
STEINHOFF INTERNATIONAL HOLDINGS PROPRIETARY LIMITED

**NOTICE OF APPLICATION IN THE WESTERN CAPE DIVISION OF THE HIGH
COURT OF SOUTH AFRICA**

1. Notice is hereby given of an application instituted by Hamilton BV and Hamilton 2 BV (**Hamilton**) in the Western Cape Division of the High Court of South Africa, under case number 17327 / 2020, in terms of which Hamilton seeks an order declaring that the Contractual Claimants class and the SIHPL Market Purchase Claimants class, as defined in the proposal published by Steinhoff International Holdings Proprietary Limited (**SIHPL**) in terms of section 155 of the Companies Act, fail to constitute a *'class of creditors'* as envisaged by section 155(2) of the Companies Act (**the declaratory application**).
2. In terms of the order of the Western Cape Division of the High Court of South Africa granted on 24 March 2021 under case number 17327 / 2020, Trevo Capital Limited (**Trevo**) has been granted leave to intervene as a co-applicant in the declaratory application and has been directed to file its founding papers in the declaratory application within ten (10) court days of the date of the order.
3. Any other creditor or potential creditor of SIHPL, that wishes to apply to intervene in the declaratory application, must file its intervention application, if any, together with any supporting affidavit, no later than fifteen (15) court days after the deemed date of this notice, being the third calendar day following publication of all the papers filed in the declaratory application and the intervention application, and the

court order on the Steinhoff Settlement website
(<https://www.steinhoffsettlement.com/>).

4. Electronic copies of the papers filed by SIHPL, Hamilton and Trevo in the declaratory application and Trevo's intervention application, as well as the court order referred to in paragraph 3 above, are accessible at and may be downloaded from the following link: <https://www.steinhoffsettlement.com/>