

INTERIM REPORT

UNAUDITED REPORT FOR THE SIX MONTHS ENDED 30 SEPTEMBER 2007 AND CASH DIVIDEND DECLARATION

SALIENT FEATURES

- + Headline earnings per share:
- Intrinsic value per share at 30 September:
- Interim dividend per share:

ABRIDGED CONSOLIDATED BALANCE SHEET

	30 Se	September 31		
	2007	2006	2007	
	R'm	R'm	R'm	
ASSETS				
Non-current assets				
Property, plant and equipment	2 504	2 485	2 441	
Biological agricultural assets	68	95	91	
Investment properties	47	32	32	
Goodwill and trade marks	402	403	413	
Investments – Associated companies	34 931	31 761	33 033	
 Joint ventures 	23	1	8	
– Other	6 644	4 551	6 245	
Retirement benefits	10	-	10	
Loans	2	2	2	
Deferred taxation	125	88	124	
	44 756	39 418	42 399	
Current assets	7 608	6 540	7 460	
Cash and cash equivalents	4 533	4 108	5 004	
Other current assets	3 075	2 432	2 456	
Total assets	52 364	45 958	49 859	
EQUITY AND LIABILITIES				

ABRIDGED CONSOLIDATED INCOME Statement				
	en			
Sales	4 624	3 755	7 872	
Inventory expenses	(3 015)	(2 342)	(4 781)	
Personnel costs	(810)	(677)	(1 302)	
Depreciation	(129)	(110)	(223)	
Other net operating expenses	(190)	(187)	(550)	
Trading profit	480	439	1 016	
Dividends received	188	79	156	
Interest received	165	206	332	
Finance costs	(9)	(15)	(28)	
Negative goodwill	-	-	44	
Net impairment of investments,				
assets and goodwill	6	-	-	
Profit on redemption and sale				
of investments	96	6	7	
Consolidated profit before tax	926	715	1 527	
Tavation	(194)	(211)	(403)	

	Six months ended 30 September		Year ended 31 March
	2007 R'm	2006 R'm	2007 R'm
ash generated from operations	481	806	1 970
axation paid	(195)	(524)	(676)
ividends received	1 861	1 361	2 736
ash available from operating activities	2 147	1 643	4 0 3 0
ividends paid	(1 384)	(3 069)	(3 813)
et cash flow from operating activities	763	(1 426)	217
vesting activities	(1 502)	(1 213)	(1 725)
inancing activities	345	184	70
let increase/(decrease) in cash			
and cash equivalents	(394)	(2 455)	(1 438)
ash and cash equivalents at the			
beginning of the period	4 901	6 339	6 339
ash and cash equivalents at the			
end of the period	4 507	3 884	4 901

ADDITIONAL INFORMATION (CONTINUED) Listed investments Associated - Book value Market value Other - Book value Market value Unlisted investments Associated - Book value - Directors' valuation Joint ventures Book value - Directors' valuation Other - Book value - Directors' valuation Additions to and repl property, plant and Capital commitment

(Including amounts au but not yet contract

+25.5%R228.33 +17.6%

AL INFORMATION				
	30 Sept	ember	31 March	
	2007	2006	2007	
	R'm	R'm	R'm	
	12 610	11 184	11 478	
	26 251	21 567	28 871	
	6 556	4 427	6 229	
	6 556	4 427	6 229	
_				
s				
	22 321	20 577	21 555	
ı	68 455	55 867	62 969	
-				
	23	1	8	
n	23	1	8	
	88	124	16	
ı	88	124	16	
1 . C				
lacement of	180	246	502	
d equipment	190	246	502	
ts	730	399	704	
uthorised,	, 50	,,,,	701	
ted for)				

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EQUITY AND LIABILITIES	10.007.00		
Issued capital	45	8	8
Reserves	49 093	43 344	47 161
Treasury shares (1 521)	(1 415)	(1 497)	
Shareholders' equity	47 617	41 937	45 672
Minority interest	539	633	755
Total equity	48 156	42 570	46 427
Non-current liabilities	1 691	1 316	1 579
Retirement benefits	212	211	213
Long-term loans 220	233	161	
Deferred taxation	1 259	872	1 205
Current liabilities	2 517	2 072	1 853
Short-term loans375	412	234	
Other current liabilities	2 142	1 660	1 619
Total equity and liabilities	52 364	45 958	49 859
Net asset value per share (Rand) (attributable to equity holders)			
 At book value 	R100.78	R88.69	R96.69

ABRIDGED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

R228.33 R185.17 R221.00

- At intrinsic value

	en 30 Sep	c months Year ended ended September 31 March	
	2007 R'm	2006 R'm	2007 R'm
Balance at 1 April	46 427	38 090	38 090
Total income accounted for	4 148	8 786	14 008
Exchange rate adjustments	(545)	5 232	5 035
Net fair value adjustments			
for the period	280	352	1 846
Net income directly accounted			
for in equity	(265)	5 584	6 881
Net profit for the period	4 413	3 202	7 127
Dividends paid	(1 384)	(3 069)	(3 813)
Increase of interest in subsidiary			
company	(656)	-	-
Capital invested by minorities	31	8	30
Transfer between reserves and			
other movements	3	(14)	11
Change in reserves of associated			
companies	(436)	(232)	(824)
Purchase of shares by wholly owned			
subsidiary (treasury shares)	-	(942)	(1 0 3 1)
Net purchase of shares by			
The Remgro Share Trust	(24)	(60)	(54)
Long-term share incentive scheme			
reserve	10	3	10
Shares issued	37	_	
Total equity	48 156	42 570	46 427

Taxation	(194)	(211)	(403)
Consolidated profit after tax	732	504	1 124
Share of after-tax profit of			
associated companies and			
joint ventures	3 681	2 698	6 003
Net profit	4 413	3 202	7 127
A., 1 11 .			
Attributable to:	4.2.47	2 126	6.0.42
Equity holders	4 347	3 136	6 942
Minority interests	66	66	185
	4 413	3 202	7 127
Share of after-tax profit of			
associated companies			
and joint ventures			
Profit before taking into account			
impairments, non-recurring and			
capital items	3 561	2 789	5 995
Net impairment of investments, assets			
and goodwill	(18)	7	(12)
Profit on the sale of investments	174	26	249
Restructuring costs	(46)	(142)	(237)
Other non-recurring and capital items	10	18	8
	3 681	2 698	6 003

RECONCILIATION OF HEADLINE
EARNINGS

	Six months ended 30 September 2007 2006		Year ended 31 March 2007
	R'm	R'm	R'm
Net profit for the period attributable			
to equity holders	4 347	3 136	6 942
Plus/(minus):			
 Negative goodwill 	-	-	(44)
- Net impairment of investments,			
assets and goodwill	(2)	-	-
 Profit on redemption and 			
sale of investments	(96)	(6)	(7)
 Net (surplus)/loss on disposal of 			
property, plant and equipment	(114)	1	-
- Non-headline earnings items included			
in equity accounted earnings of			
associates and joint ventures	(150)	154	(25)
 Taxation effect of adjustments 	28	(53)	(14)
 Minority interest 	3	_	1
Headline earnings	4 016	3 232	6 853

*		
Cash and cash equivalents –		
per balance sheet	4 533	
Bank overdraft	(26)	

EARNINGS AND DIVIDENDS

ADDITIONAL INFORMATION

Headline earnings per share

– Basic

– Basic

– Diluted

Ordinary

- Interim

– Final

– Diluted

Earnings per share

Dividends per share

Number of shares in issue

- Ordinary shares of

Issued at 1 April

of 10 cents each

Issued during the period

- Unlisted B ordinary shares

Total number of shares in issue

Number of shares held in treasury

- Ordinary shares repurchased

and held in treasury

- Ordinary shares held by

and accounted for as

treasury shares

The Remgro Share Trust

Weighted number of shares

shares was taken into account.

1 cent each

Dividends rec companies		
investments	5 004	4 108
	(103)	(224)

Year

ended

2007 Cents

1 445.4

1 401.3

1 464.2

1 418.5

434.00

153.00

281.00

31 March

2007

31 March

Six months

ended

30 September

2006

Cents

678.7

659.8

657.9

639.6

153.00

153.00

2007

Cents

851.0

827.7

921.2

896.2

180.00

180.00

30 September

2006

448 802 207 448 802 207

448 802 207 448 802 207

35 506 352 35 506 352

484 308 559 484 308 559

(11 481 584) (11 948 372)

(8 002 196) (8 554 019)

(3 479 388) (3 394 353)

472 467 638 472 826 975 472 360 187

471 894 427 476 643 317 474 123 689

2007

449 003 606

448 802 207

35 506 352

484 509 958

(12 042 320)

(8 554 019)

(3 488 301)

In determining earnings and headline earnings per share the weighted number of

201 399

COMMENTS

1. ACCOUNTING POLICIES The interim report is prepared in accordance with the recognition and measurement principles of International Financial Reporting Standards (IFRS), IAS 34: Interim Financial Reporting, the requirements of the South African Companies Act, Act 61 of 1973, as amended, and the Listings Requirements of the JSE Limited (JSE).

These financial statements incorporate accounting policies that are consistent with those of the previous financial periods, with the exception of the change in the accounting treatment of joint ventures. Refer to the section on prior year adjustments below.

During the period under review various new accounting standards, interpretations and amendments to IFRS became effective. The adoption of these new accounting standards, interpretations and amendments to IFRS had no impact on the results of either the current or prior periods.

During July 2007 the South African Institute of Chartered Accountants issued a new accounting guideline on headline earnings, i.e. Circular 08/07. The effective date of this circular is for all financial periods ending on or after 31 August 2007. The circular requires comparative headline earnings to be restated in accordance with the new prescribed formula if needed. Previously headline earnings was calculated in terms of Circular 07/02.

Attention is drawn to the fact that certain associated companies are not in a position to provide Remgro with the necessary information in order to restate its headline earnings for the comparative periods. This relates to associated companies that will only implement Circular 08/07 in later financial periods, e.g. FirstRand Limited and RMB Holdings Limited in respect of their interim reporting to 31 December 2007.

The JSE has granted Remgro dispensation from complying with Circular 08/07 in respect of listed associated companies that have not yet published their restated headline earnings prior to Remgro releasing its interim results. The results of those companies included in this interim report are based on their results prepared in terms of Circular 07/02.

Any restatement of Remgro's headline earnings that may result from the later restatement of associated companies' results, will be reported with the release of the audited consolidated results for the year ended 31 March 2008.

2. PRIOR YEAR ADJUSTMENTS

In terms of IAS 31: Interests in Joint Ventures, such entities can be accounted for by using proportionate consolidation or alternatively by using the equity method. Previously Remgro proportionately consolidated its interests in jointly controlled ventures and thereby accounted for its share of each of the assets, liabilities, income and expenses of the jointly controlled ventures on a line-by-line basis in its financial statements.

With effect from 1 April 2007 Remgro changed its accounting policy for the accounting treatment of jointly controlled ventures from proportionate consolidation to the equity method as it will result in more appropriate presentation of investments in joint ventures. This change in accounting policy had no effect on Remgro's net asset value, earnings or headline earnings for the comparative periods. Certain line items in the comparative balance sheets and income statements have been restated accordingly. The effect was immaterial.

1 506

1 283

2 748

Restatement of comparative figures in respect of joint ventures

COMMENTS (continued)

Comparison with prior periods

With effect from 31 March 2007 Business Partners Limited (Business Partners) was reclassified as an investment in an associated company, while previously it was accounted for under "Investments - Other".

For the period under review Business Partners was thus accounted for according to the equity method, while only dividend income was previously accounted for. Certain income statement items are therefore not directly comparable with those of prior periods.

3. RESULTS

Headline earnings

Headline earnings increased by 24.3% from R3 232 million to R4 016 million. Headline earnings per share, however, increased by 25.5% from 678.1 cents to 851.0 cents due to the favourable impact of the share repurchase programme in the comparative period.

Contribution to headline earnings

	e	months nded eptember 2006 R'm	Year ended 31 March 2007 R'm
Tabacco interests	1 839	1 483	2 964
Financial services	1 065	772	1 529
Industrial interests	850	729	1 924
Mining interests	176	76	155
Corporate finance and			
other interests	86	172	281
	4 016	3 232	6 853

The contribution of the tobacco interests, which represented 45.8% (2006: 45.9%) of headline earnings, increased by 24.0%.

Currency movements had a greater impact on the Group's earnings than in the comparative period. Due to the weaker rand, the currency impact on R&R Holdings SA, Luxembourg's (R&R) contribution to headline earnings increased from R104 million in 2006 to R207 million as set out in the table below.

	Six months ended		Year ended
		eptember	31 March
	2007	2006	2007
Average exchange rate (R/£)	14.1987	12.5995	13.2898
Closing exchange rate (R/£)	14.0020	14.5143	14.3449
R&R's contribution (£'m)	130	118	223
R&R's contribution (R'm)	1 839	1 483	2 964
Favourable currency impact (R'm)	207	104	420

In sterling terms, R&R's contribution increased by 10.2%.

The combined contribution of FirstRand and RMBH to Remgro's headline earnings amounted to R1 065 million (2006: R772 million). The increase of 38.0% can be attributed mainly to good performances in the retail, corporate and investment banking segments.

The contribution of the industrial interests increased by 16.6% to R850 million (2006: R729 million). Medi-Clinic and Distell produced good results with contributions amounting to R153 million and R102 million respectively (2006: R131 million and R74 million). Rainbow's contribution to Remgro's headline earnings increased from R107 million in 2006 to R142 million. This increase can be attributed mainly to Remgro's increased shareholding in Rainbow resulting from the offer to Rainbow minorities concluded during June 2007. Both UBR and Nampak reported strong earnings

	Six months to September	
	2007	2006
	£'m	£'m
Attributable profit of BAT before		
non-recurring and capital items	1 177	1 100
R&R's share of the attributable profit of BAT:		
– 29.62% to 29.84% (2006: 29.06%		
to 29.21%)	350	320
R&R's non-BAT income	8	6
R&R's headline earnings for the six months		
to 30 September	358	326
Remgro's share thereof:		
– 35.46% of R&R's share of the attributable		
profit of BAT	124	114
– portion of R&R's non-BAT income	6	4
	130	118
	R'm	R'm
Translated at an average \pounds/R rate		
of 14.1987 (2006: 12.5995)	1 839	1 483

BAT has a 31 December year-end and reports to its shareholders on a quarterly basis. The following commentary is condensed from BAT's financial report for the nine months ended 30 September 2007. More complete information in respect of BAT, including copies of the annual and quarterly reports, is available from the BAT website at <u>www.bat.com</u>.

The reported profit from BAT was 19% higher at £2 304 million or 8% higher if non-recurring items are excluded. However, profits from operations at comparable rates of exchange and excluding non-recurring items would have been 14% higher, with all regions contributing to this result.

BAT's share of the post-tax results of its associates decreased by £13 million to £335 million. Excluding the exceptional item in 2006, its share of the post-tax results of associates was slightly up at £335 million but would have been 8% higher at comparable rates of exchange. The contribution from Reynolds American, excluding the benefit from the favourable resolution of tax matters in 2006, was £10 million lower due to the impact of the weaker US dollar. BAT's associate in India, ITC, continued its strong growth and its contribution rose by £12 million to £77 million.

BAT's adjusted, diluted earnings per share for the nine-month period rose 9% to 82.00 pence, principally as a result of the strong operating profit performance, partly offset by the adverse impact from foreign exchange movements. Some 38 million shares were repurchased in the nine months at a cost of £612 million and at an average of 1 630 pence per share.

Further information is available on the website and will be included in the report that will be mailed to shareholders.

6. OTHER INVESTMENTS

The most important changes to Remgro's other investments during the period under review were as follows:

Rainbow Chicken Limited (Rainbow)

During March 2007 Remgro made an offer by way of a scheme of arrangement to acquire the entire issued share capital of Rainbow not already owned by Remgro. The initial offer was for a cash consideration of R16.00 per Rainbow share or 9 Remgro ordinary shares for every 100 shares held in Rainbow, or a combination of the aforementioned. On 5 June 2007 Rainbow shareholders voted against the scheme of arrangement.

An alternative offer, consisting of a cash consideration of R16.00 per Rainbow share or 8.1 Remgro ordinary shares for every 100 shares held in Rainbow, or a combination thereof, became effective on 6 June 2007.

In terms of the abovementioned offer Remgro acquired 30 236 876

The Remgro Share Trust purchased 150 566 Remgro ordinary shares during the period under review at an average price of R189.19 for a total amount of R28.5 million, while 56 618 shares were delivered to participants against payment of the subscription price.

Subsequent to 30 September 2007:

Medi-Clinic Corporation Limited (Medi-Clinic) On 26 October 2007 Medi-Clinic announced that all conditions precedent for the acquisition of Hirslanden Finanz AG (Hirslanden) for an amount of CHF 2 556 million, had been fulfilled. Hirslanden is the holding company of the largest private hospital group in Switzerland. Medi-Clinic will finance CHF 1 114 million of the purchase consideration with own funds and obtained a fixed interest loan from Barclays Capital for the remainder.

Concurrently Medi-Clinic proposed a rights offer of 198 675 497 of its shares at an issue price of R22.65 per share. Remgro gave an irrevocable commitment to participate in the rights offer and will take up 86 217 868 Medi-Clinic shares amounting to R1 952.8 million.

FirstRand Limited (FirstRand) and RMB Holdings Limited (RMBH)

On 7 November 2007 FirstRand shareholders approved its proposed unbundling of its shareholding in Discovery Holdings Limited (Discovery). The transaction involves the disposal of 21 569 301 Discovery shares to Discovery's senior management, the Discovery share trust as well as RMBH. On 26 November 2007 FirstRand will distribute the remainder of its Discovery shareholding in the ratio of 5.61343 Discovery shares for every 100 FirstRand shares to its shareholders.

In terms of a separate agreement with Remgro, RMBH has agreed to acquire the 27 008 590 Discovery shares received by Remgro pursuant to the unbundling described above, by issuing 21 302 886 RMBH shares at R33.94 per share for a total amount of R723 million.

During the period under review Remgro also acquired 30 000 RMBH shares in the open market at R33.49 per share for a total amount of R1.0 million. Following these transactions, Remgro's interest in RMBH will be 25.0% (31 March 2007: 23.7%).

Unilever Bestfoods Robertsons (Holdings) Limited L.L.C. (UBR) Until October 2007 Remgro held a 41% interest in UBR, which in turn owned 100% of the Unilever South Africa Foods (SA Foods) and Unilever Israel Foods businesses. The UBR venture had no interest in the Unilever South Africa Home and Personal Care (SA HPC) businesses.

Globally, Unilever has reorganised by simplifying its organisational structure that, amongst others, entail the merging of the SA Foods and SA HPC businesses into a single leadership and operating framework under the "One Unilever" programme.

During October 2007 Remgro and Unilever agreed that Remgro will divest from its 41% interest in UBR in exchange for a 25.75% interest in the total South African Unilever business, consisting of the combined SA Foods and SA HPC businesses. This restructuring had no effect on the results for the period under review.

CAUTIONARY ANNOUNCEMENT

Shareholders are referred to the cautionary announcement dated 19 November 2007 and are accordingly advised to continue to exercise caution when dealing in their shares.

DECLARATION OF CASH DIVIDEND Declaration of Dividend No 15

Notice is hereby given that an interim dividend of 180 cents (2006: 153 cents) per share has been declared in respect of both the ordinary shares of one cent each and the unlisted B ordinary shares of ten cents each, for the half year to 30 September 2007.

Dates of importance:

Last day to trade in order to participate in

growth with contributions to headline earnings amounting to R121 million and R77 million respectively (2006: R92 million and R55 million).

The total contribution of the mining interests increased by 131.6% to R176 million (2006: R76 million). Dividends received from Implats amounted to R187 million (2006: R73 million). Trans Hex reported a headline loss of R32 million for the period (2006: R8 million profit). Remgro's share of this loss amounted to R11 million (2006: R3 million profit).

The central treasury division's contribution to Remgro's headline earnings decreased from R196 million to R100 million. This decrease can be attributed mainly to the non-recurrence of foreign currency profits amounting to R74 million relating to outstanding intergroup balances accounted for in the comparative period, as well as lower average cash balances compared to 2006.

Earnings

Total earnings increased by 38.6% to R4 347 million (2006: R3 136 million), mainly as a result of favourable non-recurring and capital items of associated companies during the period under review.

4. INTRINSIC VALUE

Remgro's intrinsic value per share increased by 3.3% from R221.00 at 31 March 2007 to R228.33 at 30 September 2007.

	30 September 2007 R'm	31 March 2007 R'm
Tabacco interests	55 191	52 229
Financial services	20 009	21 947
Industrial interests	24 435	22 072
Mining interests	6 769	6 523
Other	(73)	(12)
Cash at the centre	3 940	4 357
	110 271	107 116
Potential CGT liability	(2 386)	(2 714)
Intrinsic net asset value after tax	107 885	104 402
Issued shares after deduction of shares repurchased and the shares in The Remgro		
Share Trust (million)	472.5	472.4
Intrinsic value per share (R)	R228.33	R221.00

Further details are available on the website and will be included in the report that will be mailed to shareholders.

5. BRITISH AMERICAN TOBACCO PLC (BAT)

Remgro's interest in BAT is represented by its one-third holding of the ordinary shares and all of the "2005" participation securities, issued by R&R. This gives Remgro an effective interest of 10.6% in BAT at 30 September 2007 (2006: 10.4%). The balance of the ordinary share capital of R&R is held by Compagnie Financière Richemont SA.

There was no change in the number of BAT shares held by R&R. However, due to the positive effect of BAT's continuing share buy-back programme, R&R's interest in BAT increased to 29.8% at 30 September 2007 (2006: 29.2%).

Remgro's share of R&R's headline earnings consists of 35.46% of R&R's share of the attributable profit of BAT and its share of R&R's non-BAT income (including income attributable to its investment in the "2006" participation securities issued by R&R during March 2006).

Rainbow shares. Of this number of shares 27 749 336 were acquired for a cash consideration of R16.00 per Rainbow share for a total amount of R446.4 million, while the remaining 2 487 540 Rainbow shares were acquired through the issue of 201 399 Remgro shares, issued at an average price of R186.10 per Remgro share.

During the period under review Remgro acquired 10 699 024 Rainbow shares in the open market at R16.00 per share for a total amount of R171.9 million. On 30 September 2007, Remgro's effective interest in Rainbow was 74.0% (31 March 2007: 61.4%).

PG Group of Companies (PG)

With effect from 31 July 2007 Remgro has acquired a 24.5% interest, on a fully diluted basis, in PG for R719.5 million, including transaction costs. For the period under review, no income from PG was accounted for. For Remgro's year ending 31 March 2008 PG, which has a December year-end, will be equity accounted for the five months to December 2007. In future PG will be equity accounted by Remgro for the twelve-month period ending December each year.

It should be noted that the purchase price allocation process in terms of IFRS 3: Business Combinations, is currently still in progress.

Kagiso Trust Investments (Pty) Limited (KTI) and the Kagiso Infrastructure Empowerment Fund (KIEF)

During the 2007 financial year Remgro entered into agreements with KTI and KIEF, in terms of which it committed funds amounting to R350 million to KIEF. The fund has a target size of R650 million and aims to invest in infrastructure projects, including roads, airports, power and telecommunication installations, railway systems, ports, water and social infrastructure. By 31 March 2007 R4.7 million of the R350.0 million committed was invested. During the period under review Remgro invested a further R36.7 million in KIEF.

Tsb Sugar Holdings (Pty) Limited (Tsb Sugar)

Land claims

Effective 1 April 2007 Tsb Sugar concluded the Tenbosch land claim whereby it disposed of 4 800 hectares (ha) of irrigated sugar-cane agricultural land in the Nkomazi region to land claimants in terms of a land reform transaction for an amount of R285 million. The transaction constituted the first phase of Tsb Sugar's land reform process.

The second phase of Tsb Sugar's land reform transactions is currently in progress and consists of the remaining claimed land, situated mainly in the Malelane area. This phase will comprise the sale of 3 162 ha under sugar cane and 71 ha under litchis, all of which is irrigated, as well as 2 599 ha that is not under irrigation. This transaction is expected to be completed early in the next financial year.

Resource Energy BV (RE)

During the period under review Tsb Sugar and co-founding shareholders, i.e. Compagnie Industriali Riunite of Italy and VenFin Limited, established RE. Tsb Sugar acquired a 25% interest in RE for a total amount of R7.9 million, with additional investments to be made on a project-by-project basis.

RE is involved in renewable energy through the acquisition, development and integration of bio-fuel production facilities, with its initial focus on the production of ethanol from sugar-cane.

Business Partners Limited (Business Partners)

During the period under review Remgro acquired a further 437 330 Business Partners shares for a total amount of R2.5 million. On 30 September 2007, Remgro's interest in Business Partners was 21.5% (31 March 2007: 21.3%).

Repurchase of Remgro shares

At 30 September 2007 8 554 019 Remgro ordinary shares (1.9%) were held as treasury shares (31 March 2007: 8 554 019 shares).

 Last day to trade in order to participate in

 the interim dividend

 Trading on or after this date will be ex the

 interim dividend

 Mot

 Record date

 Payment date

Shareholders may not dematerialise or rematerialise the shares between Monday, 7 January 2008, and Friday, days inclusive.

Signed on behalf of the Board of Directors.

Thys Visser
Chief Executiv

Stellenbosch 26 November 2007

Johann Rupert

Chairman

DIRECTORATE

Non-executive directors Johann Rupert (*Chairman*), E de la H Hertzog (*Deputy C* G D de Jager*, J W Dreyer, P K Harris*, J Malherbe, M M M Ramos (Miss)*, F Robertson* (**Independent*)

Executive directors

M H Visser (*Chief Executive Officer*), W E Bührmann, D J A Preller (Mrs), T van Wyk

CORPORATE INFORMATION

Secretary M Lubbe (Mrs)

Listing

ISE Limited

Sector: Financials – Diversified Industrials

American depositary receipt (ADR) program

Cusip number 75956M107 ADR to ordinary share 1 : 1 **Depositary**

The Bank of New York, 101 Barclay Street, New York NY

Business address and registered office

Carpe Diem Office Park, Quantum Street, Techno Park, (PO Box 456, Stellenbosch 7599)

Transfer Secretaries

Computershare Investor Services 2004 (Pty) Limited, 70 Marshall Street, Johannesburg 2001 (PO Box 61051, Marshalltown 2107)

Auditors

PricewaterhouseCoopers Inc., Cape Town

Sponsor

Rand Merchant Bank (A division of FirstRand Bank Lin

www.remgro.co



Friday, 4 January 2008	
Ionday, 7 January 2008	
Friday, 11 January 2008	
onday, 14 January 2008	
rir holdings of ordinary 11 January 2008, both	
e Officer	
-	
Chairman), P E Beyers,	
M Morobe*, D Prins*,	
M Falck,	
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