the completion of acquisitions, dispositions or joint venture transactions, AngloGold Ashanti's liquidity and capital resources and capital expenditures and the outcome and consequence of any potential or pending *litigation or regulatory* proceedings or environmental health and safety issues, are forward-looking statements regarding AngloGold Ashanti's operations, economic performance and financial condition. These forward-looking statements or forecasts involve known and unknown risks, uncertainties and other factors that may cause AngloGold Ashanti's actual results, performance or achievements to differ materially from the anticipated results, performance or achievements expressed or implied in these forward-looking statements. Although AngloGold Ashanti believes that the expectations reflected in such forward-looking statements are reasonable, no assurance can be given that such expectations will prove to have been correct. Accordingly, results could differ materially from those set out in the forward-looking statements as a result of, among other factors, changes in economic, social and political and market conditions, the success of business and operating initiatives, changes in the regulatory environment and other government actions, including environmental approvals, fluctuations in gold prices and exchange rates, the outcome of pending or future litigation proceedings, and business and operational risk management. For a discussion of such risk factors, refer to AngloGold Ashanti's annual reports on Form 20-F filed with the United States Securities and Exchange Commission. These factors are not necessarily all of the important factors that could cause AngloGold Ashanti's actual results to differ materially from those expressed in any forward-looking statements. Other unknown or unpredictable factors could also have material adverse effects on future results. Consequently, readers are cautioned not to place undue reliance on forward-looking statements. AngloGold Ashanti undertakes no obligation to

update publicly or release any revisions to these forward-looking statements to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events, except to the extent required by applicable law. All subsequent written or oral forward-looking statements attributable to AngloGold Ashanti or any person acting on its behalf are qualified by the cautionary statements herein.

Non-GAAP financial measures This communication may contain certain "Non GAAP" financial measures. AngloGold Ashanti utilises certain Non-GAAP performance measures

and ratios in managing its business. Non-GAAP financial measures should be viewed in addition to, and not as an alternative for, the reported operating results or cash flow from operations or any other measures of performance prepared in accordance with

IFRS. In addition, the presentation of these measures may not be comparable to similarly titled measures other companies may use. AngloGold Ashanti posts

information that is important to investors on the main page of its website at www.anglogoldashanti.com and under the "Investors" tab on the main

page. This information is updated regularly. Investors should visit this website to obtain important information about AngloGold Ashanti.

ANNUAL FINANCIAL STATEMENTS 2017 **4** AUDIT AND RISK COMMITTEE – CHAIRMAN'S LETTER

It is my pleasure to present, on behalf of the Audit and Risk Committee, an overview of the activities this committee performed

during the 2017 financial year. This report is presented in accordance with the company's Memorandum of Incorporation (MOI),

the requirements of the Companies Act, No. 71 of 2008, as amended, (the Companies Act), Principle 8, 15 and the recommended practices contained in the fourth King Report on Governance for South Africa (King IV), as well as the Audit and

Risk Committee's formally approved charter, which is in line with the JSE Listings Requirements and is reviewed and approved

by the board on an annual basis.

ROLE AND FOCUS

The Audit and Risk Committee is an independent statutory committee and all members were appointed by the AngloGold Ashanti

shareholders at the Annual General Meeting (AGM) held on 16 May 2017. The Audit and Risk Committee has decision-making

authority with regards to its statutory duties and is accountable in this regard to both the shareholders and the board of AngloGold

Ashanti.

It is the Audit and Risk Committee's principal regulatory duty to oversee the integrity of the group's internal control environment

and to ensure that financial statements comply with International Financial Reporting Standards (IFRS) and fairly present the

financial position of the group and company and the results of their operations.

Management has established and maintains internal controls and procedures, which are reviewed by the Audit and Risk

Committee and reported on through regular reports to the board. These internal controls and procedures are designed to identify

and manage, rather than eliminate, the risk of control malfunction and aim to provide reasonable but not absolute assurance that

these risks are well managed and that material misstatements and/or loss will not materialise.

The board assumes ultimate responsibility for the functions performed by the Audit and Risk Committee, relating to the

safeguarding of assets, accounting systems and practices, internal control processes and preparation of financial statements in

compliance with all applicable legal and regulatory requirements and accounting standards.

COMPOSITION AND DUTIES

The Audit and Risk Committee comprises six independent non-executive directors who collectively possess the skills and

knowledge to oversee and assess the strategies and processes developed and implemented by management to manage the

business within a continually evolving business environment. I was again elected as chairman of the Audit and Risk

Committee

and fulfilled this role during the 2017 financial year.

The Audit and Risk Committee's duties as required by section 94(2) of the Companies Act, King IV, JSE Listing requirements and

board-approved terms of reference is set out in the Audit and Risk Committees annual work plan. These duties were discharged

as follows:

FINANCIAL REPORTING

reviewed the trading and market updates and the half year and full year results;

confirmed the integrity of the group's Integrated Report, Annual Financial Statements and the Form 20-F;

reviewed the expertise, experience and performance of the finance function and Chief Financial Officer; RISK MANAGEMENT, INTERNAL CONTROL, INTERNAL AUDIT AND COMBINED ASSURANCE

assessed the scope and effectiveness of the systems to identify, manage and monitor financial and non-financial risks;

reviewed the procedures for detecting, monitoring and managing the risk of fraud;

reviewed the scope, resources, results and effectiveness of the internal audit department;

approved the internal audit plan, monitored the execution of the approved plan and approved subsequent changes to the

approved plan;

ensured that a combined assurance model is applied to provide a co-ordinated approach to all assurance activities; **EXTERNAL AUDITORS**

nominated the appointment of independent external auditors by the shareholders;

reviewed and approved the terms of engagement as contained in the engagement letter of the external auditors;

approved the remuneration of the external auditors;

ANNUAL FINANCIAL STATEMENTS 2017 5 EXTERNAL AUDITORS CONTINUED

approved the integrated audit plan of the external auditors;

pre-approved all non-audit services in line with the formal policy on non-audit services;

after considering the written confirmation of the auditor's independence and the length of tenure assessed that there were

no impediments on the external auditors' independenceand the effectiveness of the group 's external audit function;

approved the appointment of the external auditors to provide independent reasonable and/or limited assurance on certain

sustainability indicators as included in the Sustainable Development Report;

in terms of the JSE listing requirement 3.84(g):

the Committee satisfied itself that the external auditor is accredited on the JSE list of Auditors and Accounting Specialists, and that the individual auditor responsible for performing the functions of the auditor, does not appear on the JSE list of disqualified individual auditors, as set out in Section 22;

considered the results of the most recent IRBA (Independent Regulatory Board of Auditors - South Africa) and PCAOB

(Public Company Accounting Oversight Board - United States of America) review results and concluded that there were no significant matters reported;

consider the decision letter for all other engagement file reviews of the engagement partner; and

consider all legal proceeding outcomes against the external auditor for the past 7 years. **GOVERNANCE**

reviewed developments in reporting standards, corporate governance and best practice;

monitored the governance of information technology (IT) and the effectiveness of the group's information systems;

reviewed the adequacy and effectiveness of the group's compliance function; and

evaluated the effectiveness of the committee through an external assessment.

PROCEEDINGS AND PERFORMANCE REVIEW

During 2017, the Audit and Risk Committee formally met 5 times and meetings were attended by all members of the committee. R Gasant (Chairman) – BCompt (Hons), CA (SA), ACIMA, Executive Development Programme 5/5 Prof LW Nkuhlu - BCom, – CA (SA), MBA – Retired May 2017 3/3 MJ Kirkwood – AB, Economics & Industrial Engineering

5/5
R Ruston – MBA Business, BE (Mining)
5/5
M Richter – BA, Juris Doctor
5/5
A Garner – BSE, Aerospace and Mechanical Sciences
5/5
S Zilwa* – BCompt (Hons), CA (SA), Advanced Diploma in Financial Planning, Advanced
Taxation Certificate, Advanced Diploma in Banking – Appointed at the May 2017 AGM
2/2
* SV Zilwa, although appointed to the board with effect from 1 April 2017, her appointment as The Audit and Risk Committee member was
effective from 16 May 2017.

The Chief Financial Officer, Senior Vice President: Finance, Group General Counsel and Company Secretary, Senior Vice President: Group Internal Audit, Group Tax Manager, Group Risk Manager, Chief Information Officer, Group Compliance Officer, the External Auditors, as well as other assurance providers are invited to attend committee meetings

in an ex officio capacity and provide responses to questions raised by committee members during meetings. The full Audit and

Risk Committee meets separately during closed sessions with management (including the Chief Executive Officer), internal audit

and external audit at every scheduled quarterly meeting.

The Audit and Risk Committee was subjected to an independent external assessment during 2017. The assessment focused on

its effectiveness. The results of the assessment were discussed, actions taken and processes put in place to address areas

identified for improvement.

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HIGHLIGHTS OF 2017

In addition to the execution of the Audit and Risk Committee's statutory duties, set out below are some highlights from 2017:

Focus Area Actions Financial Reporting Market updates, half-year and annual IFRS reports Reviewed and recommended the trading and market updates, half-year and annual IFRS financial statements to the board for approval and subsequent submission to the JSE, SEC and other stock exchanges as applicable, after:

ensuring that complex accounting areas comply with IFRS;

carefully evaluating significant accounting judgements, including but not limited to environmental rehabilitation provisions, taxation provisions and the valuation of the portfolio of assets (including impairments) and estimates;

discussing the accounting treatment of significant accounting and auditing matters as well as non-routine transactions with management and the external auditors including the accounting for the disposal of certain of the South African assets, the restructuring of some of the South African operations; the provision for the silicosis class action;

reviewing and assessing the disclosure of contingent liabilities, commitments and impact of outstanding litigation in the financial reports;

reviewing, assessing and approving adjusted and unadjusted audit differences reported by the external auditors;

reviewing and assessing management's assessment of impairment indicators and identified impairments;

reviewing the key audit matters communicated by the external auditors in their audit report in terms of International Standard on Auditing 701;

reviewing the dividend proposal, including the solvency and liquidity report submitted by management for recommendation to the Board;

reviewing and approving the filing of the Form 20-F with the SEC;

reviewing the representation letter that management will be required to sign; and

considering and approving management's documented assessment of the company's going concern status including key assumptions. New accounting standards

The Audit and Risk Committee considers the significance of new standards, interpretations and amendments to standards in issue that are not yet adopted but are likely to affect the financial reporting in future years. During 2017, the following were considered:

IFRS 15 - Revenue recognition, effective date 1 January 2018 - the impact will be limited to the recognition of by-product revenue in Revenue from product sales. Revenue from product sales includes Gold Income and by-product revenue. This change in classification results in a consequential increase in costs of sales, and therefore will not have an impact on previously reported Gross profit.

IFRS 9 -

The Group's financial assets include debt instruments (held to maturity bonds and negotiable certificates of deposit), cash restricted for use and cash and cash equivalents which will be subject to IFRS 9 expected credit loss model as they are to be carried at amortised cost. The accounting policy for listed equity investments will depend on the nature of the listed investment. Listed equity investments which are held to meet rehabilitation liabilities in future will be classified as fair value through profit and loss. Listed equity investments held for other purposes will be classified as fair value through other comprehensive income. Financial liabilities are currently carried at amortised cost with no requirements to change their recognition or presentation under IFRS 9. We have evaluated the possible impact of the adoption of IFRS 9, effective date 1 January 2018, including the expected credit loss model and we do not expect the adoption to have a significant impact on total assets, total liabilities or the results of the group.

IFRS 16 - Leases - with an effective date of 1 January 2019, it is likely to affect future financial reporting and we are still assessing all of the potential consequences. With the removal of the operating lease classification, leases that are within the scope of IFRS 16 will result in increase in assets and liabilities. We expect an increase in depreciation expense and in cash flow from operating activities as the lease payments will now be recorded as financing outflows in our cash flow statement. Management expects that the mining and drilling contracts which are not finance leases under the current accounting standards, will potentially have the most impact on adoption of IFRS 16.

ANNUAL FINANCIAL STATEMENTS 2017 7 Focus Area Actions Tax exposure Tax, tax exposures, effective tax rate, tax related judgements Reviewed and approved the group's tax strategy and tax management policy. Received the quarterly update on the management of the group's tax exposures (including uncertain tax positions) with specific focus on:

effective tax rates;

impact that pending changes to legislation will have on fiscal duties; and

pending litigation in terms of tax exposure and the appropriate accounting thereof.

Mineral Resource and Ore Reserve Report

Annual Mineral Resource

and Ore Reserve Report

Reviewed and recommended for approval the annual Mineral Resource and Ore Reserve Report prepared in accordance with the minimum standards described by the Australasian Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves (the JORC Code, 2012 Edition), and also conform to the standards set out in the South African Code for the Reporting of Exploration Results, Mineral Resources and Mineral Reserves (The SAMREC Code, 2016), after:

discussing the internal control environment associated with the mineral resource and ore reserve estimation process;

receiving confirmation that the Competent Persons appointed approved the mineral resources and ore reserves; and

reviewing and assessing for reasonableness the year-on-year reconciliation of the mineral resources and ore reserves.

Corporate governance

King IV

Monitored the progress of assessing the recommended practices underpinning the 16 Principles of King IV applicable to AngloGold Ashanti ensuring that an ethical culture is created that supports the effective control of the organisation at all levels, measuring the performance of the organisation from an economical, societal and environmental perspective and ensuring a legitimate and sustainable business.

Subsidiary Audit and Risk

Committees

Monitored the proceedings of relevant statutory subsidiary Audit and Risk Committees during each of its meetings.

Risk Management

Reviewed and approved the risk management policies, standards and processes; received and considered reports from the Group Risk Manager in relation to the key strategic and operational risks facing the company; and received presentations on the following emerging

risks and topics to obtain an in-depth analysis and understanding:

Tax risk;

Security and insurance cover for bullion at operations; and

Cyber Security.

IT Governance

The Audit and Risk Committee received and reviewed detailed reports from the Chief Information Officer on the group's information and technology framework and had detailed discussions around cyber security including inherent risks and vulnerabilities within the current AngloGold Ashanti landscape. The Audit and Risk Committee considered the current action plans in place to manage the associated risk exposure. The Audit and Risk Committee also monitored the successful implementation of SAP at Siguiri - Guinea. Combined Assurance

The Audit and Risk Committee closely monitored the actions implemented by management during 2017 to further enhance the AngloGold Ashanti combined assurance model and to ensure integration between the various in-house assurance providers. The aim of the combined assurance process is to enable an effective integrated internal control environment that supports the integrity of information used for internal decision-making by management, the Board and its committees as well as supporting the integrity of external reports. The Audit and Risk Committee considers the current model as effective and efficient in that it fully integrates with the risk management function. It will however continue to monitor it in light of the ever changing operational environment.

Sarbanes-Oxley Compliance

(SOX)

The Audit and Risk Committee has overseen the SOX compliance efforts of management through receiving quarterly updates on controls associated with financial reporting and assessed the final conclusion reached by the Chief Executive Officer and Chief Financial Officer on the effectiveness of the internal controls over financial reporting.

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8 Focus Area

Actions

Compliance

The Audit and Risk Committee continued to monitor the refinement of the global compliance governance framework that allows for a systematic risk-based approach for group, regions and operations to identify and monitor compliance to major laws, regulations, standards and codes. Received formal feedback from the Group Compliance Officer on the outcome of the independent quality assurance review performed on the compliance function during 2017 for which the overall conclusion was satisfactory.

Litigation matters

The Audit and Risk Committee received and considered reports on significant litigation matters and assessed the possible impact thereof on the group financial results.

INTERNAL AUDIT

Group Internal Audit is a key independent assurance and consulting business partner within AngloGold Ashanti under the

leadership of the Senior Vice President: Group Internal Audit who has direct access to the chairmen of both the Audit and Risk

Committee and the Board. The Senior Vice President: Group Internal Audit who reports functionally to the Audit and Risk

Committee and administratively to the Chief Financial Officer, is not a member of the Executive Committee but has a standing

invitation to attend these meetings when required. As part of its mandated responsibilities, the Audit and Risk Committee has

assessed the performance of the Senior Vice President: Group Internal Audit in terms of the annually reviewed and approved

internal audit charter and is satisfied that the internal audit function is independent and appropriately resourced, and that the

Senior Vice President: Group Internal Audit has fulfilled the obligations of the position by performing the following functions and

reporting to the Audit and Risk Committee on:

evaluating ethical leadership and corporate citizenship within AngloGold Ashanti;

assessing the governance of risk within AngloGold Ashanti;

reviewing the governance of Information Technology within AngloGold Ashanti;

assessing compliance with laws, rules, codes and standards within AngloGold Ashanti;

evaluating the effectiveness of internal controls over financial reporting and internal controls in general;

reporting findings to management and the Audit and Risk Committee and monitoring the remediation of all significant deficiencies reported; and

implementing a Combined Assurance Framework for the group.

The Audit and Risk Committee considered the internal control heat-map for AngloGold Ashanti as presented by

Group Internal

Audit and monitored the implementation of significant audit recommendations through a formal tracking process.

As Chairman of the Audit and Risk Committee, I meet with the Senior Vice President: Group Internal Audit in private before each

meeting and on an ad-hoc basis throughout the year.

The Audit and Risk Committee is of the opinion, having considered the written assurance statement provided by Group Internal Audit, that nothing has come to its attention indicating that the group's system of internal financial controls is not effective and does not provide reasonable assurance that the financial records may be relied upon for the preparation of the annual financial statements.

EXTERNAL AUDIT

The audit cycle at AngloGold Ashanti is continuous as the External Auditor performs half yearly reviews on the results of the group. During August 2017, the annual integrated audit plan, the associated fees and the 2017 global engagement letter were tabled at the committee meeting for consideration and approval.

As Chairman of the Audit and Risk Committee, I meet with the primary engagement team members in private before each

scheduled meeting where I am also briefed on general matters relating to the accounting and auditing profession as it may impact

on AngloGold Ashanti.

As part of its ongoing assessment of the independence and effectiveness of the external auditors, the Audit and Risk Committee

has also considered during its evaluation of the independence of the Ernst & Young factors such as:

the tenure of service;

the quality of planning, delivery and execution of the audit;

quality and knowledge of the audit team, specifically the senior management team, including the lead engagement partner,

the results of the most recent IRBA and PCAOB regulatory reviews and the responses of the firm on observations raised in

these reports;

outcome of the service quality assessment review performed during the first half of 2017; and

the robustness of the audit, including the audit team's ability to challenge management as well as demonstrate professional

scepticism and independence.

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To further safeguard auditor independence, a formal policy on the approval of all non-audit related services has been approved

and implemented. In terms of the policy the Audit and Risk Committee has established that the sum of the non-audit and tax fees

in a year must not exceed 40% of the sum of the audit and audit related fees in the year. The Audit and Risk Committee received

an update on the tax and non-audit fees as a percentage of the total audit and audit related fees with each request and is comfortable that the external auditor's independence had not been jeopardized.

During 2017, the external audit fees comprised of audit services (\$6.14m), audit related services (\$0.73m), non-audit fees

(\$0.04m) and tax services (\$0.16m).

The Audit and Risk Committee did not note any significant findings and considers the service provided by the external auditors to

have been independent, effective and robust.

TRANSFORMATION OF THE EXTERNAL AUDIT

In the spirit of AngloGold Ashanti's commitment to transformation, the Audit and Risk Committee closely monitors and guides the

transformation within the context of the external audit. The current auditors Ernst & Young Inc. (EY) are level 1 contributors and

under the guidance of the Audit and Risk Committee, certain AngloGold Ashanti subsidiaries, such as Mine Waste Solutions and

the Rehabilitation Trust, are audited by Nexia SAB&T, a level 1 contributor. In addition, Nexia SAB&T also performs certain audit

work of the South African operations under the supervision of EY.

FINANCE FUNCTION AND CHIEF FINANCIAL OFFICER

The Audit and Risk Committee received feedback on an internal assessment conducted on the skills, expertise and resourcing of

the finance function and was satisfied with the overall adequacy and appropriateness of the function. The Audit and Risk

Committee further reviewed the expertise and experience of the Chief Financial Officer, Christine Ramon and was satisfied with

the appropriateness thereof.

As Chairman of the Audit and Risk Committee, I meet with the senior finance team in private before each scheduled meeting

where I am also briefed on general matters relating to the administration of the finance function, the effectiveness of the internal

control environment associated with financial reporting as well as any transactions that may require additional consideration in

terms of accounting.

WHISTLEBLOWING

The Audit and Risk Committee received quarterly updates on AngloGold Ashanti's whistleblowing process. Reports received and

investigated did not reveal any malpractice relating to the accounting practices, internal financial controls, internal audit function

or the content of the company's and group's financial statements.

During the year 187 reports were received which is consistent with the number of reports received in 2016 (162). We have noted

an increase in the number of reports from the Continental Africa Region and as a committee view this as a positive reflection of a

greater awareness and understanding of the benefits of the whistle-blowing process. As a committee, we are comfortable that

each report received is taken seriously and thoroughly investigated.

TAX GOVERNANCE AND STRATEGY

The Audit and Risk Committee received and reviewed detailed reports from the Chief Financial Officer and Vice President: Global

Taxation, jointly, on the group's tax position, including uncertain tax positions, tax provisions, status of the group's tax compliance

globally and relevant global fiscal developments impacting the group.

The co

mmittee also approved the group's tax strategy and tax management policy, which together, set out the group's approach

to tax in areas such as tax efficiency, tax risk management and tax governance and oversight, which is more fully explained in the

Integrated Report.

LOOKING FORWARD

The Audit and Risk Committee realises that its work is increasingly broad and complex and as a committee we are required to

stay on top of developments impacting AngloGold Ashanti.

During 2018, the Audit and Risk Committee will continue to monitor:

the refinement of the disclosures provided in terms of the Principles as defined in the King IV code;

the impact of the new leases accounting standard applicable from 1 January 2019 on the existing accounting policies and

contracts in place; and

the progress made in the XBRL tagging process for CIPC filing purposes.

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In the spirit of continuous refinement and improvement of the group's combined assurance model and changing operational risk

profile, the Audit and Risk Committee will continue to monitor the successful integration of the core technical engineering and

mining disciplines into the combined assurance review process where so dictated by risk, during 2018.

STATEMENT OF INTERNAL CONTROL

The opinion of the Board on the effectiveness of the internal control environment is informed by the conclusion of the Audit and

Risk Committee.

Based on the assessment by the Audit and Risk Committee of the results of the formal documented review conducted by Group

Internal Audit and other identified assurance providers in terms of the evolving combined assurance model of the group's system

of internal controls and risk management, including the design, implementation and effectiveness of the internal financial controls

and considering information and explanations given by management and discussions with both the internal and external auditors

on the results of their audits, nothing has come to the attention of the board that caused it to believe that the company's system of

internal controls and risk management is not effective and that the internal financial controls do not form a sound basis for the

preparation of reliable financial statements.

ANNUAL FINANCIAL STATEMENTS

The Audit and Risk Committee evaluated the consolidated and separate annual financial statements for the year ended 31 December 2017 and concluded that they comply, in all material aspects, with the requirements of the Companies Act,

International Financial Reporting Standards, and JSE Listing Requirements. The Audit and Risk Committee therefore recommended the approval of the annual financial statements to the board.

CONCLUSION

The Audit and Risk Committee is satisfied that it has considered and discharged its responsibilities in accordance with its

mandate, statutory responsibilities and terms of reference during the year under review.

Rhidwaan Gasant

Chairman: Audit and Risk Committee 19 March 2018

ANNUAL FINANCIAL STATEMENTS 2017 11 CHIEF FINANCIAL OFFICER'S REVIEW

AngloGold Ashanti continued to make considerable enhancements to the quality of its portfolio during the year ended 31 December 2017. The Company advanced the restructuring of its South African portfolio, including some significant asset sales; executed, according to plan, the key self-funded brownfield projects to sustainably improve mine lives and margins; and achieved its annual cost, production and capital guidance for the fifth consecutive year.

Highlights of the year under review include:

Production rises 4% year-on-year to 3.755Moz, above top end of guidance

Total cash costs \$792/oz, in line with full year guidance of between \$750 to \$800/oz ● All-in sustaining costs of \$1,054/oz, at lower end of the guidance range

Free cash flow \$125m, before growth capital; impacted by South Africa restructuring costs and VAT lockups in Continental Africa

Dividend of ZAR 70 cents per share (approximately 6 US cents per share) declared, given strong cash flow performance

Adjusted Headline Earnings \$9m, after retrenchment costs (\$71m) and silicosis provision (\$46m)

Brownfield projects to improve life and margins, all remain on schedule

New safety benchmarks set: three, straight fatality-free quarters for first time

Obuasi redevelopment approved on strong return metrics and good government support

SA restructuring progressing well; Moab Khotsong and Kopanang sales closed on 28 February 2018; and TauTona in orderly closure

Strong reserve-replacement performance, declaration of maiden reserve in Colombia

EXECUTIVE SUMMARY MARKET OVERVIEW

Global stock markets have ended 2017 on record highs, the MSCI all-country world index gained 22% or US\$9tn on the year,

reaching an all-time high, all due to a strong global economy. Additionally, President Donald Trump's tax reform policies and

central b

ank's gradual and well messaged approach to easing financial support also contributed to the rising stock market. Even the rival attractions of Bitcoin (up nearly 14 times over the year), concerns about a US lead nuclear war with North Korea, political

upheaval in Europe with the Catalan separatist movement in Spain and an inconclusive German election failed to dampen

sentiment. Surprisingly, the global volatility index is trading at historically low levels.

Given the strength of the global stock markets, it is surprising that the US dollar price of gold was up ~ 13 % for the year, its

biggest annual gain since 2010, outperforming all major asset classes other than stocks. The average US dollar gold price for the

year, however, remained stable when compared to the prior year. Supporting gold were, a weakening US dollar, elevated

price/earnings ratios and valuations that made many investors nervous of a potential pullback in stocks. Gold was thus seen as a

means of managing these risks. The geopolitical instability further heightened investor uncertainty and fuelled flows into gold.

International Monetary policy tightening was implemented across the globe pushing up global short-term bond yields while long-

term yields remained relatively flat. Central Banks were also very active in the gold market, Russia increased its holdings

particularly in the final two months of the year. For 2017, the official sector remained an important source of demand for gold and

net purchases were up 123 tonnes (48%) to 381 tonnes compared to 2016 (258 tonnes).

Jewellery consumption for 2017 was up by ~13% compared to 2016, with all the major physical regions recording year-on-year

gains. India's jewellery consumption increased by $\sim 8\%$ in the final quarter, helped by a surge in sales during Dhanteras (1st day of

Diwali) and lower prices toward year end. Jewellery fabrication also increased by ~6% in 2017. Chinese demand slipped by 2%

year-on-year, with ongoing losses in the pure gold segment as consumer preferences continued to shift towards more fashionable, but lower gold content pieces. Total physical demand increased from 946 tonnes (Q3) to 1,093 tonnes (Q4) or 16%

(147 tonnes). On an annual basis, physical demand was up ~11% from ~3,556 tonnes (2016) to ~3,932 tonnes (2017).

Supply was broadly unchanged for the quarter as lower mine production was offset by reduced hedging activity, while scrap

volumes remained flat year-on-year.

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Investors continued to add gold to their portfolios, with inflows into global gold-backed exchange-traded funds totalling US\$8.2bn

or 6.72moz. Speculators increased their gold net long position by 7.36moz year-on-year on the Commodity Exchange (Comex)

underpinning the positive sentiment in the gold market.

The daily closing price of gold averaged US\$1,276.54/oz for the quarter. December was the most volatile month where the price

fell to as low as US\$1,243.46/oz, but also reached the high of the year of US\$1,307.60/oz. The gold price finally closed the year

off at US\$1,302.45/oz. The gold price averaged US\$1,257.89/oz in 2017, US\$11 higher than in 2016. The average price received

for gold sales for the year was recorded at US\$1,258/oz.

GROUP PERFORMANCE

AngloGold Ashanti continues to make progress on its strategic objectives and has delivered a strong financial and operating

performance. The financial results for the year have been impacted by some significant once-off charges and impairments, but

cash flows and the balance sheet remain robust.

Total cash costs for the full year of \$792/oz were 6% higher than the previous year's \$744/oz, and within the guidance range of

between \$750/oz to \$800/oz. Costs were negatively impacted by inflation, stronger local currencies and the expensing of certain

capital costs at the South African operations as those operations underwent orderly closure. All-in sustaining costs came in at the

bottom end of the guidance range at \$1,054/oz, 7% higher than the previous year AISC of \$986/oz due to higher planned

sustaining capital expenditure levels in addition to the stronger local currencies.

Cash flow from operating activities for the year ended 31 December 2017 declined by 16% when compared to 2016, reflecting

tighter margins, working capital lockups, and payments in respect of retrenchment costs in South Africa, offsetting a 1% increase

in the gold price received and a 5% increase in gold sales. Free cash flow of \$1m for the year, compared to \$278m in 2016, was

supported by a strong second half performance which delivered free cash flow of \$162m. This was, however, impacted by the

increase in the lockup of VAT receivables at Kibali and Geita, which was approximately \$20m and \$50m for the year respectivel y,

and the higher planned capital expenditure. In line with the reinvestment strategy of AngloGold Ashanti, total self-funded capital

expenditure of \$953m increased by \$142m from the previous year (2016: \$811m).

Free cash flow for the year, before taking growth capital into account, was \$125m versus \$394m a year earlier, impacted by 19%

higher planned sustaining capital expenditure of \$829m compared to the previous year of \$695m, South African retrenchment

costs paid of \$49m and higher cash costs.

The balance sheet reflects strong liquidity comprising \$965m available on the \$1bn US dollar syndicated RCF at the end of

December 2017, \$85m undrawn on the \$100m US dollar RCFs, A\$290m undrawn on the A\$500m Australian dollar RCF,

approximately R2.95bn available from the South African RCFs and other facilities and cash and cash equivalents of \$205m as at

the end of December 2017.

We continue to focus our efforts on reducing our taxation exposures, specifically indirect taxes, in all jurisdictions that we operate

in. Our transparent group tax policy continues to support a low risk approach in dealing with tax matters across the various

jurisdictions in which we operate.

Other pertinent matters include:

At the end of June 2017, AngloGold Ashanti announced that it would restructure its South African Operations to safely return

the business to profitability, whilst mitigating job losses. This included placing TauTona and Savuka into care and maintenance, to be followed by orderly closure. In October 2017, we announced the sale of the Kopanang Mine and related

infrastructure to Heaven-Sent SA Sunshine Investment Company Limited (Heaven-Sent), with one of the conditions being that

the majority of existing workers continue to work at the operations. Simultaneously, we announced the conclusion of the sale

agreement for the disposal of the Moab Khotsong and Great Noligwa mines and related infrastructure to Harmony Gold

Mining Company Limited (Harmony). All the conditions precedent to these sale contracts were met and the transactions

closed on 28 February 2018.

Agreement has been reached with the Government of Ghana for the redevelopment of Obuasi Gold mine, subject to ratification by Ghana's parliament of the relevant fiscal and development agreements. These agreements have been signed

by the Government and ratification is scheduled during the current parliamentary sitting. The redevelopment will establish

Obuasi as a long-life, modern, mechanised underground mining operation, which is a fundamental departure from the previous operating method used at the mine.

The Democratic Republic of the Congo (DRC) has recently promulgated a new mining code that makes a number of changes

to the operating environment for the DRC's extractive industries, including those in its mining, and oil and gas sectors. On

8 March 2018, AngloGold Ashanti announced that a meeting had been held between the DRC president and mining industry

representatives to discuss the new mining code prior to its promulgation. The DRC government has agreed to continue discussions with the mining industry representatives post the promulgation of the new mining code regarding issues existing

in the current agreement and the implementation of the new mining code. AngloGold Ashanti is in full support of Randgold

Resources, our partner and the operator in the Kibali joint venture, in its continued engagement with the DRC government.

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The settlement negotiations between the Occupational Lung Disease Working Group and class action legal

representatives

have reached an advanced stage. The Working Group represents African Rainbow Minerals, Anglo American SA, AngloGold

Ashanti, Gold Fields, Harmony and Sibanye-Stillwater. The class members are represented by Richard Spoor Inc, Abrahams

Kiewietz Inc and the Legal Resources Centre. On 10 January 2018, in response to a request from all parties involved in the

appeal to the Supreme Court of Appeal (SCA) in respect of the silicosis and tuberculosis class action litigation, the Registrar

of the SCA postponed the hearing date of the appeal until further notice.

FOCUSING ON MARGINS

We continue to focus our efforts on driving operational excellence and cost efficiency across our business, regardless of the gold

price environment in which we operate and over which we have no control.

Despite stronger currencies and inflationary pressures, our continued focus on meeting production targets, strong cost management and stringent capital discipline, has resulted in the AISC margin increasing from 17% in the second half of last year,

to 19% in the last six months of 2017. This is especially encouraging given the flat gold price and is illustrated in the graph that

follows.

For the full year, the AISC margin decreased from 21% to 16%, mainly the result of currency and inflation pressure on cash costs.

We, however, continue to pursue efficiencies and productivity and attempt to improve margins on a sustainable basis and will be

working hard to ensure that these efforts are reflected in the AISC margin in the coming year.

We will continue to work towards widening these margins, by focusing on the controllable factors, including:

stringent cost management;

reinvestment in low capital, high return opportunities within our business; and

continuing to drive our Operational Excellence Programme, i.e. considering innovative ways to improve efficiencies and

productivity in our operations.

*World Gold Council standard adjusted to exclude stockpile write-offs

CONTINUED FINANCIAL FLEXIBILITY

We saw a slight rise in net debt from \$1.9bn to \$2.0bn, mainly as a result of higher capital expenditure, the funding of the South

African retrenchment costs and VAT lockups in Continental Africa, all of which were partially offset by a reduction in interest paid

of \$34m. The net debt to adjusted EBITDA is 1.35 times, slightly up from 1.24 times at the end of 2016, however, reflecting an

improvement from 1.56 times at the end of June 2017. The ratio shows ample headroom compared to our covenant levels of 3.5

times.

Our liquidity position has improved from \$1.58bn at the end of December 2016 to \$1.72bn at the end of 2017, reflecting the

additional facilities put in place to assist with our South African funding requirements. Proceeds from the Moab Khotsong sale

transaction that closed on 28 February 2018, have been applied to reduce our South African debt (\$218m as at 31 December

2017), which will benefit our South African interest bill going forward by ~\$20m.

Our balance sheet remains robust with strong liquidity, sufficient undrawn facilities and no near-term maturities, giving us the

flexibility in what remains a volatile market environment. We have demonstrated our ability to self-fund our high-return

reinvestment opportunities, whilst sustaining our cash dividend, reflecting our commitment to disciplined capital application.

CONTINUED POSITIVE CASH FLOW MOMENTUM

We continue to follow a balanced approach, i.e. positive free cash flow generation while reinvesting in our portfolio:

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We indicated a year ago that our new dividend policy is to return 10% of free cash flow, before growth capital, to shareholders,

sub

ject to the board's discretion. Volatility is to be expected in the dividend payout, given the basis used for the calculation

coupled with our variable reinvestment needs, as demonstrated with the 19% planned increase in sustaining capital expenditure

for 2017 to \$829m.

Free cash flow before growth capital was \$125m (2016: \$394m). The board has exercised its discretion by adjusting the metric of

free cash flow before growth capital to take into account the abnormal South African retrenchment payments of \$49m, and has

approved a dividend of 70 ZAR cents or approximately 6 US cents per share.

The continuation of the dividend is a reflection of our capital discipline and commitment to improving shareholder returns on the

back of sustainable free cash flow generation. Importantly, we will maintain adequate balance sheet flexibility and utilise our cash

flows and available facilities to fund our ongoing capital and operational requirements.

INWARD FOCUS ON CAPITAL EXPENDITURE AND GROWTH

Total capital expenditure (including equity accounted investments) was \$953m, at the lower end of the market guidance of

between \$950m to \$1,050m, and included project capital expenditure of \$124m invested in growth projects at Siguiri and Kibali in

Continental Africa and Mponeng in South Africa. Sustaining capital increased 19% to \$829m, compared to \$695m in 2016,

reflecting increased investment at Geita in Tanzania and at both of our operations in Australia. This higher level of spend w as

largely aimed at improving mine lives and margins across the portfolio. Capital expenditure in Continental Africa increased by

\$109m (including equity accounted investments), with higher expenditure on underground development at Geita and the cutback

at Iduapriem's Teberebie pit, which extends the life of the operation by about a decade. In Australia, expenditure at Tropicana

increased to \$91m as mine optimisation work and additional stripping costs, geared to improve the medium- and longer-term

profitability of the mine, progressed.

Our project pipeline reflects an abundant portfolio being developed and ready for development in the mid-term:

Our primary objective remains margin enhancement, rather than production growth. We continue to strategically position the

group to achieve sustainable cash flow, providing us with the balance sheet flexibility to make decisions around our future

investments. We use an ore reserve price of \$1,100/oz in our estimated life of project models, which is prudent compared to our

peers. Our long-term planning assumptions for projects are also conservative and incorporate the financial impact of environmental rehabilitation expenditure over the life of the project.

Our disciplined approach to planning and growth, has assisted us in making proper investment decisions across our portfolio. In

general, our AIC remains within close proximity of our current reserve price, leaving us with a significant cushion when compared

to the average three-year gold price and current spot price.

We remain firmly in the reinvestment camp, with a pipeline of very good, high-return brownfields opportunities that will improve

our production mix as can be seen from the table above. We will continue to look for ways to unlock value by making fundamental

and lasting improvements through innovation, rather than only by large capital investments.

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In terms of our guidance, we continue to prioritise stay in business capital, ore reserve development and asset integrity capital to

ensure the sustainability of our operations. These types of capital expenditure are anticipated to make up approximately 75% of

our capital expenditure in 2018.

AngloGold Ashanti's approach to growth investments and project approvals is based upon a multi-factor model, primarily founded

in maximising investment returns and value whilst also taking into account all factors that form the five pillars of AngloGold

Ashanti's strategy, in particular how the particular investment/project will improve AngloGold Ashanti's portfolio, financial

flexibility, sustainability considerations and long term optionality. The particular project or investment must generate returns that

meet our required hurdle rates of 15% real in USD terms, which significantly exceeds our cost of capital. Our projects must also

increase cash generation and margins through increased production at reduced operating costs as well as increase AngloGold

Ashanti's long term optionality including extending its Ore Reserve life.

DELIVERY AGAINST 2017 FINANCIAL OBJECTIVES

1.

Maintain our focus on cost and capital discipline to deliver competitive all-in sustaining costs and all-in costs

The group continues to focus on sustainably reducing the cost associated with producing gold. These initiatives have covered a broad spectrum of activities, including a greater focus on capital allocation and project delivery, as well as enhanced recoveries, while internal cost reduction efforts continued simultaneously. AISC for the year ended at \$1,054/oz,

a 7% increase from 2016 at \$986/oz. AISC came in at the bottom end of the guidance range reflecting the effect of planned

higher sustaining capital expenditure for 2017 (~\$26/oz) and stronger local currencies. The South African rand averaged 9%

stronger versus the dollar in 2017 compared with 2016, and the Brazilian real and Australian dollar averaged 8% and 3%

stronger, respectively.

We continued to roll-out our wider-focused Operational Excellence Programme across all our operations, with our restructuring efforts in South Africa assisting us on improving the profitability and sustainability of our remaining assets in

South Africa.

2.

Continue to enhance margins and cash flow through continuing focus on operational efficiencies and productivity

Our margins on total cash costs (37%), AISC (16%), and AIC (10%) came under pressure in 2017 because of stronger local

currencies and higher planned sustaining capital expenditure. This increased expenditure was required to ensure that we

continue to maintain and improve our margins and cash generation ability in future years. We remain committed to keep our

margins at acceptable levels and our performance in the second half of the year is reflecting margins on total cash costs

(38%), AISC (19%), and AIC (13%) returning to full year 2016 levels and higher levels than those achieved for second half-

year of 2016.

Cash flows remain positive despite funding once-off items such as the South African retrenchment costs. The strengthening

of the South African rand and Brazilian real was detrimental to us, given that most of our cost base in those countries is

denominated in the local currencies, while our gold is sold in US dollars, contributing to the 21% year-on-year increase in

total cash costs in South Africa and 10% increase in the Americas region. In contrast, although the Australian dollar strengthened by 3%, total cash costs declined by 6% in that region.

3.

Dividend underpinned by sustainable cash generation

Despite the significant headwinds experienced in 2017 in free cash flow generation, the Company declared a dividend of

ZAR 70 cents per share (~6 US cents per share) for the year under review. Free cash flow before growth capital, remained

sufficient to maintain the declaration of a dividend since the introduction of the new dividend policy last year.

Our focus with the substantial restructuring of the South African operations, combined with the South African asset sales, as

well as the significant planned sustaining capital expenditure in 2017, has been to be appropriately positioned to maintain

the dividend in future years underpinned by sustainable cash generation.

4.

Move to a sustainable resolution at Obuasi

During 2017, significant positive developments at Obuasi resulted in AngloGold Ashanti announcing in February 2018 the

advancement of the redevelopment of the Obuasi project. Some of the beneficial developments in 2017 included the security situation improving with the last enclave of illegal miners being evicted from site in April; the lifting of the Force

Majeure; the extension of the Amended Mining Programme entered into with the Government of Ghana until April 2018; and

the suspension of the international arbitration initiated by AngloGold Ashanti with the International Centre for Settlement of

Investment Disputes (ICSID).

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All the above developments paved the way to allow for the successful negotiation with the Ghanaian Government and conclusion of various agreements as listed below:

A Reclamation Security Agreement signed in July 2017;

A Tax Concession Agreement signed in July 2017;

A Development Agreement signed in January 2018;

A Security Agreement (provision of security for the mine against any illegal mining invasion) signed in February 2018;

and

A Settlement Agreement signed in February 2018.

These agreements have been signed by the Government, with the Tax Concession Agreement and the Development Agreement subject to ratification by Ghana's parliament, which is scheduled during the current parliamentary sitting.

Mine production for the first 10 years will be focused on the upper ore bodies and is expected to average 350,000 to 400,000oz at an average head grade of 8.1g/t. Total cash costs are expected to average between \$590/oz to \$680/oz, while

AISC are expected to be between \$795/oz to \$850/oz. Mine production for the second 10 years increases to 400,000 to 450,000oz per annum, as the mine deepens into higher grade ore. AISC is then expected to improve to between \$750/oz to

\$800/oz. The project delivers internal real rates of return of between 16% and 23% at real gold prices of between \$1,100/oz

and \$1,240/oz, and is highly leveraged to the gold price. Initial project capital expenditure anticipated over the first 2.5 years

is expected to be between \$450m to \$500m, excluding pre-production capital of \$64m. The project implementation will be

undertaken in two distinct phases and after the completion of phase 2, extended project capital expenditure of \$94m will

continue through to year six, covering the development of the Obuasi Deeps Decline (ODD) to the lower level of the mine,

refurbishment of the KMS shaft, installation of new underground pump stations and construction of the flotation tailings

storage facility. The project has a current life of more than 20 years.

The redevelopment will establish Obuasi as a long-life, modern, highly mechanised underground mining operation, replacing the labour intensive, hand-held operating systems previously used at the mine. The redevelopment will deliver a

mine that makes use of automation and controls for better safety and improved operational efficiencies and consistency in

performance. It envisages a smaller, but more skilled workforce that can operate in a mechanised/automated environment

with a strong sense of accountability.

5.

Execute on low capital, high return brownfields projects, while continuing to move long term projects up the value curve

We continue to execute on our robust brownfields exploration programme at most of our operations in the group as described earlier.

There are a number of capital projects that we continued to focus on during the year, including the Obuasi redevelopment

project, discussed in the previous section.

At Kibali, the underground materials handling system and ore hoisting via the shaft were commissioned with ramp up progressing. The paving on the central haulage level was completed during the year, allowing haulage from the ore passes

into the underground crushers to the shaft system. In addition, Kibali completed 2.7km of development from the declines

during the quarter. The construction of the third hydropower station at Azambi and the next phase of tailings storage facility

is scheduled for completion in 2018.

The Mponeng mine life will be extended through access to deeper, higher-grade ore via the development of a decline below

the current secondary shaft, with completion expected around mid-2018. Additional ventilation; water management; and ore

handling infrastructure are in the process of being constructed. A feasibility is being undertaken into deepening the secondary shaft to further extend the mine's life beyond 2026.

The Sadiola Sulphides project which will add sulphide-ore processing capability to the plant, continued to be evaluated.

Discussions with the Government of Mali continue regarding the project.

At Siguiri, we are investing about \$115m over approximately two years to add a hard-rock plant to the current processing

infrastructure, providing the ability to develop the significant sulphide-ore potential that exists on the current concession.

The company is also building a new power plant at a cost of \$43m, to provide electricity to the new facility. During 2017,

\$67m was spent on the project and a total of \$145m has been committed to date. The project remains largely on schedule

to be completed and the final costs are currently being reviewed as all major commitments have now been concluded.

Finally, we announced the declaration of the maiden Ore Reserve for the Gramalote project in Colombia of 63.7Mt @ 0.86

g/t gold comprising contained metal content of 1.8Moz, on an attributable basis. Gramalote represents a long-term option

for AngloGold Ashanti, and all avenues to realise value from this important asset remain open. Work will continue to optimise all aspects of the project during its feasibility phase, which is currently under way.

ANNUAL FINANCIAL STATEMENTS 2017 18 6. *Maintain financial flexibility and further reduction in finance costs*

Our net debt to adjusted EBITDA ratio of 1.35 times reflect a marginal increase to 2016 at 1.24 times. This remains well within our debt covenant level of 3.5 times. Coupled with the successful completion of the South African sales transactions of Moab Khotsong and Kopanang at the end of February 2018, the proceeds which will be utilised to further reduce our South African debt, we have successfully maintained financial flexibility and anticipate a further reduction in our finance costs in 2018.

REVIEW OF GROUP'S PROFITABILITY, LIQUIDITY AND STATEMENT OF FINANCIAL POSITION FOR 2017

The key financial and operational metrics for 2017, when compared to 2016 and 2015, are as follows: 2017 2016 2015 **Profitability and returns** Adjusted headline earnings (1)\$m 9 143 49 US cents per share 2 35 12 (Loss) profit attributable to equity shareholders \$m (191)63 (85)Return on net capital employed (1)% 3 6 5 Dividends declared per ordinary share SA cents per share 70 130 US cents per share

~6 10 -Liquidity, cash flow and net debt Net debt at year end (1) \$bn 2.0 1.9 2.2 Free cash flow (1)\$m 1 278 141 Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA) (1)(3)\$bn 1.5 1.5 1.5 Net debt to Adjusted EBITDA (1)(3)Times 1.35 1.24 1.49 **Operational metrics** Gold produced (from continued and discontinued operations) Moz 3.76 3.63 3.95 Average price received \$/oz 1,258 1,249 1,158 Total cash costs (1)\$/oz 792 744 712 All-in sustaining costs (1)(2)\$/oz 1,054

986 910 All-in costs (1)(2)\$/oz 1,126 1.071 1,001 All-in sustaining cost margin (1)(2)% 16 21 21 (1)Non-GAAP measures (2)Excludes stockpile write-offs

(3)

The adjusted EBITDA calculation is based on the formula included in the Revolving Credit Facility Agreements for compliance with the debt covenant formula

PRODUCTION, PROFITABILITY AND RETURNS

Production for the year of 3.755Moz exceeded the top end of guidance and was 4% higher than the previous year's production of

3.628Moz despite the orderly closure of TauTona and Savuka. Stronger year-on-year operating performance across the

International Operations helped to more than offset the lower output from South Africa. In Australia, Sunrise Dam and Tropicana

saw the benefits of mine optimisation initiatives resulting in solid performances throughout the year. In Continental Africa, higher

grades at Geita and Siguiri contributed to the region's 10% increase in production over the previous year. In the Americas, a solid

operating performance was bolstered by improved production from AGA Mineração. The strong performance across the portfolio,

particularly in the fourth quarter, demonstrated continued cost and operating discipline and improvements through internally-

funded, low-capital, high return brownfields investments.

At the South African operations tonnes mined were affected by a poor start up to the year at all operations, whilst the decision to

stop the loss-making operations in the third quarter further impacted full-year production. Underground yield dropped 8% to 6.93

g/t as a result of lower feed grades as well as higher dilution year-on-year. This was mainly due to an increase in waste tonnes at

Moab Khotsong, mining moving out of higher grade areas at Mponeng, and the reclamation of the tailing storage facilities at the

West Wits Surface Sources. The final blast took place at TauTona on 15 September and the Section 189 process continued at

Kopanang together with the pending disposal of the mine as announced in October. Both the Moab Khotsong and Kopanang sale

transactions were completed on 28 February 2018.

Production from the Continental Africa region increased significantly year-on-year as almost all operations delivered increased

production driven mainly by higher recovered grades at Siguiri, Iduapriem and Geita, together with higher tonnages in Mali. At

Siguiri, the production improvement was due to a 29% increase in recovered grade as a result of the mining of higher grade

areas, which included the new Seguelen pit, while at Iduapriem, production increased due to the 8% higher recovered grade from

mining deeper higher grade areas. At both operations, these increases in recovered grade were partly offset by decreases in

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tonnage treated. At Geita, the increase in production was due to a 13% increase in recovered grade from mining higher grade ore

at Nyankanga cut 7 and cut 8, in line with the mining plan. Increased production is also supported by higher underground tonnes

in the current period as the underground ramp up continues. These factors were partly offset by a decrease in plant throughput.

Production volumes from the Americas region reflected stronger year-on-year contributions from both Brazil and Argentina,

attributable to operational improvements and an increase in tonnes treated. In Brazil, production increased as a result of

improved geological modelling at AGA Mineração which assisted the recovery from geotechnical challenges faced at the start of

the year at Córrego do Sitio. At Serra Grande, production was driven by higher tonnes treated supported by crushing and milling

efficiencies and more efficient leaching following the implementation of the Carbon-In-Leach project, this despite lower feed

grades. In Argentina, Cerro Vanguardia achieved its highest production level in 18 years, boosted by operational and metallurgical improvements and an increase in tonnes treated at the plant.

Production from the Australian region improved due to higher mill throughput and feed grade, and a significant increase in

metallurgical recovery at Sunrise Dam and higher feed grade and mill throughput at Tropicana. Total cash costs decreased on

the back of improved production and favourable inventory movements. Higher head grades and improved metallurgical recovery

contributed to a 5% increase in production at Sunrise Dam in 2017. Tropicana's production was 10% higher for the year

compared to 2016 due mainly to a 10% increase in mill throughput.

Total cash costs for the full year of \$792/oz were 6% higher than the previous year's \$744/oz, and within the guidance range of

\$750/oz-\$800/oz. Costs were negatively impacted by inflation, stronger local currencies and the expensing of certain capital costs

at the South African operations as they underwent orderly closure. The South African rand averaged 9% stronger versus the

dollar in 2017 compared with 2016, and the Brazilian real averaged 8% stronger, contributing to the 21% year-on-year increase in

total cash costs in South Africa and 10% increase in the Americas region. In contrast, cash costs remained relatively flat in

Continental Africa and declined by 6% in Australia despite a 3% stronger Australian dollar. All-in sustaining costs came in at the

bottom end of the guidance range at \$1,054/oz, 7% higher than the previous year's AISC of \$986/oz due to higher planned

sustaining capital expenditure levels in addition to the stronger local currencies.

Basic earnings for the year fell to a loss of \$191m and was impacted by large once-off/abnormal items including the impairment

and derecognition of certain South African assets and goodwill amounting to \$294m (pre-tax) as well as the silicosis

provision of

\$46m (post tax) both of which were non-cash in nature. However, the provision for retrenchment costs in South Africa of \$71m

(after tax), had a cash impact of \$49m for the year with the balance expected to impact on 2018 cash flows.

Moab Khotsong was reclassified as an asset held for sale and the carrying value of these assets had to be impaired to the fair

value of the sale consideration of \$300m, less costs to sell. Furthermore, in calculating the impairment, the related deferred tax

assets of ~\$81m could not be taken into consideration. This deferred tax benefit will only be recognised on the completion of the

transaction as part of the overall profit on the sale of Moab Khotsong in the first quarter of 2018.

Headline earnings were also significantly impacted by these once off charges, as only the impairments are permitted to be added

back in this calculation. Excluding the abnormal charges relating to the silicosis provision and the South African retrenchments,

headline earnings would have increased from \$27m to \$144m for the year, which reflects a 30% increase on the prior year on the

back of a strong operational performance.

LIQUIDITY, CASH FLOW AND STATEMENT OF FINANCIAL POSITION

Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA) of \$1,483m in 2017 decreased by \$65m,

or 4% from the previous year, resulting in a 34% Adjusted EBITDA margin. Adjusted EBITDA for the year excludes the impact of

the South African redundancy costs and impairments but includes the impact of the estimated provision in respect of the silicosis

class-action law suit of \$46m (pre-tax: \$63m). The ratio of net debt to Adjusted EBITDA at the end of December 2017 was 1.35

times compared with 1.56 times at the end of June 2017 and 1.24 times at the end of December 2016. Management has

successfully maintained financial flexibility by remaining at or below targeted leverage levels, and well below the covenant ratio of

3.5 times which applies under our revolving credit agreements.

Net debt increased marginally by 4% to \$2.001bn at 31 December 2017, from \$1.916bn at the end of 2016. During 2017,

AngloGold Ashanti increased its ZAR RCF facilities from R3.4bn to R5.7bn. The balance sheet remains robust, with liquidity

comprising \$1,050m available on the \$1.1bn US dollar RCFs at the end of December 2017, A\$290m undrawn on the A\$500m

Australian dollar RCF, approximately R2.95bn available from the South African RCF and other facilities and cash and cash

equivalents of \$205m at the end of December 2017. The nearest bond maturities are in 2020 and 2022.

The dividends declared for the year under review of ~ 6 US cents per share, will result in an estimated cash outflow in March and

April 2018 of \$24m. A dividend of 10 US cents per share were declared and paid in 2017. Our dividend policy is based on 10% of

free cash flow generation pre-growth capital expenditure, subject to the board's discretion taking into consideration

prevailing

market conditions, the strength of our balance sheet and our future capital commitments.

Turning to the financing facilities available, the group's principal US dollar and Australian dollar debt facilities are listed below:

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Fully drawn rated bonds – \$1.75bn in aggregate – that mature in April 2020 (\$700m: 5.375%), August 2022 (\$750m: 5.125%) and April 2040 (\$300m: 6.5%);

\$1bn syndicated revolving credit facility that matures in July 2019, which is currently \$35m drawn;

\$100m revolving credit facilities in Guinea and Tanzania that mature in August 2019, which are currently \$15m drawn;

A\$500m base rate plus 2% syndicated revolving credit facility originally earmarked for the construction of the Tropicana

project that matures in July 2019, of which A\$210m remains drawn at year-end;

R2.5bn JIBAR plus 1.8% South African syndicated revolving credit facility that matures in December 2020, with an option to

extend by 2 years; R1.4bn JIBAR plus 1.65% South African syndicated loan facility that matures in July 2020; and R1bn

JIBAR plus 1.3% South African syndicated loan facility that matures in November 2020, with an option to extend by 2 years

the three facilities are currently R2.7bn drawn; and

R750m overnight bank lending rate South African demand facility, which is undrawn.

We remain subject to an uncertain tax environment. Across the group, we are due refunds for input tax and fuel duties for an

amount of \$252m (2016: \$199m; 2015: \$195m), including attributable amounts of equity accounted joint ventures, which have

remained outstanding for periods longer than those provided for in the respective statutes. Considerable effort

continues to be

made to reduce these outstanding amounts.

The normalised 2017 effective tax rate jumped to 38% compared to 31% in 2016. The increase in the effective tax rate year-on-

year is directly attributable to the significant losses incurred in South Africa, mainly due to large retrenchment costs and once-off

non-cash adjustments for silicosis and impairments. Furthermore, the impact of deferred tax rates in South Africa together with

the deferred tax assets not recognised, all resulted in the increase in the overall tax rate. Excluding the adverse effect of the

South African taxes, the normalised tax rate for the group for 2017 is 30%.

More detailed notes and analyses of the group's income statement, statement of financial position and statement of cash flow for

2017 are available in the group financial statements for 2017.

LOOKING AHEAD TO 2018, THE KEY FINANCIAL AND OTHER OBJECTIVES ARE TO:

Maintain our focus and capital discipline to deliver competitive AISC and AIC;

Continue to enhance margins and cash flows with a focus on operational efficiencies and productivity through Operations

Excellence;

Maintain the dividend underpinned by sustainable cash generation;

Seek resolutions for the Tanzanian and DRC regulatory uncertainty; Progress the implementation of the Obuasi project;

Execute on low capital, high return brownfields projects, while continuing to progress long term projects up the value curve; and

Maintain financial flexibility and further reduce finance costs.

The guidance for 2018 is set out in the table below: Guidance Notes Production (000oz) 3,325 3.450 Includes three months production from Moab and Kopanang at ~30koz per month Costs All-in sustaining costs (\$/oz) 990 1.060 Total cash costs (\$/oz) 770 - 830 Overheads Corporate costs (\$m) 70 - 80 Expensed exploration and study costs (\$m) 115 - 125 Including equity accounted joint ventures Capex Total (\$m) 800 - 920 Sustaining capex (\$m) 600 - 670 Non-sustaining capex (\$m) 200 - 250 Expenditure related to Obuasi, Siguiri Hard Rock project, Kibali and Mponeng Depreciation and amortisation (\$m) 775 Depreciation and amortisation

included in equity accounted earnings (\$m) 150 Earnings of associates and joint ventures

ANNUAL FINANCIAL STATEMENTS 2017 21 Interest and finance costs (\$m) 140 Other operating expenses (\$m) 90 Primarily related to the costs of care and maintenance Both production and cost estimates assume neither labour interruptions or power disruptions, nor further changes to asset portfolio and/or operating mines and have not been reviewed by our external auditors. Other unknown or unpredictable factors could also have material adverse effects on our future results and no assurance can be given that any expectations expressed by AngloGold Ashanti will prove to have been correct. Please refer to the Risk Factors section in AngloGold Ashanti's annual report on Form 20-F for the year ended 31 December 2017, filed with the United States Securities and Exchange Commission (SEC). Sensitivities to the above guidance are as follows: Sensitivity* AISC (\$/oz) **Cash from operating** activities before taxes for 2018 (\$m) 10% change in the oil price 5 16 10% change in local currency 63 182 5% change in the gold price 2 204 50koz change in production 14 58 *All the sensitivities based on \$1,250/oz gold price and assumptions used in the outlook guidance. **Currency and commodity assumptions** \$/R exchange rate 12.79 A\$/\$ exchange rate 0.78 \$/BRL exchange rate 3.20 \$/ARS exchange rate 19.61 Oil (\$/bbl) 62 ACKNOWLEDGEMENT

I would like to express my appreciation to our committed and diligent finance team across the group who have been proactive in

supporting the business to manage costs and capital as well as dealing with working capital and other business challenges

associated with the developing market nature of the jurisdictions that we operate in. In addition, we continue to maintain a high

standard of governance and compliance to internal controls across the organisation. The quality financial information prepared for

our stakeholders is testament to our high calibre financial team whom I applaud. Finally, I look forward to the year ahead with

enthusiasm and absolute focus on our strategic objectives with the aim of improving shareholder returns, on a sustainable basis.

Best regards

Christine Ramon

Chief Financial Officer 19 March 2018

ANNUAL FINANCIAL STATEMENTS 2017 22 DIRECTORS' APPROVAL In accordance with Section 30(3)(c) of the Companies Act, No. 71 of 2008, as amended, the annual financial statements for the year ended 31 December 2017 were approved by the board of directors on 19 March 2018 and are signed on its behalf by:

DIRECTORS **SM Pityana** , Chairman **S Venkatakrishnan** , Chief Executive Officer **KC Ramon** , Chief Financial Officer **R Gasant** , Chairman: Audit and Risk Committee

SECRETARY'S CERTIFICATE

In terms of Section 88(2)(e) of the Companies Act, No. 71 of 2008, as amended, I certify that the company has lodged with the Companies and Intellectual Property Commission all such returns and notices as are required of a public company in terms of the Act, and that all such returns and notices are true, correct and up-to-date. **ME Sanz Perez**Company Secretary

Johannesburg 19 March 2018

AFFIRMATION OF FINANCIAL STATEMENTS

In accordance with Section 30(2) and 30(3) of the Companies Act, No. 71 of 2008, as amended, the annual financial statements

for AngloGold Ashanti Limited, registration number 1944/017354/06 (AngloGold Ashanti), for the year ended 31 December 2017,

have been audited by Ernst & Young Inc., the company's in dependent external auditors, whose unqualified audit opinion can be

found under Independent Auditor's Report, on page 30.

The financial statements have been prepared by the corporate reporting staff of AngloGold Ashanti, headed by Meroonisha Kerber (CA(SA)); the group's Senior Vice President: Finance. This process was supervised by Kandimathie Christine Ramon (BCompt; BCompt (Hons); CA (SA)), the group's Chief Financial Officer and Srinivasan Venkatakrishnan (BCom; ACA (ICAI)), the group's Chief Executive Officer.

ANNUAL FINANCIAL STATEMENTS 2017 23 DIRECTORS' REPORT For the year ended 31 December 2017

NATURE OF BUSINESS

AngloGold Ashanti conducts mining operations in Africa, South America and Australia, and undertakes exploration activities in

some of these jurisdictions. At certain of its operations, AngloGold Ashanti produces uranium, silver and sulphuric acid as by-

products in the course of producing gold.

A review of the unaudited performance of the various operations is available in the operational profiles on AngloGold Ashanti's

annual report website www.aga-reports.com.

SHAREHOLDERS HOLDING 10% OR MORE OF ANGLOGOLD ASHANTI'S ISSUED SHARE CAPITAL As at 31 December 2017, there were no shareholders holding 10% or more of the company's issued share capital. This does not

take cognisance of the shares held by the Bank of New York Mellon as depositary for the AngloGold Ashanti ADR programme.

SHARE CAPITAL AUTHORISED

The authorised share capital of AngloGold Ashanti as at 31 December 2017 was made up as follows:

SA Rands

• 600,000,000 ordinary shares of 25 South African cents each

150,000,000

• 2,000,000 A redeemable preference shares of 50 South African cents each

1,000,000

• 5,000,000 B redeemable preference shares of 1 South African cent each

50,000

• 30,000,000 C redeemable preference shares of no par value

-

The following are the movements in the issued and unissued share capital from 1 January 2017 to 28 February 2018: **ISSUED**

Ordinary shares Number of Shares Value SA Rands Number of Shares Value SA Rands 2017 2016

At 1 January 408,223,760 102,055,940 405,265,315 101,316,329 Exercise of options by participants in the AngloGold Ashanti Share Incentive Scheme 1,830,855 457,714 2,958,445 739,611 At 31 December (1) 410,054,615 102,513,654 408,223,760 102,055,940 At 31 December (1)410,054,615 102,513,654 Issued subsequent to year-end: Exercise of options by participants in the AngloGold Ashanti Share Incentive Scheme 71,509 17,877 At 28 February 2018 410,126,124 102,531,531 (1) Share capital of \$16m (2016: \$16m) is translated at historical rates of exchange at the reporting dates. Refer to group financial statements note 24.

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Redeemable preference shares

The A and B redeemable preference shares, all of which are held by the wholly owned subsidiary, Eastvaal Gold Holdings Limited, may not be transferred. The A, B and C redeemable preference shares terms and conditions carry the right to receive dividends equivalent to the balance of after tax profits arising from income derived from mining the Moab Lease Area. The shares are redeemable from the realisation of the assets relating to the Moab Lease Area after the cessation of mining operations in the area. No further A and B redeemable preference shares will be issued. C redeemable preference shares which may only be issued to AngloGold Ashanti Limited or its subsidiaries, have not been issued at 19 March 2018.

Further details of the authorised and issued shares, as well as the share premium, are given in group financial statements

note 24.

UNISSUED ORDINARY SHARES Number of ordinary shares 2017 2016

2016 At 1 January 191,776,240 194,734,685 Issued during the year (1,830,855) (2,958,445) At 31 December 189,945,385 191,776,240 Issues subsequent to year-end (71,509) At 28 February 2018 189,873,876 ORDINARY SHARES UNDER THE CONTROL OF THE DIRECTORS

Pursuant to the authority granted by shareholders at the Annual General Meeting held on 16 May 2017, 5% of the shares in issue

were placed under the control of the directors to allot and issue, for such purposes and on such terms as the directors, in their

discretion, may determine. At 19 March 2018, the total number of shares placed under the control of the directors was 20,536,908. No shares were issued during 2017 by the directors in terms of this authority, which will expire at the close of the

next Annual General Meeting, unless renewed.

Shareholders will therefore be asked at the Annual General Meeting to be held on 16 May 2018, to renew this authority by placing

5% of the number of shares in issue under the control of the directors to allot and issue, for such purposes and on such

terms as

the directors, at their discretion, may determine.

In terms of the Listings Requirements of the JSE, shareholders may, subject to certain conditions, authorise the directors to issue

the ordinary shares held under their control for cash other than by means of a rights offer to shareholders. To enable the directors

of the company to take advantage of favourable business opportunities which may arise for the issue of such ordinary shares for

cash, without restriction, for the benefit of the company, shareholders will be asked to consider an ordinary resolution to this effect

at the Annual General Meeting to be held on 16 May 2018.

Shareholders will also be asked to approve as a general authority, the acquisition by the company, or a subsidiary of the

company, of its own shares from its issued ordinary share capital for certain specific housekeeping reasons.

DEPOSITARY INTERESTS

American Depositary Shares

At 31 December 2017, the company had in issue, through The Bank of New York Mellon as Depositary and listed on the New

York Stock Exchange (NYSE) 159,347,405 (2016: 176,085,993), American Depositary Shares (ADSs). Each ADS is equal to one

AngloGold Ashanti ordinary share. At 28 February 2018, there were 161,129,684 ADSs in issue and listed on the NYSE.

CHESS Depositary Interests

At 31 December 2017, the company had in issue, through the Clearing House Electronic Sub-register System (CHESS), and listed on the Australian Securities Exchange (ASX), 90,233,125 (2016: 90,030,840) CHESS Depositary Interests (CDI). At 28 February 2018 there were 00.612 105 CDI's in issue. Every five CDIs are equivalent to one AngleCold Asherti ordinary share

there were 90,613,195 CDI's in issue. Every five CDIs are equivalent to one AngloGold Ashanti ordinary share and carry the right to one vote.

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Ghanaian Depositary Shares

At 31 December 2017, the company had in issue, through NTHC Limited as Depositary and listed on the Ghana Stock Exchange

(GhSE), 15,959,100 Ghanaian Depositary Shares (GhDSs) (2016: 16,125,300). The register as at 28 February 2018 remained

unchanged. Every 100 GhDSs are equivalent to one underlying AngloGold Ashanti ordinary share and carry the right to one vote.

ANGLOGOLD ASHANTI SHARE INCENTIVE SCHEME

AngloGold Ashanti operates a share incentive scheme through which Executive Directors, members of the Executive Committee

and other management groups of the company and its subsidiaries are given the opportunity to acquire shares in the company.

The intention of the incentive scheme is to ensure that the medium to long term interests of the executive and shareholders are

aligned, providing rewards to the executives and wealth creation opportunities to the shareholders when the strategic performance drivers are achieved.

Non-Executive Directors are not eligible to participate in the share incentive scheme.

Employees participate in the share incentive scheme to the extent that they are granted options or rights to acquire shares and

accept them. All options or rights which have not been exercised within ten years from the date of grant, automatically expire.

The incentives offered by AngloGold Ashanti are reviewed periodically to ensure that they remain globally competitive, so as to

attract, reward and retain managers of the highest calibre. As a result, several types of incentives, each with their own issue and

vesting criteria, have been granted to employees. These are collectively known as the "AngloGold Ashanti Share Incentive

Scheme" or "Share Incentive Scheme".

Although the Remuneration and Human Resources Committee has the discretion to incentivise employees through the issue of

shares, only options or awards have so far been granted.

The type and vesting criteria of the options or awards granted are:

BONUS SHARE PLAN (BSP)

The granting of awards in terms of the BSP was approved by shareholders at the Annual General Meeting held on 29 April 2005.

The Scheme has undergone a number of changes, each approved by the shareholders. Currently, each award made in respect

of the BSP entitles the holder to acquire one ordinary share at "nil" cost, provided that the participant remains in the employ of the

company at the date of vesting unless an event, such as death, retirement or redundancy occurs, which may result in a pro-rata

allocation of awards and an earlier vesting date.

The Executive Committee members receive an allocation of 150 percent of their cash bonus while all other participating

employees receive a 120 percent matching. The vesting period runs over two years with 50 percent vesting 12 months after the

date of issue and the remaining 50 percent vesting 24 months after the date of issue.

LONG TERM INCENTIVE PLAN (LTIP)

The granting of awards in terms of the LTIP was approved by shareholders at the Annual General Meeting held on 29 April 2005. Executive directors and selected senior management are eligible for participation. Each award made in respect of the LTIP entitles the holder to acquire one ordinary share at "nil" cost. Awards granted vest in three years from the date of grant, to the extent that the set company performance targets, under which the awards were made, are met, and provided that the participant remains in the employ of the company at the date of vesting, unless an event, such as death, retirement or redundancy occurs, which may result in a pro-rata allocation of awards and an earlier vesting date. Awards for 2016 and 2017 will be cash settled in lieu of share awards. The table below reflects the total number of options/awards that are available for issue in terms of the Share Incentive Scheme: 2017 **Options/Awards** 2016 **Options/Awards** At 1 January 1,252,708 1,992,078 Bonus Share Plan awards granted (1,926,549)(2,103,767)Lapsed/Forfeited: **Bonus Share Plan** 218,601 204,374 Long Term Incentive Plan 1,512,857 1,160,023 At 31 December 1,057,617 1,252,708

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CO-INVESTMENT PLAN (CIP)

To assist executives in meeting their Minimum Shareholding Requirements (MSR's) with effect from February 2013, they were

given the opportunity, on a voluntary basis, to participate in the Co-Investment Plan (CIP), and this has been adopted based on

the following conditions: Executives are allowed to take up to 50% of their after tax cash bonus to participate in a further matching

scheme by purchasing shares in AngloGold Ashanti, and the company will match their initial investment into the scheme at 150%,

with vesting over a two-year period in equal tranches.

DEFERRED SHARE PLAN (DSP)

On 16 May 2017, the shareholders approved the introduction of the Deferred Share Plan to replace both the BSP and LTIP with

effect from 1 January 2018. The DSP, designed with feedback from shareholders in mind, aims to better align the interests of

company management with those of shareholders by, among others: rewarding decision-making that promotes the long term

health of the business by increasing the maximum vesting period of shares from two years to a maximum vesting period of five

years, and introducing a claw-back provision; reducing the impact of uncontrollable factors, like gold price and currency

fluctuations, in determining remuneration; providing better incentive for prudent, value-adding capital allocation; capping the

number of shares that can be issued under the DSP in any given year to 1% of total shares in issue; and providing greater

incentives for excellence in the broad area of sustainability, which covers the safety, environmental, governance, community

relations and human capital disciplines.

The first awards under this scheme will be made in the 2019 calendar year for the 2018 performance year. CHANGES IN OPTIONS AND AWARDS

In accordance with the JSE Listings Requirements and the rules of the AngloGold Ashanti Share Incentive Scheme, the changes

in options and awards granted and the ordinary shares issued as a result of the exercise of options and awards during the period

1 January 2017 to 28 February 2018 are disclosed below:

Bonus Share Plan Long-Term Incentive Plan (2) Total Share Incentive Scheme At 1 January 2017 4,198,285 4,435,368 8,633,653

Movement during year Granted (1)1,926,549 1,926,549 Exercised (1,426,554)(404, 301)(1,830,855)Lapsed/forfeited (218, 601)(1,512,857)(1,731,458)At 31 December 2017 4,479,679 2,518,210 6,997,889 Subsequent to year-end Exercised (64, 165)(7,344)(71, 509)Lapsed/forfeited (19,995)(5,593) (25, 588)At 28 February 2018 4,395,519 2,505,273 6,900,792 (1)BSP and LTIP awards are granted at no cost to participants. (2)Includes Share Retention Bonus Scheme awards.

Total shares issued on the exercise of options and awards from the inception of the scheme: **Total number of shares issued At 1 January 2017** 14,981,130 – Exercised 2017

At 31 December 2017 1,830,855 **At 31 December 2017** 16,811,985 Subsequent to year-end Exercised January and February 2018 71,509 At 28 February 2018 16,883,494

ANNUAL FINANCIAL STATEMENTS 2017 27 DIVIDEND POLICY

Dividends are proposed by, and approved by the board of directors of AngloGold Ashanti, based on the company's financial performance. The dividend policy provides for an annual dividend to be based on 10% of the free cash flow, before

growth capital

expenditure, generated by the business for that financial year. Furthermore, this is subject to the board exercising its discretion on

an annual basis, after taking into consideration the prevailing market conditions, balance sheet flexibility and future capital

commitments of the group.

Consequently, the quantum of the dividend payout is expected to be volatile as it is based on a free cash flow metric that is

subject to market conditions and is impacted by the level of funding of sustaining capital expenditure. In 2017, due to the

significant capital reinvestment that the company made at its existing operations, sustaining capital expenditure increased by 19%

to \$829m when compared to the prior year. In line with the approved dividend policy, the board has applied its discretion in

adjusting the 2017 free cash flow, pre-growth capital expenditure metric for the \$49m abnormal South African retrenchment costs

paid. For the year ended 31 December 2017, the directors of AngloGold Ashanti declared a gross cash dividend per ordinary

share of 70 South African cents (assuming an exchange rate of ZAR 11.6641/\$, the gross dividend payable per ADS is equivalent

to 6 US cents).

The Board is satisfied that subsequent to the dividend declaration, the Company has adequate balance sheet flexibility and

sufficient funding facilities available to withstand market volatility. The continuation of the dividend reflects capital discipline and

management's commitment to improving shareholder returns.

Dematerialised shareholders on the South African share register will receive payment of their dividends electronically, as

provided for by Strate. Certificated shareholders, who have elected to receive their dividends electronically, will be paid via the

company's electronic funds transmission service. Certificated shareholders who have not yet elected to receive dividend

payments electronically, are encouraged to mandate this method of payment for all future dividends. **WITHHOLDING TAX**

Withholding tax of 20% on dividends and other distributions payable to shareholders are in effect from 1 March 2017.

BORROWINGS

The company's borrowing powers are unlimited pursuant to the company's Memorandum of Incorporation. As at 31 December 2017, the group's gross borrowings totalled \$2,268m (2016: \$2,178m).

OTHER MATTERS SIGNIFICANT EVENTS DURING THE YEAR UNDER REVIEW

Arbitration Proceedings against the Government of Tanzania - On 13 July 2017, AngloGold Ashanti announced that its

indirect subsidiaries, Samax Resources Limited and Geita Gold Mining Limited, took the precautionary step of safeguarding their

interests under the Mine Development Agreement (MDA), by commencing arbitration proceedings under the rules of the United

Nations Commission on International Trade Law, as clearly provided for in the MDA.

Disposal of Kopanang Mine, The West Gold Plant and Related Infrastructure – On 19 October 2017, AngloGold Ashanti

announced that it had entered into an agreement to dispose of Kopanang Mine, the West Gold Plant and related infrastructure to

Heaven-Sent SA Sunshine Investment Company Limited ("Heaven-Sent"), a Chinese capital management company headquartered in Hong Kong.

Sale of Various Assets in the Vaal River Region, including the Moab Khotsong Mine to Harmony– On 19 October 2017,

AngloGold Ashanti announced that it had entered into a sale and purchase agreement to dispose of various assets situated in the

Vaal River region of South Africa to Harmony Gold Mining Company Limited ("Harmony") for a cash consideration of \$300m.

SIGNIFICANT EVENTS SUBSEQUENT TO YEAR-END

On 20 February 2018, the group announced the following updates:

The declaration of the maiden Ore Reserve at Gramalote; and

That agreement had been reached with the Government of Ghana for the redevelopment of Obuasi Gold mine in Ghana,

subject to ratification by Ghana's parliament of the relevant fiscal and development agreements. These agreements have

been signed by the Government and ratification is scheduled during the current parliamentary sitting.

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On 28 February 2018, the conditions precedent were fulfilled for the sales of Moab Khotsong and Kopanang mines and the

transactions were completed and ownership of Moab Khotsong and Kopanang mines transferred to Harmony and Heaven-Sent

respectively.

The Democratic Republic of the Congo (DRC) has recently promulgated a new mining code that makes a number of changes to

the operating environment for the DRC's extractive industries, including those in its mining, and oil and gas sectors. On

8 March 2018, AngloGold Ashanti announced that a meeting had been held between the DRC president and mining industry

representatives to discuss the new mining code prior to its promulgation. The DRC government has agreed to continue discussions with the mining industry representatives post the promulgation of the new mining code regarding issues existing in

the current agreement and the implementation of the new mining code. AngloGold Ashanti is in full support of Randgold

Resources, our partner and the operator in the Kibali joint venture, in its continued engagement with the DRC government.

MATERIAL CHANGE

There has been no material change in the financial results or trading position of the AngloGold Ashanti group since the

publication of the report for the six months and year ended 31 December 2017 on 20 February 2018 and the date of this report.

The results for the year ended 31 December 2017 were audited by Ernst & Young Inc., who issued an unqualified audit report on

19 March 2018.

ANNUAL GENERAL MEETINGS

At the 73

rd

Annual General Meeting held on Tuesday, 16 May 2017, shareholders passed resolutions relating to the:

Re-election of Messrs Pityana and Ruston and Ms Richter as non-Executive Directors;

•

Election of Mrs SV Zilwa as a non-Executive Director;

•

Reappointment and appointment of the Audit and Risk Committee members being, Messrs Gasant, Kirkwood, Ruston and

Garner, Ms Richter and Mrs Zilwa;

Re-appointment of Ernst & Young Inc. as External Auditors of the company;

General authority to directors to allot and issue ordinary shares;

Non-binding advisory endorsement of the AngloGold Ashanti remuneration policy;

-

Remuneration of non-executive directors, which remains unchanged from the previous year;

General authority to acquire the company's own shares;

Approval of the DSP;

•

Authority to issue ordinary shares pursuant to the DSP;

General authority to directors to issue for cash, those ordinary shares which the directors are authorised to allot and issue;

•

General authority to provide financial assistance in terms of sections 44 and 45 of the Companies Act;

Amendment of the company's Memorandum of Incorporation; and

•

Directors' authority to implement special and ordinary resolutions.

Notice of the 74th Annual General Meeting to be held in the Auditorium, 76 Rahima Moosa Street, Newtown, Johannesburg at

11:00 (South African time) on 16 May 2018, is printed as a separate document and distributed to shareholders in accordance with

the Companies Act.

DIRECTORATE AND SECRETARY

During the period 1 January 2017 to 31 December 2017, Sindiswa Zilwa was appointed as an Independent Non-Executive Director with effect from 1 April 2017 and Professor Wiseman Nkuhlu retired as a non-executive director from the board on 16 May 2017. **Company Secretary**

There was no change to the office of the Company Secretary during 2017. The name, business and postal address of the

Company Secretary are set out under Administrative Information on page 136.

Directors' and Prescribed Officers' interests in AngloGold Ashanti shares

The interests of Directors, Prescribed Officers and their associates in the ordinary shares of the company at 31 December 2017,

individually did not exceed 1% of the company's issued ordinary share capital and are disclosed in note 32 of the group financial

statements.

Details of service contracts of Directors and Prescribed Officers

In accordance with Section 30(4)(e) of the Companies Act the salient features of the service contracts of Directors and Prescribed

Officers have been disclosed in the Remuneration Report, which is included in the Integrated Report 2017.

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ANNUAL FINANCIAL STATEMENTS 2017 30 ANNUAL FINANCIAL STATEMENTS

The financial statements set out fully the financial position, results of operations and cash flows of the group and the company for the financial year ended 31 December 2017.

•

The directors of AngloGold Ashanti are responsible for the maintenance of adequate accounting records and the preparation of

the annual financial statements and related information in a manner that fairly presents the state of affairs of the company, in

conformity with the Companies Act and in terms of the JSE Listings Requirements.

The directors are also responsible for the maintenance of effective systems of internal control which are based on established

organisational structures and procedures. These systems are designed to provide reasonable assurance as to the reliability of the

annual financial statements, and to prevent and detect material misstatement and loss.

In preparing the annual financial statements, the group has complied with International Financial Reporting Standards (IFRS) and

used appropriate accounting policies supported by pragmatic judgements and estimates.

AngloGold Ashanti, through its Executive Committee, reviews its short-, medium- and long-term funding, treasury and liquidity

requirements and positions monthly. The board of directors also reviews these on a quarterly basis at its meetings.

Cash and cash equivalents, at 31 December 2017 amounted to \$205m (2016: \$215m), and together with cash budgeted to be

generated from operations in 2018 and the net incremental borrowing facilities available, are in management's view, adequate to

fund operating, mine development, capital expenditure and financing obligations as they fall due for at least the next 12 months.

Taking these factors into account, the directors of AngloGold Ashanti have formed the judgement that, at the time of approving

the financial statements for the year ended 31 December 2017, it is appropriate to prepare these financial statements on a going

concern basis.

Based on the results of a formal documented review of the company's system of internal controls and risk management, covering

both the adequacy in design and effectiveness in implementation, performed by the internal audit function during the year 2017:

information and explanations provided by line management;

discussions held with the external auditors on the results of the year-end audit; and

the assessment by the Audit and Risk Committee,

the board has concluded that nothing has come to its attention that caused it to believe that the company's system of interna

1

controls and risk management are not effective and that the internal financial controls do not form a sound basis for the

preparation of reliable financial statements.

The directors are of the opinion that these financial statements fairly present the financial position of the company and group at

31 December 2017 and the results of their operations, changes in equity and cash flow information for the year then ended in

accordance with IFRS.

The external auditor, Ernst & Young Inc., is responsible for independently auditing and reporting on the financial statements in

conformity with International Standards on Auditing and the Companies Act of South Africa. Their unqualified opinion on these

financial statements appears in the Independent Auditor's Report, on page 30 of this report.

The company will file a set of financial statements in accordance with IFRS in its annual report on Form 20-F as must be filed with

the US Securities and Exchange Commission (SEC) by no later than 30 April 2018. Copies of the annual report on Form 20-F will

be made available once the filing has been made, on request, from the Bank of New York Mellon, or from the company's

corporate office detailed in the section Administrative Information. The SEC issued guidance in March 2017 that requires foreign

private issuers to tag their financial statements in Form 20-F and Form 6-K filings in terms of XBRL. **INVESTMENTS**

Particulars of the group's principal subsidiaries and operating entities are presented in this report on page 131.

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INDEPENDENT AUDITOR'S REPORT The Board of Directors and Shareholders of AngloGold Ashanti Limited

REPORT ON THE AUDIT OF THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

OPINION

We have audited the consolidated and separate financial statements of AngloGold Ashanti Limited set out on pages 35 to 132,

which comprise the consolidated and separate statements of financial position as at 31 December 2017, and the consolidated

and separate income statement, statement of comprehensive income, changes in equity and cash flows for the year then ended,

and notes to the consolidated and separate financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and

separate financial position of the Company as at 31 December 2017, and its consolidated and separate financial performance

and consolidated and separate cash flows for the year then ended in accordance with International Financial Reporting Standards

(IFRS) and the requirements of the Companies Act of South Africa.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those

standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial

Statements section of our report. We are independent of the Company in accordance with the Independent Regulatory Board for

Auditors Code of Professional Conduct for Registered Auditors (IRBA Code), the International Ethics Standards Board for

Accountants Code of Ethics for Professional Accountants (IESBA Code) and other independence requirements applicable to

performing the audit of the Company. We have fulfilled our other ethical responsibilities in accordance with the IRBA Code,

IESBA Code, and in accordance with other ethical requirements applicable to performing the audit of the Company. We believe

that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated

and separate financial statements of the current period. These matters were addressed in the context of our audit of the consolidated and separate financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate

opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that

context.

We have fulfilled the responsibilities described in the Auditor's Responsibilities for the Audit of the Consolidated and Separate

Financial Statements section of our report, including in relation to these matters. Accordingly, our audit included the performance

of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The

results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit

opinion on the accompanying financial statements.

Sale of Moab Khotsong and Kopanang mines (consolidated and separate KAM)

The disposal of the Moab Khotsong and Kopanang mines, and some other associated assets, represent a significant change to the composition of the Company's South African operations, particularly the Vaal River operations.

We considered the disposal of these mining operations to be a key audit matter because the carrying values of these assets and liabilities are material and the identification and reclassification of these assets and liabilities as held for

Through discussions with management and reviews of minutes of meetings, we assessed management's plans to dispose of the Moab Khotsong and Kopanang mines.

We reviewed the executed sales and purchase agreements with the respective counterparties and verified that these agreements were signed by persons with the necessary authority to do so. We confirmed that the assets and liabilities that were reclassified as held for sale, were consistent with those listed in EY 102 Rivonia Road Sandton Private Bag X14 Sandton 2146 Ernst & Young Incorporated Co. Reg. No. 2005/002308/21 Tel: +27 (0) 11 772 3000 Fax: +27 (0) 11 772 4000 Docex 123 Randburg ey.com

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sale is complex, particularly since all of the mining operations in South Africa are held within a single legal entity. The disposals will also significantly impact the strategic and operational activities of the remaining South African operations, and the account balances and related disclosures in the Company's consolidated and separate financial statements will be significantly impacted.

At 31 December 2017, the Company classified the disposal groups as held for sale. These assets and liabilities classified as held for sale amounted to \$348m and \$126m, respectively. An impairment charge of \$149m was recorded to reduce the carrying amount of the Moab Khotsong mine's net assets to the lower of fair value less costs to sell and the carrying amount.

The consolidated disclosures are included in Note 23 and 36, and separate disclosures are included in Note 17 and Note 30.

the executed agreements.

For both the Kopanang and Moab Khotsong mines, we obtained management's calculation of fair value less costs to sell, which we compared to the carrying values of the cash generating units. We furthermore compared the inputs to the calculation to the sales and purchase agreement. Since the purchase consideration of the disposal of the Moab Khotsong mine is denominated in US dollars, we also considered the appropriateness of the foreign exchange rates used.

We considered the impact of current and deferred taxes as it relates to the disposal and reclassification of the assets and liabilities.

We considered the recoverability of the remaining cash generating units in the South African operations.

We performed walkthrough and control testing procedures relating to management's processes and controls in place to approve and account for the transactions.

We reviewed the disclosures, including post-balance sheet events, made by management and tested whether these met the requirements of IFRS 5. We assessed whether there were any changes to the plan of sale as at 31 December 2017. **Recoverability of asset carrying values** (**Consolidated and Separate KAM**)

During the current year, impairment assessments were

performed for the cash generating units where indicators of impairment were identified, or where goodwill had been allocated to.

Determining the recoverable amount of mining assets is dependent on a number of assumptions that require estimation and judgement, which include economic mineral reserves and resources, associated life of mine plans, the weighted average cost of capital, inflation forecasts, future gold prices and exchange rates. These areas required additional audit effort and executive involvement due to their technical nature.

The consolidated and separate disclosures are included in the Consolidated Note 14 and Separate Note 9, respectively.

We evaluated the appropriateness of management's processes, and reviewed other supporting information, to identify cash generating units and determine whether impairment indicators existed for the respective cash generating units. We furthermore also reviewed management's methods, processes and controls in place to determine the carrying values, and the associated recoverable amounts, of each cash generating units.

We compared the mine plans, including the mineral reserves and resources quantities to the plans that were approved by the directors

, and performed audit work on management's processes and controls related to the declaration of mineral reserves and resources that were included these business plans.

Our audit procedures included involving experts to critically assess management's assumptions in their valuation models, including weighted average cost of capital, inflation forecasts, future gold prices and exchange rates. We also considered the appropriateness and reasonability of key operational and cash flow assumptions, including production, resultant revenue, capital expenditure and cost movements.

We considered the appropriateness of the related disclosures in the consolidated and separate financial statements. **Tax exposures (Consolidated)** The Company is party to direct and indirect tax exposures from tax authorities in several countries in which it operates. The tax exposures in South America amount to \$201m. Management's assessment of these exposures has been disclosed in the consolidated financial statements in the Contingencies Note 33. In South Africa and Continental Africa the majority of the direct tax exposures are considered remote and are therefore not disclosed. Indirect tax positions have been provided for

We focused our audit effort on the significant direct and indirect tax exposures in South America, South Africa and Continental Africa.

We inspected relevant communications with tax authorities. With the assistance of our tax experts, our audit procedures included assessing the nature and amount of the tax exposures and the reasonableness of management's and their expert's conclusions on whether exposures are probable, contingent or remote.

ANNUAL FINANCIAL STATEMENTS 2017 **33** where appropriate.

The tax exposures are subject to judgement both in relation to interpretation of local tax regulations and the recognition and measurement of any potential provision against such exposures. Due to the aforementioned factors greater audit effort and executive involvement was required.

Where exposures are assessed as probable, we evaluated the reasonableness of the amounts provided with respect to those exposures.

We considered the appropriateness of the related disclosure in the consolidated financial statements. Environment rehabilitation obligations (consolidated and separate KAM)

At 31 December 2017, the environmental rehabilitation provision amounted to \$713m (\$695m as non-current liabilities and \$18m as current liabilities) in the consolidated financial statements, and R803m in the separate financial statements.

We focussed on this area due to the significance of the provision in the consolidated and separate financial statements as well as the judgemental nature of the provision. The determination of the provision is based on, inter alia, judgements and estimates of current damage caused, nature, timing and amount of future costs to be incurred to rehabilitate the mine sites, estimates of future inflation, exchange rates and discount rates. Influenced by ongoing the mining activity and the annual revisions to future mine plans, the significant judgements and estimates relating to these obligations are revised each year.

The consolidated and separate disclosures are included in Consolidated Note 26 and Separate Note 20 Environmental rehabilitation and other provisions, respectively.

We performed walkthrough and control testing procedures relating to management's processes and controls in place to approve and accurately determine the provisions raised.

With the assistance of our environmental and valuation experts,

our audit procedures included the assessment of the reasonability of management's macro -economic assumptions in their rehabilitation models. The most significant of these assumptions were the risk free interest rates, expected inflation and exchange rates as these have the largest quantitative effect on the provision balance.

We tested the mathematical accuracy of the valuation models.

We compared the timing of the expected cash flows with reference to the expected life of mine plans at the respective regions. We compared the current year cash flow assumptions to those of prior year, and tested the reasonableness of management's explanations where these have changed or deviated. We tested the reasonableness of the cost rates applied with reference to publicly available information as well as recent rehabilitation activities. We inquired from operational management whether additional environmental disturbance occurred that will require additional rehabilitation in future, and we corroborated this understanding. We also assessed the integrity of the financial rehabilitation models. We read the reports prepared by management's internal experts and external experts, where these had been engaged by management, to support the provision.

We considered the appropriateness of the related disclosure in the consolidated and separate financial statements.

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the Audit and Risk Committee –

Chairman's Letter, the Chief Financial Officer's Review, the Company Secretary's Certificate and the Directors' Report in the

Annual Financial Statement as required by the Companies Act of South Africa, as well as the directors' approval and affirmation

of financial statements. It also includes the Integrated Report and the Reserve and Resource Statement which we obtained prior

to the date of this report. Other information does not include the consolidated and separate financial statements and our auditor's

report thereon.

Our opinion on the consolidated and separate financial statements does not cover the other information and we do not express

an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the consolidated and separate financial statements, our responsibility is to read the other

information and, in doing so, consider whether the other information is materially inconsistent with the consolidated and separate

financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information obtained prior to the date of this auditor's report, we conclude

that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this

regard.

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When we read the Annual Financial Statements, if we conclude that there is a material misstatement therein, we are required to

communicate the matter to those charged with governance.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

The directors are responsible for the preparation and fair presentation of the consolidated and separate financial statements in

accordance with International Financial Reporting Standards and the requirements of the Companies Act of South Africa, and for

such internal control as the directors determine is necessary to enable the preparation of consolidated and separate financial

statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated and separate financial statements, the directors are responsible for assessing the Company's ability

to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of

accounting unless the directors either intend to liquidate the Company or to cease operations, or have no realistic alternative but

to do so.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated and separate financial statements as a whole

are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will

always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if,

individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the

basis of these consolidated and separate financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout

the audit. We also:

• Identify and assess the risks of material misstatement of the consolidated and separate financial statements, whether due to

fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and

appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher

than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the

override of internal control.

• Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the

circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

Conclude on the appropriateness of the directors' use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the

Company

's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated and separate financial statements or, if such

disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of

our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the

disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the

Company to express an opinion on the consolidated and separate financial statements. We are responsible for the direction,

supervision and performance of the Company audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant

audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independenc e,

and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence,

and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the

consolidated and separate financial statements of the current period and are therefore the key audit matters. We describe these

matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare

circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of

doing so would reasonably be expected to outweigh the public interest benefits of such communication.

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REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In terms of the IRBA Rule published in Government Gazette Number 39475, dated 04 December 2015, we report that Ernst & Young Inc., and its predecessor firm, has been the auditor of AngloGold Ashanti Limited for seventy-four years. Ernst & Young Inc. was appointed as auditor of Vaal Reefs Exploration and Mining Company Limited in 1944. In 1998 all of Anglo American's other individually listed gold mines, which were not audited by Ernst & Young Inc., or its predecessor firm, were merged into Vaal Reefs Exploration and Mining Company Limited. Vaal Reefs Exploration and Mining Company Limited was renamed AngloGold Limited in 1998, and in 2004 to AngloGold Ashanti Limited. Ernst & Young Inc. was retained as auditor of AngloGold Limited (and AngloGold Ashanti Limited) and has been the auditor of the expanded Company for nineteen years. We confirm that we are independent in accordance with the Independent Regulatory Board for Auditors Code of Professional Conduct for Registered Auditors and other independence requirements applicable to the independent audit of AngloGold Ashanti Limited.

Ernst & Young Inc. Ernest Adriaan Lodewyk Botha - Director Chartered Accountant (CA) Registered Auditor Johannesburg, South Africa 19 March 2018 ANNUAL FINANCIAL STATEMENTS 2017 36 GROUP - INCOME STATEMENT For the year ended 31 December **US dollar millions Notes** 2017 2016 2015 Revenue 3 4,543 4,254 4,174 Gold income 2,3 4,356 4,085 4,015 Cost of sales 4 (3,582) (3, 263)(3,294)Gain (loss) on non-hedge derivatives and other commodity contracts 10 19 (7)**Gross profit (loss)** 2 784 841 714 Corporate administration, marketing and other expenses (64) (61) (78)Exploration and evaluation costs (114)(133)(132)Other operating expenses 5 (88) (110)(96) Special items

(438)(42)(71)**Operating profit (loss)** 80 495 337 Interest received 3 15 22 28 Exchange gain (loss) (11)(88)(17)Finance costs and unwinding of obligations 7 (169)(180)(245)Fair value adjustment on issued bonds 9 66 Share of associates and joint ventures' profit (loss) 8 22 11 88 **Profit (loss) before taxation** (63) 269 257 Taxation 11 (108)(189)(211)Profit (loss) after taxation from continuing operations (171)80 46 **Discontinued operations** Profit (loss) from discontinued operations (116)Profit (loss) for the year (171)80

(70)Allocated as follows: Equity shareholders - Continuing operations (191) 63 31 - Discontinued operations (116)Non-controlling interests - Continuing operations 20 17 15 (171)80 (70)**Basic earnings (loss) per ordinary share (cents)** 12 Earnings (loss) per ordinary share from continuing operations (46) 15 8 Earnings (loss) per ordinary share from discontinued operations (28)Basic earnings (loss) per ordinary share (46) 15 (20)Diluted earnings (loss) per ordinary share (cents) 12 Earnings (loss) per ordinary share from continuing operations (46)15 8 Earnings (loss) per ordinary share from discontinued operations (28)Diluted earnings (loss) per ordinary share (46)15 (20)

ANNUAL FINANCIAL STATEMENTS 2017 37 GROUP - STATEMENT OF COMPREHENSIVE **INCOME** For the year ended 31 December **US dollar millions** 2017 2016 2015 Profit (loss) for the year (171)80 (70)Items that will be reclassified subsequently to profit or loss: Exchange differences on translation of foreign operations 123 180 (371)Share of associates and joint ventures' other comprehensive income 1 Net gain (loss) on available-for-sale financial assets 20 13 (14)Release on impairment of available-for-sale financial assets 3 9 Release on disposal of available-for-sale financial assets (6) (2)(3)Deferred taxation thereon 8 (2)1 25 9 (7)Items that will not be reclassified subsequently to profit or loss: Actuarial gain (loss) recognised 8 (2)

17

```
Deferred taxation thereon
(2)
_
(3)
6
(2)
14
Other comprehensive income (loss) for the year, net of tax
154
187
(363)
Total comprehensive income (loss) for the year, net of tax
(17)
267
(433)
Allocated as follows:
Equity shareholders
- Continuing operations
(37)
250
(332)
- Discontinued operations
-
-
(116)
Non-controlling interests
- Continuing operations
20
17
15
(17)
267
(433)
```

ANNUAL FINANCIAL STATEMENTS 2017 38 GROUP - STATEMENT OF FINANCIAL POSITION As at 31 December **US dollar millions** Notes 2017 2016 2015 **ASSETS** Non-current assets Tangible assets 14 3,742 4,111 4,058 Intangible assets 15 138 145 161 Investments in associates and joint ventures 17 1,507 1,448 1,465 Other investments 18 131 125 91 Inventories 19 100 84 90 Trade, other receivables and other assets 20 67 34 13 Deferred taxation 28 4 4 1 Cash restricted for use 21

37 36 37 Other non-current assets --18 5,726 5,987 5,934 **Current assets** Other investments 18 7 5 1 Inventories 19 683 672 646 Trade, other receivables and other assets 20 222 255 196 Cash restricted for use 21 28 19 23 Cash and cash equivalents 22 205 215 484 1,145 1,166 1,350 Non-current assets held for sale 23 348 1,493 1,166 1,350 **Total assets** 7,219 7,153 7,284

EQUITY AND LIABILITIES Share capital and premium 24 7,134 7,108 7,066 Accumulated losses and other reserves (4,471) (4,393) (4,636) Shareholders' equity 2,663 2,715 2,430

Non-controlling interests

41 39

37 Total equity 2,704 2,754 2,467 **Non-current liabilities** Borrowings 25 2,230 2,144 2,637 Environmental rehabilitation and other provisions 26 942 877 847 Provision for pension and post-retirement benefits 27 122 118 107 Trade, other payables and deferred income 29 3 4 5 Deferred taxation 28 363 496 514 3,660 3,639 4,110

Current liabilities Borrowings 25 38 34 100 Trade, other payables and deferred income 29 638
615 516 Taxation 30
53 111 91 729 760
707 Non-current liabilities held for sale 23 126
855 760 707 Total liabilities 4,515 4,399 4,817 Total equity and liabilities 7,219 7,153 7,284

ANNUAL FINANCIAL STATEMENTS 2017 39 GROUP - STATEMENT OF CASH FLOWS For the year ended 31 December **US dollar millions Notes** 2017 2016 2015 Cash flows from operating activities Receipts from customers 4,534 4,231 4,154 Payments to suppliers and employees (3,383)(2,929)(2,904)Cash generated from operations 31 1,151 1,302 1,250 Dividends received from joint ventures 6 37 57 Taxation refund 30 14 12 21 Taxation paid 30 (174)(165)(184)Net cash inflow (outflow) from operating activities from continuing operations 997 1,186 1,144 Net cash inflow (outflow) from operating activities from discontinued operations

(5)

Net cash inflow (outflow) from operating activities

997 1,186 1,139 Cash flows from investing activities Capital expenditure - project capital (156)(93) (105)- stay-in-business capital (673) (613)(559)Expenditure on intangible assets (1) (5) (3)Proceeds from disposal of tangible assets 7 4 6 Other investments acquired (91) (73)(86)Proceeds from disposal of other investments 78 61 81 Investments in associates and joint ventures (27)(11)(11)Proceeds from disposal of associates and joint ventures 10 1 Loans advanced to associates and joint ventures (6) (4)(5)Loans repaid by associates and joint ventures -2 Proceeds from disposal of business and subsidiary 819 Costs on disposal of business

-

(7)Cash balances in assets disposed (2)Decrease (increase) in cash restricted for use (8) 8 (17)Interest received 15 14 25 Net cash inflow (outflow) from investing activities from continuing operations (862)(702)139 Net cash inflow (outflow) from investing activities from discontinued operations (59)Net cash inflow (outflow) from investing activities (862)(702)80 Cash flows from financing activities Proceeds from borrowings 815 787 421 Repayment of borrowings (767) (1,333)(1,288)Finance costs paid (138)(172)(251)Bond settlement premium, RCF and bond transaction costs (30)(61)Dividends paid (58)(15)(5)Net cash inflow (outflow) from financing activities from continuing operations

(148)(763)(1, 184)Net cash inflow (outflow) from financing activities from discontinued operations --(2)Net cash inflow (outflow) from financing activities (148)(763)(1,186) Net increase (decrease) in cash and cash equivalents (13)(279) 33 Translation 3 10 (17)Cash and cash equivalents at beginning of year 215 484 468 Cash and cash equivalents at end of year 22 205 215 484

ANNUAL FINANCIAL STATEMENTS 2017 **40** GROUP – STATEMENT OF CHANGES IN EQUITY

Equity holders of the parent **US dollar millions** Share capital and premium Other capital reserves (1) Retained earnings (Accumulated losses) (2) **Cash flow** hedge reserve (3) Availablefor-sale reserve (4) Actuarial gains (losses) Foreign currency translation reserve Total Noncontrolling interests **Total** equity **Balance at 31 December 2014** 7,041 132 (3, 109)(1)17 (40)(1, 195)2,845

26 2,871 Profit (loss) for the year (85)(85)15 (70)Other comprehensive income (loss) 1 (7)14 (371)(363)(363) Total comprehensive income (loss) -1 (85)(7)14 (371)(448)15 (433) Shares issued 25 25 25 Share-based payment for share awards net of exercised 8 8 8 Dividends of subsidiaries (4)(4)Translation (24)20 (3)7 **Balance at 31 December 2015** 7,066 117 (3,174) (1) 7

(19) (1,566) 2,430 37 2,467 Profit (loss) for the year 63 63 17 80 Other comprehensive income (loss) 9 (2) 180 187 187 Total comprehensive income (loss) _ 63 9 (2)180 250 17 267 Shares issued 42 42 42 Share-based payment for share awards net of exercised (7)(7)(7)Dividends of subsidiaries (15)(15)Transfer to reserves (2) 2 Translation 7 (6) 1 (2)

-
Balance at 31 December 2016
7,108
117
(3,119)
(1)
17
(21)
(1,386)
2,715
39
2,754
Profit (loss) for the year
· · · · · · · · · · · · · · · · · · ·
(191)
(191)
20
(171)
Other comprehensive income (loss)
25
6
123
154
154
Total comprehensive income (loss)
-
(191)
(191)
•
25
6
123
(37)
20
(17)
· · ·
Shares issued
26
26
26
Share-based payment for share awards net
of exercised
(1)
· ·
(1)
Dividends paid (note 13)
(39)
(39)
(39)
Dividends of subsidiaries
(10)
(19)
(19)

Translation
9
(10)
1
(1)
(1)
1
Balance at 31 December 2017
7,134
125
(3,359)
(1)
43
(16)
(1,263)
2,663
41
2,704
(1)
Other capital reserves include a surplus on disposal of company shares held by companies prior to the formation of AngloGold Ashanti Limited of \$11m (2016: \$10m;
2015: \$9m), surplus on equity transaction of joint venture of \$36m (2016: \$36m; 2015: \$36m), equity items for
share-based payments of \$75m (2016: \$68m; 2015: \$69m) and
other reserves.
(2) Included in accumulated leaves are notained comines totalling \$287m (2016, \$250m, 2015, \$210m) priving at the
Included in accumulated losses are retained earnings totalling \$287m (2016: \$250m; 2015: \$210m) arising at the equity accounted investments and certain subsidiaries which
may not be remitted without third party consent.
(3)
(3) Cash flow hedge reserve represents the effective portion of fair value gains or losses in respect of cash flow hedges
that expired in prior periods. The cash flow hedge reserve
shall remain in equity and will unwind over the life of Serra Grande mine.

(4)

Available-for-sale reserve represents fair value gains or losses on available-for-sale financial assets.

ANNUAL FINANCIAL STATEMENTS 2017 41 GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

1 ACCOUNTING POLICIES

STATEMENT OF COMPLIANCE

The consolidated and company financial statements are prepared in compliance with International Financial Reporting Standards (IFRS) and Interpretations of those standards, as issued by the International Accounting Standards Board (IASB)

in the English language, the South African Institute of Chartered Accountants Financial Reporting Guides as issued by the

Accounting Practices Committee, Financial Reporting Pronouncements as issued by Financial Reporting Standards Council, JSE Listings Requirements and in the manner required by the South African Companies Act, 2008. **NEW STANDARDS AND INTERPRETATIONS ISSUED**

The financial statements have been drawn up on the basis of accounting standards, interpretations and amendments effective at the beginning of the accounting period on 1 January 2017. The adoption of the new standards, interpretations

and amendments effective from 1 January 2017 had no material impact on the group.

AngloGold Ashanti assesses the significance of new standards, interpretations and amendments to standards in issue that

are not yet adopted but are likely to affect the financial reporting in future years. We have identified that IFRS 15 "Revenue

from Contracts with Customers" and IFRS 9 "Financial Instruments", both of which have an effective date of 1 January 2018, are likely to affect future financial reporting.

IFRS 15 Revenue

Management has assessed the potential impact of IFRS 15 on the financial statements of the group and concluded that the

group does not sell product based on multiple-element arrangements and it does not sell product on a provisional or variable pricing basis and as such the new standard does not have a significant impact on the timing or amount of the group's revenue recognition. However, the adoption of IFRS 15 will result in the presentation of by-product revenue in Revenue from product sales where previously by-product revenue was included in cost of sales. Revenue from product

sales includes gold income and by-product revenue. This change in classification results in a corresponding increase in costs of sales, and therefore will not have an impact on previously reported gross profit.

As currently reported: US dollar millions 2017 2016 2015 Revenue 4,543 4,254 4,174 Gold income 4,356 4,085 4,015 Cost of sales (3,582)(3, 263)(3,294)Gain (loss) on non-hedge derivatives and other commodity contracts 10 19 (7)**Gross profit** 784 841 714 **Gross profit %** 18.00% 20.59% 17.78%

By-products revenue for the years ended 2017, 2016 and 2015 (\$154m, \$138m and \$127m respectively) is included in the

Revenue line, but is offset and thus reduces cost of sales in the detailed income statement.

On adoption of IFRS 15, AngloGold Ashanti will disclose revenue from all product sales, including by-products sales in

Revenue from product sales in the detailed income statement. Accordingly, the detailed income statement would be restated for the effects of adopting IFRS 15 as follows:

US dollar millions 2017 2016 2015 Revenue 4,543 4,254 4,174 Revenue from product sales 4,510 4,223 4,142 Cost of sales (3,736)(3,401)(3, 421)Gain (loss) on non-hedge derivatives and other commodity contracts 10 19 (7)**Gross profit** 784 841 714

Gross profit %

17.38% 19.91% 17.24%

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AngloGold Ashanti intends to apply IFRS 15 retrospectively to each prior reporting period presented in accordance with

IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors.

IFRS 9 Financial Instruments

The group's financial assets include debt instruments (held to maturity bonds and negotiable certificates of deposit), cash

restricted for use and cash and cash equivalents which will be subject to IFRS 9 expected credit loss model as they are to

be carried at amortised cost. The accounting policy for listed equity investments will depend on the nature of the listed investment. Listed equity investments which are held to meet rehabilitation liabilities in future will be classified as fair value

through profit and loss. Listed equity investments held for other purposes will be classified as fair value through other comprehensive income. Financial liabilities are currently carried at amortised cost with no requirements to change their

recognition or presentation under IFRS 9. We have evaluated the possible impact of the adoption of IFRS 9 including the

expected credit loss model and we do not expect the adoption to have a significant impact on total assets, total liabilities or

the results of the group.

IFRS 16 Leases

In addition, IFRS 16 Leases, with an effective date of 1 January 2019, is likely to affect future financial reporting and management is still in the process of assessing all of the potential consequences arising out of the adoption of this standard. With the removal of the operating lease classification, leases that are within the scope of IFRS 16 will result in

increases in assets and liabilities. We expect a likely increase in the depreciation expense and also an increase in cash flows from operating activities as the lease payments will be recorded as financing outflows in our cash flow statement.

Management expects that the mining and drilling contracts which are not classified as finance leases under the current accounting standards (IAS 17 and IFRIC 4), will potentially have the most impact on the group's results on adoption of IFRS

16.

The significant accounting principles applied in the presentation of the group and company annual financial statements are

set out below. The accounting policies adopted are detailed in Annexure A: "Summary of significant accounting policies".

1.1 BASIS OF PREPARATION

The financial statements are prepared according to the historical cost convention, except for the revaluation of certain financial instruments to fair value. The group's accounting policies as set out below are consistent in all material respects

with those applied in the previous year.

The group financial statements are presented in US dollars.

Based on materiality, certain comparatives in the notes have been aggregated and comparatives have been restated to accord with current year disclosures.

The group financial statements incorporate the financial statements of the company, its subsidiaries and its interests in joint

ventures and associates. The financial statements of all material subsidiaries, the Environmental Rehabilitation Trust Fund,

joint ventures and associates, are prepared for the same reporting period as the holding company, using the same accounting policies.

Subsidiaries are all entities (including structured entities) over which the group has control. The group controls an entity

when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those

returns through its power over the entity. Control would generally exist where the group owns more than 50% of the voting

rights, unless the group and other investors collectively control the entity where they must act together to direct the relevant

activities. In such cases, as no investor individually controls the entity the investment is accounted for as an equity method

investment or a joint operation. Subsidiaries are fully consolidated from the date on which control is transferred to the group. They are de-consolidated from the date on which control ceases. The group re-assesses whether or not it controls

an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Disclosures for non-controlling interests are assessed by reference to consolidated non-controlling interest.

Intra-group transactions, balances and unrealised gains and losses on transactions between group companies, including any resulting tax effect are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an

impairment of the asset transferred.

Subsidiaries are accounted for at cost and are adjusted for impairments, where appropriate, in the company financial statements.

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1.2 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES USE OF ESTIMATES

The preparation of the financial statements requires the group's management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. The determination of

estimates requires the exercise of judgement based on various assumptions and other factors such as historical experience, current and expected economic conditions, and in some cases actuarial techniques. Actual results could differ

from those estimates.

The more significant areas requiring the use of management estimates and assumptions relate to Ore Reserve that are the

basis of future cash flow estimates and unit-of-production depreciation, depletion and amortisation calculations; environmental, reclamation and closure obligations; asset impairments/reversals (including impairments of goodwill); and

write-downs of inventory to net realisable value. Other estimates include employee benefit liabilities and unrecognised tax

positions.

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The judgements that management has applied in the application of accounting policies, and the estimates and assumptions

that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next

financial year, are discussed below. Carrying value of tangible assets

The majority of mining assets are amortised using the units-of-production method where the mine operating plan calls for

production from a well-defined proved and probable Ore Reserve.

For other tangible assets, the straight-line method is applied over the estimated useful life of the asset which does not exceed the estimated mine life based on proved and probable Ore Reserve as the useful lives of these assets are considered to be limited to the life of the relevant mine.

The calculation of the units-of-production rate of amortisation could be impacted to the extent that actual production in the

future is different from current forecast production based on proved and probable Ore Reserve. This would generally arise

when there are significant changes in any of the factors or assumptions used in estimating Ore Reserve.

These factors could include:

changes in proved and probable Ore Reserve;

•

the grade of Ore Reserve may vary significantly from time to time;

differences between actual commodity prices and commodity price assumptions;

unforeseen operational issues at mine sites; and

•

changes in capital, operating, mining, processing and reclamation costs, discount rates and foreign exchange rates.

Changes in proved and probable Ore Reserve could similarly impact the useful lives of assets amortised on the straight-line

method, where those lives are limited to the life of the mine.

The group has a number of surface mining operations that are in the production phase for which production stripping costs

are incurred. The benefits that accrue to the group as a result of incurring production stripping costs include (a) ore that can

be used to produce inventory and (b) improved access to further quantities of material that will be mined in future periods.

The production stripping costs relating to improved access to further quantities of material in future periods are capitalised

as a stripping activity asset, if and only if, all of the following are met:

It is probable that the future economic benefit (improved access to the orebody) associated with the stripping activity will

flow to the group;

The group can identify the component of the orebody for which access has been improved; and

•

The costs relating to the stripping activity associated with that component or components can be measured reliably.

Components of the various orebodies at the operations of the group are determined based on the geological areas identified for each of the orebodies and are reflected in the Ore Reserve reporting of the group. In determining whether any

production stripping costs should be capitalised as a stripping activity asset, the group uses three operational guidance measures; two of which relate to production measures, while the third relates to an average stripping ratio measure.

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Once determined that any portion of the production stripping costs should be capitalised, the group determines the amount

of the production stripping costs that should be capitalised with reference to the average mine costs per tonne of the component and the actual waste tonnes that should be deferred. Stripping activity assets are amortised on the units-of-production method based on the Ore Reserve of the component or components of the orebody to which these assets relate.

This accounting treatment is consistent with that for stripping costs incurred during the development phase of a pit, before

production commences, except that stripping costs incurred during the development phase of a pit, before production commences, are amortised on the units-of-production method based on the Ore Reserve of the pit.

Deferred stripping costs are included in 'Mine development costs', within tangible assets. These costs form part of the total

investment in the relevant cash-generating unit, which is reviewed for impairment if events or a change in circumstances

indicate that the carrying value may not be recoverable. Amortisation of stripping activity assets is included in operating

costs.

The group reviews and tests the carrying value of tangible assets when events or changes in circumstances indicate that

the carrying amount may not be recoverable. Assets are grouped at the lowest level for which identifiable cash flows are

largely independent of cash flows of other assets, which is generally at the individual mine level. If there are indications that

impairment may have occurred, estimates are prepared of expected future cash flows for each group of assets. Expected

future cash flows used to determine the value in use of goodwill and tangible assets are inherently uncertain and could materially change over time and impact the recoverable amounts. The cash flows and value in use are significantly affected

by a number of factors including published reserves, resources, exploration potential and production estimates, together

with economic factors such as spot and future metal prices, discount rates, foreign currency exchange rates, estimates of

costs to produce reserves and future capital expenditure. At the reporting date the group assesses whether any of the indicators which gave rise to previously recognised impairments have changed such that the impairment loss no longer

exists or may have decreased. The impairment loss is then assessed on the original factors for reversal and if indicated, such reversal is recognised.

The recoverable amount is estimated based on the positive indicators. If an impairment loss has decreased, the carrying

amount is recorded at the recoverable amount as limited in terms of IAS 36.

The carrying value of tangible assets at 31 December 2017 was \$3,742m (2016: \$4,111m; 2015: \$4,058m). The impairment

and derecognition of tangible assets recognised in the consolidated financial statements for the year ended 31

December

2017 was \$288m (2016: \$3m; 2015: \$5m). Carrying value of goodwill and intangible assets

Where an investment in a subsidiary, joint venture or an associate is made, any excess of the consideration transferred over the fair value of the attributable Mineral Resource including value beyond proved and probable Ore Reserve, exploration properties and net assets is recognised as goodwill.

Intangible assets that have an indefinite useful life and separately recognised goodwill are not subject to amortisation and

are tested annually for impairment and whenever events or changes in circumstance indicate that the carrying amount may

not be recoverable. Assets that are subject to amortisation are tested for impairment whenever events or changes in circumstance indicate that the carrying amount may not be recoverable.

An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The

recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing

impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating

units).

An individual operating mine is not a typical going-concern business because of the finite life of its reserves. The allocation

of goodwill to an individual mine will result in an eventual goodwill impairment due to the wasting nature of the mine reporting unit. In accordance with the provisions of IAS 36 "Impairment of Assets", the group performs its annual impairment

review of assigned goodwill during the fourth quarter of each year.

The carrying value of goodwill in the consolidated financial statements at 31 December 2017 was \$127m (2016: \$126m;

2015: \$126m). The impairment of goodwill recognised in the consolidated financial statements for the year ended 31 December 2017 was \$9m (2016: nil; 2015: nil).

Income taxes

The group is subject to income taxes in numerous jurisdictions. Significant judgement is required in determining the worldwide provision for income taxes due to the complexity of legislation. There are many transactions and calculations for

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which the ultimate tax determination is uncertain during the ordinary course of business. The group recognises liabilities for

anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and

deferred tax provisions in the period in which such determination is made.

The group recognises the net future tax benefit related to deferred income tax assets to the extent that it is probable that the

deductible temporary differences will reverse in the foreseeable future. Assessing the recoverability of deferred income tax

assets requires the group to make significant estimates related to expectations of future taxable income. Estimates of future

taxable income are based on forecast cash flows from operations and the application of existing tax laws in each jurisdiction. To the extent that future cash flows and taxable income differ significantly from estimates, the ability of the

group to realise the net deferred tax assets recorded at the reporting date could be impacted.

Additionally, future changes in tax laws in the jurisdictions in which the group operates could limit the ability of the group to

obtain tax deductions in future periods.

Carrying values of the group at 31 December 2017:

deferred tax asset: \$4m (2016: \$4m; 2015: \$1m);

deferred tax liability: \$363m (2016: \$496m; 2015: \$514m);

•

taxation liability: \$53m (2016: \$111m; 2015: \$91m); and

taxation asset: \$3m (2016: \$14m; 2015: \$27m).

Unrecognised value of deferred tax assets: \$470m (2016: \$477m; 2015: \$452m).

Provision for environmental rehabilitation obligations

The group's mining and exploration activities are subject to various laws and regulations governing the protection of the

environment. The group recognises management's best estimate for decommissioning and restoration obligations in the period in which they are incurred. Future changes to environmental laws and regulations, life of mine estimates, inflation

rates, foreign currency exchange rates and discount rates could affect the carrying amount of this provision.

The carrying amount of the rehabilitation obligations for the group at 31 December 2017 was \$724m (2016: \$705m; 2015: \$683m).

Stockpiles and metals in process

Costs that are incurred in or benefit the production process are accumulated in stockpiles and metals in process values. Net

realisable value tests are performed at least annually and represent the estimated future sales price of the product,

based

on prevailing and long-term metals prices, less estimated costs to complete production and bring the product to sale.

Surface and underground stockpiles and metals in process are measured by estimating the number of tonnes added and removed from the stockpile, the number of contained ounces based on assay data, and the estimated recovery percentage

based on the expected processing method. Stockpile ore tonnages are verified by periodic surveys.

Although the quantities of recoverable metal are reconciled by comparing the grades of ore to the quantities of metals actually recovered (metallurgical balancing), the nature of the process inherently limits the ability to precisely monitor recoverability levels. As a result, the metallurgical balancing process is constantly monitored and engineering estimates are

refined based on actual results over time.

Variations between actual and estimated quantities resulting from changes in assumptions and estimates that do not result

in write-downs to net realisable value are accounted for on a prospective basis.

The carrying value of inventories (excluding finished goods and mine operating supplies) for the group at 31 December

2017 was \$424m (2016: \$397m; 2015: \$393m). Recoverable tax, rebates, levies and duties

In a number of countries, particularly in Continental Africa, AngloGold Ashanti is due refunds of indirect tax which remain

outstanding for periods longer than those provided for in the respective statutes.

In addition, AngloGold Ashanti has unresolved tax disputes in a number of countries, particularly in Continental Africa and in

Brazil. If the outstanding input taxes are not received and the tax disputes are not resolved in a manner favourable to AngloGold Ashanti, it could have a material adverse effect upon the carrying value of these assets.

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The net carrying value of recoverable tax, rebates, levies and duties for the group at 31 December 2017 was \$174m (2016: \$135m; 2015: \$94m).

Post-retirement obligations

The determination of AngloGold Ashanti's obligation and expense post - retirement liabilities, depends on the selection of

certain assumptions used by actuaries to calculate amounts. These assumptions include, among others, the discount rate,

the expected long-term rate of return of plan assets, health care inflation costs, rates of increase in compensation costs and

the number of employees who reach retirement age before the mine reaches the end of its life. While AngloGold Ashanti

believes that these assumptions are appropriate, significant changes in the assumptions may materially affect postretirement obligations as well as future expenses, which may result in an impact on earnings in the periods that the changes

in these assumptions occur.

The carrying value of the post-retirement plans at 31 December 2017 was \$122m (2016: \$118m; 2015: \$89m). **Ore Reserve estimates**

An Ore Reserve estimate is an estimate of the amount of product that can be economically and legally extracted from the

group's properties.

In order to calculate the Ore Reserve, estimates and assumptions are required about a range of

geological, technical and economic factors, including quantities, grades, production techniques, recovery rates, production

costs, transport costs, commodity demand, commodity prices and exchange rates.

Estimating the quantity and/or grade of the Ore Reserve requires the size, shape and depth of orebodies to be determined

by analysing geological data such as the logging and assaying of drill samples. This process may require complex and difficult geological judgements and calculations to interpret the data.

The group is required to determine and report its Ore Reserve in accordance with the South African Code for the reporting

of Exploration Results, Mineral Resources and Mineral Reserves (The SAMREC Code) 2016 Edition.

Because the economic assumptions used to estimate changes in the Ore Reserve from period to period, and because additional geological data is generated during the course of operations, estimates of the Ore Reserve may change from period to period. Changes in the reported Ore Reserve may affect the group's financial results and financial position in a

number of ways, including the following:

•

asset carrying values may be affected due to changes in estimated future cash flows;

depreciation, depletion and amortisation charged in the income statement may change where such charges are determined by the units-of-production method, or where the useful economic lives of assets change;

•

overburden removal costs, including production stripping activities, recorded on the statement of financial position or charged in the income statement may change due to changes in stripping ratios or the units-of-production method of depreciation;

•

decommissioning site restoration and environmental provisions may change where changes in the estimated Ore Reserve affect expectations about the timing or cost of these activities; and

•

the carrying value of deferred tax assets may change due to changes in estimates of the likely recovery of the tax benefits.

Development expenditure

Development activities commence after project sanctioning by the appropriate level of management. Judgement is applied

by management in determining when a project has reached a stage at which economically recoverable reserves exist such

that development may be sanctioned. In exercising this judgement, management is required to make certain estimates and

assumptions similar to those described in the accounting policy for exploration and evaluation assets. Any such estimates

and assumptions may change as new information becomes available. If, after having started the development activity, a

judgement is made that a development asset is impaired, the appropriate amount will be written off to the income statement.

Provision for silicosis

Significant judgement is applied in estimating the costs that will be incurred to settle the silicosis class action claims and

related expenditure. The final costs may differ from current cost estimates. The provision is based on actuarial assumptions

- including:
- •

silicosis prevalence rates;

•

estimated settlement per claimant;

•

benefit take-up rates;

disease progression rates;

- .
- timing of cashflows; and
- •
- discount rate.

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Management believes the assumptions are appropriate, however changes in the assumptions may materially affect the provision and final costs of settlement. In prior years, a silicosis provision was not raised as a reliable estimate could not be

determined.

The carrying value of the silicosis provision at 31 December 2017 was \$63m (2016: nil; 2015: nil). **Contingencies**

By their nature, contingencies will only be resolved when one or more future events occur or fail to occur. The assessment

of such contingencies inherently involves the exercise of significant judgement and estimates of the outcome of future events. Such contingencies include, but are not limited to environmental obligations, litigation, regulatory proceedings, tax

matters and losses resulting from other events and developments.

Firstly, when a loss is considered probable and reasonably estimable, a liability is recorded in the amount of the best estimate for the ultimate loss. The likelihood of a loss with respect to a contingency can be difficult to predict and determining a meaningful estimate of the loss or a range of loss may not always be practicable based on the information

available at the time and the potential effect of future events and decisions by third parties that will determine the ultimate

resolution of the contingency. It is not uncommon for such matters to be resolved over many years, during which time relevant developments and new information is continuously evaluated to determine both the likelihood of any potential loss

and whether it is possible to reasonably estimate a range of possible losses. When a loss is probable but a reasonable estimate cannot be made, disclosure is provided.

In determining the threshold for disclosure on a qualitative and quantitative basis, management considers the potential for a

disruptive effect on the normal functioning of the group and/or whether the contingency could impact investment decisions.

Such qualitative matters considered are reputational risks, regulatory compliance issues and reasonable investor considerations. For quantitative purposes an amount of \$18m, has been considered.

As a global company, the group is exposed to numerous legal risks. The outcome of currently pending and future proceedings cannot be predicted with certainty. Litigation and other judicial proceedings as a rule raise difficult and complex legal issues and are subject to uncertainties and complexities including, but not limited to, the facts and circumstances of each particular case, issues regarding the jurisdiction in which each suit is brought and differences in applicable law. Upon resolution of any pending legal matter, the group may be forced to incur charges in excess of the presently established provisions and related insurance coverage. It is possible that the financial position, results of operations or cash flows of the group could be materially affected by the unfavourable outcome of litigation.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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2 SEGMENTAL INFORMATION

AngloGold Ashanti Limited's operating segments are being reported based on the financial information provided to the Chief

Executive Officer and the Executive Committee, collectively identified as the Chief Operating Decision Maker (CODM). The

group produces gold as its primary product and does not have distinct divisional segments in terms of principal business

activity, but manages its business on the basis of different geographic segments (including equity accounted investments).

Individual members of the Executive Committee are responsible for geographic regions of the business. Group analysis by origin is as follows:

Gold production (attributable)

Ounces (000) 2017 2016 2015 South Africa 903 967 1.004 **Continental Africa** 1,453 1,321 1,435 Australasia 559 520 560 Americas 840 820 831 Continuing operations 3,755 3,628 3,830 **Discontinued** operations 117 3,755 3,628 3,947

Gold income
US dollar millions
2017
2016
2015
Geographical analysis of gold income by origin is as follows:
South Africa
1,101
1,173
1,132
Continental Africa
(1)
1,895
1,663
1,724
Australasia
709
646
666
Americas
1,104
1,036
967
4,809
4,518
4,489
Equity-accounted investments included above
(453)
(433)
(474)
Continuing operations (note 3)
4,356
4,085
4,015
Discontinued operations
•
137
4,356
4,085
4,152
Foreign countries included in the above and considered material are:
Brazil
705
659
641
Guinea
489
Tanzania
664
591
571

615 Geographical analysis of gold income by destination is as follows: South Africa 1,659 1,719 2,499 North America 456 893 658 Australia 709 645 666 Asia -195 Europe 399 377 332 United Kingdom 1,586 884 139 4,809 4,518 4,489 Equity-accounted investments included above (453) (433)(474)Continuing operations (note 3) 4,356 4,085 4,015 Discontinued operations -137 Continuing and discontinued operations 4,356 4,085 4,152

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 49 **2 SEGMENTAL INFORMATION CONTINUED** By product revenue **US dollar millions** 2017 2016 2015 South Africa 15 23 38 **Continental Africa** (1)3 4 3 Australasia 2 2 2 Americas 135 110 84 155 139 127 Equity-accounted investments included above (1) (1) Continuing operations 154 138 127 Discontinued operations --1 154 138 128 **Gross profit (loss)** (4) **US dollar millions**

2017 2016 2015 South Africa (3) 149 42 **Continental Africa** (1)386 334 377 Australasia 159 106 142 Americas (1)253 283 247 Corporate and other (1)2 (4)2 797 868 810 Equity-accounted investments included above (13)(27)(96) Continuing operations 784 841 714 Discontinued operations -19 784 841 733 **Total cash costs US dollar millions** 2017 2016 2015 South Africa 968

857 874 **Continental Africa** (1) 1,088 976 1,010 Australasia **407** 404 393 Americas 547 486 492 Corporate and other (6) (9) 3,004 2,723 2,760 Equity-accounted investments included above (295) (288)(267)Continuing operations 2,709 2,435 2,493 Discontinued operations -_ 125 2,709 2,435 2,618 **Cost of sales US dollar millions** 2017 2016 2015 South Africa 1,114 1,041 1,083 **Continental Africa** (1)1,510 1,331 1,347

Australasia
550
540
525
Americas
(1)
851
752
719
Corporate and other
(1)
(3)
5
(2)
4,022
3,669
3,672
Equity-accounted investments included above
(440)
(406)
(378)
Continuing operations
3,582
3,263
3,294
Discontinued operations
•
-
118
3,582
3,263
2 412

3,412

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 50 **2 SEGMENTAL INFORMATION CONTINUED** Amortisation **US dollar millions** 2017 2016 2015 South Africa 133 167 182 **Continental Africa** (1)421 365 339 Australasia 130 126 117 Americas (1)273 260 240 Other, including non-gold producing subsidiaries 2 5 7 959 923 885 Equity-accounted investments included above (136)(114)(108)Continuing operations 823 809 777 Discontinued operations -6

823

809
783
Total assets
(1)(2)(3) US dollar millions
2017
2017
2010
South Africa
1,734
1,818
1,629
Continental Africa
3,153
3,090
3,121
Australasia
929
804
837
Americas
1,258
1,273
1,341
Other, including non-gold producing subsidiaries
145
168
356
7,219
7,153
7,284
Net operating assets US dollar millions
2017
2017
2010
South Africa
(2)(3)
1,388
1,520
1,352
Continental Africa
1,296
1,278
1,349
1,349 Australasia
1,349 Australasia (2)
1,349 Australasia (2) 664
1,349 Australasia (2) 664 581
1,349 Australasia (2) 664

(2) 909 923 963 Other, including non-gold producing subsidiaries 24 26 11 4,281 4,328 4,300 Non-current assets (5) **US dollar millions** 2017 2016 2015 Non-current assets considered material, by country are: South Africa 1,295 1,678 1,463 Foreign entities 4,259 4,144 4,324 DRC 1,423 1,400 1,406 Ghana 533 520 543 Tanzania 422 437 517 Australia 764 673 703 Brazil 632 645 657

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 51 **2 SEGMENTAL INFORMATION CONTINUED Capital expenditure US dollar millions** 2017 2016 2015 South Africa 150 182 206 Continental Africa (1)409 291 315 Australasia 153 109 78 Americas (1)234 225 196 Other, including non-gold producing subsidiaries 7 4 4 953 811 799 Discontinued operations -_ 58 953 811 857 Equity-accounted investments included above (123)(100)(131)830 711

706
726
(1) Includes equity accounted investments
Includes equity-accounted investments.
(2) Total assets includes allocated goodwill of nil (2016: \$8m; 2015: \$7m) for South Africa, \$119m (2016: \$110m; 2015:
\$111m) for Australasia and \$8m (2016: \$8m;
2015: \$8m) for Americas (note 15). The South African segment includes assets held for sale of \$348m (refer note 23).
(3)
In 2017, pre-tax impairments and derecognition of assets of \$294m were accounted for in South Africa (2016: \$3m;
2015: \$5m).
(4)
The group's segmental profit measure is gross profit (loss), which excludes the results of associates and joint ventures.
For the reconciliation of gross profit (loss) to
profit before taxation, refer to the group income statement.
(5)
Non-current assets exclude financial instruments and deferred tax assets.
US dollar millions
2017
2016
2015
3
REVENUE
Revenue consists of the following principal categories:
Gold income (note 2)
4,356
4,085
4,015
By-products (notes 2 and 4)
154
138
127 Powelties received (note 6)
Royalties received (note 6) 18
9
4
Interest received (notes 31 and 35)
15
22
28
4,543
4,254
4,174
4
COST OF SALES
Cash operating costs
2,728
2,444
2,493
By-products revenue (note 3)
(154)
(138)

(127) 2,574 2,306 2,366 Royalties 116 105 100 Other cash costs 19 24 27 Total cash costs 2,709 2,435 2,493 Retrenchment costs 6 14 11 Rehabilitation and other non-cash costs 29 43 (10) Amortisation of tangible assets (notes 31 and 35) 817 789 737 Amortisation of intangible assets (notes 31 and 35) 6 20 40 Inventory change 15 (38)23 3,582 3,263 3,294

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 52 **US dollar millions** 2017 2016 2015 5 **OTHER OPERATING EXPENSES** Care and maintenance costs (note 35) 62 70 67 Pension and medical defined benefit provisions 9 25 18 Governmental fiscal claims and care and maintenance of old tailings operations 14 14 7 Other 3 1 4 88 110 96 6 **SPECIAL ITEMS** Impairment and derecognition of assets (1)297 3 20 Impairment of other investments 3 Retrenchment and related costs (2)88 1 4 Legal fees (recoveries) and other costs related to contract terminations and settlement costs

(3)71 11 (1)Write-down of inventories 3 12 11 Net (profit) loss on disposal of assets (8) (4)(1)Royalties received (note 3) (18)(9) (4)Indirect tax expenses (recoveries) 2 (2)(20)Repurchase premium and cost on settlement of debt facilities 30 61 Other 1 438 42 71 7 FINANCE COSTS AND UNWINDING OF OBLIGATIONS **Finance costs** Finance costs on bonds, corporate notes, bank loans and other 132 148 215 Amortisation of fees 4 4 5 Finance lease charges 6 6 3 142 158 223 **Unwinding of obligations** 27

22 22 Total finance costs, unwinding of obligations and other discounts (notes 31 and 35) 169 180 245 8 SHARE OF ASSOCIATES AND JOINT VENTURES' PROFIT (LOSS) Revenue 453 441 489 Operating costs, special items and other expenses (470)(446)(415)Net interest received 1 3 7 Profit (loss) before taxation (16)(2)81 Taxation 23 7 (17)Profit (loss) after taxation 7 5 64 (Impairment) impairment reversal of investments in associates 13 (5)12 Impairment reversal of investments in joint ventures (note 17) 2 11 12 Share of associates and joint ventures' profit (loss) (note 31) 22 11 88 (1)Impairments and derecognitions include tangible assets \$253m, intangible assets \$9m and held for sale assets \$35m. (2)Includes retrenchment costs incurred on the restructuring of the South African operations which was announced during June 2017. (3)

Includes provision for silicosis class action settlement. For details refer note 26.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 53 **US dollar millions** 2017 2016 2015 9 **EMPLOYEE BENEFITS** Employee benefits including Executive Directors' and Prescribed Officers' salaries and other benefits 1.024 918 971 Health care and medical scheme costs - current medical expenses 58 51 54 - defined benefit post-retirement medical expenses 10 10 10 Pension and provident plan costs - defined contribution 53 48 49 - defined benefit pension plans 15 14 Retrenchment costs 92 16 15 Share-based payment expense (note 10) 33 37 33 Included in cost of sales, other operating expenses, special items and corporate administration, marketing and other expenses 1,270 1,095 1,146 **10 SHARE-BASED PAYMENTS Equity-settled share incentive schemes**

Bonus Share Plan (BSP) 26 26 22 Long Term Incentive Plan (LTIP) (1)7 11 Other 1 1 26 34 33 **Cash-settled share incentive scheme** Cash-settled Long Term Incentive Plan (CSLTIP) 7 3 Total share-based payment expense (note 9) 33 37 33 **Equity-settled incentive schemes** Equity schemes include the Bonus Share Plan (BSP), Long Term Incentive Plan (LTIP), Share Retention Bonus Scheme (RB) and the Co-Investment Plan (CIP). There were no additional schemes introduced during 2017 and no changes to rules or practices in the existing schemes. **Bonus Share Plan (BSP)** Award date (unvested awards and awards vested during the year) 2017 2016 2015 Calculated fair value R152.87 R229.22 R130.87 Vesting date 50% 1 Mar 2018 1 Mar 2017 3 Mar 2016 Vesting date 50% 1 Mar 2019 1 Mar 2018 3 Mar 2017 Expiry date 1 Mar 2027 1 Mar 2026

3 Mar 2025 Number of shares 2017 2016 2015 Awards outstanding at beginning of year 4,198,285 4,708,799 3,305,515 Awards granted during the year 1,926,549 2,103,767 2,562,313 Awards lapsed during the year (218, 601)(204, 374)(165,006)Awards exercised during the year (1, 426, 554)(2,409,907)(994,023) Awards outstanding at end of year 4,479,679 4,198,285 4,708,799 Awards exercisable at end of year 1,904,021 1,170,849 1,687,096

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 54 **10 SHARE BASED PAYMENTS** CONTINUED **Equity-settled incentive schemes CONTINUED** Long Term Incentive Plan (LTIP) Award date (unvested awards and awards vested during the year) 2015 Calculated fair value R129.94 Vesting date 3 Mar 2018 Expiry date 3 Mar 2025 Number of shares 2017 2016 2015 Awards outstanding at beginning of year 4,363,330 6,028,193 3,964,362 Awards granted during the year 3,120,555 Awards lapsed during the year (1,512,857)(1, 160, 023)(830,356)Awards exercised during the year (384,116)(504, 840)(226, 368)Awards outstanding at end of year 2,466,357 4,363,330 6,028,193 Awards exercisable at end of year 455,914 320,169 445,781 Share Retention Bonus Scheme (RB) Award date (unvested awards and awards vested during the year) 2013 Calculated fair value

R226.46 Vesting date Aug 2014 Expiry date Aug 2017

Awards outstanding at 31 December 2017 amounted to 51,853 shares (2016: 72,038 and 2015: 115,736 shares) and an amount of 20,185 shares (2016: 43,698 and 2015: 34,564 shares) were exercised during the year.

Co-Investment Plan (CIP) Number of shares 2017 2016 2015 Awards outstanding at beginning of year 97,651 145,040 56,703 Awards granted during the year 112,105 47,590 125,050 Awards lapsed during the year (62,775)(18,570)(6, 426)Awards exercised during the year (51,603)(76, 409)(30, 287)Awards outstanding at end of year 95,378 97,651 145,040 **Cash-Settled Long Term Incentive Plan (CSLTIP)**

There were no changes to rules or practices within the CSLTIP scheme. Award date (unvested awards and awards vested during the year) 2017 2016 Closing share price at 30 December: R128.62 R152.58 Vesting date 1 March 2020 1 March 2019 Number of units 2017 2016 Share units outstanding at beginning of year (1)2,464,630

30,163 Share units granted during the year **2,572,437** 2,537,000 Share units lapsed during the year (**507,597**) (100,490) Share units exercised during the year (**59,852**) (2,043) Share units outstanding at end of year **4,469,618** 2,464,630 (1) Amounts include Long Term share units awarded to two employees during 2015 and 2017. GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 55 **US dollar millions** 2017 2016 2015 **11 TAXATION** South African taxation Non-mining tax 1 1 1 Prior year (over) under provision (3)(14)Deferred taxation Impairment and disposal of tangible assets (72)(1)Other temporary differences (62) 12 (43)Prior year under provision 15 25 Change in estimated deferred tax rate 31 (15)(87) 35 (72)Foreign taxation Normal taxation 201 246 214 Prior year over provision (26)(10)(9)Deferred taxation

Temporary differences 20 (65)73 Prior year (over) under provision 2 (17)5 Change in statutory tax rate (2)195 154 283 108 189 211 Percentage (%) 2017 2016 2015 Tax rate reconciliation A reconciliation of the effective tax rate in the income statement to the prevailing estimated corporate tax rate is set out in the following table: Effective tax rate (172)70 82 Disallowable items Derivative and other commodity contracts losses and fair value gains 1 7 Exploration, corporate and other disallowable expenses 44 (12)(23)Share of associates and joint ventures' profit (loss) (10)1 10 Foreign income tax allowances and rate differentials **47** (18)(16)Exchange variation and translation adjustments 10 8 (24)Non-tax effective income (loss)

69 (26)(25)Effect of temporary differences not recognised for deferred tax assets 26 -Capital allowances 2 4 Change in estimated deferred tax rate 31 6 Change in statutory tax rate (4) Prior year over provision (13)2 7 Estimated corporate tax rate 28 28 28 **Tax rates South Africa** Mining tax rate - maximum statutory rate (1)34 34 34 Non-mining tax 28 28 28 Foreign operations include: Argentina 30 30 30 Australia 30 30 30 Brazil 34 34 34

Ghana	
30	
30	
30	
Guinea	
30	
30	
30	
Tanzania	
30	
30	
30	
(1)	
The formula for determining the South African mining tax rate is:	
Y = 34 - 170/X	

where Y is the percentage rate of tax payable and X is the ratio of mining profit net of any redeemable capital expenditure to mining revenue expressed as a percentage.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS
2017 56
US dollar millions
2017
2016
2015 11 TAXATION CONTINUED
Analysis of unrecognised deferred tax assets
Available to be utilised against future profits
-
utilisation required between one and two years
48
-
utilisation required between two and five years
333 321
237
-
utilisation required between five and twenty years
1,210
1,185 1,184
-
utilisation in excess of twenty years
1
1
- 1,592
1,507
1,421
And a state of the second
At the statutory tax rates the unrecognised value of deferred tax assets are: \$470m (2016: \$477m; 2015: \$452m), mainly
relating to tax losses incurred in North America, Ghana and Colombia.
US cents per share
2017
2016 2015
12 EARNINGS (LOSS) PER ORDINARY SHARE
Basic earnings (loss) per ordinary share
(46)
15 (20)
(20) - Continuing operations
(46)

15 8 The calculation of basic earnings (loss) per ordinary share is based on profits (losses) attributable to equity shareholders of (\$191m) (2016: \$63m; 2015: \$31m) and 415,440,077 (2016: 412,585,042; 2015: 409,606,858) shares being the weighted average number of ordinary shares in issue during the financial year. - Discontinued operations (28)The calculation of basic earnings (loss) per ordinary share is based on profits (losses) attributable to equity shareholders of nil (2016: nil; 2015: (\$116m)) and 415,440,077 (2016: 412,585,042; 2015: 409,606,858) shares being the weighted average number of ordinary shares in issue during the financial year. Diluted earnings (loss) per ordinary share (46)15 (20)- Continuing operations (46)15 8 The calculation of diluted earnings (loss) per ordinary share is based on profits (losses) attributable to equity shareholders of (\$191m) (2016: \$63m; 2015: \$31m) and 415,440.077 (2016: 414,706,400; 2015: 411,371,341) shares being the diluted number of ordinary shares. - Discontinued operations (28)The calculation of diluted earnings (loss) per ordinary share is based on profits (losses) attributable to equity shareholders of nil (2016: nil; 2015: (\$116m)) and 415,440,077 (2016: 414,706,400; 2015: 409,606,858) shares being the diluted number of ordinary shares. In calculating the basic and diluted number of ordinary shares outstanding for the year, the following were taken into consideration: Number of shares 2017 2016 2015 Ordinary shares 409,265,471 407,519,542 404,747,625 Fully vested options and currently exercisable (1)6,174,606 5,065,500 4,859,233

Weighted average number of shares 415,440,077 412,585,042 409,606,858 Dilutive potential of share options 2,121,358 Fully diluted number of ordinary shares 415,440,077 414,706,400 409,606,858 **US dollar millions** 2017 2016 2015 In calculating the diluted earnings (loss) attributable to equity shareholders, the following were taken into consideration: Profit (loss) attributable to equity shareholders (191)63 (85)(1)Employee compensation awards are included in basic earnings per share from the date that all necessary conditions have been satisfied and it is virtually certain that

shares will be issued as a result of employees exercising their options.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 57 **US dollar millions** 2017 2016 2015 12 EARNINGS (LOSS) PER ORDINARY SHARE CONTINUED Headline earnings (loss) The profit (loss) attributable to equity shareholders was adjusted by the following to arrive at headline earnings (loss): Profit (loss) attributable to equity shareholders from continuing and discontinued operations (191)63 (85)Net impairment (impairment reversal) and derecognition of assets 298 (16)2 Net (profit) loss on disposal of assets (8) 4 9 Special items of associates and joint ventures 3 Exchange loss on foreign currency translation reserve release 60 Taxation on items above (72)(2)27 111 (73)Cents **Basic headline earnings (loss) per share** The calculation of basic headline earnings (loss) per ordinary share is based on basic headline earnings (losses) of \$27m (2016: \$111m; 2015: (\$73m)) and 415,440,077 (2016: 412,585,042; 2015: 409,606,858) shares being the weighted average number of ordinary shares in issue during the year. 6

27

(18)

Diluted headline earnings (loss) per share

The calculation of diluted headline earnings (loss) per ordinary share is based on diluted headline earnings (losses) of \$27m (2016: \$111m; 2015: (\$73m)) and 415,440,077 (2016: 414,706,400; 2015: 409,606,858) shares being the weighted average number of ordinary shares in issue during the year.

6

27

(18)

13 DIVIDENDS

Ordinary shares

Dividend number 118 of 130 SA cents per share was declared on 21 February 2017 and paid on 7 April 2017 (10 US cents per share).

39

-

-

39

-

-

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 58 **14 TANGIBLE ASSETS US dollar millions** Mine development costs Mine infrastructure (2)Mineral rights and dumps **Exploration** and evaluation assets Assets under construction Land and buildings (3)(4)Total Cost Balance at 1 January 2015 7,238 5,369 958 35 757 88 14,445 Additions - project capital 19 1 _ 102 6 128 - stay-in-business capital 345 57

158 1 561 - capitalised leased assets 62 _ _ _ 62 Disposals (113)(772)(25) (29)(291) (7) (1,237)Transfers and other movements (1)(497) (4) (1)(298)(1) (801) Translation (710)(281)(19) (72)(9) (1,091)**Balance at 31 December 2015** 6,282 4,432 914 5 356 78 12,067 Accumulated amortisation and impairments Balance at 1 January 2015 5,045 3,515 893

32 79 18 9,582 Amortisation for the year 475 257 6 1 _ 1 740 Impairment and derecognition of assets 4 1 _ _ 5 Disposals (113)(727) (25) (29) (49) (6) (949) Transfers and other movements (1) (458) (346) (1)(1) (806) Translation (465) (82) (12) (1) -(3) (563) **Balance at 31 December 2015** 4,488 2,618 862 2

29 10 8,009 Net book value at **31 December 2015** 1,794 1,814 52 3 327 68 4,058 Cost Balance at 1 January 2016 6,282 4,432 914 5 356 78 12,067 Additions - project capital 25 4 --64 93 - stay-in-business capital 363 54 1 -192 1 611 - capitalised leased assets _ 2 -_ -_ 2 Disposals (45) (46) _ -

--(91) Transfers and other movements (1)(884) 25 _ (190)(1,049) Translation 202 105 4 -28 3 342 **Balance at 31 December 2016** 5,943 4,576 919 5 450 82 11,975 Accumulated amortisation and impairments Balance at 1 January 2016 4,488 2,618 862 2 29 10 8,009 Amortisation for the year 546 254 4 1 -1 806 Impairment and derecognition of assets 1 2

_

--_ 3 Disposals (43) (43) _ _ _ (86)Transfers and other movements (1)(964) (70) --(3) (1,037) Translation 135 31 2 -_ 1 169 **Balance at 31 December 2016** 4,163 2,792 868 3 26 12 7,864 Net book value at **31 December 2016** 1,780 1,784 51 2 424 70 4,111

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 59 **14 TANGIBLE ASSETS CONTINUED US dollar millions** Mine development costs Mine infrastructure (2)Mineral rights and dumps **Exploration** and evaluation assets Assets under construction Land and buildings (3)(4)Total Cost Balance at 1 January 2017 5,943 4,576 919 5 450 82 11,975 Additions - project capital 28 3 -125 -156 - stay-in-business capital 371 37

-257 665 Disposals (1) (20)--(21)Transfers and other movements (1)(168)(21)(27) (291) 1 (506)Transfer to non-current assets and liabilities held for sale (785)(281)(7) (72)(3) (1, 148)Translation 174 88 7 21 3 293 **Balance at 31 December 2017** 5,562 4,382 892 5 **490** 83 11,414 Accumulated amortisation and impairments Balance at 1 January 2017 4,163

2,792 868 3 26 12 7,864 Amortisation for the year 553 272 3 --1 829 Impairment and derecognition of assets (5) 182 62 8 -1 253 Disposals (1) (20)-(21)Transfers and other movements (1)(326) (163)(27) (516)Transfer to non-current assets and liabilities held for sale (685) (169) (4) (1) (859) Translation

93 22 5 2 122 **Balance at 31 December 2017** 3,979 2,796 853 3 26 15 7.672 Net book value at **31 December 2017** 1,583 1,586 39 2 **464** 68 3,742 (1)Transfers and other movements include amounts from deferred stripping, change in estimates of decommissioning assets, asset reclassifications and derecognition of assets with a carrying value of nil. (2)Included in the amounts for mine infrastructure are assets held under finance leases with a net book value of \$56m (2016:\$58m; 2015: \$61m). (3)Included in the amounts for land and buildings are assets held under finance leases with a net book value of \$6m (2016: \$7m; 2015: \$7m). (4)Assets of \$11m (2016: \$12m; 2015: \$8m) have been pledged as security. (5)*Impairment and derecognition of assets including the following:* Impairment calculation assumptions as at 31 December 2017 – goodwill, tangible and intangible assets Management assumptions for the value in use of tangible assets and goodwill include: the gold price assumption represents management's best estimate of the future price of gold. A long-term real gold price of \$1,240/oz (2016: \$1,212/oz) is based on a range of economic and market conditions that will exist over the remaining useful life of the assets. Annual life of mine plans take into account the following:

proved and probable Ore Reserve;

value beyond proved and probable reserves (including exploration potential) determined using the gold price assumption referred to above;

In determining the impairment for each cash generating unit, the real pre-tax rate was derived from the weighted average cost of capital (WACC) using the Capital Asset Pricing Model ("CAPM") to determine the required return on equity with risk factors consistent with the basis used in 2016. At 31 December 2017, the derived group WACC was 7.50% (real post-tax) which is 20 basis points higher than in 2016 of 7.30%, and is based on the industry average capital structure of the major gold companies considered to be appropriate peers. In determining the WACC for each cash generating unit, sovereign and mining risk factors are considered to determine country specific risks. In certain instances, a specific risk premium was added to large projects being undertaken or the turnaround nature of a specific mine to address uncertainties in the forecast of the cash flows;

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 **60 14 TANGIBLE ASSETS CONTINUED**

foreign currency cash flows translated at estimated forward exchange rates and then discounted using appropriate discount rates for that currency;

cash flows used in impairment calculations are based on life of mine plans which range from 2 years to 42 years; and

variable operating cash flows are increased at local Consumer Price Index rates.

Impairments and derecognitions of tangible assets

For the year ended 31 December 2017, the following impairments and derecognitions of tangible assets were recognised:

US dollar millions TauTona 79 Kopanang 35 Surface Operations 9 Moab Khotsong 112 Mponeng 2 First Uranium 13 Other 3 253

Impairment of cash generating units

The group reviews and tests the carrying value of its mining assets when events or changes in circumstances suggest that

the carrying amount may not be recoverable.

During June 2017, due to a change in mine plans to restructure the South African operations, Kopanang mine, TauTona

mine including Savuka section and the West Gold Plant section of the Surface operations in South Africa were fully impaired as they were not expected to generate future economic benefits.

On 19 October 2017, AngloGold Ashanti announced the sale of various assets in the Vaal River Region including the Moab

Khotsong Mine and related assets (Moab) to Harmony Gold Mining Company Limited for a cash consideration of US\$300m.

Moab was accordingly transferred to held for sale and written down to the fair value less cost to sell. Refer note 23 – Non-current assets and liabilities held for sale.

In a separate announcement on 19 October 2017, AngloGold Ashanti announced the sale of its Kopanang Mine, the West

Gold Plant and related infrastructure to Heaven-Sent SA Sunshine Investment Company Limited for a cash consideration of

R100m. Kopanang Mine was accordingly transferred to held for sale and written down to the fair value less cost to sell.

Refer note 23 - Non-current assets and liabilities held for sale.

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 61 **15 INTANGIBLE ASSETS US dollar millions** Goodwill Software and licences **Royalty** tax rate concession and other **Total** Cost Balance at 1 January 2015 400 152 60 612 Additions 3 _ 3 Disposals (9) (9)Transfers and other movements (1)(10)(10)Translation (20)(18)(38)**Balance at 31 December 2015** 380 118 60 558

Accumulated amortisation and impairments

Balance at 1 January 2015 258 82 47 387 Amortisation for the year 37 3 40 Disposals (7)(7)Transfers and other movements (1)(7) (7)Translation (4)(12)(16)**Balance at 31 December 2015** 254 93 50 397 Net book value at 31 December 2015 126 25 10 161 Cost Balance at 1 January 2016 380 118 60 558 Additions 5 _ 5 Transfers and other movements (1)(4)

(4)Translation (1)6 -5 **Balance at 31 December 2016** 379 125 60 564 Accumulated amortisation and impairments Balance at 1 January 2016 254 93 50 397 Amortisation for the year 16 4 20 Transfers and other movements (1)(3)(3)Translation (1)6 -5 **Balance at 31 December 2016** 253 112 54 419 Net book value at 31 December 2016 126 13 6 145 Cost Balance at 1 January 2017 379 125 60 564 Additions

1

-1 Transfer to non-current assets and liabilities held for sale (17)(17)Transfers and other movements (1)(263)(1) (264)Translation 11 4 _ 15 **Balance at 31 December 2017** 127 112 60 299 Accumulated amortisation and impairments Balance at 1 January 2017 253 112 54 419 Amortisation for the year 3 3 6 Impairment 9 9 Transfer to non-current assets and liabilities held for sale (15)(15)Transfers and other movements (1)(263)(1) (264)Translation 1

5 -6 Balance at 31 December 2017 -104 57 161 Net book value at 31 December 2017 127 8 3 138 (1) Transfers and other movements include amounts from asset reclassifications and amounts written off.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 62 15 INTANGIBLE ASSETS CONTINUED Impairment calculation assumptions for goodwill

Based on an analysis carried out by the group in 2017, the carrying value and value in use of cash generating units (CGUs)

with goodwill that were most sensitive is: US dollar millions 2017 Carrying Value Value in use AngloGold Ashanti Australia Limited – Sunrise Dam 233 402

As at 31 December 2017, the recoverable amount of AngloGold Ashanti Australia Limited – Sunrise Dam exceeded its carrying amount by \$169m. The AngloGold Ashanti Australia Limited – Sunrise Dam CGU had \$119m goodwill at that date.

It is estimated that a decrease of the long term real gold price of \$1,240/oz by 7%, would cause the recoverable amount of

this CGU to equal its carrying amount. The sensitivity analysis has been provided on the basis that the key assumption changes without a change in the other assumptions. However, for a change in each of the assumptions used, it is impracticable to disclose the consequential effect of changes on the other variables used to measure the recoverable amount because these assumptions and others used in impairment testing of goodwill are inextricably linked.

Therefore it is possible that outcomes within the next financial year that are different from the assumptions used in the impairment testing process for goodwill could require a material adjustment to the carrying amounts in future periods.

Net book value of goodwill allocated to each of the CGUs:

US dollar millions 2017 2016 2015 - Sunrise Dam 119 110 111 - First Uranium (Pty) Limited (1) -8 7 - Serra Grande 8 8 8 (note 2)127 126 126 Real pre-tax discount rates applied in impairment calculations on CGUs for which the carrying amount of goodwill is significant are as follows: - Sunrise Dam (2)8.3% 8.8% 7.9% (1)Goodwill has been allocated to its respective CGU's where it is tested for impairment as part of the CGU. The group reviews and tests the carrying value of goodwill on an annual basis for impairment. Following the impairment review, goodwill to the value of \$9m at First Uranium (Pty) Ltd was impaired utilising a real pre-tax discount rate of 9.23% during 2017. The discount rates for 2017 were determined on a basis consistent with the 2016 and 2015 discount rates. The value in use recoverable amount of First Uranium (Pty) Ltd is \$317m (2016: \$336m; 2015: \$304m). (2)

The value in use of the CGU is \$402m in 2017 (2016: \$487m; 2015: \$504m).

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 63 16 MATERIAL PARTLY-OWNED SUBSIDIARIES Name Non-controlling interest % holding Country of incorporation and operation 2017 2016 2015 Cerro Vanguardia S.A. (CVSA) 7.5 7.5 7.5 Argentina Société AngloGold Ashanti de Guinée S.A. (Siguiri) 15.0 15.0 15.0 Republic of Guinea Financial information of subsidiaries that have material non-controlling interests are provided below: **US dollar millions** 2017 2016 2015 Profit allocated to material non-controlling interest **CVSA** 7 6 4 Siguiri 13 11 8 Accumulated balances of material non-controlling interests **CVSA** 13 15 15 Siguiri 32 28 26 Summarised financial information of subsidiaries is as follows. The information is based on amounts including intercompany balances. **US dollar millions CVSA** Siguiri

Statement of profit or loss for 2017

Revenue 517 **489** Profit (loss) for the year 96 88 Total comprehensive income (loss) for the year, net of tax 96 88 Attributable to non-controlling interests 7 13 Dividends paid to non-controlling interests (9) (10)Statement of profit or loss for 2016 Revenue 472 367 Profit (loss) for the year 81 74 Total comprehensive income (loss) for the year, net of tax 81 74 Attributable to non-controlling interests 6 11 Dividends paid to non-controlling interests (6)(9)Statement of profit or loss for 2015 Revenue 399 350 Profit (loss) for the year 57 50 Total comprehensive income (loss) for the year, net of tax 57 50 Attributable to non-controlling interests 4 8 Dividends paid to non-controlling interests (4)

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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ANNUAL FINANCIAL STATEMENTS
2017
64
16 MATERIAL PARTLY-OWNED SUBSIDIARIES CONTINUED
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Summarised financial information of subsidiaries is as follows. The information is based on amounts before inter-company eliminations. **US dollar millions CVSA** Siguiri Statement of financial position as at 31 December 2017 Non-current assets 193 206 Current assets 171 189 Non-current liabilities (103)(101)Current liabilities (84) (82) **Total equity** 177 212 Statement of financial position as at 31 December 2016 Non-current assets 241 174 Current assets 177 178 Non-current liabilities (108)(79)Current liabilities (107)(85)**Total equity** 203 188 Statement of financial position as at 31 December 2015 Non-current assets 245 151

Current assets 182 158 Non-current liabilities (114)(79)Current liabilities (109)(55)**Total equity** 204 175 Statement of cash flows for the year ended 31 December 2017 Cash inflow (outflow) from operating activities 189 152 Cash inflow (outflow) from investing activities (55) (82)Cash inflow (outflow) from financing activities (118)(58)Net increase (decrease) in cash and cash equivalents 16 12 Statement of cash flows for the year ended 31 December 2016 Cash inflow (outflow) from operating activities 110 120 Cash inflow (outflow) from investing activities (57)(59)Cash inflow (outflow) from financing activities (97)(53)Net increase (decrease) in cash and cash equivalents (44)8 Statement of cash flows for the year ended 31 December 2015 Cash inflow (outflow) from operating activities 98 76 Cash inflow (outflow) from investing activities (60)(29)Cash inflow (outflow) from financing activities 3 (36)Net increase (decrease) in cash and cash equivalents 41 11

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS

2017 65

17 INVESTMENTS IN ASSOCIATES AND JOINT VENTURES

US dollar millions

2017

2016

2015

Carrying value

Investments in associates

36

20

34

Investments in joint ventures

1,471 1,428

1,431

1,507

1,448

1,465

Detailed disclosures are provided for the years in which investments in associates and joint ventures are considered to be

material.

Summarised financial information of associates is as follows:

US dollar millions 2017 2016 2015 Aggregate statement of profit or loss for associates (attributable) Revenue 21 30 53 Operating costs and expenses (11)(38)(45)Taxation 2 (1)4 Profit (loss) for the year 12 (9)12

Total comprehensive profit (loss) for the year, net of tax 12 (9)12 Investments in material joint ventures comprise: Name Effective % **Description** Country of incorporation and operation 2017 2016 2015 Kibali Goldmines S.A. (1)45.0 45.0 45.0 Exploration and mine development The Democratic Republic of the Congo (1)AngloGold Ashanti Limited has a 50% interest in Kibali (Jersey) Limited (Kibali) which holds our effective 45% interest in Kibali Goldmines S.A. **US dollar millions** 2017 2016 2015 Carrying value of joint ventures Kibali 1,423 1,400 1,406 Immaterial joint ventures **48** 28 25 1,471 1,428 1,431 Reversal (impairment) of investments in joint ventures Sadiola (note 8) 2 11 12 The cumulative unrecognised share of losses of the joint ventures: Sadiola 10 Morila

- 7
- 9
- -
- Yatela
- 2
- 3
- -

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS

2017 66

17 INVESTMENTS IN ASSOCIATES AND JOINT VENTURES CONTINUED

Summarised financial information of joint ventures is as follows (not attributable):

Kibali **US dollar millions** 2017 2016 2015 Statement of profit or loss Revenue 755 709 747 Other operating costs and expenses (530)(471)(398)Amortisation of tangible and intangible assets (264)(211)(193)Finance costs and unwinding of obligations (5) (5) (5)Interest received 4 5 5 Taxation 54 23 (18)Profit for the year 14 50 138 Other comprehensive income for the year, net of tax 3 Total comprehensive income for the year, net of tax 14 50

141 Dividends received from joint ventures (attributable) 30 35 Statement of financial position Non-current assets 2,834 2,805 2,754 Current assets 166 179 259 Cash and cash equivalents 3 19 22 **Total assets** 3,003 3,003 3,035 Non-current financial liabilities 41 47 52 Other non-current liabilities 23 32 57 Current financial liabilities 7 10 10 Other current liabilities 107 133 125 **Total liabilities** 178 222 244 Net assets 2,825 2,781 2,791 Group's share of net assets 1,413 1,391 1,396 Other

10 9 10 Carrying amount of interest in joint ventures 1,423 1,400 1,406 **US dollar millions** 2017 2016 2015 Aggregate statement of profit or loss for immaterial joint ventures (attributable) Revenue 113 114 138 Other operating costs and expenses (94) (95) (102)Amortisation of tangible and intangible assets (16)(18)(21) Taxation (2) (3)(7)Profit (loss) for the year 1 (2)8 Total comprehensive income (loss) for the year, net of tax 1 (2)8

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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ANNUAL FINANCIAL STATEMENTS
2017
67
US dollar millions
2017
2016
2015
18 OTHER INVESTMENTS
Non-current investments
Listed investments
(1)
Available-for-sale
Balance at beginning of year
46
29
47
Additions
9
8
8
Disposals
(1)
(1)
(3)
Fair value adjustments
19
7
(7)
Impairments
(3)
(9)
Translation
3
3
(7)
Balance at end of year
73
46
29
The available-for-sale non-current investments consist of ordinary
shares and collective investment schemes and primarily comprise:
International Tower Hill Mines Limited (ITH)
7
9
2
Corvus Gold Corporation
25
```

```
7
4
Various listed investments held by Environmental Rehabilitation Trust
Fund
22
18
17
Pure Gold Mining
11
8
1
Orinoco Gold Limited
4
Other
4
4
5
73
46
29
Held-to-maturity
4
6
5
The held-to-maturity investment consists of government bonds held by
the Environmental Rehabilitation Trust Fund administered by Ashburton
Investments.
The fair value of bonds held-to-maturity is $6m (2016: $8m; 2015: $6m)
and has a sensitivity of less than $1m (2016: less than $1m; 2015: less
than $1m) for a 1% change in interest rates.
Current investments
Listed investments - available for sale
7
5
1
Book value of listed investments
84
57
35
Non-current assets
Unlisted investments
Balance at beginning of year
73
57
72
Additions
81
66
77
```

Maturities (73) (58)(74)Transfer to non-current assets and liabilities held for sale (32)Accrued interest 1 Translation 5 7 (18)Balance at end of year 54 73 57 (1) The group's listed available-for-sale equity investments are susceptible to market price risk arising from uncertainties about the future values of the investments. At the reporting date, the majority of equity investments were listed on the Toronto Stock Exchange and the JSE.

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 **68 US dollar millions** 2017 2016 2015 **18 OTHER INVESTMENTS CONTINUED** Non-current investments (continued) **Unlisted investments (continued)** The unlisted investments include: Negotiable Certificates of Deposit - Environmental Rehabilitation Trust Fund administered by Ashburton Investments. 53 69 55 Other 1 4 2 54 73 57 Book value of unlisted investments 54 73 57 Total book value of other investments (note 34) 138 130 92 19 **INVENTORIES** Non-current Raw materials - ore stockpiles 100 84 90 Current Raw materials - ore stockpiles 261 233 232

5 3

- heap-leach inventory

Work in progress - metals in process Finished goods - gold doré/bullion - by-products Total metal inventories Mine operating supplies Total inventories (1)(1)The amount of the write-down of ore stockpiles, metals in process, by-products and mine operating supplies to net realisable value, and recognised as an expense in special items and cost of sales is \$17m (2016: \$30m; 2015: \$30m).

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS **US dollar millions** 20 TRADE, OTHER RECEIVABLES AND OTHER ASSETS Non-current Prepayments Recoverable tax, rebates, levies and duties Current Trade and loan receivables Prepayments Recoverable tax, rebates, levies and duties Other receivables Total trade, other receivables and other assets Current trade and loan receivables are generally on terms less than 90 days.

At 31 December 2017 trade receivables of \$2m have been pledged as security. There is a concentration of risk in respect of amounts due from Revenue Authorities for recoverable tax, rebates, levies and duties from subsidiaries in the Continental Africa segment. These values are summarised as follows: Recoverable value added tax 106 61 66 Recoverable fuel duties 38 39 38 Appeal deposits 10 8 1 21 CASH RESTRICTED FOR USE Non-current Cash balances held by Environmental Rehabilitation Trust Funds and other 37 36 37 Current Cash restricted by prudential solvency requirements and other 18 16 19 Cash balances held by the Tropicana joint venture 10 3 4 28 19 23 Total cash restricted for use (note 34) 65 55 60 22 CASH AND CASH EQUIVALENTS Cash and deposits on call 170 167 344 Money market instruments 35 48 140 Total cash and cash equivalents (notes 34 and 35)

GROUP

- NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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23 NON-CURRENT ASSETS AND LIABILITIES HELD FOR SALE

Kopanang gold mine, West Gold Plant and related infrastructure (Kopanang Sale Assets)

The Kopanang gold mine is situated approximately 170 kilometres southwest of Johannesburg. It is included in the South

Africa reporting segment. Kopanang gold mine was previously recognised as a combination of tangible assets, current assets, current and long-term liabilities. On 19 October 2017, AngloGold Ashanti Limited announced that it has entered into

an agreement to dispose of the Kopanang Sale Assets to Heaven-Sent SA Sunshine Investment Company Limited ("HSC"),

a Chinese capital management company headquartered in Hong Kong. The purchase consideration will be settled on the

Closing Date by a payment of R100 million in cash and the transfer of certain gold bearing rock dumps from a subsidiary of

HSC, namely Village Main Reef Limited to AngloGold Ashanti. Kopanang mine is a single shaft system, which produces

gold as its primary output. In 2017, Kopanang mine produced 91,000 ounces of gold (2016: 91,000 ounces).

Moab Khotsong gold mine and related infrastructure, Nufcor and Margaret Water Company (Moab Sale Assets)

The Moab Khotsong gold mine is situated about 180 kilometres southwest of Johannesburg. It is included in the South Africa reporting segment. Moab Khotsong gold mine was previously recognised as a combination of tangible assets, current

assets, current and long-term liabilities. On 19 October 2017, AngloGold Ashanti Limited announced that it has entered into

a sale and purchase agreement, to dispose of various assets (Moab Sale Assets) situated in the Vaal River area of South

Africa to Harmony Gold Mining Company Limited for a cash consideration of US\$300 million.

The assets and related interests to be sold include the following:

•

The Moab Khotsong mine (which incorporates the Great Noligwa mine) and related infrastructure;

AngloGold Ashan

ti's entire interest in Nuclear Fuels Corporation of South Africa Proprietary Limited; and

•

AngloGold Ashanti's entire interest in Margaret Water Company NPC.

Moab Khotsong is an underground mine which produced 294,000 ounces in 2017 (2016: 280,000 ounces).

Subsequent to year end the conditions precedent were fulfilled. Refer note 36.

The carrying amount of major classes of assets and liabilities include: 2017 US dollar millions Moab

Sale Assets
Kopanang
Sale Assets
Total
Tangible assets
(1) 277
12
289
Intangible assets
2
-
2
Inventories
16 5
21
Other investments
31
5
36
Non-current assets held for sale (note 2) 326
22
348
Environmental and rehabilitation provisions
20
9
29
Provision for pension and post-retirement benefits 1
1
Trade, other payables and deferred income
10
5
15 Deferred taxation
81
-
81
Non-current liabilities held for sale
112
14
126 Net non-current assets held for sale
214
8
222
(1)
Includes impairments of \$35m subsequent to being transferred to held for sale.

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 71 **US dollar millions** 2017 2016 2015 24 SHARE CAPITAL AND PREMIUM **Share capital** Authorised 600,000,000 ordinary shares of 25 SA cents each 23 23 23 2,000,000 A redeemable preference shares of 50 SA cents each 5,000,000 B redeemable preference shares of 1 SA cent each 30,000,000 C redeemable preference shares of no par value 23 23 23 Issued and fully paid 410,054,615 (2016: 408,223,760; 2015: 405,265,315) ordinary shares of 25 SA cents each 16 16 16 2,000,000 A redeemable preference shares of 50 SA cents each 778,896 B redeemable preference shares of 1 SA cent each -16 16 16

Treasury shares held within the group:

2,778,896 A and B redeemable preference shares 16 16 16 Share premium Balance at beginning of year 7,145 7,103 7,078 Ordinary shares issued 26 42 25 7,171 7,145 7,103 Less: held within the group Redeemable preference shares (53)(53)(53)Balance at end of year 7,118 7,092 7,050 Share capital and premium 7,134 7,108 7,066

The rights and restrictions applicable to the A and B redeemable preference shares were unchanged during 2017. The C redeemable preference shares have no par value but have the same rights as the B preference shares except that the C preference shares rank after the B preference shares (but prior to the A preference shares) as regards the payment of dividends, redemption proceeds and payment on winding up of the company.

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 72 **US dollar millions** 2017 2016 2015 **25 BORROWINGS** Non-current Unsecured Debt carried at fair value \$1.25bn bonds - issued July 2013 498 On 1 August 2016, the remaining portion of the bonds were settled. Debt carried at amortised cost Rated bonds - issued July 2012 759 758 756 Semi-annual coupons are paid at 5.125% per annum. The bonds were issued on 30 July 2012, are repayable on 1 August 2022 and are US dollar-based. Rated bonds - issued April 2010 1,001 1,000 999 Semi-annual coupons are paid at 5.375% per annum on \$700m 10-year bonds and at 6.5% per annum on \$300m 30-year bonds. The \$700m bonds are repayable in April 2020 and the \$300m bonds are repayable in April 2040. The bonds are US dollar-based. Syndicated revolving credit facility (\$1bn) 32 45 194 Semi-annual interest paid at LIBOR plus 1.5% per annum. The applicable margin is subject to a ratings grid. The facility was issued on 17 July 2014 and is available until 17 July 2019. The facility is US dollar-based. Syndicated revolving credit facility (A\$500m) 163 168 96 Interest charged at BBSY plus 2% per annum. The applicable margin is subject to a ratings grid. The loan is repayable in July 2019 and is

Australian dollar-based.

Syndicated loan facility (R1.5bn) 88 65 The facility was issued on 3 December 2013 and was settled on 12 December 2017. Syndicated revolving credit facility (R2.5bn) 56 Quarterly interest paid at JIBAR plus 1.8% per annum. The facility was issued on 12 December 2017 and is available until 12 December 2020, with the option on application to extend by two years. The loan is SA rand-based. Syndicated loan facility (R1.4bn) 81 Quarterly interest paid at JIBAR plus 1.65% per annum. The facility was issued on 7 July 2015 and is available until 7 July 2020. The loan is SA rand-based. Syndicated loan facility (R1bn) 81 Quarterly interest paid at JIBAR plus 1.3% per annum. The facility was issued on 3 November 2017 and is available until 3 November 2020, with the option on application to extend by two years. The loan is SA rand-based. Revolving Credit Facilities - \$100m 16 41 Various loans with interest rates ranging from 6.2% to 8% above LIBOR. The facilities were issued on 23 August 2016 and are available until 23 August 2019 and are US dollar-based. Other 1 1 1 Interest charged at various rates from 2.5% plus delta exchange rate on individual instalments per annum to 4.5% per annum. Repayments terminate in June 2023. All loans are Brazilian real-based. The loans are subject to debt covenant arrangements for which no default event occurred.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 74 **US dollar millions** 2017 2016 2015 25 BORROWINGS CONTINUED Non-current **CONTINUED** Secured **Finance leases** Turbine Square Two (Pty) Limited 15 15 15 The leases are capitalised at an implied interest rate of 9.8% per annum. Lease payments are due in monthly instalments terminating in March 2022 and are SA rand-based. The buildings financed are used as security for these loans (note 35). Australian Gas Pipeline 58 57 62 The contract with the supplier of gas contains embedded leases which have been determined to bear interest at an average of 6.75% per annum. The embedded leases commenced in November and December 2015 and are for a 10 and 12 year duration, respectively. The leases are repayable in monthly instalments and are Australian dollar-based. The equipment related to the embedded leases is used as security for these loans. Other 5 5 2 Various loans with interest rates ranging from 2.5% to 15.5% per annum. These loans are repayable from 2016 to 2041. Some of these loans are secured by the financed assets. Total non-current borrowings including current portion 2,268 2,178 2,688 Current portion of non-current borrowings included in current liabilities (38) (34)(51)Total non-current borrowings

2,230 2,144 2,637 Current Current portion of non-current borrowings included above 38 34 51 Unsecured R750m Bonds - issued December 2013 49 Total current borrowings 38 34 100 Total borrowings (notes 34 and 35) 2,268 2,178 2,737 Amounts falling due Within one year 38 34 100 Between one and two years 219 170 64 Between two and five years 1,687 902 1,495 After five years 324 1,072 1,078 (notes 34 and 35) 2,268 2,178 2,737

189

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GROUP
- NOTES TO THE FINANCIAL STATEMENTS
For the year ended 31 December
ANNUAL FINANCIAL STATEMENTS
2017
75
US dollar millions
2017
2016
2015
25 BORROWINGS CONTINUED
Currency
The currencies in which the borrowings are denominated are as follows:
US dollar
1,807
1,844
2,447
Australian dollar
221
225
158
SA rand
237
106
130
Brazilian real
3
3
2
(notes 34 and 35)
2,268
2,178
2,737
Undrawn facilities
Undrawn borrowing facilities as at 31 December are as follows:
Syndicated revolving credit facility ($1bn) - US dollar
965
950
800
Syndicated revolving credit facility (A$500m) - Australian dollar
226
191
266
Syndicated revolving credit facility (R1.5bn) - SA rand
21
33
Syndicated revolving credit facility (R2.5bn) - SA rand
```

146

Syndicated revolving credit facility (R1.4bn) - SA rand 32 102 91 FirstRand Bank Limited (R750m) - SA rand 61 37 32 Revolving credit facilities (\$100m) - US dollar 85 60 1,515 1,361 1,222 Change in liabilities arising from financing activities: **Reconciliation of total borrowings** A reconciliation of the total borrowings included in the statement of financial position is set out in the following table: Opening balance 2,178 2,737 3,721 Acquisitions and disposals - other -47 Proceeds from borrowings 815 787 421 Repayment of borrowings (767)(1,333)(1,288)Finance costs paid on borrowings (125)(159)(239)Interest charged to the income statement 130 145 213 Fair value adjustments on issued bonds (9)(66)Translation 37 10

(72)
Closing balance
2,268
2,178
2,737
Reconciliation of finance costs paid:
A reconciliation of the finance cost paid included in the statement of
cash flows is set out in the following table:
Finance costs paid on borrowings
125
159
239
Commitment fees, environmental guarantees fees and other borrowing
costs
13
13
12
Total finance costs paid
138
172
251

- NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 76 **US dollar millions** 2017 2016 2015 **26 ENVIRONMENTAL REHABILITATION AND OTHER PROVISIONS Environmental rehabilitation obligations Provision for decommissioning** Balance at beginning of year 279 272 296 Charge to income statement 2 Change in estimates (1)4 (12)5 Unwinding of decommissioning obligation 12 12 11 Transfer to non-current assets and liabilities held for sale (20)(11)Utilised during the year (2)(2)(3)Translation 11 9 (26)Balance at end of year 286 279 272 **Provision for restoration** Balance at beginning of year 426 411

GROUP

555 Charge to income statement 8 10 6 Change in estimates (1)(17) (2)(40)Unwinding of restoration obligation 10 8 10 Transfer to non-current assets and liabilities held for sale (3) (110)Transfer to current portion (17)Utilised during the year (4) (3)(2)Translation 6 2 (8)Balance at end of year 409 426 411 **Other provisions** (2)(3)Balance at beginning of year 172 164 201 Charge to income statement 17 11 11 Change in estimates 15 5 24 Additions 64

Transfer (to) from trade and other payables (6) (2)3 Unwinding of other provisions 1 1 1 Utilised during the year (35)(30)(25)Translation 19 23 (51)**Balance at end of year** 247 172 164 Total environmental rehabilitation and other provisions 942 877 847 (1)The change in estimates is attributable to changes in discount rates due to changes in global economic assumptions and changes in mine plans resulting in a change in cash flows and changes in design of tailings storage facilities and in methodology following requests from the environmental regulatory authorities. These provisions are expected to unwind beyond the end of the life of mine. (2)Other provisions include the following significant item: Chemwes (Pty) Limited, a subsidiary of First Uranium (Pty) Limited acquired by AngloGold Ashanti Limited during 2012, agreed to sell 25% of its production, capped at 312,500oz from 1 January 2012, to Franco-Nevada (Barbados) Corporation. Franco Nevada is required to pay \$400/oz which inflates at 1% compounded annually from 2013. These factors were considered in determining the commodity contract obligation. The provision is calculated as the present value of the portion which is deemed onerous in light of the current market conditions using a gold forward for the duration of the contract of \$1,303/oz (2016: \$1,152/oz; 2015: \$1,061/oz). As at 31 December 2017 the remaining production due to Franco Nevada is 170,435oz (2016: 197,528oz; 2015: 220,447oz.). (3)Other provisions include the provision for the silicosis class action litigation of \$63m. The undiscounted rehabilitation provision based on real cash flows is \$991m (2016: \$867m; 2015: \$831m).

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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- NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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26 ENVIRONMENTAL REHABILITATION AND OTHER PROVISIONS CONTINUED

Provision for silicosis settlement

AngloGold Ashanti Limited together with other mining companies, are named in a class action for silicosis and tuberculosis

which was certified by the Johannesburg High Court in May 2016. The companies requested leave to appeal to the Supreme Court of Appeal (SCA), which was granted on 13 September 2016 and was scheduled to be heard from 19 to 23

March 2018. On 10 January 2018, in response to a request from all parties involved in the appeal to the SCA in respect of

the silicosis and tuberculosis class action litigation, the Registrar of the SCA postponed the hearing date of the appeal until

further notice.

A gold mining industry working group consisting of African Rainbow Minerals Limited, Anglo American South Africa Limited,

AngloGold Ashanti Limited, Gold Fields Limited, Sibanye-Stillwater Limited and Harmony Gold Mining Company Limited

(collectively the working group) was formed in November 2014 to address issues relating to the compensation and medical

care for occupational lung diseases in the gold mining industry in South Africa. Essentially, the working group is seeking a

comprehensive and sustainable solution which deals with both legacy compensation issues and future legal frameworks

which, while being fair to employees, also ensures the future sustainability of companies in the industry. The working group

has engaged all stakeholders on these matters, including government, organised labour, other mining companies and legal

representatives of claimants who have filed legal suits against the companies. The working group believes that achieving a

comprehensive settlement which is fair to past, present and future employees and sustainable for the sector is preferable to

protracted litigation.

The facts of the matter have previously been disclosed as a contingent liability as an amount could not be reliably determined. As a result of the progress made by the working group and the status of negotiations with affected stakeholders, management is now in a position to reasonably estimate AngloGold Ashanti's share of a possible settlement

of the class action claims and related costs within an acceptable range.

A pre-tax charge of \$63 million has been recognised in special items for the year ended 31 December 2017. Going forward,

annual charges in the provision are expected to consist of the time value of money (recognised as a finance cost) and changes in estimates in special items. The expected contributions (cash flows) to the vehicle that will manage the settlement process have been discounted over the expected period of contributions. The contributions are expected to be

settled by cash flows from the group's South African operations and will occur over a number of years.

The assumptions that were made in the determination of the provision amount include: silicosis prevalence rates; estimated

settlement per claimant; benefit take-up rates and disease progression rates.

A discount rate of 8% was used, based on government bonds with similar terms to the obligation.

27 PROVISION FOR PENSION AND POST-RETIREMENT BENEFITS

US dollar millions 2017 2016 2015 **Defined benefit plans** The group has made provision for pension, provident and medical schemes covering substantially all employees. The retirement schemes consist of the following: AngloGold Ashanti Limited Pension Fund (18)Post-retirement medical scheme for AngloGold Ashanti Limited South African employees 114 109 97 Other defined benefit plans 8 9 10 Sub-total 122 118 89 Transferred to other non-current assets - AngloGold Ashanti Limited Pension Fund 18 122 118 107 Other defined benefit plans include the following: - Obuasi Mines Staff Pension Scheme 6 6 7 - Retiree Medical Plan for North American employees 1 2 2 - Supplemental Employee Retirement Plan (SERP) for North America (USA) Inc. employees

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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- NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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US dollar millions

2017

2016

2015

27 PROVISION FOR PENSION AND POST-RETIREMENT BENEFITS CONTINUED

Post-retirement medical scheme for AngloGold Ashanti Limited South African employees

The provision for post-retirement medical funding represents the provision for health care benefits for employees and retired employees and their registered dependants.

The post-retirement benefit costs are assessed in accordance with the advice of independent professionally qualified actuaries. The actuarial method used is the projected unit credit funding method. This scheme is unfunded. The last valuation was performed as at 31 December 2017. Information with respect to the defined benefit liability is as follows:

Benefit obligation

Balance at beginning of year 109 97 135 Interest cost 10 10 10 Benefits paid (9) (8)(9)Actuarial (gain) loss (8) (2)(7)Translation 13 12 (32)Balance at end of year 115 109 97 Less: transfer to non-current assets and liabilities held for sale (1)(1)

Net amount recognised (1)114 109 97 Components of net periodic benefit cost Interest cost 10 10 10 Net periodic benefit cost 10 10 10 Assumptions Assumptions used to determine benefit obligations at the end of the year are as follows: Discount rate 9.29% 9.31% 10.10% Expected increase in health care costs 7.75% 8.30% 9.10% Assumed health care cost trend rates at 31 December: Health care cost trend assumed for next year 7.75% 8.30% 9.10% Rate to which the cost trend is assumed to decline (the ultimate trend rate) 7.75% 8.30% 9.10% Assumed health care cost trend rates have a significant effect on the amounts reported for health care plans. A 1% point change in assumed health care cost trend rates would have the following effect: Effect on total service and interest cost - 1% point increase 1 1 1 Effect on post-retirement benefit obligation - 1% point increase 10 10 9 Effect on total service and interest cost - 1% point decrease (1)(1)

(1)

Effect on post-retirement benefit obligation 1% point decrease

(8)

(9)

(8)

(1)

The obligation for post-retirement medical is unfunded.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 81 **US dollar millions** 2017 2016 2015 27 PROVISION FOR PENSION AND POST-RETIREMENT BENEFITS CONTINUED Post-retirement medical scheme for AngloGold Ashanti Limited South African employees CONTINUED **Cash flows Contributions** AngloGold Ashanti Limited expects to contribute \$10m to the postretirement medical plan in 2018. **Estimated future benefit payments** The following medical benefit payments, which reflect the expected future service, as appropriate, are expected to be paid: 2018 10 2019 10 2020 10 2021 11 2022 11 Thereafter 62 **28 DEFERRED TAXATION** Deferred taxation relating to temporary differences is made up as follows: Liabilities Tangible assets 604 730 743 Inventories 33 31 35 Other 15 10 14 652

Assets Provisions Tax losses Other Net deferred taxation liability Included in the statement of financial position as follows: Deferred tax assets Deferred tax liabilities Net deferred taxation liability The movement on the deferred tax balance is as follows: Balance at beginning of year Taxation of items included in income statement (68) (45)Taxation on items included in other comprehensive income (6) Transfer to non-current assets and liabilities held for sale (73)

Franslation
14
22
(69)
Balance at end of year
359
492
513
Provision has been made for South African income tax or foreign taxes that may result from future remittances of
undistributed earnings of foreign subsidiaries or foreign corporate joint ventures, where the group is able to assert that
he
undistributed earnings are not permanently reinvested. In all other cases, the foreign subsidiaries reinvest the
undistributed
agrings into future capital expansion projects, maintenance capital and ongoing working capital funding

earnings into future capital expansion projects, maintenance capital and ongoing working capital funding requirements.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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2017

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Unrecognised taxable temporary differences pertaining to undistributed earnings totalled \$384m (2016: \$366m; 2015: \$357m).

GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS **US dollar millions** 29 TRADE, OTHER PAYABLES AND DEFERRED INCOME Non-current Current Trade payables Accruals and deferred income Short-term provisions Accruals for retrenchment costs Other payables Total trade, other payables and deferred income Current trade and other payables are non-interest bearing and are normally settled within 60 days. **30 TAXATION** Balance at beginning of year

Refunds during the year 14 12 21 Payments during the year (174)(165)(184)Taxation of items included in the income statement 190 234 192 Offset of VAT and other taxes (78)(47)Translation 1 (1)(6)Balance at end of year 50 97 64 Included in the statement of financial position as follows: Taxation asset included in trade, other receivables and other assets (3)(14)(27)Taxation liability 53 111 91 50 97 64 **31 CASH GENERATED FROM OPERATIONS** Profit (loss) before taxation (63)269 257 Adjusted for: Movement on non-hedge derivatives and other commodity contracts (10)(19)7 Amortisation of tangible assets (note 4) 817 789 737 Finance costs and unwinding of obligations (note 7)

169 180 245 Environmental, rehabilitation and other expenditure (30)(13)(56)Special items 394 44 60 Amortisation of intangible assets (notes 4 and 15) 6 20 40 Fair value adjustment on issued bonds -(9) (66)Interest received (note 3) (15)(22)(28)Share of associates and joint ventures' (profit) loss (note 8) (22)(11)(88)Exchange loss on foreign currency reserve release 60 Other non-cash movements 61 90 53 Movements in working capital (156)(76)89 1,151 1,302 1,250 Movements in working capital: (Increase) decrease in inventories (67) (48)99 (Increase) decrease in trade, other receivables and other assets (86) (131)108

Increase (decrease) in trade, other payables and deferred income

(3)

103

(118)

(156)

(76) 89 GROUP - NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December ANNUAL FINANCIAL STATEMENTS 2017 84 **US dollar millions** 2017 2016 2015 **32 RELATED PARTIES** Material related party transactions were as follows (not attributable): Sales and services rendered to related parties Joint ventures 12 16 6 Purchases and services acquired from related parties Associates 16 15 8 Joint ventures 3 6 Outstanding balances arising from sale of goods and services due by related parties Associates 7 Joint ventures 2 8 Amounts owed to/due by related parties above are unsecured and noninterest bearing. Loans advanced to associates Rand Refinery (Pty) Limited During the year the loan was converted to preference shares. There are no fixed repayment terms. The loan had accrued interest at JIBAR plus 3.5%.

20

27

Loans advanced to joint ventures

Loans advanced to associates and joint ventures are included in the carrying value of investments in associates and joint ventures (note 17). **Executive contracts**

All members of the Executive Committee have permanent employment contracts which entitle them to standard group benefits as defined by their specific region and participation in the company's short-term incentive scheme, the Bonus Share

Plan (BSP), and the Long Term Incentive Plan (LTIP). All recently updated Executive Committee contracts include details on

participation in the Co-Investment Plan (CIP).

South African executives have an off-shore retainer which is detailed under a separate contract. This reflects the percentage

of their time focused on offshore business requirements. The offshore pay has been increased to a maximum cap of 40% of

base pay due to a review of the amount of time spent outside South Africa on the offshore responsibilities of each executive

team member. Where practical the offshore portion is now pensionable.

The executive contracts are reviewed annually and currently continue to include a change of control provision. The change of control is subject to the following triggers:

control is subject to the following triggers:

The acquisition of all or part of AngloGold Ashanti; or

A number of shareholders holding less than 35% of the company's issued share capital consorting to gain a majority of the board and make management decisions; and

The contracts of Executive Committee members are either terminated or their role and employment conditions are curtailed.

In the event of a change of control becoming effective, the executive will in certain circumstances be subject to both the notice

period and the change of control contract terms. The notice period applied per category of executive and the change of control periods as at 31 December 2017 were as follows:

Executive Committee member Notice Period Change of control

CEO 12 months 12 months CFO 6 months 6 months EXCO 6 months 6 months

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 85 32 RELATED PARTIES CONTINUED Directors and other key management personnel

Executive Directors' and Prescribed Officers' remuneration Salary (1) Performance related payments (2) Pension scheme benefits **Other benefits** and encashed leave (3) Sub total Pre-tax gain on share options **Total** Total 2016 **Total** 2015 **Total Figures in thousands** 2017 SA Rands US **Dollars** (4) US **Dollars** (4) US **Dollars** (4) **Executive Directors** S Venkatakrishnan 13,318 8,382

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3,296
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3,388		
28,384		
-		
28,384		
2,134		
1,832		
1,905		
KC Ramon		
8,423		
4,607		
727		
1,627		
15,384		
-		
15,384		
1,157		
947		
1,024		
21,741		
12,989		
4,023		
5,015		
43,768		
-		
43,768		
3,291		
2,779		
2,929		
Prescribed Officers		
CE Carter		
(5)		
9,408 4,411		
1,330 1,717		
16,866		
8,238		
25,104		
1,887		
1,535		
1,906		
GJ Ehm		
8,778		
4,116		
306		
1,489		
14,689		
4,588		
19,277		
1,449		
1,693		

1,404 L Eybers
(6) 7,400
3,691 327 2,570
13,988 -
13,988 1,051 -
-
DC Noko 6,767 3,173
644 1,888
12,472
12,472 938 961
976 ME Sanz Perez
6,737 3,159 705
795 1,078 11,769
- 11,769
885 1,640 823
CB Sheppard 7,154
3,354 681 272
11,461 -
11,461 862 721
511 TR Sibisi
5,786 2,886
703 77

-
9,452
-
9,452
711
541
571
- Datirad prescribed officers
Retired prescribed officers
8,189
-
2,887
22,601
33,677
29,281
62,958
4,733
5,978
4,719
60,219
24,790
7,673
31,692
124,374
42,107
166,481
12,516
13,069
10,339
Total Executive Directors' and Prescribed Officers'
remuneration ZAR
81,960
37,779
11,696
36,707
168,142
42,107
210,249
Total Executive Directors' and
Prescribed Officers'
remuneration USD
6,162
2,840
879
2,760
12,641
3,166
15,807
15,848
13,268
(1)

Salaries are disclosed only for the period from or to which office is held, and include car allowances where applicable.

(2)

The performance related payments are calculated on the year's financial results.

(3)

Includes health care, pension allowance, cash in lieu of dividends, vested CIP match awards, group personal accident, disability and funeral cover. Surplus leave days

accrued are automatically encashed unless work requirements allow for carry over.

(4)

Values have been converted using the average annual exchange rate for 2017: R13.3014:\$1; (2016: R14.6812:\$1; 2015: R12.7719:\$1).

(5)

Benefits for 2017 for CE Carter include a dependent's scholarship award of \$2,500.

(6)

L Eybers was appointed prescribed officer with effect from 22 February 2017.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 86 32 RELATED PARTIES CONTINUED Directors and other key management personnel CONTINUED

Number of options and awards granted **Balance** at 1 January 2017 Granted during 2017 Exercised during 2017 Lapsed during 2017 **Balance** as at **31 December** 2017 (1) **Vested balance** at 31 December 2017 **Executive Directors** S Venkatakrishnan 689,087 72,118 89,553 671,652 343,678 KC Ramon 211,785 42,878 37,099 217,564 44,887 **Total Executive Directors** 900,872 114,996 126,652 889,216 388,565 **Prescribed Officers**

CE Carter
250,386
38,600
58,260
51,426
179,300
-
GJ Ehm
331,354
33,580
31,172
59,637
274,125
105,508
L Eybers
58,563
18,101
-
11,179
65,485
17,280
DC Noko
244,592
27,626
-
40,299
231,919
100,410
ME Sanz Perez
205,213
29,398
-
42,538
192,073
59,244
CB Sheppard
27,552
29,205
_
56,757
5,076
TR Sibisi
-
23,621
-
-
23,621
-
Retired prescribed officer
475 616

475,616

214,256 261,360 **Total Prescribed Officers** 1,593,276 200,131 303,688 466,439 1,023,280 287,518 Other 6,139,505 1,611,422 1,527,167 1,138,367 5,085,393 1,735,705 Total share incentive scheme 8,633,653 1,926,549 1,830,855 1,731,458 6,997,889 2,411,788 (1) The latest expiry date of all options/awards granted and outstanding at 31 December 2017 is 1 March 2027 (2016: 1 March 2026; 2015: 3 March 2025). Subsequent to year end and up to 16 March 2018, options/awards exercised by Executive Directors and Prescribed Officers, are for Charles Carter who exercised 87,852 awards for a pre-tax gain of \$723,854 and Graham Ehm who exercised 46,316 awards for a pre-tax gain of \$392,431. Awards granted since 2005 have been granted at no cost to participants. Non-Executive Directors are not eligible to participate in the share incentive scheme. Number of CSLTIP awards granted: **Balance** at 1 January 2017 Granted during 2017 Exercised during 2017 Lapsed during 2017 **Balance** as at **31 December** 2017 **Executive Directors**

S Venkatakrishnan 120,000 174,872 -294,872 KC Ramon 120,000 110,595 -230,595 **Total Executive Directors** 240,000 285,467 525,467 **Prescribed Officers** CE Carter 120,000 110,595 -230,595 GJ Ehm 120,000 110,595 -230,595 L Eybers 20,000 97,535 -117,535 DC Noko 120,000 88,850 -208,850 ME Sanz Perez 120,000 88,463 --208,463 CB Sheppard 120,000

93,928 --213,928 TR Sibisi 120,000 75,971 -195,971 Retired prescribed officer 120,000 -17,497 102,503 **Total Prescribed Officer** 860,000 665,937 17,497 102,503 1,405,937 Other 1,364,630 1,621,033 42,355 405,094 2,538,214 Total share incentive scheme 2,464,630 2,572,437 59,852 507,597 4,469,618

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 87 32 RELATED PARTIES CONTINUED Awards granted in respect of the previous year's financial results: **Total** (1) **Total** 2017 2016 **Executive Directors** S Venkatakrishnan 72,118 49,962 KC Ramon 42,878 30,323 114,996 80,285 **Prescribed Officers** CE Carter 38,600 36,666 GJ Ehm 33,580 31,602 L Eybers 18,101 DC Noko 27,626 20,080 ME Sanz Perez 29,398 19,992 **CB** Sheppard 29,205 10,152 TR Sibisi 23,621 Retired prescribed officer 63,828 200,131 182,320 Total awards to executive management 315,127

```
262,605
(1)
Relates to the BSP 17 awards that were issued prior to the Annual General Meeting on 16 May 2017.
Non-Executive Director remuneration
The table below details the fees and allowances paid to Non-Executive Directors:
Non-Executive Directors' fees and allowances
Figures in
thousands
(1)
Figures in
thousands
(1)
Director fees
Committee fees
Travel allowance
Total
Total
Total
US Dollars
(1)
2017
2016
2015
SM Pityana (Chairman)
312,500
59,750
372,250
378
411
AH Garner
123,500
43,500
33,750
200,750
200
204
MJ Kirkwood
123,500
68,500
38,750
230,750
249
242
NP January-Bardill
123,500
56,000
179,500
189
189
```

R Gasant 123,500 58,500 182,000 193 195 **RJ** Ruston 123,500 56,000 32,500 212,000 231 226 **MDC** Richter 123,500 48,500 31,250 203,250 200 205 DL Hodgson 123,500 43,500 167,000 176 180 SV Zilwa (2) 90,000 45,000 135,000 Retired non-executive director (3) 43,500 33,500 77,000 256 260 **Total** 1,310,500 512,750 136,250 1,959,500 2,072 2,112

(1)

Directors' compensation is disclosed in US dollars.

(2)

Director joined in April 2017.

(3)

Director retired in May 2017.

Non-Executive Directors do not hold service contracts with the company. Executive Directors do not receive payment of

directors' fees or committee fees.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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32 RELATED PARTIES CONTINUED
Directors' and Prescribed Officers' interests in AngloGold Ashanti shares
The interests of directors, prescribed officers and their associates in the ordinary shares of the company at 31
December,
which individually did not exceed 1% of the company's issued ordinary share capital, were:
31 December 2017
Beneficial holding
31 December 2016
Beneficial holding
31 December 2015
Beneficial holding
Direct
Indirect
Direct
Indirect
Direct
Indirect
Non-Executive Directors
SM Pityana
2,990
2,990
2,000
MDC Richter
(1)
7,300
7,300
7,300
DL Hodgson
1,500
1,500
1,500
MJ Kirkwood
(1)
15,000
15,000
```

```
15,000
RJ Ruston
(2)
-
1,000
1,000
1,000
AH Garner
(1)
7,500
-
Retired director
3,000
3,000
Total
34,290
1,000
29,790
1,000
28,800
1,000
Executive Directors
S Venkatakrishnan
236,468
213,423
205,939
KC Ramon
28,265
12,334
3,104
Total
264,733
```

225,757
209,043
- Company Secretary ME Sanz Perez 13,994 16,368 7,921 12,747 10,471 8,860 Total 13,994 16,368 7,921 12,747 10,471 8,860 Total 13,994 16,368 7,921 12,747 10,471 8,860 Prescribed Officers CE Carter 50,800
- 43,229
- 39,560
GJ Ehm (2) 30,319 16,213 33,782 - 22,532 - L Eybers 4,812
-
-
- DC Noko 41,244 - 28,015 - 17,086
CB Sheppard 5,344

TR Sibisi 4,085 Retired prescribed officers 44,470 34,298 13,204 Total 136,604 16,213 149,496 113,476 13,204 **Grand total** 449,621 33,581 412,964 13,747 361,790 23,064 (1)Held on the New York stock exchange as American Depositary Shares (ADSs) (1 ADS is equivalent to 1 ordinary share) (2)

Held on the Australian stock exchange as CHESS Depositary Receipts (5 CDIs are equivalent to 1 ordinary share) A register detailing Directors and Prescribed Officers' interests in contracts is available for inspection at the company's registered and corporate office.

GROUP – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 89 **32 RELATED PARTIES CONTINUED** Directors' and Prescribed Officers' interests in AngloGold Ashanti share CONTINUED Changes in Directors' and Prescribed Officers' interests in AngloGold Ashanti shares, excluding options and awards granted in terms of the group's BSP and LTIP schemes, after 31 December 2017 and up to 16 March 2018 include: **Date of** transaction **Type of transaction** Number of shares **Direct/Indirect** beneficial holding **Executive Directors** S Venkatakrishnan 6 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 11,632 Direct On-market sale of ordinary shares to settle tax costs 5,293 Direct KC Ramon 26 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 5,177 Direct 27 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 6,320 Direct On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 11,300 Direct **Company Secretary** ME Sanz Perez 27 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 7,656

Direct 28 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 4,554 Direct **Prescribed Officers CE** Carter 7 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 948 Direct GJ Ehm 5 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 4,500 Direct 6 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 8,000 Direct L Eybers 9 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 8,786 Direct 16 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 3,609 Direct DC Noko 27 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 7,071 Direct 9 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 8,165 Direct On-market sale of ordinary shares to settle tax costs 3,716 Direct **CB** Sheppard 1 March 2018

On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 6,900 Direct 15 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 4,008 Direct On-market sale of ordinary shares to settle tax costs 1,824 Direct **TR** Sibisi 28 February 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 3,063 Direct On-market sale of ordinary shares to settle tax costs 1,394 Direct 1 March 2018 On-market purchase of ordinary shares pursuant to the AngloGold Ashanti Co-Investment Plan 4,160 Direct

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 90 **US dollar millions** 2017 2016 2015 **33 CONTRACTUAL COMMITMENTS AND CONTINGENCIES Operating leases** At 31 December 2017, the group was committed to making the following payments in respect of operating leases for, amongst others, the hire of plant and equipment and land and buildings. Certain contracts contain renewal options and escalation clauses for various periods of time. **Expiry:** - less than one year **45** 47 34 - between one and three years 38 36 69 - between three and five years 7 5 10 90 88 113 Operating lease charges included in profit before taxation amounts to \$247m (2016: \$198m; 2015: \$149m). **Finance leases** The group has finance leases for plant and equipment and buildings. The leases for plant and equipment and buildings have terms of renewal but no purchase options. Future minimum lease payments under finance lease contracts together with the present value of the net minimum lease payments are as follows: Minimum payments Present value of payments Minimum payments Present value of payments Minimum payments

Present
value of
payments
US Dollars million
2017
2016
2015
Less than one year
14
8
12
6
11
5
Between one and three years
27
18
25
15
22
12
Between three and five years
24
17
26
18
24
15
More than five years
54
35
63
38
76
49
Total minimum lease payments
119
78
126
77
133
81
Amounts representing finance charges
(41)
-
(49)
-
(52)
-
Present value of minimum lease payments 78

US dollar millions Capital commitments Acquisition of tangible assets Contracted for Not contracted for Authorised by the directors Allocated to: Project capital - within one year - thereafter -Stay-in-business capital - within one year - thereafter Share of underlying capital commitments of joint ventures included above

Purchase obligations Contracted for - within one year - thereafter

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 **91**

33 CONTRACTUAL COMMITMENTS AND CONTINGENCIES CONTINUED

Purchase obligations represent contractual obligations for the purchase of mining contract services, power, supplies, consumables, inventories, explosives and activated carbon.

To service these capital commitments, purchase obligations and other operational requirements, the group is dependent on

existing cash resources, cash generated from operations and borrowing facilities.

Cash generated from operations is subject to operational, market and other risks. Distributions from operations may be subject to foreign investment, exchange control laws and regulations, and the quantity of foreign exchange available in

offshore countries. In addition, distributions from joint ventures are subject to the relevant board approval.

The credit facilities and other finance arrangements contain financial covenants and other similar undertakings. To the extent

that external borrowings are required, the group's covenant performance indicates that existing financing facilities will be

available to meet the commitments detailed above. To the extent that any of the financing facilities mature in the near future,

the group believes that sufficient measures are in place to ensure that these facilities can be refinanced.

Contingencies

US dollar millions 2017 2016 2015 **Contingent liabilities** Litigation - Ghana (1)(2)97 97 97 Litigation - North America (3)Tax disputes - Brazil (4)24 15 11 Tax dispute - AngloGold Ashanti Colombia S.A. (5)150

141 128 Tax dispute - Cerro Vanguardia S.A. (6)27 29 32 Groundwater pollution (7)Deep groundwater pollution - Africa (8)298 282 268 Litigation claims (1)Litigation - On 11 October 2011, AngloGold Ashanti (Ghana) Limited (AGAG) terminated Mining and Building Contractors Limited's (MBC) underground development agreement, construction on bulkheads agreement and diamond drilling agreement at Obuasi mine. The parties reached agreement on the terms of the separation and concluded a separation agreement on 8 November 2012. On 20 February 2014, AGAG was served with a demand issued by MBC claiming a total of \$97m. In December 2015, the proceedings were stayed in the High Court pending arbitration. In February 2016, MBC submitted the matter to arbitration. (2)Litigation - AGAG received a summons on 2 April 2013 from Abdul Waliyu and 152 others in which the plaintiffs allege that they were or are residents of the Obuasi municipality or its suburbs and that their health has been adversely affected by emission and/or other environmental impacts arising in connection with the current and/or historical operations of the Pompora Treatment Plant (PTP), which was decommissioned in 2000. The plaintiffs' alleged injuries include respiratory infections, skin diseases and certain cancers. The plaintiffs subsequently did not timely file their application for directions, but AGAG intends to allow some time to pass prior to applying to have the matter struck out for want of prosecution. On 24 February 2014, executive members of the PTP (AGAG) Smoke Effect Association (PASEA), sued AGAG by themselves and on behalf of their members (undisclosed number) on grounds similar to those discussed above, as well as economic hardships as a result of constant failure of their crops. This matter has been adjourned indefinitely. AGAG intends to allow some time to pass prior to applying to have the matter struck

out for want of prosecution. In view of the limitation of current information for the accurate estimation of a liability, no reliable

estimate can be made for AGAG's obligation in either matter.

(3)

Litigation - On 19 October 2017, Newmont Mining Co. filed a lawsuit in the United States District Court for the Southern District of

New York against AngloGold Ashanti and certain related parties, alleging that AngloGold Ashanti and such parties did not provide

Newmont with certain information relevant to its purchase of the Cripple Creek & Victor Gold Mining Company in 2015 during the

negotiation- and-sale process. AngloGold Ashanti believes the lawsuit is without merit and intends to vigorously defend against it.

The matter is proceeding. In view of the limitation of current information for the accurate estimation of a liability, no reliable

estimate can be made for the obligation.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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33 CONTRACTUAL COMMITMENTS AND CONTINGENCIES CONTINUED

Tax claims

(4)

Tax disputes - AngloGold Ashanti Limited's subsidiaries in Brazil are involved in various disputes with tax authorities. These

disputes involve federal tax assessments including income tax, royalties, social contributions, VAT and annual property tax. In

December 2017, new VAT assessments of \$14m were received. Collectively, the possible amount involved is approximately

\$24m (2016: \$15m, 2015: \$11m). Management is of the opinion that these taxes are not payable. (5)

Tax dispute - In January 2013, AngloGold Ashanti Colombia S.A. (AGAC) received notice from the Colombian Tax Office (DIAN)

that it disagreed with the Company's tax treatment of certain items in the 2010 and 2011 income and equity tax returns. On

23 October 2013, AGAC received the official assessments from the DIAN which established that an estimated additional tax of

\$21m (2016: \$21m, 2015: \$20m) will be payable if the tax returns are amended. Penalties and interest for the additional taxes are

expected to be \$129m (2016: \$120m, 2015: \$108m). The Company believes that the DIAN has applied the tax legislation

incorrectly. AGAC subsequently challenged the DIAN's ruling by filing lawsuits in March 2015 and April 2015 before the

Administrative Tribunal of Cundinamarca (the trial court for tax litigation). Closing arguments on the tax disputes were presented

in February and June 2017 and judgement is pending.

(6)

Tax dispute - On 12 July 2013, Cerro Vanguardia S.A. (CVSA) received a notification from the Argentina Tax Authority (AFIP)

requesting corrections to the 2007, 2008 and 2009 income tax returns of \$6m (2016: \$7m, 2015: \$8m) relating to the non-

deduction of tax losses previously claimed on hedge contracts. The AFIP is of the view that the financial derivatives could not be

considered as hedge contracts, as hedge contract losses could only be offset against gains derived from the same kind of

hedging contracts. Penalties and interest on the disputed amounts are estimated at a further \$21m (2016: \$22m, 2015: \$24m).

CVSA and AFIP have corresponded on this issue over the past several years and while management is of the opinion that the

taxes are not payable, the government continues to assert its position regarding the use of the financial derivatives. CVSA filed an

appeal with the Tax Court on 19 June 2015, and the parties submitted their final reports in July 2017. The matter is pending with

the Tax Court.

Other

(7)

Groundwater pollution - AngloGold Ashanti has identified groundwater contamination plumes at certain of its operations, which

have occurred primarily as a result of seepage from mine residue stockpiles. Numerous scientific, technical and legal studies

have been undertaken to assist in determining the magnitude of the contamination and to find sustainable remediation solutions.

The group has instituted processes to reduce future potential seepage and it has been demonstrated that Monitored Natural

Attenuation (MNA) by the existing environment will contribute to improvements in some instances. Furthermore, literature

reviews, field trials and base line modelling techniques suggest, but have not yet proven, that the use of phyto-technologies can

address the soil and groundwater contamination. Subject to the completion of trials and the technology being a proven remediation technique, no reliable estimate can be made for the obligation.

(8)

Deep groundwater pollution - The group has identified potential water ingress and future pollution risk posed by deep groundwater in certain underground mines in Africa. Various studies have been undertaken by AngloGold Ashanti since 1999 to

understand this potential risk. In South Africa, due to the interconnected nature of mining operations, any proposed solution

needs to be a combined one supported by all the mines located in these gold fields. As a result, the Mineral and Petroleum

Resources Development Act (MPRDA) requires that the affected mining companies develop a Regional Mine Closure Strategy to

be approved by the Department of Mineral Resources. In view of the limitation of current information for the accurate estimation of

a liability, no reliable estimate can be made for the obligation.

34 FINANCIAL RISK MANAGEMENT STATEMENTS

In the normal course of its operations, the group is exposed to gold price, other commodity price, foreign exchange, interest

rate, liquidity, equity price (deemed to be immaterial) and credit risks. In order to manage these risks, the group may enter into

transactions which make use of both on- and off-balance sheet derivatives. The group does not acquire, hold or issue derivatives for speculative purposes. The group has developed a comprehensive risk management process to facilitate, control and monitor these risks. The board has approved and monitors this risk management process, inclusive of documented treasury policies, counterparty limits and controlling and reporting structures.

Managing risk in the group

Risk management activities within the group are the ultimate responsibility of the board of directors. The Chief Financial

Officer is responsible to the board of directors for the design, implementation and monitoring of the risk management plan.

The Audit and Risk Committee is responsible for overseeing risk management plans and systems, as well as financial risks

which include a review of treasury activities and the group's counterparties.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017

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34 FINANCIAL RISK MANAGEMENT STATEMENTS CONTINUED **Managing risk in the group** CONTINUED

The financial risk management objectives of the group are defined as follows:

•

safeguarding the group's core earnings stream from its major assets through the effective control and management of gold price risk, other commodity risk, foreign exchange risk and interest rate risk;

effective and efficient usage of credit facilities in both the short and long-term through the adoption of reliable liquidity

management planning and procedures;

•

ensuring that investment and hedging transactions are undertaken with creditworthy counterparties; and •

ensuring that all contracts and agreements related to risk management activities are co-ordinated, consistent throughout

the group and that they comply where necessary with all relevant regulatory and statutory requirements.

Gold price and foreign exchange risk

Gold price risk arises from the risk of an adverse effect on current or future earnings resulting from fluctuations in the price of

gold. The group has transactional foreign exchange exposures, which arise from sales or purchases by an operating unit in

currencies other than the unit's functional currency. The gold market is predominately priced in US dollars which exposes the

group to the risk that fluctuations in the SA rand/US dollar, Brazilian real/US dollar, Argentinean peso/US dollar and Australian

dollar/US dollar exchange rates may also have an adverse effect on current or future earnings. The group is also exposed to

certain by-product commodity price risk.

Net open hedge position as at 31 December

The group had no outstanding commitments against future production potentially settled in cash.

Interest rate and liquidity risk

The group manages liquidity risk by ensuring that there is sufficient committed borrowing and banking facilities after taking

into consideration the actual and forecast cash flows, in order to meet the group's short, medium and long term funding and

liquidity management requirements.

In the ordinary course of business, the group receives cash from the proceeds of its gold sales and is required to fund it's

working capital and capital expenditure requirements. This cash is managed to ensure surplus funds are invested in a manner

to achieve market-related returns whilst minimising risks. The group is able to actively source financing at competitive rates.

The counterparties are financial and banking institutions and their credit ratings are regularly monitored.

The group has sufficient undrawn borrowing facilities available to fund its working capital and capital requirements (notes 25 and 35).

The following are the contractual maturities of financial liabilities, including interest payments

Financial liabilities Within one year Between one and two years Between two and five years After five years **Total** 2017 **\$** millions Effective rate % **\$** millions Trade and other payables 615 615 Borrowings 137 343 1,912 695 3,087 - In USD 98 5.4 145 5.4 1,643 5.5

2,527 - AUD in USD equivalent 16 5.1 174 5.1 25 6.8 38 6.8 253 - ZAR in USD equivalent 23 8.9 24 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16 5.4	6.5
16 5.1 174 5.1 25 6.8 38 6.8 253 - ZAR in USD equivalent 23 8.9 24 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,002 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	
174 5.1 25 6.8 38 6.8 253 - ZAR in USD equivalent 23 8.9 24 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 100 5.4 100 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	16
25 6.8 38 6.8 253 - ZAR in USD equivalent 23 8.9 24 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,00 5.4 1,00 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	174
 38 6.8 253 ZAR in USD equivalent 23 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16 	25
253 - ZAR in USD equivalent 23 8.9 24 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,00 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	38
23 8.9 24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,002 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	253
24 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	
 8.9 244 9.1 16 15.5 307 2016 Trade and other payables 596 - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,0023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16 	
 9.1 16 15.5 307 2016 Trade and other payables 596 - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16 	8.9
15.5 307 2016 Trade and other payables 596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	9.1
2016 Trade and other payables 596 - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,00 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	15.5
596 - - - 596 Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	2016
Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	
Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	-
Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	-
287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	-
1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	
1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127
- In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287
100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155
5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082
100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082 - In USD
1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100
5.5 1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4
1,449 5.5 2,672 - AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4
5.52,672AUD in USD equivalent16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 100 5.4 1,023
- AUD in USD equivalent 16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5
16	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449
	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672
0.1	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 1,00 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent
89	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,023 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16
5.3	Borrowings 127 287 1,155 1,513 3,082 - In USD 100 5.4 100 5.4 1,002 5.5 1,449 5.5 2,672 - AUD in USD equivalent 16 5.4

119 6.0 43 6.8 267 - ZAR in USD equivalent 11 8.9 98 8.9 13 11.2 21 14.0 143 2015 Trade and other payables 503 _ -_ 503 Borrowings 211 216 1,912 1,581 3,920 - In USD 140 5.8 140 5.8 1,767 5.9 1,507 5.5 3,554 - AUD in USD equivalent 11 5.2 68 5.2 66 6.2 51 6.8 196 - ZAR in USD equivalent 60 8.2

8		
8.1		
79		
8.7		
23		
11.8		
170		

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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34 FINANCIAL RISK MANAGEMENT STATEMENTS CONTINUED

Credit risk

Credit risk arises from the risk that a counterparty may default or not meet its obligations timeously. The group minimises

credit risk by ensuring that credit risk is spread over a number of counterparties. These counterparties are financial and banking institutions. Counterparty credit limits and exposures are reviewed by the Audit and Risk Committee. Where possible,

management ensures that netting agreements are in place. No set-off is applied to the statement of financial position due to

the different maturity profiles of assets and liabilities.

The combined maximum credit risk exposure of the group is as follows:

US dollar millions 2017 2016 2015 Other investments 58 79 61 Trade and other receivables 33 46 42 Cash restricted for use (note 21) 65 55 60 Cash and cash equivalents (note 22) 205 215 484 Total financial assets 361 395 647

Trade and other receivables, that are past due but not impaired totalled \$20m (2016: \$9m; 2015: \$7m). Other receivables that

are impaired totalled nil (2016: nil; 2015: \$6m) and other investments that are impaired totalled \$3m (2016: nil; 2015: nil).

Trade receivables mainly comprise banking institutions purchasing gold bullion. Normal market settlement terms are two working days

working days.

The group does not generally obtain collateral or other security to support financial instruments subject to credit risk, but

monitors the credit standing of counterparties.

Fair value of financial instruments

The estimated fair values of financial instruments are determined at discrete points in time based on relevant market information.

The estimated fair value of the group's other investments and borrowings as at 31 December are as follows:

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 95 34 FINANCIAL RISK MANAGEMENT STATEMENTS CONTINUED Fair value of financial instruments CONTINUED

Type of instrument CONTINUED

The following methods and assumptions were used to estimate the fair value of each class of financial instrument: Cash restricted for use, cash and cash equivalents, trade, other receivables and other assets and trade and other payables

The carrying amounts approximate fair value due to their short-term nature.

Investments and other non-current assets

Listed equity investments classified as available-for-sale are carried at fair value in level 1 of the fair value hierarchy while

fixed income investments and other non-current assets are carried at amortised cost. The fair value of fixed income investments has been calculated using market interest rates at the hierarchy level 2. The unlisted equity investments are

carried at cost or fair value.

Borrowings

The rated bonds are carried at amortised cost and their fair values are their closing market values at the reporting date (fair

value hierarchy – level 1). The interest rate on the remaining borrowings is reset on a short-term floating rate basis, and accordingly the carrying amount is considered to approximate fair value.

Fair value hierarchy

The group uses the following hierarchy for determining and disclosing the fair value of financial instruments:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2: inputs other than quoted prices included in level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The following table sets out the group's financial assets measured at fair value by level within the fair value hierarchy as at

31 December: **Type of instrument Assets measured at fair value on a recurring basis US dollar millions Level 1 Level 2 Level 3 Total 2017** *Available-for-sale financial assets* Equity securities **80** -

80

2016

2010
Available-for-sale financial assets
Equity securities
51
51
2015
Available-for-sale financial assets
Equity securities
30
-
_
30
Environmental obligations
Pursuant to environmental regulations in the countries in which we operate, we are obligated to close our operations
and
rehabilitate the lands which we mine in accordance with these regulations. As a consequence, AngloGold Ashanti is
required
in some circumstances to provide either reclamations bonds issued by third party entities, establish independent trust
funds or
provide guarantees issued by the operation, to the respective environmental protection agency or such other
government
department with responsibility for environmental oversight in the respective country to cover the potential

department with responsibility for environmental oversight in the respective country to cover the potential environmental

rehabilitation obligation in specified amounts.

In most cases, the environmental obligations will expire on completion of the rehabilitation although in some cases we are

required to potentially post bonds for events unknown that may arise after the rehabilitation has been completed.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 **96**

34 FINANCIAL RISK MANAGEMENT STATEMENTS CONTINUED **Environmental obligations** CONTINUED

In South Africa, AngloGold Ashanti has established a trust fund which has assets of ZAR 1.39bn and guarantees of ZAR

1.52bn issued by various banks, for a current carrying value of the liability of ZAR 1.15bn. In Australia, since 2014, the group

has paid an amount of AUD \$4m into a Mine Rehabilitation Fund for a current carrying value of the liability of AUD \$113.2m.

At Iduapriem the group has provided a bond comprising of a cash component of \$9.8m with a further bond guarantee amounting to \$35.9m issued by Ecobank Ghana Limited and Barclays Ghana Limited for a current carrying value of the

liability of \$44.3m. At Obuasi the group has provided a bond comprising of a cash component of \$20.3m with a further bank

guarantee amounting to \$30m issued by Nedbank Limited for a current carrying value of the liability of \$211m. In some

circumstances, the group may be required to post further bonds in future years which will have a consequential income

statement charge for the fees charged by the providers of the reclamation bonds.

Sensitivity analysis

Interest rate risk on other financial assets and liabilities (excluding derivatives)

The group also monitors interest rate risk on other financial assets and liabilities.

The following table shows the approximate interest rate sensitivities of other financial assets and liabilities at 31 December

(actual changes in the timing and amount of the following variables may differ from the assumed changes below). As the

sensitivity is the same (linear) for both increases and decreases in interest rates only absolute numbers are presented. **Change in**

interest rate basis points Change in interest amount in currency millions Change in interest amount US dollar millions 2017 Financial assets USD denominated 100

```
1
1
ZAR denominated
(1)
150
2
Financial liabilities
ZAR denominated
(1)
150
41
3
AUD denominated
100
3
2
Change in
interest rate
basis points
Change in
interest amount
in currency
millions
Change in
interest amount
US dollar
millions
2016
Financial liabilities
ZAR denominated
(1)
150
18
1
AUD denominated
100
2
1
USD denominated
100
1
1
A change of 100 basis points in financial assets results in less than a $1m change in the interest amount.
```

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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2017
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34 FINANCIAL RISK MANAGEMENT STATEMENTS CONTINUED
Sensitivity analysis CONTINUED
```

Interest rate risk on other financial assets and liabilities (excluding derivatives) CONTINUED Change in interest rate basis points Change in interest amount in currency millions Change in interest amount **US dollar** millions 2015 **Financial assets** USD denominated 100 2 2 ZAR denominated (1)150 5 BRL denominated 250 2 1 **Financial liabilities** ZAR denominated (1)150

This is the only interest rate risk for the company. **Foreign exchange risk**

14

Foreign exchange risk arises on financial instruments that are denominated in a foreign currency.

The following table discloses the approximate foreign exchange risk sensitivities of borrowings at 31 December (actual changes in the timing and amount of the following variables may differ from the assumed changes below). Change in exchange rate Change in borrowings total \$m Change in exchange rate Change in borrowings total \$m Change in exchange rate Change in borrowings total \$m 2017 2016 2015 **Borrowings** ZAR denominated (R/\$) Spot (+R1.50) (26)Spot (+R1.50) (10)Spot (+R1.50) (12)AUD denominated (AUD/\$) Spot (+AUD0.1) (16) Spot (+AUD0.1) (15)Spot (+AUD0.1) (11)ZAR denominated (R/\$) Spot (-R1.50) 33 Spot (-R1.50) 13 Spot (-R1.50)

AUD denominated (AUD/\$) Spot (-AUD0.1) 19 Spot (-AUD0.1) 18 Spot (-AUD0.1) 12

The borrowings total in the denominated currency will not be influenced by a movement in its exchange rate.

35 CAPITAL MANAGEMENT

The primary objective of managing the group's capital is to ensure that there is sufficient capital available to support the

funding requirements of the group, including capital expenditure, in a way that optimises the cost of capital, maximises

shareholders' returns and ensures that the group remains in a sound financial position.

The capital structure of the group consists of net debt (borrowings as detailed in note 25, offset by cash and bank balances

detailed in note 22) and equity of the group (comprising share capital and premium and accumulated reserves and non-

controlling interests).

The group manages and makes adjustments to the capital structure as opportunities arise in the market place, as and when

borrowings mature, or as and when funding is required. This may take the form of raising equity, market or bank debt or

hybrids thereof.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

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35 CAPITAL MANAGEMENT CONTINUED

The group manages capital using various financial metrics including the ratio of net debt to Adjusted EBITDA (gearing). Both

the calculation of net debt and Adjusted EBITDA are based on the formula included in the Revolving Credit Agreements. The

loan covenant ratio of net debt to Adjusted EBITDA should not exceed 3.5 times. The facility also makes provision for the

ability of the group to have a leverage ratio of greater than 3.5 times but less than 4.5 times, subject to certain conditions, for

one measurement period not exceeding six months, during the tenor of the facility.

The group had no major issuance of equity during the year.

AngloGold Ashanti Limited registered a R10bn Domestic Medium Term Note Programme (DMTNP) with the JSE in April

2011. The DMTNP permits the group to access the South African debt capital market for funding required. The group has not

utilised the commercial paper under its R10bn DMTNP during the current year, instead it made use of its other facilities, to

provide for funding requirements of the South Africa region.

During November 2017, the group entered into a new three-year unsecured revolving credit facility of R1bn (\$81m) with

Standard Bank which is currently charged at a margin of 1.3% above JIBAR. This facility has the option, on application, to

extend the facility by a maximum of two years.

During December 2017, the group entered into a three-year unsecured syndicated revolving credit facility of R2.5bn (\$202m)

with Nedbank and ABSA Bank which is currently charged at a margin of 1.8% above JIBAR. This facility has the option, on

application, to extend the facility by a maximum of two years. This facility replaced the R1.5bn facility which was entered into

in December 2013, which had similar conditions to the new revolving credit facility. The R1.5bn facility was cancelled during

December 2017.

A full analysis of the borrowings as presented on the statement of financial position in included in note 25. In addition, the

following details are also relevant to the borrowings at 31 December 2017:

The \$750m, \$700m and \$300m rated bonds are fully and unconditionally guaranteed by the group;

•

The interest margin on the five-year unsecured syndicated revolving credit facility of A\$500m (\$390m) with a group of

banks will redu

ce should the group's credit rating improve from its current BB+/Baa3 status and should increase if its credit rating worsens. This facility will be used to fund the working capital and development costs associated with the group's

mining operations within Australia without eroding the group's headroom under its other facilities and exposing the group

to foreign exchange gains/losses each quarter.

•

The R1bn, R1.4bn and R2.5bn unsecured syndicated revolving credit facilities will be used to fund the working capital and

development costs associated with the group's mining operations within South Africa without eroding the group's headroom under its other facilities and exposing the group to foreign exchange gains/losses each quarter.

Amounts are converted to US dollars at year end exchange rates.

GROUP – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 99 **35 CAPITAL MANAGEMENT CONTINUED** Gearing ratio (Net debt to Adjusted EBITDA) **US dollar millions** 2017 2016 2015 Borrowings (note 25) 2,268 2,178 2,737 Corporate office lease (note 25) (15)(15)(15)Unamortised portion of the convertible and rated bonds 18 23 21 Cumulative fair value adjustment on \$1.25bn bonds -(9)Cash restricted for use (note 21) (65) (55)(60)Cash and cash equivalents (note 22) (205)(215)(484)Net debt 2,001 1,916 2,190 The Adjusted EBITDA calculation included in this note is based on the formula included in the Revolving Credit Agreements for compliance with the debt covenant formula. **Adjusted EBITDA** Profit (loss) before taxation (63)269 257 Add back: Finance costs and unwinding of obligations (note 7) 169

180 245 Interest received (note 3) (15)(22)(28)Amortisation of tangible and intangible assets (note 4) 823 809 777 Adjustments: Exchange loss 11 88 17 Fair value adjustment on issued bonds (9) (66)Impairment and derecognition of assets 297 3 14 Impairment of other investments 3 Write-down of inventories 3 12 10 Retrenchment costs 90 14 14 Care and maintenance costs (note 5) 62 70 67 Net profit on disposal of assets (8) (4)(1)(Gain) loss on unrealised non-hedge derivatives and other commodity contracts (10)(18)7 Repurchase premium and cost on settlement of issued bonds 30

61
Associates and joint ventures' special items
(2)
(11)
(9)
Associates and joint ventures' – adjustments for amortisation, interest,
taxation and other
116
137
107
Other amortisation
7
-
-
Adjusted EBITDA (as defined in the Revolving Credit Agreements)
1,483
1,483
1,483 1,548
1,483 1,548 1,472
1,483 1,548 1,472 Gearing ratio (Net debt to Adjusted EBITDA)
1,483 1,548 1,472 Gearing ratio (Net debt to Adjusted EBITDA) 1.35:1
1,483 1,548 1,472 Gearing ratio (Net debt to Adjusted EBITDA) 1.35:1 1.24:1
1,483 1,548 1,472 Gearing ratio (Net debt to Adjusted EBITDA) 1.35:1 1.24:1 1.49:1
1,483 1,548 1,472 Gearing ratio (Net debt to Adjusted EBITDA) 1.35:1 1.24:1 1.49:1 Maximum debt covenant ratio allowed per agreement

36 RECENT DEVELOPMENTS

On 20 February 2018, the directors of AngloGold Ashanti declared a gross cash dividend per ordinary share of 70 South

African cents (assuming an exchange rate of ZAR 11.66/\$, the gross dividend payable per ADS is equivalent to 6 US cents).

On 28 February 2018, the conditions precedent were fulfilled on the sale of Moab Khotsong and Kopanang Mines and the

transactions were completed, with ownership of Moab Khotsong and Kopanang Mines transferring to Harmony and Heaven-

Sent, respectively.

ANNUAL FINANCIAL STATEMENTS 2017 100 **COMPANY – INCOME STATEMENT** For the year ended 31 December

The company annual financial statements represent the South African operations and corporate office.

These company annual financial statements are a statutory requirement and are accordingly presented in South African rands

only.

The functional currency of the company is South African rands.

SA Rands millions Notes 2017 2016 Revenue 1 13,391 16,843 Gold income 1 13,099 15,828 Cost of sales 2 (13, 486)(14,010)**Gross profit (loss)** (387)1,818 Corporate administration, marketing expenses and other income (expenses) (312)(22)Exploration and evaluation costs (137)(207)Other operating expenses 3 (125)(369)Special items 4 (5,446)780 **Operating profit (loss)** (6, 407)2,000

Dividends received 1 1 500 (Impairment) reversal of impairment of associates 11 174 (186)Interest received 1 14 83 Net inter-company management fees and interest 50 64 Exchange gain (loss) 145 194 Finance costs and unwinding of obligations 5 (295) (266)Profit (loss) before taxation (6,318)2,389 Taxation 7 1,365 (77)Profit (loss) for the year (4,953) 2,312

ANNUAL FINANCIAL STATEMENTS 2017 101 COMPANY - STATEMENT OF COMPREHENSIVE INCOME For the year ended 31 December **SA Rands millions** 2017 2016 Profit (loss) for the year (4,953) 2,312 Items that will be reclassified subsequently to profit or loss: Net gain (loss) on available-for-sale financial assets (4) 5 (4) 5 Items that will not be reclassified subsequently to profit or loss: Actuarial gain (loss) recognised 101 (43)Deferred taxation thereon (28)6 73 (37)Other comprehensive income (loss) for the year, net of tax 69 (32)Total comprehensive income (loss) for the year, net of tax (4,884)2,280

ANNUAL FINANCIAL STATEMENTS 2017 102 **COMPANY – STATEMENT OF FINANCIAL POSITION** As at 31 December **SA Rands millions** Notes 2017 2016 **ASSETS** Non-current assets Tangible assets 9 9,124 15,930 Intangible assets 10 8 48 Investments in associate 11 449 275 Investments in subsidiaries 12 43,162 43,707 Other investments 19 24 Investment in Environmental Rehabilitation Trust Fund 13 294 294 Trade and other receivables 14 -1 53,056 60,279 **Current assets** Inventories 15 425 723 Trade and other receivables 14 258 247

Intra-group balances

16 2,703 2,894 Cash and cash equivalents 135 607 3,521 4,471 Non-current assets held for sale 17 3,843 7,364 4,471 **Total assets** 60,420 64,750 **EQUITY AND LIABILITIES** Share capital and premium 18 51,041 50,698 Accumulated losses and other reserves (5,968)(136)Total equity 45,073 50,562 **Non-current liabilities** Borrowings 19 2,853 1,398 Environmental rehabilitation and other provisions 20 1,737 1,069 Provision for post-retirement benefits 21 1,406 1,499 Deferred taxation 22 508 2,843 6,504 6,809 **Current liabilities** Borrowings 19 42

23 Trade and other payables 23 3,788 4,299 Intra-group balances 16 3,438 3,022 Taxation 24 37 35 7,305 7,379 Non-current liabilities held for sale 17 1,538 8,843 7,379 **Total liabilities** 15,347 14,188 Total equity and liabilities 60,420 64,750

268

ANNUAL FINANCIAL STATEMENTS 2017 103 COMPANY - STATEMENT OF CASH FLOW For the year ended 31 December **SA Rands millions** Notes 2017 2016 Cash flows from operating activities Receipts from customers 13,343 16,256 Payments to suppliers and employees (13,704)(13, 103)Cash generated from (utilised by) operations 25 (361)3,153 Taxation refund 24 46 Taxation paid 24 (5)Net cash inflow (outflow) from operating activities (361)3,194 Cash flows from investing activities Capital expenditure - project capital (296)(450)- stay-in-business capital (1, 596)(2,031)Expenditure on intangible assets (12)(25)Proceeds from disposal of tangible assets **40** Dividends received 100 Decrease in cash restricted for use

11 Additional investment in subsidiaries (84)Return of equity from subsidiary 538 Repayment of intra-group loans advanced 459 285 Interest received 14 32 Net cash inflow (outflow) from investing activities (853)(2, 162)Cash flows from financing activities Proceeds from borrowings 7,134 3,635 Repayment of borrowings (5,659) (4, 196)Finance costs paid (202)(155)Dividends paid 8 (531)Net cash inflow (outflow) from financing activities 742 (716)Net increase (decrease) in cash and cash equivalents (472)316 Cash and cash equivalents at beginning of year 607 291 Cash and cash equivalents at end of year 135 607

ANNUAL FINANCIAL STATEMENTS 2017 104 COMPANY – STATEMENT OF CHANGES IN EQUITY For the year ended 31 December

SA Rands millions Share capital and premium Other capital reserves (1) Retained earnings (accumulated losses) Availablefor-sale reserve (2)Actuarial gains (losses) **Total** equity **Balance at 31 December 2015** 50,075 1,203 (2,877)(179)48,222 Profit (loss) for the year 2,312 2,312 Other comprehensive income (loss) 5 (37) (32)Total comprehensive income (loss) 2,312 5 (37)2,280 Shares issued 623 623

Share-based payments for share awards net of exercised (136)(136)Transfer to reserves (31)31 Preference dividends (note 8) (427)(427)**Balance at 31 December 2016** 50,698 1,067 (1,023)5 (185)50,562 Profit (loss) for the year (4,953)(4,953)Other comprehensive income (loss) (4) 73 69 Total comprehensive income (loss) (4,953) (4) 73 (4,884)Shares issued 343 343 Share-based payments for share awards net of exercised (11)(11)Dividends paid (note 8) (531)(531)Preference dividends (note 8) (406)(406)**Balance at 31 December 2017** 51,041 1,056 (6,913)1 (112)45,073 (1)

Other capital reserves comprise a surplus on disposal of company shares held by companies prior to the formation of AngloGold Ashanti Limited of

R141m (2016: R141m) and equity items for share-based payments of R915m (2016: R926m).

(2)

Available-for-sale reserve represents fair value gains or losses on available-for-sale assets.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 105 **SA Rands millions** 2017 2016 1 **REVENUE** Revenue consists of the following principal categories: Gold income 13,099 15,828 By-products (note 2) 188 330 Dividends received 1 500 Management fees received 39 55 Royalties received 50 47 Interest received (note 25) 14 83 13,391 16,843 2 **COST OF SALES** Cash operating costs 11,783 11,654 By-products revenue (note 1) (188)(330) 11,595 11,324 **Royalties** 61 77 Other cash costs 66 78 Total cash costs 11,722 11,479

Retrenchment costs 154 Rehabilitation and other non-cash costs 147 89 Amortisation of tangible assets (note 25) 1,593 2,231 Amortisation of intangible assets (notes 10 and 25) 22 91 Inventory change 2 (34)13,486 14,010 3 **OTHER OPERATING EXPENSES** Pension and medical defined benefit provisions 106 335 Other expenses 19 34 125 369 4 **SPECIAL ITEMS** Impairment (impairment reversal) and derecognition of assets 3,614 (73)Net profit on disposal of assets (41) (51)Royalties received (39) (37)Legal fees and other costs (1)826 56 Write-down of inventories 26 62 Retrenchment costs (2)1,060 11 Profit on disposal of preference shares in AngloGold Ashanti USA Incorporated

-

(748)
5,446
(780)
(1)
Includes provision for silicosis class action settlement. Refer group note 26.
(2)
Costs incurred following the announcement during June 2017 of the restructuring of the business.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 106 **SA Rands millions** 2017 2016 5 FINANCE COSTS AND UNWINDING OF OBLIGATIONS **Finance costs** Finance lease charges 20 22 Finance costs on corporate notes, bank loans and other 172 114 Other finance costs and amortisation of fees 11 11 203 147 Unwinding of obligations 92 119 Total finance costs and unwinding of obligations (note 25) 295 266 6 **EMPLOYEE BENEFITS** Employee benefits including Executive Directors' and Prescribed Officers' salaries and other benefits 6,684 6,671 Health care and medical scheme costs - current medical expenses 537 531 - defined benefit post-retirement medical expenses 138 150 Pension and provident plan costs - defined contribution 464 459 - defined benefit pension plan 216 Retrenchment costs 1,060

164

Share-based payment expense

(1)

237

276

Included in cost of sales, other operating expenses, special items and corporate

administration, marketing and other (income) expenses

9,120

8,467

Refer to group note 32 for details of Directors' and Prescribed Officers' emoluments.

(1)

Details of the equity-settled share-based payment arrangements of the group have been disclosed in group note 10. These arrangements consist of awards by the

company to employees of various group companies. The income statement expense of R237m (2016: R276m) for the company is only in respect of awards made to

employees of the company.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 107 **SA Rands millions** 2017 2016 7 **TAXATION** Current taxation (note 24) Prior year under (over) provision 2 (35)Deferred taxation Impairment and disposal of tangible assets (907)(2)Other temporary differences (878)121 Prior year over provision (20)(4)Change in estimated deferred tax rate (2)438 (3)(note 22) (1, 367)112 (1,365)77 Tax rate reconciliation A reconciliation of the effective tax rate in the income statement to the prevailing estimated corporate tax rate is set out in the following table: % % Effective tax rate 22 3 Disallowable items (1)14 Disposal of AngloGold Ashanti USA Incorporated preference shares 9 Effect of temporary differences not recognised for deferred tax assets 3

Prior year over (under) provision 2 Change in estimated deferred tax rate (2)4 Estimated corporate tax rate (1)28 28 (1)The South African statutory tax rates are as follows: - Non-mining statutory tax rate 28% (2016: 28%); and - Maximum statutory mining tax rate 34% (2016: 34%). (2)The mining operations are taxed on a variable rate that increases as profitability increases. The tax rate used to calculate deferred tax is based on the company's current estimate of future profitability when temporary differences will reverse. Depending on the profitability of the operations, the tax rate can consequently be significantly different from year to year. **SA Rands millions** 2017 2016 Analysis of unrecognised deferred tax assets Available to be utilised against future profits - utilisation required between five and twenty years 154 154

At the statutory tax rate, the unrecognised value of the deferred tax asset is R43m.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 108 **SA Rands millions** 2017 2016 8 **DIVIDENDS Ordinary shares** Dividend number 118 of 130 SA cents per share was declared on 21 February 2017 and paid on 7 April 2017. 531 531 **Preference shares Dividend number 35** A preference dividend of 20,873 SA cents per share was declared on 31 December 2016 417 B preference dividend of 1,250 SA cents per share was declared on 31 December 2016 10 **Dividend number 36** A preference dividend of 19,795 SA cents per share was declared on 31 December 2017 396 B preference dividend of 1,250 SA cents per share was declared on 31 December 2017 10 406

427

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 109 **9 TANGIBLE ASSETS SA Rands millions** Mine development costs Mine infrastructure Mineral rights and dumps Assets under construction Land and buildings (2) Total Cost Balance at 1 January 2016 25,710 6,594 510 3,365 311 36,490 Additions - project capital _ 450 450 - stay-in-business capital 1,655 384 -(8)2,031 Disposals (48)_ _ -

(48)Transfers and other movements (1)(6,261) (305)(329)(6, 895)**Balance at 31 December 2016** 21,056 6,673 510 3,478 311 32,028 Accumulated amortisation and impairments Balance at 1 January 2016 16,999 3,061 319 39 147 20,565 Amortisation for the year 1,895 336 18 _ 17 2,266 Impairment and derecognition of assets 18 19 5 -42 Disposals (32) _ (32) Transfers and other movements (1)(6, 415)(284)

(44)(6,743)**Balance at 31 December 2016** 12,465 3,132 337 164 16,098 Net book value at 31 December 2016 8,591 3,541 173 3,478 147 15,930 Cost Balance at 1 January 2017 21,056 6,673 510 3,478 311 32,028 Additions - project capital --296 296 - stay-in-business capital 1,245 **197** -50 1,492 Transfer to non-current assets and liabilities held for sale (10,707)(3,835) (89) (988) (48) (15,667)Transfers and other movements (1) (3,111)

(14) (352)(172)(3,649)**Balance at 31 December 2017** 8,483 3,021 69 2,664 263 14,500 Accumulated amortisation and impairments Balance at 1 January 2017 12,465 3,132 337 164 16,098 Amortisation for the year 1,263 330 10 -17 1,620 Impairment and derecognition of assets (3) 2,421 595 106 -3,122 Transfer of non-current assets and liabilities held for sale (9,378) (2,307)(57) -(11,742)Transfers and other movements (1)(3, 146)(224)(352)-(3,722)

Balance at 31 December 2017 3,625 1,526 44 181 5,376 Net book value at 31 December 2017 4,858 1,495 25 2,664 82 9,124 (1)Transfers and other movements include amounts from change in estimates of decommissioning assets, asset reclassifications and derecognition of assets with a carrying value of nil. (2)Included in the amounts for land and buildings are assets held under finance leases with a net book value of R73m (2016: R90m). (3)

Impairment and derecognition of assets include the following:

COMPANY – NOTES TO THE FINANCIAL STATEMENTS For the year ended 31 December

ANNUAL FINANCIAL STATEMENTS 2017 110 9 TANGIBLE ASSETS CONTINUED

For the impairment calculation assumptions as well as further detail on the impairment of the South African cash generating units as at 31 December 2017, refer group note 14 on tangible assets

units, as at 31 December 2017, refer group note 14 on tangible assets.

For the year ended 31 December 2017, the following impairments and derecognitions of tangible assets were recognised:

SA Rands millions TauTona 1,018 Kopanang 455 Surface Operations 121 Moab Khotsong 1,501 Mponeng 27 3,122 **SA Rands millions** 2017 2016 **10 INTANGIBLE ASSETS** Software and licences Cost Balance at beginning of year 736 777 Additions 10 25 Derecognition of assets (15)(66)Transfer to non-current assets and liabilities held for sale (231)Balance at end of year 500 736 Accumulated amortisation Balance at beginning of year 688

657 Amortisation for the year (notes 2 and 25) 22 91 Impairment and derecognition of assets (12)(60)Transfer to non-current assets and liabilities held for sale (206)Balance at end of year **492** 688 Net book value at end of year 8 48 **11 INVESTMENT IN ASSOCIATE** Carrying value of investment in associate Investment in associate 449 275 Investment in associate comprises: Name Effective % Description **Carrying value** (SA Rands million) 2017 2016 2017 2016 **Unlisted associate** Rand Refinery (Pty) Limited 42.4 42.4 Smelting and refining of gold 449 275

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 111 **SA Rands millions** 2017 2016 **11 INVESTMENT IN ASSOCIATE CONTINUED** Impairment (impairment reversal) of investment in associate Rand Refinery (Pty) Limited (note 25) (174)186 During 2017, a partial impairment reversal of R174m on the shareholder loan was recognised after considering the current financial position and operating results of Rand Refinery (Pty) Limited. 12 INVESTMENTS IN SUBSIDIARIES Shares at cost: Advanced Mining Software Limited 2 2 AGRe Insurance Company Limited 149 149 AngloGold Ashanti Holdings plc 40,074 40,612 AngloGold Ashanti USA Incorporated 949 949 Eastvaal Gold Holdings Limited 917 917 First Uranium (Pty) Limited 1,071 1,071 Nuclear Fuels Corporation of SA (Pty) Limited 7 43,162 43,707 **13 INVESTMENT IN ENVIRONMENTAL REHABILITATION TRUST FUND** The fund is managed by Ashburton Investments and invested mainly in equities, government bonds and other fixed-term deposits. The fair value of the Environmental Trust Fund is R1,422m (2016: R1,307m). 294 294 14 TRADE AND OTHER RECEIVABLES Non-current Other receivables and deferred loan fees

1 Current Trade receivables 47 63 Prepayments and accrued income 43 66 Recoverable tax, rebates, levies and duties 152 95 Amounts due from related parties 13 19 Interest receivable 3 4 258 247 Total trade and other receivables 258 248 Current trade receivables are non-interest bearing and are generally on terms less than 90 days. **15 INVENTORIES** Work in progress - metals in process **68** 316 Finished goods - gold doré/bullion 33 35 - by-products 56 28 Total metal inventories 157 379 Mine operating supplies 268 344 **Total inventories** (1) 425 723 (1)The amount of the write-down of metals in process and by-products to net realisable value, and recognised as an expense is R26m (2016: R62m).

ANNUAL FINANCIAL STATEMENTS 2017 112 **SA Rands millions** 2017 2016 **16 INTRA-GROUP BALANCES Intra-group receivables** AngloGold Ashanti Australia Limited 94 100 AngloGold Ashanti Colombia S.A. 50 55 AngloGold Ashanti Córrego do Sitío Mineração S.A. 24 26 AngloGold Ashanti (Ghana) Limited 29 22 AngloGold Ashanti Health (Pty) Limited 55 26 AngloGold Ashanti Holdings plc 1 2 AngloGold Ashanti (Iduapriem) Limited 17 21 AngloGold Ashanti North America Inc 57 91 AngloGold Services Mali 8 2 Cerro Vanguardia S.A. 21 35 Chemwes (Pty) Limited 1,898 2,036 Geita Gold Mining Limited 53 85 Mineração Serra Grande S.A. 6 6 Covalent Water Company (Pty) Limited

138 87 Mine Waste Solutions (Pty) Limited 64 Nuclear Fuels Corporation of SA (Pty) Limited 236 196 Société Ashanti Goldfields de Guinée S.A. 16 40 2,703 2,894 **Intra-group payables** Advanced Mining Software Limited 9 9 AngloGold Ashanti Australia Limited 7 7 AngloGold Ashanti Colombia S.A. 1 3 AngloGold Ashanti (Ghana) Limited 1 AngloGold Ashanti Health (Pty) Limited **46** 19 AngloGold Ashanti Holdings plc 944 1,050 AngloGold Ashanti North America Inc 9 14 AngloGold South America Limited 364 406 Eastvaal Gold Holdings Limited 1,828 1,379 Nuclear Fuels Corporation of SA (Pty) Limited 230 134 3,438 3,022 Included in the statement of financial position as follows: Current assets (note 28) 2,703 2,894 Current liabilities (note 28)

(**3,438**) (3,022) (**735**) (128)

Intra-group balances are interest free and are payable on demand except where otherwise noted.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

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17 NON-CURRENT ASSETS AND LIABILITIES HELD FOR SALE

Kopanang gold mine, West Gold Plant and related infrastructure (Kopanang Sale Assets)

The Kopanang gold mine is situated approximately 170 kilometres southwest of Johannesburg. It is included in the South

Africa reporting segment. Kopanang gold mine was previously recognised as a combination of tangible assets, current assets,

current and long-term liabilities. Due to the change in mine plans to restructure Kopanang, an impairment of R446m was

recognised at 30 June. On 19 October 2017, AngloGold Ashanti Limited announced that it has entered into an agreement to

dispose of the Kopanang Sale Assets to Heaven-Sent SA Sunshine Investment Company Limited ("HSC"), a Chinese capital

management company headquartered in Hong Kong. The purchase consideration will be settled on the Closing Date by a

payment of R100 million in cash and the transfer of certain gold bearing rock dumps from a subsidiary of HSC, namely Village

Main Reef Limited to AngloGold Ashanti. Kopanang mine is a single shaft system, which produces gold as its primary output.

In 2017, Kopanang mine produced 91,000 ounces (2016: 91,000 ounces) of gold.

Moab Khotsong gold mine and related infrastructure, Nufcor and Margaret Water Company (Moab Sale Assets)

The Moab Khotsong gold mine is situated about 180 kilometres southwest of Johannesburg. It is included in the South Africa

reporting segment. Moab Khotsong gold mine was previously recognised as a combination of tangible assets, current assets,

current and long-term liabilities. On 19 October 2017, AngloGold Ashanti Limited announced that it has entered into a sale and

purchase agreement, to dispose of various assets situated in the Vaal River region of South Africa to Harmony Gold Mining

Company Limited for a cash consideration of US\$300 million.

The assets and related interests to be sold include the following:

The Moab Khotsong mine (which incorporates the Great Noligwa mine) and related infrastructure;

•

AngloGold Ashanti's entire interest in Nuclear Fuels Corporation of South Africa Proprietary Limited; and

AngloGold Ashanti's entire interest in Margaret Water Company NPC.

Moab Khotsong is an underground mine which produced 294,000 ounces of gold in 2017 (2016: 280,000 ounces).

Subsequent to year end, the conditions precedent were fulfilled. Refer group note 36.

The carrying amount of major classes of assets and liabilities include:

2017

SA Rands millions Moab **Sale Assets Kopanang** Sale Assets Total Tangible assets (1)3,404 146 3,550 Intangible assets 26 3 29 Inventories 192 65 257 Non-current assets held for sale 3,622 214 3,836 Environmental and rehabilitation provisions 235 115 350 Provision for pension and post-retirement benefits 12 3 15 Trade, other payables and deferred income 117 59 176 Deferred taxation (2)1,006 (9) 997 Non-current liabilities held for sale 1,370 168 1,538 Nuclear Fuels Corporation of South Africa (Nufcor) As part of the sale of the Moab Khotsong assets, the investment in Nufcor will be sold to Harmony Gold Mining Company. Carrying amount of the investment in Nufcor 7 Net non-current assets held for sale 2,305

(1)

Includes impairments of R490m subsequent to being transferred to held for sale.

(2)

The Moab Khotsong and Kopanang mines are in the same legal entity.

COMPANY – NOTES TO THE FINANCIAL STATEMENTS **For the year ended 31 December**

ANNUAL FINANCIAL STATEMENTS 2017 114 **SA Rands millions** 2017 2016 **18 SHARE CAPITAL AND PREMIUM** Share capital Authorised 600,000,000 ordinary shares of 25 SA cents each 150 150 2,000,000 A redeemable preference shares of 50 SA cents each 1 1 5,000,000 B redeemable preference shares of 1 SA cent each 30,000,000 C redeemable preference shares of no par value 151 151 Issued and fully paid 410,054,615 (2016: 408,223,760) ordinary shares of 25 SA cents each 102 102 2,000,000 A redeemable preference shares of 50 SA cents each 1 1 778,896 B redeemable preference shares of 1 SA cent each 103 103 Share premium Balance at beginning of year 50,595 49,972 Ordinary shares issued 343 623 Balance at end of year 50,938 50,595 Share capital and premium 51,041 50,698

The rights and restrictions applicable to the A, B and C redeemable preference shares are detailed in group note 24.

ANNUAL FINANCIAL STATEMENTS 2017 115 **SA Rands millions** 2017 2016 **19 BORROWINGS** Non-current Unsecured Syndicated revolving credit facility (R1.5bn) 1,204 Interest charged at JIBAR plus 1.2% per annum. The facility was issued on 3 December 2013 and was settled on 12 December 2017. Syndicated revolving credit facility (R2.5bn) 695 Interest charged at JIBAR plus 1.8% per annum. The facility was issued on 12 December 2017 and is available until 12 December 2020, with the option on application to extend to a maximum of two years. Syndicated revolving credit facility (R1.4bn) 1,004 Interest charged at JIBAR plus 1.65% per annum. The facility was issued on 7 July 2015 and is available until 7 July 2020. Revolving credit facility (R1bn) 1,002 Interest charged at JIBAR plus 1.3% per annum. The facility was issued on 3 November 2017 and is available until 3 November 2020, with the option on application to extend to a maximum of two years. The loans are subject to debt covenant arrangements for which no default event occurred. Secured **Finance leases** Turbine Square Two (Pty) Limited 192 217 The leases are capitalised at an implied interest rate of 9.8% per annum. Lease payments are due in monthly instalments terminating in March 2022 and are SA randbased. The buildings financed are used as security for these loans. Total non-current borrowings including current portion 2,893 1,421 Current portion of non-current borrowings included in current liabilities (40)(23)Total non-current borrowings

2,853 1.398 Current Current portion of non-current borrowings included above **40** 23 Unsecured FirstRand Bank Limited demand facility 2 Total current borrowings 42 23 **Total borrowings (note 28)** 2,895 1,421 Amounts falling due Within one year 42 23 Between two and five years 2,853 1,382 After five years 16 (note 28) 2,895 1,421 **Undrawn facilities** Undrawn borrowing facilities as at 31 December are as follows: Syndicated revolving credit facility (R1.5bn) - SA rand -300 Syndicated revolving credit facility (R1.4bn) - SA rand **400** 1,400 Syndicated revolving credit facility (R2.5bn) - SA rand 1,800 FirstRand Bank Limited (R750m; 2016: R500m) - SA Rand 750 500 2,950 2,200

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ANNUAL FINANCIAL STATEMENTS 2017 117 SA Rands millions 2017 2016