#### **MASTER'S REFERENCE NUMBER: T3001/03**

REPORT OF THE JOINT LIQUIDORS, LIEBENBERG DAWID RYK VAN DER MERWE AND NADIA MARNITZ, IN TERMS OF SECTION 402 OF THE COMPANIES ACT NO 61 OF 1973 AS AMENDED TO BE SUBMITTED AT A SECOND MEETING OF CREDITORS AND CONTRIBUTORIES TO BE HELD BEFORE THE MAGISTRATE, RANDBURG ON WEDNESDAY, 8 SEPTEMBER 2004 AT 9:00

#### **ORDER OF THE COURT AND MEETINGS**

- Following an application, Teraitech (Pty) Ltd ("the Company") was placed in final liquidation by an Order of the High Court of South Africa, Witwatersrand Local Division, on 12 August 2003. Liebenberg Dawid Ryk van der Merwe and Nadia Marnitz were appointed by the Master of the High Court as Joint Provisional Liquidators on 10 October 2003.
- 2. The first meeting of creditors and contributories was held before the Magistrate, Randburg on Wednesday, 17 December 2003.
- 3. No voting took place at the first meeting of creditors, and LDR van der Merwe and N Marnitz were appointed as Joint Liquidators on 24 February 2004.

#### **History and information of the Company**

4. According to the Registrar of Companies the company was incorporated under registration number 1999/024528/07.

#### **Registered Address**

5. The registered address of the company is 1<sup>st</sup> Floor, North East Wing, 5 Wessel Road, Rivonia.

#### **Directors**

õ.	According to the Registrar of Companies, the following persons consented to serve as directors:	
	Vernon Penny	
	Ivan Penny	
	M P Cothill	

From our investigations, it appears that only Cothill remained as a director as at date of liquidation.

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#### **Shareholding**

7. According to information provided to us by the former CEO the authorised shares of the company are held by the following individuals or as nominees:

Osiris Investment Limited	20%
Brait Merchant Bank	25%
Ivan Penny	18.33%
Vernon Penny	18.33%
Mike Cothill	18.33%

#### **Business of the Company**

8. The company was involved in the provision of services and solutions of an electronic nature. The company had a major contract with Ericsson for providing and distributing Fixed Cellular Terminals, both locally and abroad.

#### **STATEMENT OF AFFAIRS**

9. We have not received the statutory statement of affairs from the former directors of the company.

#### **SECTION 79(A): FINANCIAL STATEMENT OF ASSETS AND LIABILITIES**

10. The following represents the assets and liabilities of the company at date of liquidation. Unless otherwise stated, these figures only represent estimates of the assets and liabilities and will change depending on the amounts of realisation of unsold assets and claims submitted for proof. These figures are subject to change and verification.

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#### **ASSETS**

IMMOVABLE PROPERTY	NOTES	AMOUNT	AMOUNT
None			
MOVABLE ASSETS			
Debtors	[1]		1,500,000.00
Office Furniture & Equipment	[2]		75,000.00
TOTAL ASSETS			1,576,000.00
LIABILITIES			
Secured			
Landlor's hypothec		135,224.08	
Preferent Creditors (approximate)			
SARS		953,002.00	
Concurrent creditors (approximate)		7,784,825.10	
TOTAL LIABILITIES		8,873,051.18	_
DEFICIT			7,297,051.18

#### **NOTES**

The statement of assets and liabilities must be read in conjunction with the following notes:

#### Note 1

The debt of approximately R1,500,000.00 is in respect of an acknowledgment of debt by Eyepark Manufacturing (Pty) Ltd in favour of the company. Eyepark Manufacturing has since been placed in liquidation and at the time of signing the acknowledgment of debt, had no assets. Eyepark USA LLC is allegedly indebted to Eyepark Manufacturing in an amount of approximately R1,500,000.00 in respect of a contract entered into between Eyepark Manufacturing and Eypark USA. Eyepark USA will not settle the outstanding amount due to negligence and/or mismanagement of the contract entered into between Eyepark Manufacturing and Eyepark USA. There is therefore no prospect to recover the debt.

#### Note 2

The movable assets are subject to a secured claim in favour of the Landlord in respect of his hypothec.

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#### **CAUSES OF THE COMPANY'S FAILURE**

11. According to Cothill, the former Chief Executive Officer of the company, the company was liquidated due to the fact that funds were transferred from the company to Eyepark Manufacturing and other third parties. These transfers were affected and authorised by the former Financial Director of the company, Ivan Penny and an employee, Dave Romero without Cothill's knowledge or authorisation. As a result, the company had insufficient funds and was unable to meet its obligations to creditors. This also resulted in termination of the contract with Ericsson.

#### REPORT TO THE MASTER IN TERMS OF SECTION 400 OF THE COMPANIES ACT

12. We will submit a report in terms of Section 400(2) of the Companies Act, No 61 of 1973 as amended should it become necessary.

#### SECTION 402(d): PERSONAL LIABILITIES OF DIRECTORS OR OFFICERS

13. We will submit a report in terms of Section 400(2) of the Companies Act, No 61 of 1973 as amended should it become necessary.

#### **LEGAL PROCEEDINGS**

14. We are not aware of any legal proceedings by or against the company, except for normal debt recovery.

#### **ENQUIRY**

15. An enquiry in terms of Section 417 of the Companies Act was held and conducted by two major creditors of the company. The Commissioner's report has been forwarded to the Master of the High Court.

#### **BOOKS AND RECORDS**

16. Although incomplete, we have received the books and records of the company.

#### PROGRESS AND PROSPECTS OF WINDING UP

17. We will not proceed with action against the former directors of the company.

#### **LEASES**

18. The lease agreement in respect of the company's business premises has been cancelled.

#### **ESTIMATED DIVIDEND**

19. Considering the above it should be apparent that concurrent creditors will not receive a dividend. Creditors will however be informed should the position change.

# TERAITECH (PTY) LTD (IN LIQUIDATION) ("the Company")

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#### MATTERS REQUIRING THE FURTHER DIRECTIONS OF CREDITORS

LDF	R VAN DER MERWE	N MARNITZ	
SIG	NED at Johannesburg on this 24 <sup>th</sup> day of August 2004.		
20.	Such directions as required of creditors are contained in the draft resolutions num consideration and adoption by the creditors at the second meeting of creditor Creditors are requested to adopt these resolutions to enable the administration continue.	s in conjunction with this repo	rt.

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RESOLUTIONS SUBMITTED AND ADOPTED AT THE SECOND MEETING OF CREDITORS HELD BEFORE THE MAGISTRATE, RANDBURG ON WEDNESDAY, 8 SEPTEMBER 2004 AT 09:00.

#### **RESOLVED THAT:**

- The report of Liquidator or Joint Liquidators, as the case may be, hereinafter referred to as (the Liquidator"), as submitted be received and adopted and all his actions referred to therein be and are hereby confirmed, ratified and approved.
- 2 All actions of whatsoever nature heretobefore taken by the Provisional Liquidator and/or Liquidator be and are hereby confirmed, ratified and approved.
- 3 The Liquidator be granted the authority and is vested with all the powers mentioned in Section 386(4)(a) (i) of the Companies Act No 61 of 1973, as amended, such powers to be exercised at his sole and absolute discretion.
- 4 The Liquidator be and is hereby authorised in his sole and absolute discretion to:
- 4.1 Take legal advice on any question of law affecting the administration and distribution of the company;
- 4.2 Institute or defend on behalf of the company any action or other legal proceedings of a civil nature for the recovery of monies due to the company or otherwise and subject to the provisions of any law relating to criminal procedure, institute any criminal proceedings;
- 4.3 Hold any enquiry into the affairs of the company and/or any matter relating thereto;
- 4.4 Investigate and institute legal proceedings for the recovery of any voidable or undue preferences, voidable dispositions of property or any other impeachable transactions of whatsoever nature and to abandon same at any time;
- 4.5 Write up the books of the company as may be required, and if necessary, to produce a balance sheet, audited or not, as at the date of liquidation, either for the purpose of investigating the affairs of the company, establishing the claims of creditors, or any other purpose.

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- The Liquidator be and is hereby authorised in his sole and absolute discretion to employ and engage the services of attorneys and/or counsel (senior and/or junior) and/or accountants and/or bookkeepers and/or any employee of the insolvent and/or recording agents and/or any other person who in the sole discretion of the Liquidator may be of assistance in the winding-up of the company in relation to any matter referred to in 4 above and further to pay all the costs thereof of whatsoever nature out of the estate as costs incurred in the liquidation.
- The Liquidator be and is hereby authorised to collection any debts due to the company and for the purpose thereof to sell or compound or compromise any of these debts for such sum and upon such terms and conditions as he in his sole discretion may deem fit, and to accept any part of the debt in settlement thereof, and to grant an extension of time for the payment of any such debt, and to abandon any debt which he in his sole discretion may deem to be irrecoverable.
- The Liquidator be and is hereby authorised to dispose of any movable and immovable property of the company, whether in his possession or under his control now or to come into his possession or under his control in the future by public auction, private treaty or public tender upon such terms and conditions as he in his sole and absolute discretion shall determine and to abandon any such assets for which he can find no purchaser or abandon them to a secured creditor at the value placed thereon by such creditor or at such value as is agreed upon by the Liquidator and the creditor if such creditor's claim is secured by such assets and to sign all such documents as may be necessary to give effect to such disposition.
- The Liquidator be and is hereby authorised and empowered in his sole discretion to compromise and admit any claim against the company of whatsoever nature and howsoever arising and whether disputed or not and whether actual, contingent, prospective, conditional, unconditional, assessed, unassessed, liquidated or unliquidated as a liquidated claim in terms of Section 78(3) of the Insolvency Act No 24 of 1936 as amended, read with Section 339 of the Companies Act No 61 of 1973, as amended, at such amount as may be agreed upon by the Liquidator, provided that proof thereof has been tendered at a meeting of creditors.
- The Liquidator be and is hereby authorised to make application for the destruction of books and records of the estate six months after the confirmation of the Final Liquidation and Distribution Account.
- The Liquidator be and is hereby authorised to perform any act or exercise any power for which he is not expressly required by the Companies Act No 61 of 1973, as amended, to obtain the leave of the Court.

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11	The Liquidator be and is hereby authorised to submit to the determination of arbitrators any dispute concerning
	the company or any claim or demand by or upon the company.

- 12 The Liquidator be and is hereby authorised to carry on or discontinue any part of the business of the company insofar as may be necessary for the beneficial winding-up thereof.
- 13 The Liquidator be and is hereby authorised to exercise *mutatis mutandis* the powers conferred upon a Liquidator by Section 35 (uncompleted acquisition of immovable property before liquidation) and 37 (effect of liquidation upon a lease) of the Insolvency Act No 24 of 1936, as amended, read with Section 339 of the Companies Act No 61 of 1973, as amended.
- 14 The further administration of the affairs of the company be left entirely in the hands and at the discretion of the Liquidator.

q.q. CREDITORS