

Trematon Capital Investments Limited  
(Incorporated in the Republic of South Africa)  
Registration number 1997/008691/06  
Share code: TMT  
ISIN: ZAE000013991  
("Trematon" or "the company")

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## ACQUISITION OF RIVERSIDE MALL, RONDEBOSCH AND WITHDRAWAL OF CAUTIONARY ANNOUNCEMENT

### 1. Introduction

Shareholders of Trematon ("Shareholders") are referred to the cautionary announcement dated 5 May 2021 and are advised that Trematon via its 60% held subsidiary, ARIA Property Group (Proprietary) Limited ("ARIA"), a commercial property investment company, has on 19 May 2021 entered into an agreement in terms of which it has acquired Riverside Mall in Rondebosch, Cape Town from Redefine Properties Limited ("the Acquisition").

### 2. Details of the subject matter.

In terms of the Acquisition ARIA has acquired the property situated at the Remaining Extent of Erf 113370, Rondebosch, Cape Town, Western Cape Province, in extent 7413 square meters held under Title Deed T68949/2010 together with the buildings and improvements thereon and the property letting enterprise conducted therein as a going concern (collectively "the Property").

The Property is situated in the established Cape Town southern suburbs node of Rondebosch and has an engaged and loyal shopper base. A newly upgraded Checkers anchors the centre which trades alongside tenants including, *inter alia*, Vitacare Pharmacy, PostNet, Crazy Store, Standard Bank, FNB and ABSA.

### 3. Rationale for the Acquisition.

Trematon is an investment-holding company that invests in assets and businesses which management believes have the potential to achieve the group's targeted internal rates of return. ARIA's business entails the ownership and management of retail, industrial and commercial properties to earn rental income and generate long-term capital growth.

ARIA identified the acquisition as an appropriate investment that falls within the scope of its investment mandate, which is to acquire and in-house asset manage high quality commercial property assets located within the greater Western Cape.

#### 4. Terms of the acquisition

##### 4.1 The vendors

The vendor is Redefine, a Real Estate Investment Trust (“Vendor”), listed on the JSE Limited (“JSE”).

The Vendor is not a related party in terms of the Listings Requirements of the JSE.

##### 4.2 Purchase consideration

The purchase price for the Property is an amount of R126 100 000, payable by ARIA to the Vendor in cash on the effective date, being the date of transfer of the Property to ARIA, as defined in paragraph 5 below.

As a 60% shareholder in ARIA, Trematon’s investment in the Property amounts to 60% of the purchase price (“Purchase Consideration”).

The Purchase Consideration will be funded by the company by means of bank debt.

##### 4.3 Conditions Precedent

The acquisition is subject to the following outstanding condition precedent within 120 days from date of signature of the Acquisition agreement:

4.3.1 Approval of the Acquisition by the Competition Commission in terms of the Competition Act, Act 89 of 1998.

#### 5. Effective date

The effective date of the Acquisition is the date of transfer of the Property and is expected to be on or about 1 September 2021.

In terms of the Acquisition, in the event of any delay of the transfer of the Property as a result of any act or omission by ARIA, to a date after 1 September 2021, the Purchase Consideration will escalate by 0.65 percent per month.

#### 6. Contractual undertakings

The Acquisition includes reciprocal contractual terms usual for a transaction of this nature, including those relating to warranties, indemnities and interim-period undertakings.

#### 7. Value of the net assets and profits attributable to the Property

The Property was valued at R110 000 000 in the interim results of the Vendor at 28 February 2021.

The profit attributable to the Property for the 6-months ended 28 February 2021 was R5 225 748.

8. Withdrawal of the cautionary announcement

Having regard to the information published in this announcement caution is no longer required by Shareholders when dealing in their securities.

9. Categorisation

This announcement is published in terms of the JSE Listings Requirements as the Acquisition constitutes a category 2 transaction for Trematon.

21 May 2021

Cape Town

Sponsor

Sasfin Capital  
a member of the Sasfin Group