FULE AMENDMENT NO. 2

EFFECTIVE FROM 1 MARCH 2019

TO THE RULES OF THE

LIBERTY CORPORATE UNCLAIMED BENEFITS PENSION PRESERVATION FUND

underwritten by

LIBERTY GROUP LIMITED REG. NO.: 1957/002788/06 and its ASSOCIATED COMPANIES

and administered by

LIBERTY CORPORATE
A division of Liberty Group Limited

REGISTERED ADDRESS

LIBERTY NO. 1 AMESHOFF STREET BRAAMFONTEIN, 2001

> TELEPHONE 011 408 2999

POSTAL ADDRESS

PO BOX 2094 JOHANNESBURG 2000

> FACSIMILE 011 408 2726

E-MAIL

confacticb@liberty.co.za

RESOLUTION AND CERTIFICATION

Resolutio	n taken	by the	ORAGB	OF TRUST	EES of the	Liberty	Corporate	Unclaimed	Senetits
Pension	Pres	ervation	n Fom	id ("the	TEES of the FUND")	æ	Bo	ian/onei	Lim on
	Jac	anes.		2019.	•				
	•	4							

RESOLVED THAT:

- A. With effect from 1 April 2018, the Revised Rules of the Fund be amended in order to reflect the regulatory changes implemented in the Pension Funds Act by the Financial Sector Regulation Act.
- 8. With effect from 1 March 2019, the Revised Rules of the Fund be amended:
 - in order to properly align the Revised Rules with the changes to the Income Tax Act, No. 58 of 1962 regarding the entitlement of Members who have reached their normal refrement dates in terms of the Rules, to choose to defer the accrual and payment of their refirement benefits to a date later than their normal refirement dates and to regulate matters related to or incidental to the deferral of the refirement benefits in the Fund;
 - 2 in order to reflect the Fund's implementation of the relevent strategy for default investments and annuitisation as adopted by the Board of Trustees.

It is certified that:

- (a) this flute Amendment will on registration, become operational with effect from the effective dates mentioned;
- (b) the above resolution has been adopted in accordance with the Rules of the Fund;
- (c) no changes have been made to the benefits or benefit structure of the Fund other than as shown in the Rule Amendment.

LIBERTY CORPORATE UNCLAIMED BENEFITS PENSION PRESERVATION FUND AMENDMENT 2 TO THE REVISED RULES

CHAIRPERSON OF DATE

CHAIRPERSON OF DATE

CHAIRPERSON OF DATE

CHAIRPERSON OF TRUSTEES

2.5 | 2019

MEMBER OF THE BOARD OF TRUSTEES

PRINCIPAL OFFICER

2.7 | 2019

PATE

PATE

PATE

PATE

PATE

PATE

PATE

REGISTERED in terms of Pension Funds Act, No. 24 of 1956

9 § MAR 2019

FOR THE MANCIAL SECTOR CONDUCT AUTHORITY

A. With effect from 1 April 2018, the definition of "REGISTRAR" in Section 2 of the Rules shall be replaced by the new definition of "AUTHORITY" as indicated below. Wherever the definition of "REGISTRAR" appears in the Rules of the Fund, it shall be deemed to have been replaced by the new definition of "AUTHORITY". Similarly, any reference in the Rules to "Financial Services Board" shall be deemed to have been replaced by the "Financial Sector Conduct Authority".

"AUTHORITY"

means the Financial Sector Conduct Authority established in terms of the Financial Sector Regulation Act, No. 9 of 2017.

- B. With effect from 1 March 2019:
- Point (e) of the definition of "MEMBER" in Section 2 of the Rules shall be added as follows:
 - (e) a deferred retiree, of the TRANSFERRING FUND, in respect of whom a benefit was due and payable by that TRANSFERRING FUND but which has not been paid to such member and in terms of the rules of that TRANSFERRING FUND is considered an unclaimed benefit as defined in the ACT, which may be transferred to the FUND.
- Sub-rule 3.5.6 shall be added to Rule 3.5 as follows:
 - 3.5.6 The BOARD OF TRUSTEES shall provide MEMBERS, including deferred retirees, with access to retirement benefits counseiling as set out in the FUND'S investment Policy Statement and in accordance with the requirements of the Regulations of the ACT.
- 3. Sub-rule 6.3.2 shall be amended as follows:
 - 6.3.2 Where the nature of the TRANSFER BENEFIT was a benefit payable to a member of the TRANSFERRING FUND as a result of the retirement or deferred retirement of the member from that fund, the MEMBER shall become entitled to a retirement benefit contemplated in Rule 6.5.
- Sub-rule 6.5.1(a) shall be amended as follows:
 - (a) retirement or deferred retirement from the TRANSFERRING FUND; or

A. H.