

## Government Gazette Staatskoerant REPUBLIC OF SOUTH AFRICA

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Part 1 of 2

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For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the gazette numbers in the righthand column:

Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudopgawe ingesluit wat dus weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

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No future queries will be handled in connection with the above.

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# Closing times for ORDINARY WEEKLY OF OPENMENT GAZETTE

The closing time is **15:00** sharp on the following days:

- > 27 December 2018, Thursday for the issue of Friday 04 January 2019
- ➤ 04 January, Friday for the issue of Friday 11 January 2019
- ➤ 11 January, Friday for the issue of Friday 18 January 2019
- 18 January, Friday for the issue of Friday 25 January 2019
- 25 January, Friday for the issue of Friday 01 February 2019
- 01 February, Friday for the issue of Friday 08 February 2019
- 08 February, Friday for the issue of Friday 15 February 2019
- ➤ 15 February, Friday for the issue of Friday 22 February 2019
- 20 February, Friday for the issue of Friday 22 February 201
- ➤ 22 February, Friday for the issue of Friday 01 March 2019
- 01 March, Friday for the issue of Friday 08 March 2019
   08 March, Friday for the issue of Friday 15 March 2019
- ➤ 14 March, Thursday for the issue of Friday 22 March 2019
- ➤ 22 March, Friday for the issue of Friday 29 March 2019
- 29 March, Friday for the issue of Friday 05 April 2019
- > 05 April, Friday for the issue of Friday 12 April 2019
- ➤ 11 April, Thursday for the issue of Thursday 18 April 2019
- > 17 April, Wednesday for the issue of Friday 26 April 2019
- ➤ 25 April, Thursday for the issue of Friday 03 May 2019
- > 03 May, Friday for the issue of Friday 10 May 2019
- > 10 May, Friday for the issue of Friday 17 May 2019
- > 17 May, Friday for the issue of Friday 24 May 2019
- > 24 May, Friday for the issue of Friday 31 May 2019
- 31 May, Friday for the issue of Friday 07 June 2019
- ➤ 07 June, Friday for the issue of Friday 14 June 2019
- 13 June, Thursday for the issue of Friday 21 June 2019
- ➤ 21 June, Friday for the issue of Friday 28 June 2019
- > 28 June, Friday for the issue of Friday 05 July 2019
- 05 July, Friday for the issue of Friday 12 July 2019
   12 July, Friday for the issue of Friday 19 July 2019
- ➤ 19 July, Friday for the issue of Friday 26 July 2019
- > 26 July, Friday for the issue of Friday 02 August 2019
- > 01 August, Thursday for the issue of Friday 08 August 2019
- ➤ 08 August, Thursday for the issue of Friday 16 August 2019
- ➤ 16 August, Friday for the issue of Friday 23 August 2019
- > 23 August, Friday for the issue of Friday 20 August 2019
- > 30 August, Friday for the issue of Friday 06 September 2019
- ➤ 06 September, Friday for the issue of Friday 13 September 2019
- ➤ 13 September, Friday for the issue of Friday 20 September 2019
- > 19 September, Thursday for the issue of Friday 27 September 2019
- > 27 September, Friday for the issue of Friday 04 October 2019
- ➤ 04 October, Friday for the issue of Friday 11 October 2019
- 11 October, Friday for the issue of Friday 18 October 2019
   18 October, Friday for the issue of Friday 25 October 2019
- > 25 October, Friday for the issue of Friday 01 November 2019
- O1 November, Friday for the issue of Friday 08 November 2019
- O8 November, Friday for the issue of Friday 15 November 2019
- ➤ 15 November, Friday for the issue of Friday 22 November 2019
- 22 November, Friday for the issue of Friday 29 November 2019
- 29 November, Friday for the issue of Friday 06 December 2019
- ➤ 06 December, Friday for the issue of Friday 13 December 2019
- ➤ 12 December, Thursday for the issue of Friday 20 December 2019
- ➤ 18 December, Wednesday for the issue of Friday 27 December 2019

## **LIST OF TARIFF RATES**

### FOR PUBLICATION OF NOTICES

#### COMMENCEMENT: 1 APRIL 2018

#### **NATIONAL AND PROVINCIAL**

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1008.80 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices					
Notice Type Page Space New Price (R)					
Ordinary National, Provincial	1/4 - Quarter Page	252.20			
Ordinary National, Provincial	2/4 - Half Page	504.40			
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60			
Ordinary National, Provincial	4/4 - Full Page	1008.80			

#### **EXTRA-ORDINARY**

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at R3026.32 per page.

The **Government Printing Works** (**GPW**) has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe* Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

#### CLOSING TIMES FOR ACCEPTANCE OF NOTICES

- The Government Gazette and Government Tender Bulletin are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
- 2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website <a href="https://www.gpwonline.co.za">www.gpwonline.co.za</a>

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
Extraordinary Gazettes	As required	Any day of the week	Before 10h00 on publication date	Before 10h00 on publication date
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days <b>after</b> submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

#### **EXTRAORDINARY GAZETTES**

3. Extraordinary Gazettes can have only one publication date. If multiple publications of an Extraordinary Gazette are required, a separate Z95/Z95Prov Adobe Forms for each publication date must be submitted.

#### Notice Submission Process

- 4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website <u>www.qpwonline.co.za</u>.
- 5. The Adobe form needs to be completed electronically using Adobe Acrobat / Acrobat Reader. Only electronically completed Adobe forms will be accepted. No printed, handwritten and/or scanned Adobe forms will be accepted.
- 6. The completed electronic *Adobe* form has to be submitted via email to <a href="submit.egazette@gpw.gov.za">submit.egazette@gpw.gov.za</a>. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
- Every notice submitted must be accompanied by an official GPW quotation. This must be obtained from the eGazette Contact Centre.
- 8. Each notice submission should be sent as a single email. The email **must** contain **all documentation** relating to a particular notice submission.
  - 8.1. Each of the following documents must be attached to the email as a separate attachment:
    - 8.1.1. An electronically completed Adobe form, specific to the type of notice that is to be placed.
      - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
      - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
    - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (Please see Quotation section below for further details)
    - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
    - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
    - 8.1.5. Any additional notice information if applicable.

- 9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- To avoid duplicated publication of the same notice and double billing, Please submit your notice ONLY ONCE.
- 11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
- 12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

#### **Q**UOTATIONS

- 13. Quotations are valid until the next tariff change.
  - 13.1. Take note: GPW's annual tariff increase takes place on 1 April therefore any quotations issued, accepted and submitted for publication up to 31 March will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from GPW with the new tariffs. Where a tariff increase is implemented during the year, GPW endeavours to provide customers with 30 days' notice of such changes.
- 14. Each quotation has a unique number.
- 15. Form Content notices must be emailed to the eGazette Contact Centre for a quotation.
  - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
  - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.

#### 16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:

- 16.1. GPW Account Customers must provide a valid GPW account number to obtain a quotation.
- 16.2. Accounts for GPW account customers must be active with sufficient credit to transact with GPW to submit notices.
  - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the GPW Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).

#### 17. APPLICABLE ONLY TO CASH CUSTOMERS:

- 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
- 18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
- 19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
  - 19.1. This means that the quotation number can only be used once to make a payment.

#### COPY (SEPARATE NOTICE CONTENT DOCUMENT)

- 20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
  - 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

20.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

#### **C**ANCELLATIONS

- 21. Cancellation of notice submissions are accepted by GPW according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
- 22. Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

#### **A**MENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

#### REJECTIONS

- 24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email <a href="mailto:info.egazette@gpw.gov.za">info.egazette@gpw.gov.za</a>). Reasons for rejections include the following:
  - 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
  - 24.2. Any notice submissions not on the correct Adobe electronic form, will be rejected.
  - 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
  - 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

#### **APPROVAL OF NOTICES**

- 25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
- 26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

#### GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

- 27. The Government Printer will assume no liability in respect of—
  - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
  - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
  - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

#### LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

#### **C**USTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

**GPW** has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

- 29. Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- 30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

#### PAYMENT OF COST

- 31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
- 32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
- 33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
- 34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: <a href="mailto:info.egazette@gpw.gov.za">info.egazette@gpw.gov.za</a> before publication.
- 35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
- 36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
- 37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

#### PROOF OF PUBLICATION

- 38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website <a href="https://www.gpwonline.co.za">www.gpwonline.co.za</a> free of charge, should a proof of publication be required.
- 39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s)

#### **GOVERNMENT PRINTING WORKS CONTACT INFORMATION**

Physical Address:Postal Address:GPW Banking Details:Government Printing WorksPrivate Bag X85Bank: ABSA Bosman Street149 Bosman StreetPretoriaAccount No.: 405 7114 016Pretoria0001Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions: E-mail: <a href="mailto:submit.egazette@gpw.gov.za">submit.egazette@gpw.gov.za</a>
For queries and quotations, contact: Gazette Contact Centre: E-mail: <a href="mailto:info.egazette@gpw.gov.za">info.egazette@gpw.gov.za</a>

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka: E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

#### Government Notices • Goewermentskennisgewings

#### **DEPARTMENT OF ARTS AND CULTURE**

NO. 688 24 MAY 2019

#### PAN SOUTH AFRICAN LANGUAGE BOARD ACT OF 1995

(ACT NO. 59 OF 1995)

CALL FOR COMMENT

**CLOSING DATE: 14 JUNE 2019** 

#### [x] Rules for National Language Bodies

PAN SOUTH AFRICAN LANGUAGE BOARD ACT, 1995

WHEREAS the Pan South African Language Board published Norms and Rules in Government Gazette No. [x] 28053 of 30 September 2005 to ensure that National Language Bodies are established primarily as language development agencies with specific emphasis on standardisation in respect of all official languages; and

WHEREAS a need has arisen for the Norms and Rules to be revised to bring them in line with recent developments within the operations of the Board and to address other incidental matters:

The Rules hereunder are now published to replace the Norms and Rules published in Government Gazette No. [x] 28053 of 30 September 2005 with effect from the date of publication of these Rule.

Considering that-

- the Board wishes to ensure that National Language Bodies are established primarily as language (a) development agencies with specific emphasis on standardisation in respect of all official languages; and
- (b) the Board wishes to clarify the relationship between National Language Bodies, Provincial Language Committees and National Lexicography Units;

these Rules <u>are</u> hereby published <u>in terms of section 8(11)(b) of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995) in order to regulate the National Language Bodies established in accordance</u> with Section 8 (8) (b) of the said Act-

Afrikaans National Language Body;

English National Language Body;

IsiNdebele National Language Body;

IsiXhosa National Language Body;

IsiZulu National Language Body;

Khoe and San National Language Body;

National Language Body for Heritage Languages;

South African Sign Language National Language Body;

Sesotho National Language Body;

Sesotho sa Leboa National Language Body;

Setswana National Language Body;

SiSwati National Language Body;

Tshivenda National Language Body; and

Xitsonga National Language Body.

#### ARRANGEMENT OF RULES

- Definitions
- 2. 3. 4. 5. 6. 7. Establishment
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- **Executive Committee** Chairpersons' Forum 10. Filling of vacancies
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- Communication and records
- Conflict of interest
- 19. Remuneration and allowances
- 20. Funds and fundraising
- <u>21</u>. Co-operation and relationship with other structures
- Recognition and withdrawal of recognition
- 1. Definitions.-In these rules, unless the context otherwise indicates-

"Board" means the Pan South African Language Board established in terms of section 2 of the Pan South African Language Board Act, 1995, (Act 59 of 1995);

"Chairperson" means the chairperson of the National Language Body concerned;

"Chief Executive Officer" means the Chief Executive Officer of the Pan South African Language Board appointed in terms of section 10 of the Pan South African Language Board Act, 1995, (Act 59 of 1995);

"National Language Body" means a National Language Body established by notice in the Government Gazette in terms of section 8 (8) (b) of the Pan South African Language Board Act, 1995, (Act 59 of 1995);

"National Lexicography Unit" means a National Lexicography Unit established in terms of section 8 (8) (c) of the Pan South African Language Board Act, 1995, (Act 59 of 1995);

"Provincial Language Committee" means a Provincial Language Committee established by notice in the Government Gazette in terms of section 8 (8) (a) of the Pan South African Language Board Act, 1995, (Act 59 of 1995); and

"Rule" means any rule contained in this Notice.

#### 2. Establishment

The National Language Body is hereby established to advise the Board on any language matter in or affecting any province as contemplated by section 8(8)(b) of the Act.

- Composition.-(1) A National Language Body shall consist of not less than thirteen (13), and not more than twenty two (22) members, who must each
  - have specialist and extensive knowledge in respect of the language concerned; (a)
  - (b) have <u>displayed</u> passion and commitment for, and <u>have</u> contribute<u>d</u> to, language development; and
  - are first (home) language speakers and/or users of that language. (c)
  - (2) At least one member of the Provincial Language Committee shall be -
  - (a) an officer in the department responsible for the basic education in the curriculum development;
  - (b) a member of the House of Traditional Leaders; and
  - (c) a member of the South African Broadcasting Corporation from the language development or similar unit.
- (3) Not more than two of the members of every National Language Body shall represent the Provincial Language Committee of the province where the language concerned is spoken.
- (4) Two of the members of every National Language Body shall represent the National Lexicography Unit of the language concerned, subject to the proviso that one of the two members shall be the Editor-in-Chief.
  - (5) The need for National Language Bodies to reflect broadly the gender and racial composition of South Africa must be considered when a member of a National Language Body is appointed.
- 3. Conditions of membership.-(1) When a person becomes a member of a National Language Body, the Board shall recognise that member by notice in the Government Gazette.
  - (2) No member shall serve on a National Language Body on a full-time basis and for more than two terms.
  - (3) During their term of office, no member of a National Language Body shall be eligible for, or may personally

benefit from, any grant awarded by the Board or a National Language Body.

- **4.** Appointment of members-(1) Every member, apart from those members referred to in Rules 3(3) and 3(4) above, shall be appointed to a National Language Body in accordance with the following procedure:
  - (a) An ad hoc committee of the Board shall invite the general public to nominate persons for appointment as members of the National Language Body through notice in the Government Gazette and such other media as the ad hoc committee may deem appropriate.
  - (b) The ad hoc committee shall:
    - (i) compile a list of candidates from the nominations received who satisfy the criteria set out in Rule 2 above;
    - (ii) In a situation where the nominations process does not bring the required number and calibre of prospective candidates, other methods such as headhunting and cooption shall be followed.
    - (iii) recommend to the Board a short-list of not more than 25 proposed members for appointment.
  - (c) The Board shall publish the short-list of the proposed members for public comment.
  - (d) After due consideration of the recommendations of the ad hoc committee, any public comments received, and on the advice of the MEC, the Board shall appoint the members of the National Language Body from the short-list in (b)(iii) above.
- (2) Any member of the public may, with good reason, object in writing to the nomination or appointment of any person to serve on a National Language Body.
  - (3) The Board may terminate the membership of any person appointed in terms of this section-
  - (a) if the Board is satisfied that such a person no longer complies with any of the requirements of Rule 2;
  - (b) if such a person has requested the Board in writing to terminate his or her appointment; or
  - (c) when such a person has been absent from more than three consecutive meetings of the National Language Body without valid reason.
- (4) The Board shall, at least six months prior to the day on which the five-year term of office of the serving members of a National Language Body expires, initiate the process referred to in Rule 4 (1) for the appointment of new members to the National Language Body.
- (5) The Board may, if it deems it advisable, at least three months prior to the day on which the five-year term of office of the serving members of a National Language Body expires, extend their term of office by such period as the Board may specify, provided that such period shall not exceed twelve (12) calendar months.
- **5. Term of office of members and office bearers.**-(1) A member of a National Language Body shall hold office for a term of five (5) years and upon expiry of this term, the member shall be eligible for reappointment for one further <u>consecutive</u> term.
- (2) If the office of a member of the National Language Body becomes vacant before the expiry of the period for which he or she was appointed, the Board may, subject to Rule 2, appoint another person to hold office for the remaining portion of his or her predecessor's term of office.
- (3) The Board shall give notice in the *Government Gazette* of the appointment of a member of the National Language Body and the date of his or her appointment and, in the case of a member appointed to fill a vacancy on the National Language Body, the period for which he or she is appointed.
- (4) The Chairperson and the  $\underline{V}$  ice-chairperson shall hold office for a term of  $\underline{f}$  ive (5) years: provided that such Chairperson and  $\underline{V}$  ice-chairperson shall be eligible for re-election for one further  $\underline{c}$  onsecutive term.
- (5) The convenors of Technical Committees shall hold office for a term of  $\underline{\text{five (5)}}$  years: provided that such convenors shall be eligible for re- election for one further  $\underline{\text{consecutive}}$  term.
- (6) Nothing in this Rule shall prohibit a member of a National Language Body from holding any office for more than two terms, provided that no member shall hold office consecutively for longer than two terms, which terms shall be deemed to include any extensions in terms of Rule 4(6) above.
- **6. Election of office bearers.**-(1) The members of the National Language Body shall, at their first meeting and thereafter when the need arises, with the Chief Executive Officer or his or her nominee presiding, elect one amongst their number to be  $\underline{C}$  hairperson and another to be  $\underline{V}$  ice-chairperson.
- (2) If the <u>C</u>hairperson is absent from a meeting of a National Language Body, the <u>V</u>ice-chairperson shall preside at that meeting and if both the <u>C</u>hairperson and the <u>V</u>ice-chairperson are absent from a meeting, the members present shall elect one person amongst their number to preside at that meeting.
- (3) The  $\underline{V}$ ice-chairperson or the person elected to preside, when acting as  $\underline{C}$ hairperson as contemplated in sub-rule (2), shall have all the powers and duties of the Chairperson.
  - (4) The office of  $\underline{C}$ hairperson or  $\underline{V}$ ice-chairperson shall become vacant-

- (a) on the expiry of the incumbent's term of office as Chairperson or  $\underline{V}$  ice-chairperson;
- (b) when the incumbent tenders his or her resignation as  $\underline{C}$  hairperson or  $\underline{V}$  ice-chairperson in writing;
- (c) when the incumbent ceases to be a member of the National Language Body; or
- (d) when a resolution to that effect is passed by the National Language Body.
- (5) The election of a new Chairperson or Vice-chairperson shall, in the case of a vacancy arising as contemplated in paragraphs 4 (a), (b), (c) and (d), be conducted by the Chief Executive Officer or his or her nominee.
- (6) The members of a Technical Committee shall, at their first meeting and thereafter when the need arises, elect a convenor from amongst their number.
- (7) A member of one Technical Committee shall oversee the election of a convenor of another Technical Committee.
- **7. Executive Committee.**-(1) The Chairperson, Vice-chairperson and the Convenors of the various Technical Committees shall constitute the Executive Committee of the National Language Body concerned.
  - (2) The Executive Committee of the National Language Body shall meet twice a year or when necessary to:
  - (a) execute any urgent task on behalf of the National Language Body; and
  - (b) prepare and finalise the <u>quarterly and</u> annual reports of the National Language Body.
- **8.** Chairpersons' Forum.-(1) The Chairpersons of the various National Language Bodies shall constitute a Chairpersons' Forum and shall at their first meeting, which shall be convened by the Vice-Chairperson of the Board, elect one amongst their number to be Chairperson and another to be Vice-chairperson of the Chairpersons' Forum
- (2) <u>The Chairperson of the Chairpersons' Forum shall convene a meeting at least twice a year, and when otherwise</u> necessary, to discuss matters of mutual interest relating to their respective National Language Bodies.
- (3) If the Chairperson of the Chairpersons' Forum fails to convene a compulsory meeting as provided for in (2) above, the Vice-chairperson shall call the meeting.
- **9. Filling of vacancies.**-(1) Any vacancy on a National Language Body **[or a Technical Committee]** shall be filled with nominations previously received in respect of that term, and the appointee shall hold office for the remaining portion of the period for which the member who has vacated the office was appointed, with due regard to the field of expertise required.
- (2) If an insufficient number of nominations <u>were</u> received to fill the vacant seat, the seat shall be filled in the manner in which the member who has vacated the office was required to be appointed, and any member so appointed shall hold office for the remaining portion of the period for which the member who has vacated the office was appointed.
  - (3) A vacancy must be filled within sixty (60) days of the date that the vacancy arises.
- **10. Termination of membership.**-(1) The Board shall, by notice in the *Government Gazette*, terminate the membership of any member of a National Language Body as soon as it becomes aware that the member concerned-
  - (a) is or has been convicted, whether in the Republic or elsewhere, of theft, fraud, forgery, uttering a forged statement, perjury, corruption or any <u>other</u> offence involving dishonesty;
  - (b) is or becomes a political office bearer;
  - (c) is or becomes a member of the Board, any of its Provincial Language Committees and/or National Lexicography Units, unless such membership arises as a result of secondment and provided that it does not result in direct membership of more than two structures;
  - (d) is or becomes a member of the administrative staff of the Board;
  - (e) is or becomes an unrehabilitated insolvent or commits an act of insolvency;
  - (f) is or has been removed from an office of trust on the grounds of misconduct involving dishonesty;
  - (q) is or has been declared by a competent court to be incapable of managing his or her own affairs;
  - (h) fails or has failed in material respects to execute his or her duties as set out in these Rules;
  - (i) is guilty of conduct that brings the Board or the National Language Body concerned into disrepute;
  - (j) failed to attend three (3) consecutive meetings and/or activities of a National Language Body, or any of its Technical Committees, without <u>reasonable cause</u>, and <u>without</u> prior written notification to the Chairperson or Convenor of a Technical Committee, as noted in the minutes of those meetings; or
  - (k) has been or becomes unable to perform his or her functions of office effectively due to ill-health for a period exceeding six (6) months.

- (2) The Board may not terminate membership of any member unless that member has had a reasonable opportunity to make a submission to the Board in respect of <u>any one or more of the</u> allegations <u>contained in</u> Rule 10 (1) <u>and/or 10(3)(a).</u>
  - (3) The Board may terminate the membership of any person-
  - (a) if the Board is satisfied that such a person no longer complies with any of the requirements for membership as set out in Rule 2; or
  - (b) if such a person has requested the Board in writing to terminate his or her membership.

(Editorial Note: Numbering as per original Government Gazette.)

- 11. Powers and functions of National Language Bodies.-(1) In order to <u>assist the Board in development, use and respect of languages spoken in the Republic, publishing reports</u>, findings, points of view, advice or recommendations on any matter <u>concerning</u> or affecting a particular language, the <u>Board may seek the</u> advice of <u>a National Language Body concerning</u>-
  - (a) language standards, dictionaries, terminology and literature, where applicable; and
  - (b) language promotion, development and maintenance.
- (2) A National Language Body shall supply the Board with written advice on matters contemplated in  $\underline{R}$ ule  $\underline{11}(1)$  within six (6) weeks of receipt of a request for <u>such</u> advice and approval of a meeting by the Chief Executive Officer.
- (3) A National Language Body shall <u>on its own initiative advise</u> the Board in the form of written recommendations aimed at empowering, promoting and developing languages.
- (4) A National Language Body shall <u>actively monitor, investigate and report to the Board on</u> all matters pertaining to <u>the</u> language <u>concerned</u> including the standardisation, orthography, the production of signs and spelling rules of <u>that</u> language.
  - (5) A National Language Body shall have the power, subject to the prior approval of the Board:
  - (a) to review and advise on learning support materials for use in the General Education and Training (GET) as well as the Further Education and Training (FET) bands in schools in consultation with the Department of Education;
  - (b) to appoint Technical Committees and Task Teams to assist <u>it</u> in carrying out <u>its</u> functions and to achieve <u>its</u> strategic objectives;
  - (c) to liaise and partner with any other person(s) or organisations to further the aims of the National Language Body or the Board;
  - (d) to review any product published in the language that the National Language Body represents; and
  - (e) to initiate projects aimed at language development.
- **12.** Powers and functions of Technical Committees.-(1) Every National Language Body shall have various Technical Committees to fulfil functions in the following areas-
  - (a) standardisation;
  - (b) lexicography;
  - (c) terminology;
  - (d) literature;
  - (e) language in education; and
  - (f) any other area considered necessary by the National Language Body concerned.
- (2) Each Technical Committee shall be constituted from among the membership of the National Language Body concerned and shall appoint one member to be the convenor.
- (3) Each Technical Committee may co-opt members from outside the membership of the National Language Body concerned, <u>provided that</u> such co-option shall be subject to <u>the</u> approval <u>of</u>, and terms stipulated by, the Board.
  - (4) The establishment of Technical Committees shall be subject to Board approval.
- (5)  $\underline{\mathbf{T}}$ he Technical Committee for Standardisation<u>, where established</u>, shall advise the National Language Body on-
  - (a) standardisation of spelling and orthography;
  - (b) generation of standards in all the functions of the language; and
  - (c) popularisation of the standards generated.

- (6) The Terminology Committee, where established, shall advise the National Language Body on-
- (a) the development and authentication of new terminology;
- (b) stabilisation of new terminology;
- (c) popularisation of new terminology; and
- (d) management of terminology in conjunction with the National Department of Arts and Culture;
- (7) The Literature Committee, where established, shall advise the National Language Body on-
- (a) strategies to develop and promote literature;
- (b) the acceleration of the publication of literature; and
- (c) the evaluation and screening of literature in conjunction with the National and Provincial Departments of Education.
- (8) The Lexicography Committee, where established, shall advise the National Language Body on a variety of dictionary products in consultation with existing National Lexicography Units.
  - (9) The Language in Education Committee, where established, shall advise the National Language Body on-
  - (a) the recommendation of appropriate learning support material;
  - (b) the review and approval of learning support material in conjunction with the National and Provincial Departments of Education;
  - (c) the promotion and encouragement of the use of mother-tongue in schools; and
  - (d) the development and monitoring of the language in education policy.
- (10) In those communities where a body of proven ability and record already exists and performs any of the functions contemplated in Rule 12 (1) to the satisfaction of the Board and the National Language Body concerned, the Board shall recognise that body as the body responsible for that specific function <u>by notice in the Government Gazette</u>.
- **13. Meetings and meeting procedures.**-(1) A National Language Body shall meet not less than four times a year, on a quarterly basis, and shall spend an average of three days per meeting: provided that the Chief Executive Officer's approval shall be obtained before any meeting is held.
- (2) The **[c]** Chairperson shall call meetings and shall, in consultation with the members of the National Language Body, determine the time and place for every meeting except for the first meeting after the establishment of the National Language Body, which shall be at the time and place determined by the Chief Executive Officer.
- (3) A National Language Body shall hold a special meeting if the Chief Executive Officer has approved of such a meeting.
- (4) The **[c]** Chairperson of a National Language Body shall, upon a request signed by no less than a third of the members of the National Language Body, call, in consultation with the Chief Executive Officer, a special meeting to be held within thirty (30) days after the date of receipt of such request.
- (5) The Board may designate one of its members, or <u>one of</u> its staff members, to attend and participate in a meeting of a National Language Body, but such an attendant will not have the right to vote.
  - (6) A quorum for a meeting of a National Language Body shall be a simple majority of its members.
- (7) Any decision of a National Language Body shall be taken by resolution of the majority of its members present at a <u>quorate</u> meeting and, in the event of an equality of votes on any matter, the person presiding at the meeting in question shall have a casting vote in addition to his or her deliberative vote as a member.
  - (8) A National Language Body shall determine the procedure in respect of its meetings.
- (9) Each meeting of a National Language Body shall be preceded by meetings of the various  $\underline{\mathbf{C}}$  committees called by the respective convenors.
- **14. Administrative and other services.**-(1) The Board shall designate a <u>senior manager</u> to render administrative support to the meetings of the National Language Body, which support includes, but is not limited to-
  - (i) inviting members to an approved meeting;
  - (ii) keeping minutes of every meeting that takes place;
  - (iii) keeping copies of reports and records of expenditure; and
  - (iv) making available to members of the National Language Body and the Board minutes, reports and
- (2) Every Technical Committee shall appoint a scribe amongst themselves to assist the Committee with its administrative functions.

- **15. Reports.**-(1) The Chairperson of the National Language Body is responsible for submitting reports on behalf of a National Language Body to the Board whenever required to do so, and shall do so within the timeframe agreed upon between the National Language Body and the Chief Executive Officer.
- (2) The advice given by a National Language Body shall meet the requirements set by the Board from time to time.
  - 16. Communication and records.-(1) A National Language Body shall supply the Board with-
    - (i) the minutes and reports of <u>its</u> meetings within <u>such</u> timeframe <u>as will be</u> agreed upon between that National Language Body and the Chief Executive Officer; and
    - (ii) <u>such</u> records and reports of <u>its</u> activities as the Board may require.
    - (2) The Board shall maintain
      - $\underline{separate}$  records of  $\underline{the}$  recommendations and advice  $\underline{that}$  it  $\underline{received}$  from  $\underline{the}$  respective National Language Bodies
- (3) The Board shall publish the rules on language development prepared by any Technical Committee and endorsed by the <u>relevant</u> National Language Body.
- **17. Conflict of interest.**-(1) If any member, <u>or a</u> next-of-kin, life partner or business associate of any member, has any direct or indirect financial or other interest in any project <u>for</u> which the Board has provided funds, that member shall, immediately after that interest has come to his or her attention, disclose that interest, and the extent <u>of that interest</u>, in a written statement addressed to the <u>Chairperson</u> concerned, who shall-
  - (a) table that statement in the next consecutive meeting; and
  - (b) communicate such disclosure to the Board.
- (2) Any member of any National Language Body who has <u>reason to believe</u> that a decision taken by a National Language Body may lead to the personal or financial advancement of another member of that National Language Body, or any other National Language Bodyshall disclose the <u>alleged conflict of</u> interest <u>and the reasons in support of the allegation</u> in a written statement addressed to the <u>Chairperson</u>, who shall-
  - (a) table that statement in the next consecutive meeting; and
  - (b) communicate such disclosure to the Board.
  - (3) Any member of the public who has reason to believe that any member of a National Language Body is conflicted in exercising his or her duties or functions may disclose the alleged conflict of interest and the reasons in support of the allegation in a written and anonymous statement addressed to the Chief Executive Officer.
- $(\underline{4})$  The Board may decide on steps that shall be taken in a case that has come under its attention in accordance with this Rule.
- **18. Remuneration and allowances.**-(1) A member of a National Language Body is entitled to a <u>reasonable</u> sitting allowance as determined by the Board <u>from time to time</u> for each meeting <u>where that member's attendance is compulsory and where</u> the business of the National Language Body or the Board was carried out.
- (2) In addition to the sitting allowance referred to in Rule  $\underline{18}$  (1) above, a member of a National Language Body is entitled to claim travel, accommodation and incidental expenses incurred in the course of executing his or her duties as a member of the National Language Body, subject to the applicable PanSALB policy on remuneration and allowances.
- (3) Expenses of a personal nature will be for the account of the individual member of the National Language Body concerned and in case of uncertainty, the decision of the Chief Executive Officer shall be final.
  - **19.** Funds and fundraising.-(1) The Board shall bear the reasonable costs incurred by:
    - (a) a National Language Body or Technical Committee for arranging and holding a meeting, booking a venue, <u>and arranging</u> catering; and
    - (b) members for travel, accommodation and subsistence,
      - provided that the Chief Executive Officer has approved these expenses prior to their being incurred.
- (2) No reimbursement for approved expenses shall be arranged before the Board has received claim forms, minutes and reports of a meeting within the timeframes agreed upon in terms of  $\underline{R}$ ule [13]  $\underline{15}$  (1).

(Editorial Note: Wording as per original Government Gazette.)

(3) (a) Subject to the approval of the Chief Executive Officer, a National Language Body shall be <a href="entitled">entitled</a> to engage in fundraising activities for the purpose of funding the activities of the National Language Body.

(b) The National Language Body may establish a sub-committee that shall be responsible for initiating and arranging the fundraising activities in accordance with (3)(a) above.

- (4) In the event **[of]** that a National Language Body manages to raise funds as contemplated in sub-rule (3), such funds shall be utilised in accordance with the conditions, if any, imposed by the donor or contributor concerned, and a report <u>shall</u> be submitted to the Board. Where it is not apparent for what purpose a gift, donation or sponsorship should be applied, the Board in consultation with the National Language Body may decide how it must be utilised.
- (5) The National Language Body shall, subject to the approval of the Chief Executive Officer, have the powers to open a bank account with any recognised financial institution, and such account shall be conducted in compliance with the Public Finance Management Act, 1999, (Act 1 of 1999).
- (6) All cash gifts, donations or sponsorships to the National Language Body must be paid into a bank account determined in consultation with the Board.
- **20. Co-operation and relationship with other structures.**-(1) A National Language Body shall <u>endeavour</u> to promote close co-operation between itself and any organ of state, person, body of persons or institution involved in the development and promotion of language.
  - (2) <u>Subject to the approval of the Board</u>, <u>a</u> National Language Body may consult and work closely with any person or body of persons who has special knowledge of and experience in the language problems of South Africa, or who is in any way involved in the development and promotion of language.
- (3) <u>Subject to the approval of the Board</u>, <u>a</u> National Language Body shall ensure that it establishes and maintains working relations with, amongst others-
  - (i) the Provincial Geographical Names Committee;
  - (ii) the National Geographical Names Council;
  - (iii) the Provincial and National Departments of Education;
  - (iv) the Provincial and National Departments of Arts and Culture;
  - (v) the Department of Justice and Constitutional Development;
  - (vi) the local government;
  - (vii) the electronic and print media; and
  - (vi) the National and Provincial Houses of Traditional Leaders.
- **21.** Recognition and withdrawal of recognition.-(1) If a National Language Body fails in material respects to perform its functions as set out in these rules, the Board may withdraw its recognition of that National Language Body.
  - (2) The Board shall not withdraw recognition of a National Language Body unless-
  - (a) the Board has notified each member of the National Language Body concerned of the nature of the alleged material failure;
  - (b) the Chief Executive Officer has tabled a copy of the notification at the next Board meeting; and
  - (c) the Chief Executive Officer has afforded the National Language Body a reasonable opportunity to make submissions to the Board in respect of that notification.
- (3) Upon <u>the</u> dissolution of a National Language Body, the Board shall withdraw recognition thereof through publication of a notice to that effect in the *Government Gazette*.
- (4) Should there be a body of proven ability and record already existing and performing any of the functions contemplated in Rules 11 and 12 to the satisfaction of the Board, the Board may recognise that body as the National Language Body for the language concerned.

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## PAN SOUTH AFRICAN LANGUAGE BOARD ACT OF 1995 (ACT NO. 59 OF 1995)

#### CALL FOR COMMENT

#### **CLOSING DATE: 14 JUNE 2019**

#### [x] Rules for Provincial Language Committees

#### PAN SOUTH AFRICAN LANGUAGE BOARD ACT, 1995

**WHEREAS** the Pan South African Language Board published Norms and Rules in *Government Gazette* No. [x] 28053 of 30 September 2005 to regulate the advisory role and functions of Provincial Language Committees; and

**WHEREAS** a need has arisen for the Norms and Rules to be revised to bring them in line with recent developments within the operations of the Board and to address other incidental matters:

The Rules hereunder are now published to replace the Norms and Rules published in Government Gazette No. [x] 28053 of 30 September 2005 with effect from the date of publication of these Norms and Rules

#### Considering that-

- provinces are competent to adopt their own language policy and legislation in terms of Section 6 and Schedule 4 of the Constitution of the Republic of South Africa, 1996;
- (b) some provinces have adopted provincial languages acts and the Board wishes to encourage the outstanding provinces to follow suit;
- (c) in terms of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995) Provincial Language Committees established by the Board are advisory structures of the Board; and
- (d) the Board wishes to delegate some of its powers and functions to Provincial Language Committees;

these Rules are hereby published in terms of section 8 (11 )( b) of the Pan South African Language Board Act, 1995, ( Act No. 59 of 1995 ) in order to regulate the advisory role and functions of Provincial Language Committees:

#### ARRANGEMENT OF RULES

1.	Definitions
2.	Establishment
3.	Composition
4.	Conditions of membership
5.	Appointment of members
6.	Term of office of members and office bearers
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14.	Election of office bearers
8.	Executive Committee
9.	Chairpersons' Forum
10.	Filling of vacancies
11.	Termination of membership
12.	Powers and functions of Provincial Language Committees
13.	Meetings and meeting procedures
14.	Administrative and other services
15.	Reports
16.	Communication and records
17.	Conflict of interest
18.	Remuneration and allowances
17. 18. 19.	Funds and fundraising
20.	Co-operation and relationship with other structures

- <u>21.</u> 22. Recognition and withdrawal of recognition
- Application
- 1. **Definitions.**-In these Rules, unless the context otherwise indicates-
- "Board" means the Pan South African Language Board established in terms of section 2 of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995);
  - "Chairperson" means the chairperson of the Provincial Language Committee concerned;
- "Chief Executive Officer" means the Chief Executive Officer of the Pan South African Language Board appointed in terms of section 10 of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995);
- "MEC" means the Member of the Executive Council of a Province who is responsible for matters related to language;
- "National Language Body" means a National Language Body established by notice in the Government Gazette in terms of section 8 (8) (b) of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995);
- "National Lexicography Unit" means a National Lexicography Unit established in terms of section 8 (8) (c) of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995);
  - "Provincial Language Committee" means a Provincial Language Committee established by notice in the Government Gazette in terms of section 8 (8) (a) of the Pan South African Language Board Act, 1995, (Act No. 59 of 1995); and
    - "Rule" means any rule contained in this Notice.

#### 2. Establishment

The Provincial Language Committees are hereby established to advise the Board on any language matter in or affecting any province as contemplated by section 8(8)(a) of the Act.

- Composition.-(1) A Provincial Language Committee shall consist of not more than thirteen (13) members, who must each
  - be a South African citizen] and permanently resident within the province of the Provincial (a) Language | Committee concerned;
  - have extensive knowledge in respect of the languages of the province concerned, which languages (b) include, but are not be limited to:
    - (i) the official South African Languages;
    - (ii) the Khoisan and Nama Languages;
    - (iii) South African Sign Language; and
    - (iv) Heritage Languages;
  - be appropriately qualified and experienced in the languages the member represents, and have contributed to language development;
  - be a first language speaker or user of the respective languages the member represents; and (d)
  - be fluent in at least two official languages.
  - (2) At least one member of the Provincial Language Committee shall be -
  - an officer in the department responsible for the basic education in the curriculum development; (a)
  - a member of the House of Traditional Leaders in the relevant province; and (b)
  - a member of the South African Broadcasting Corporation from the language development or similar (c) unit.

- (3) The Head of Language Services within the provincial department responsible for language issues shall be an *Ex-Officio* member of the Provincial Language Committee.
- (4) Each National Language Body dealing with one of the languages of any particular province may second a member to represent it within the Provincial Language Committee of that province.
- (5) Each National Lexicography Unit dealing with one of the languages of any particular province may second a member to represent it within the Provincial Language Committee of that province.
- (6) Every Provincial Language Committee shall reflect the proportional linguistic distribution of the languages of the province and.
- (7) The need for Provincial Language Committees to reflect broadly the gender and racial composition of South Africa must be considered when a member of a Provincial Language Committee is appointed.
- **4. Conditions of membership.**-(1) When a person becomes a member of a Provincial Language Committee, the Board shall recognise that member by notice in the *Government Gazette* and the relevant *Provincial Gazette*.
  - (2) No member shall serve on a Provincial Language Committee on a full-time basis and for more than two terms.
- (3) During their term of office, no member of a Provincial Language Committee shall be eligible for, or may personally benefit from, any grant awarded by the Board or a Provincial Language Committee.
- **5. Appointment of members.**-(1) Every member, apart from those members referred to in Rules 3(3), 3(4) and 3(5) above, shall be appointed to a Provincial Language Committee in accordance with the following procedure:
  - (a) The Board, through an *ad hoc* committee, shall invite the general public to nominate persons for appointment as members of the Provincial Language Committee through notice in the Government Gazette, the relevant *Provincial Gazette* and such other media as the *ad hoc* committee may deem appropriate.
  - (b) The ad hoc committee shall: -
    - (i) compile a list of candidates from the nominations received who satisfy the criteria set out in Rule 3 above; and
    - (ii) recommend to the Board a short-list of not more than 20 proposed members for appointment.
    - (iii) In a situation where the nomination process does not bring the required number or calibre of prospective candidates, other methods such as headhunting or co-option shall be followed.
  - (c) The Board shall publish the short-list of the proposed members for public comment.
- (2) Any member of the public may, with good reason, object in writing to the nomination or appointment of any person to serve on a Provincial Language Committee.
- (3) The Board shall, at least six months prior to the day on which the five-year term of office of the serving members of a Provincial Language Committee expires, initiate the process referred to in Rule 5 (1) for the appointment of new members to the Provincial Language Committee.
- (4) The Board may, if it deems it advisable, at least three months prior to the day on which the five-year term of office of the serving members of a Provincial Language Committee expires, extend their term of office by such period at the Board may specify, provided that such period shall not exceed twelve (12) calendar months.
- **6.** Term of office of members and office bearers.-(1) A member of a Provincial Language Committee shall hold office for a term of five (5) years and upon expiry of this term, the member shall be eligible for reappointment for one further consecutive term.
- (2) If the office of a member of the Provincial Language Committee becomes vacant before the expiry of the period for which he or she was appointed, the Board may, subject to Rule 3, appoint another person to hold office for the remaining portion of his or her predecessor's term of office.
- (3) The Board shall give notice in the *Government Gazette* of the appointment of a member of the Provincial Language Committee and the date of his or her appointment and, in the case of a member appointed to fill a vacancy on the Provincial Language Committee, the period for which he or she is appointed.
- (4) The Chairperson and the Vice-chairperson shall hold office for a term of five (5) years: provided that such Chairperson and Vice-chairperson shall be eligible for re-election for one further consecutive term.

- (5) Nothing in this Rule shall prohibit a member of a Provincial Language Committee from holding any office for more than two terms, provided that no member shall hold office consecutively for longer than two terms, which terms shall be deemed to include any extensions in terms of Rule 5(4) above.
- **7.** Election of office bearers.-(1) The Chief Executive Officer shall, at the first meeting of a Provincial Language Committee and thereafter when the need arises elect one amongst their number to be Chairperson and another to be Vice-chairperson.
- (2) If the Chairperson is absent from a meeting of a Provincial Language Committee, the Vice-chairperson shall preside at that meeting and if both the Chairperson and the Vice-chairperson are absent from a meeting, the members present shall elect one person amongst their number to preside at that meeting.
- (3) The Vice-chairperson or the person elected to preside, when acting as Chairperson as contemplated in sub-rule (2), shall have all the powers and duties of the Chairperson.
  - (4) The office of Chairperson or Vice-chairperson shall become vacant-
  - on the expiry of the incumbent's term of office as Chairperson or Vice-chairperson;
  - (b) when the incumbent tenders his or her resignation as Chairperson or Vice-chairperson in writing;
  - (c) when the incumbent ceases to be a member of the Provincial Language Committee; or
  - (d) when a resolution to that effect is passed by the Provincial Language Committee.
- (5) The election of a new Chairperson or Vice-chairperson shall, in the case of a vacancy arising as contemplated in paragraphs 4 (a), (b), (c) and (d), be conducted by the Chief Executive Officer or his or her nominee.
- **8.** Executive Committee.-(1) The Chairperson and Vice-chairperson of the various Subcommittees shall constitute the Executive Committee of the Provincial Language Committee concerned.
- (2) The Executive Committee of the Provincial Language Committee shall meet twice a year or when necessary to:
  - (a) execute any urgent task on behalf of the Provincial Language Committee; and
  - (b) prepare and finalise the required reports of the Provincial Language Committee and submit to the Chief Executive Officer in accordance with the prescribed reporting framework.
  - **9.** Chairpersons' Forum.-(1) The Chairpersons of the various Provincial Language Committees shall constitute a Chairpersons' Forum and shall at their first meeting, which shall be convened by the Chief Executive Officer, elect one amongst their number to be Chairperson and another to be Vice-chairperson of the Chairpersons' Forum.
- (2) The Chairperson of the Chairpersons' Forum shall convene a meeting at least twice a year, and when otherwise necessary, to discuss matters of mutual interest relating to their respective Provincial Language Committees.
  - (3) No meeting of the Chairpersons' Forum shall be held without the prior approval of the Chief Executive Officer
- **10. Filling of vacancies.-**(1) Any vacancy on a Provincial Language Committee shall be filled with nominations previously received in respect of that term and language, and the appointee shall hold office for the remaining portion of the period for which the member who has vacated the office was appointed.
- (2) If an insufficient number of nominations were received to fill the vacant seat, the seat shall be filled in the manner in which the member who has vacated the office was required to be appointed, and any member so appointed shall hold office for the remaining portion of the period for which the member who has vacated the office was appointed.
  - (3) A vacancy must be filled within sixty (60) days of the date that the vacancy arises.
- **11. Termination of membership.**-(1) The Board shall, by notice in the *Government Gazette*, terminate the membership of any member of a Provincial Language Committee as soon as it becomes aware that the member concerned-
  - (a) is or has been convicted, whether in the Republic or elsewhere, of theft, fraud, forgery, uttering a forged statement, perjury, corruption or any other offence involving dishonesty;

- (b) is or becomes a political office bearer;
- (c) is or becomes a member of the Board, any of its National Language Bodies and/or National Lexicography Units, unless such membership arises as a result of secondment and provided that it does not result in direct membership of more than two structures;
- (d) is or becomes a member of the administrative staff of the Board;
- (e) is or becomes an unrehabilitated insolvent or commits an act of insolvency;
- (f) is or has been removed from an office of trust on the grounds of misconduct involving dishonesty;
- (q) is or has been declared by a competent court to be incapable of managing his or her own affairs;
- (h) fails or has failed in material respects to execute his or her duties as set out in these [Rules;
- (i) is guilty of conduct that brings the Board or the Provincial Language Committee concerned into disrepute;
- ( *j*) failed to attend three (3) consecutive meetings and/or activities of a Provincial Language Committee, or any of its Technical Committees, without reasonable cause, and without prior written notification to the Chairperson or Convenor of a Technical Committee, as noted in the minutes of those meetings; or
- (k) has been or becomes unable to perform his or her functions of office effectively due to illhealth for a period exceeding six (6) months.
- (2) The Board may not terminate membership of any member unless that member has had a reasonable opportunity to make a submission to the Board in respect of any one or more of the allegations contained in Rule 11 (1) and/or 11(3)(a).
  - (3) The Board may terminate the membership of any person-
  - (a) if the Board is satisfied that such a person no longer complies with any of the requirements for membership 3; or
  - (b) if such a person has requested the Board in writing to terminate his or her membership.
- **12.** Powers and functions of Provincial Language Committees.-(1) In respect of provincial language matters, a Provincial Language Committee shall-
  - (a) subject to the direction or prior approval of the Board, monitor the use of the designated languages by the Provincial Government;
  - (b) subject to prior approval of the Board, make recommendations to the MEC, the Legislature and local authorities in the Province regarding any proposed or existing legislation, practice and policy directly or indirectly dealing with language matters, and regarding any proposed amendment, repeal or replacement of such legislation, practice or policy;
  - (c) actively promote the principle of multilingualism; actively promote the development of previously marginalised indigenous languages, formulate a policy in this regard and, subject to the prior approval of the Board, submit it to the MEC for consideration;
  - (d) subject to the prior approval of the Board, advise the MEC on any other language matter in or affecting the province with regard to the designated official languages of the provinces.
  - (2) A Provincial Language Committee shall advise the Board on any matter pertaining to language as the Committee may deem appropriate, or on request from the Board.
- (3) In order for a Provincial Language Committee to discharge its functions concerning Provincial language matters, the Provincial Language Committee is entitled-
  - (a) to request, subject to the prior approval of the Board, any organ of state to furnish it with information on any legislative or executive measures adopted by such organ in relation to language policy and language practice;
  - (b) to advise, subject to the prior approval of the Board, any provincial organ of state on the implementation of any proposed or existing legislation, policy and practice relating directly or indirectly to language matters;
  - (c) to support studies, research projects and programmes directed at-
    - (i) the promotion parity of esteem and equitable treatment of official languages of the Republic
    - (ii) the promotion of respect for the official languages of the province and their equitable use;

- (ii) the development of previously marginalised indigenous languages in the province;
- (iii) the non-diminution of rights regarding language and the status of languages in the Province;
- (iv) the promotion of multilingualism in the Province;
- (v) the promotion and use of language resources of the Province;
- (vi) the prevention of the use of any language in the Province for the purposes of exploitation, domination or division;
- (vii) the establishment, compilation and maintenance of databases, including databases of persons, organisations, equipment and facilities relating to language matters, translation and interpreting in the Province; and
- (viii) the development of language facilitation services throughout the Province.
- (ix) language in education, development and promotion of literature, language rights and mediation, as well as status language planning.
- (4) A Provincial Language Committee may, subject to the prior approval of the Board-
- (a) determine the order of priority for support of language issues in the Province; and
- (b) advise other MECs for the purpose of promoting the use of the official languages throughout the Province.
- (5) A Provincial Language Committee will perform such other functions as are assigned to it by the Board.
- (6) A Provincial Language Committee shall represent the Board in the discharge of any function performed in terms of these Rules.
- **13. Meetings and meeting procedures.-**(1) A Provincial Language Committee shall meet not less than four times a year, on a quarterly basis, provided that the Chief Executive Officer's approval [shall be obtained before any meeting is held.
- (2) The Chairperson shall call meetings and shall determine, in consultation with the members of the Provincial Language Committee, the time and place for every meeting except for the first meeting, which shall be at the time and place agreed to in consultation with the Chief Executive Officer.
- (3) A Provincial Language Committee shall hold a special meeting if the Chief Executive Officer has approved of such a meeting.
- (4) The Chairperson of a Provincial Language Committee shall, upon a request signed by no less than a third of the members of a Provincial Language Committee, call, in consultation with the Chief Executive Officer, a special meeting to be held within thirty (30) days after the date of receipt of such request.
- (5) The Board may designate one of its members, or one of its staff members, to attend and participate in a meeting of a Provincial Language Committee, but such an attendant will not have the right to vote.
  - (6) A quorum for a meeting of a Provincial Language Committee shall be a simple majority of its members.
- (7) Any decision of a Provincial Language Committee shall be taken by resolution of the majority of its members present at a quorate meeting and, in the event of an equality of votes on any matter, the person presiding at the meeting in question shall have a casting vote in addition to his or her deliberative vote as a member.
  - (8) A Provincial Language Committee shall determine the procedure in respect of its meetings.
- **14.** Administrative and other services.-The Board shall designate a senior language manager (provincial manager)and any additional staff to lend administrative support to the meetings of a Provincial Language Committee, which support includes, but is not limited to-
  - (i) inviting members to an approved meeting;
  - (ii) keeping minutes of every meeting that takes place;
  - (iii) keeping copies of reports and records of expenditure;
  - (iv) making available to members of the Provincial Language Committee and the Board, upon request, minutes, reports and records;
  - (v) liaising with the [c] Chairperson of the Provincial Language Committee and other members on

- incidental matters; and
- (vi) liaising with provincial government departments on language issues on behalf of the Provincial Language Committee and the Board.
- **15. Reports.**-(1) The **[ c]** Chairperson is responsible for submitting required reports on behalf of a Provincial Language Committee **[regarding advice]** to the Chief Executive Office or the Board whenever required to do so, and shall do so within the timeframe agreed upon between the Provincial Language Committee and the Chief Executive Officer.
- (2) The advice given by a Provincial Language Committee shall meet the requirements set by the Board from time to time.
- (3) Provincial Language Committees are encouraged to also report to the Board on meetings undertaken in terms of provincial language legislation.
  - 16. Communication and records.-(1) A Provincial Language Committee shall supply the Board with-
    - (i) the minutes and reports of its meetings within such timeframe as will be agreed upon between that Provincial Language Committee and the Chief Executive Officer; and
    - (ii) such records and reports of its activities as the Board may require.
    - (2) The Board shall maintain
      - separate records of the recommendations and advice that it received from the respective Provincial Language Committees
- (3) The Board may publish any document developed and prepared by a Provincial Language Committee if the Board considers the publication of such document to be in the public interest.
- **17. Conflict of interest.**-(1) If any member, or a next-of-kin, life partner or business associate of any member, has any direct or indirect financial or other interest in any project for which the Board has provided funds, that member shall, immediately after that interest has come to his or her attention, disclose that interest, and the extent of that interest, in a written statement addressed to the [c] Chairperson concerned, who shall-
  - (a) table that statement in the next consecutive meeting; and
  - (b) communicate such disclosure to the Board.
- (2) Any member of any Provincial Language Committee who has reason to believe that a decision taken by a Provincial Language Committee may lead to the personal or financial advancement of another member of that Provincial Language Committee, or any other Provincial Language Committee, shall disclose the alleged conflict of interest and the reasons in support of the allegation in a written statement addressed to the Chairperson, who shall-
  - (a) table that statement in the next consecutive meeting; and
  - (b) communicate such disclosure to the Board.
  - (3) Any member of the public who has reason to believe that any member of a Provincial Language Committee is conflicted in exercising his or her duties or functions may disclose the alleged conflict of interest and the reasons in support of the allegation in a written and anonymous statement addressed to the Chief Executive Officer.
- ([3] 4) The Board may decide on steps that shall be taken in a case that has come under its attention in accordance with this Rule.
  - **18.** Remuneration and allowances.-(1) A member of a Provincial Language Committee is entitled to a

reasonable sitting allowance as determined by the Board from time to time for each meeting or activity where that member's attendance is compulsory and where the business of the Provincial Language Committee or the Board was carried out.

- (2) In addition to the sitting allowance referred to in Rule 18 (1) above, a member of a Provincial Language Committee is entitled to claim travel, accommodation and incidental expenses incurred in the course of executing his or her duties as a member of the Provincial Language Committee, subject to the applicable PanSALB policy on Remuneration and Allowances.
- (3) Expenses of a personal nature will be for the account of the individual member of the Provincial Language Committee concerned and in case of uncertainty, the decision of the Chief Executive Officer shall be final
  - **19.** Funds and fundraising.- (1) The Board shall bear the reasonable costs incurred by:
    - (a) a Provincial Language Committee for arranging and holding a meeting, booking a venue, and arranging catering; and
    - (b) members for travel, accommodation and subsistence,

provided that the Chief Executive Officer has approved these expenses prior to their being incurred.

- (2) No reimbursement for approved expenses shall be made before the Board has received the claim forms, attendance register, minutes and reports within the timeframes agreed upon in terms of Rules 15 (1) and 16(1).
- (3) Subject to the approval of the Chief Executive Officer, a Provincial Language Committee shall be entitled to engage in fundraising activities for the pu rpos e of fu n din g t h e activities of the Provincial Language Committee.
- (4) In the event that a Provincial Language Committee manages to raise funds as contemplated in sub-rule (3), such funds shall be utilised in accordance with the conditions, if any, imposed by the donor or contributor concerned, and a report shall be submitted to the Board. Where it is not apparent for what purpose a gift, donation or sponsorship should be applied, the Board in consultation with the Provincial Language Committee may decide how it must be utilised.
- (5) The MEC who is responsible for matters related to language, subject to suitable arrangements agreed upon with the Board, may fund a Provincial Language Committee of the province concerned to fulfil its functions in terms of these Rules.
- (6) All cash gifts, donations or sponsorships to the Provincial Language Committee must be paid into a bank account determined in consultation with the Board.
- **20.** Co-operation and relationship with other structures.-(1) A Provincial Language Committee shall endeavour to promote close co-operation between itself and any organ of state, person, body of persons or institution involved in the development and promotion of language.
- (2) Subject to the approval of the Board, [A] a Provincial Language Committee may consult and work closely with any person or body of persons who has special knowledge of and experience in the language problems of South Africa, or who is in any way involved in the development and promotion of language.
- (3) Subject to the approval of the Board, [A] a Provincial Language Committee shall ensure that it establishes and maintains working relations with, amongst others-
  - (i) the Provincial Departments of Arts and Culture;
  - (ii) the Provincial Department of Education;
  - (iii) the Department of Justice and Constitutional Development;
  - (iv) the Provincial Legislature;
  - (v) the National and Provincial Houses of Traditional Leaders.; and
  - (vi) the Department responsible for local government.

- (4) Subject to the approval of the Board, the Provincial Language Committee may conclude or enter into a memorandum of understanding with any organ of state to regulate their working relationship.
- **21.** Recognition and withdrawal of recognition.-(1) If a Provincial Language Committee fails in material respects to perform its functions as set out in these rules, the Board may withdraw its recognition of that Provincial Language Committee.
- (2) If the Board decides to withdraw recognition of a Provincial Language Committee on the basis that it fails to be representative in terms of the languages of the Province concerned, the MEC shall be notified accordingly.
- (3) If the MEC recommends that the recognition of a Provincial Language Committee be withdrawn and notifies the Board accordingly, the Board shall consider the MEC recommendations when deciding whether to withdraw its recognition of that Provincial Language Committee or not. The derecognition of a Provincial Language Committee shall not be effective until published by the Board in the *Government Gazette* and *Provincial Gazette*.
  - (4) The Board shall not withdraw recognition of a Provincial Language Committee unless-
  - (a) the Board has notified each member of the Provincial Language Committee concerned of the nature of the alleged material failure;
  - (b) the Chief Executive Officer has tabled a copy of the notification at the next Board meeting; and
  - (c) the Chief Executive Officer has afforded the Provincial Language Committee a reasonable opportunity to make submissions to the Board in respect of that notification.
- (5) Upon the dissolution of a Provincial Language Committee, the Board shall withdraw recognition thereof through publication of a notice to that effect in the *Government Gazette* and *Provincial Gazette*.
  - **22. Application-** (1) These rules apply to all Provincial Language Committees.
- (2) If there is an inconsistency between one or more of these Rules and the provisions of a Provincial Language Act, the provisions of that Act shall prevail to the extent of the inconsistency.
- (3) If there is an inconsistency between one or more of these Rules and the provisions of any other Notice published by the Board prior to the date of publication of these rules, the provisions of these rules shall prevail to the extent of the inconsistency.

Name: Dr RRM Monareng

**Designation:** Chief Executive Officer

Date......
PanSALB
Private Bag X 08
ARCADIA
0007

Tel: (012) 341-9638 Fax: (012) 341-5938

E-mail: Communications@pansalb.org

#### **DEPARTMENT OF BASIC EDUCATION**

NO. 689 24 MAY 2019

IMPROVEMENT IN CONDITIONS OF SERVICE: ANNUAL COST-OF-LIVING ADJUSTMENT FOR EDUCATORS EMPLOYED IN TERMS OF THE EMPLOYMENT OF EDUCATORS ACT, 1998 WITH EFFECT FROM 1 APRIL 2019

I, Angelina Matsie Motshekga, Minister of Basic Education, have in terms of section 4 of the Employment of Educators Act, 1998 determined that:

In accordance with the Public Service Co-ordinating Bargaining Council (PSCBC) Resolution 1 of 2018 on the improvement in conditions of service for personnel who fall within the scope of the salary adjustment and improvements on conditions of service in the Public Service for the period 2018/19 – 2020/21, I hereby determine for employees employed in terms of the Employment of Educators Act, 1998 an adjustment in salary scale with a cost-of-living as follows:

The salary adjustment for the period 1 April 2019 to 31 March 2020, effective from 1 April 2019, for educators on salary levels 1-12 detailed in **Schedule 1** is as follows:

- Notch codes 1 to 191 6.2%
- Notch codes 192 to 307 –5.7%
- Notch codes 308 to 432 5.2%
- Inclusive package scales 5.2%.

The salary adjustment for the period 1 April 2019 to 31 March 2020, for Counsellors, Therapists and Psychologists, effective from 1 April 2019, is as detailed in **Schedule 2**.

The Personnel Administrative Measures (PAM) will be amended in order to include these scales as outlined in **Schedule 1 and Schedule 2** respectively and other aspects of the above mentioned resolutions.

MRS AM MOTSHEKGA, MP

MINISTER OF BASIC EDUCATION

DATE:

## **SCHEDULE 1**

OSD Educator salary notches with effect from 1 April 2019 for full-time employees

	Notch	Notch
Notch	Amount	Amount
Code	177/2018	1/4/2019
1	116 043	123 237
2	117 207	124 473
3	117 558	124 848
4	118 389	125 730
5	118 743	126 105
6	119 550	126 963
7	119 910	127 344
8	120 753	128 241
9	121 116	128 625
10	121.947	129 507
11	122 313	129 897
12	123 177	130 815
13	123 546	131 205
14	124 383	132 096
15	124 755	132 489
775	125 652	133 443
16	(2) (2) (2) (2)	133 845
17	126 030	
18	126 906	134 775
19	127 287	135 180
20	128 196	136 143
21	128 580	136 551
22	129 456	137 481
23	129 843	137 892
24	130746	138 852
25	131 139	139 269
26	132 054	140 241
27	132 450	140 661
28	133 365	141 633
29	133 764	142 056
30	134 697	143 049
31	135 102	143 478
32	136 062	144 498
33	136 470	144 930
34	137 391	145 908
35	137 802	146 346
36	138 810	147 417
37	139 227	147 858
38	140 193	148 884
39	140 813	149 331
40	141 579	150 357
41	142 005	150 810
42	142 989	151 854
43	143 418	152 310
44	144 438	153 393
-	144 870	153 852
45	THE RESERVE OF THE PARTY OF THE	
46	145.872	154 917
47	146 310	155 382
48	147 333	156 468
49 50	147 774	156 936
	148 788	158 013

ct fron	1 1 April 201	9 for full-tim
	Notch	Notch
lotch	Amount	Amount
ode	1/7/2018	1/4/2019
51	149 235	158 487
52	150 453	159 780
53	150 903	160 260
54	151 950	161 370
55	152 406	161 856
56	153 477	162 993
57	153 936	163 479
58	155 028	164 640
59	155 493	165 135
60	156 567	166 275
61	157 038	166 773
62	158 115	167 919
63	158 589	168 423
	159 714	
64		169 617
65	160 194	170 127
66	164 289	171 288
67	161 772	171 801
68	162 918	173 019
69	163 407	173 538
70	164 541	174 744
71	165 036	175 269
72	166 161	176 463
73	166 659	176 991
74	187 865	178 272
75	168 369	178 809
76	169 515	180 024
77	170 025	180 567
78	171 231	181 848
79	171 744	182 391
80	172 938	183 660
81	173 457	184 212
82	174 663	185 493
83	175 188	186 051
84	176-409	187 347
85	176 937	187 908
86	178 182	189 228
87	178 716	189 795
88	179 955	191 112
89	180 495	191 685
90	181 752	193 020
91	182 298	193 520
	183 582	
92	184 134	194 964
93	PERSONAL PROPERTY AND PROPERTY	195 549
94	185 433	196 929
95	185 988	197 520
96	187 284	198 897
97	187 845	199 491
98	139 156	200 883
99	189 723	201 486
100	191 028	202 872

	Notch	Notch
Section Control (1997)	Amount	Amount
Code	1/7/2018	1/4/2019
101	191 601	203 48
102	192 930	204 89
103	193 509	205 500
104	194 859	206 940
105	195 444	207 56
106	196 818	209 022
107	197 409	209 649
108	198 774	211 098
109	199 371	211 731
110	200 766	213 213
111	201 369	213 855
1600	11,046,106,122,111	215 367
112		
113	203 403	216 015
114	204 792	217 488
115	205 407	218 142
116	205 847	219 672
117	207 458	220 332
118	208.917	221 871
119	209 544	222 537
120	211 017	224 100
121	211 650	224 772
122	213 111	226 323
123	213 750	227 004
124	215 238	228 582
125	215 683	229 269
126	217 380	230 859
127	218 031	231 549
128	219 567	233 181
99	189 723	201 486
100	191 028	202 872
	191 601	203 481
101	A CONTRACTOR OF THE PARTY OF TH	7 1 K 176 5
102	192 930 193 509	204 891
103	The second second	205 506
104	194 859	206 940
105	195 444	207 561
106	196 818	209 022
107	197 409	209 649
108	198 774	211 098
109	199 371	211 731
110	200 766	213 213
111	201 369	213 855
112	202 794	215 367
113	203 403	216 015
114	204 792	217 488
115	205 407	218 142
116	206 847	219 672
117	207 468	220 332
118	208 917	221 871
119	209 544	222 537
120	211 017	224 100

Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019
121	211 650	224 772
122	213 111	226 323
123	213 750	227 004
124	215 238	228 582
125	215 883	229 269
126	217 380	230 859
127	218 031	231 549
128	2	233 181
129	220 227	233 880
130	221 790	235 542
131	222 456	236 247
132	223 980	237 867
133	224 652	238 581
134	226 233	240 258
135	226 911	240 978
136	228 486	242 652
137	229 170	243 378
138	230 784	245 094
139	231 477	245 829
140	233 082	247 533
141	233 781	248 274
142	235 425	250 020
143	236 130	250 770
144	237 771	252 513
145	238 485	253 272
146	240 156	255 045
147	240 876	255 810
148	242 547	257 586
149	243 276	258 360
150	244 971	260 160
151	2457(15	260 940
152	247 665	263 019
153	248 409	263 811
154	250 131	265 638
155	250 881	266 436
156	252 842	268 305
157	253 401	269 112
158	255 162	270 981
159	255 927	271 794
160	257 721	273 699
161	258 495	274 521
162	260 298	276 435
163	261 078	277 266
164	262 899	279 198
165	263 688	280 038
166	265 515	281 976
167	266 313	282 825
168	268 167	284 793
169	268 971	285 648
170	270 867	287 661
171	271680	288 525
172	273 567	290 529
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	Notch	Notch			
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173	200000000000000000000000000000000000000	201 102			
174	20017040	8 293 451			
116.5.5	2000 775	6 294 330 9 296 370			
176		290 370			
178	7000	8 299 343			
179		4 300 243			
180	1 10000 100000 1	5 302 334			
181		303 243			
182		305 358			
183	N. Company	306 276			
184	290 406	308 412			
185	291 276	309 336			
186	293 301	311 487			
187	294 180	312 420			
188	296 229	314 595			
189	297 117	315 537			
190	299 169	317 718			
191	299 652	318 231			
192	300 780	317 925			
193	301 683	318 879			
194	303 786 321 102				
195	304 698	322 065			
196	306 816	324 306			
197	307 737	325 278			
198	309 870	327 534			
199	310-600	328 515			
200	312 981	330 822			
201	313 920	331 812			
202	247.055	334 125 335 127			
203	240 252	337 461			
205	320 220	338 472			
206	322 467	340 848			
207	323 433	341 868			
208	325 598	344 262			
209	326 676	345 297			
210	328 953	347 703			
211	329 940	348 747			
212	332 229	351 165			
213	333 225	352 218			
214	335 562	354 690			
215	336 570	355 755			
216	338 901	358 218			
217	339 918	359 292			
218	342 315	361 827			
219	343 341	362 910			
-	345 708	365 412			
-	346 746 349 185	366 510			
	7072364 17573	369 090			
100	350 232	370 194			

	Notch	Notch
Notch		Amount
Code		1/4/2019
22		
22	- Cramin	75.05 5. 3
22	000000000000000000000000000000000000000	971.41
221	111111111111111111111111111111111111111	
229		J7. T1. 14 1
230	365 328	7 7 7 7 7 7
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234	372 696	393 939
235	N C - 82 Y	
236		-
237	377 520	399 039
238		401 844
239	11.0	403 050
240	***	405 846
241	385 113	407 064
242	THE PARTY NAMED IN	409 914
243	388 974	411 147
244	391 677	414 003
245	392 853	415 245
246	395 589	418 137
247	396 777	419 394
248	399 564	422 340
249	400 764	423 609
250	403 554	426 558
251	404 766	427 839
252	407 601	430 833
253	408 825	432 129
254	411 678	435 144
255	412914	436 449
256	415 803	439 503
257	417 051	440 823
258	419 952	443 889
259	421 212	445 221
260	424 146	448 323
261	425 418	449 667
262	428 373	452 790
263	429 657	454 146
264	432 657	457 317
265	433 956	458 691
266	437 013	461 922
267	438 324	463 308
268	The second secon	466 527
269		467 925
270	445 785	471 195
271	447 123	472 608
272	450 228	475 890
273	451 578	477 318
274	454 719	480 639
275	456 084	482 082
276	459 285	485 463

Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019	Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019
277	460 662	486 921	329	597 090	628 140
278	463 875	490 317	330	601 266	
279	465 267	491 787	331	603 069	
280	468 507	495 213	332	607 269	
281	469 914	496 698	333	609 090	
282	473 187	500 160	334	613 338	645 231
283	474 606	501 660	335	615 177	647 166
284	477 924	505 167	336	619 470	651 681
285	479 358	506 682	337	621 327	653 637
286	482 706	510 219	338	625 674	658 209
287	484 155	511 752	339	627 552	660 186
288	487 548	515 337	340	631 917	664 776
289	489 012	516 885	341	633 813	666 771
290	492 408	520 476	342	638 244	671 433
291	493 884	522 036	343	640 158	673 446
292	497 310	525 657	344	644 640	678 162
293	498 801	527 232	345	646 575	680 196
294	502 320	530 952	346	651 069	684 924
295	503 826	532 545	347	653 022	686 979
296	507 324	536 241	348	657 588	691 782
297	508 845	537 849	349	659 562	693 858
298	512 397	541 605	350	664 152	698 688
299	513 933	543 228	351	666 144	700 782
300	517 530	547 029	352	670 791	705 672
301	519 084	548 673	353	672 804	707 790
302	525 546	555 501	354	677 523	712 755
303	527 124	557 169	355	679 557	714 894
304	530 805	561 060	356	684 282	719 865
305	532 398	562 746	357	686 334	722 022
306	536 091	566 649	358	691 137	727 077
307	537 699	568 347	359	693 210	729 258
308	541 470	569 625	360	698 043	734 340
309	542 319	570 519	361	700 137	736 545
310	544 299	572 604	362	705 015	741 675
311	545 931	574 320	363	707 130	743 901
312	549 747	578 334	364	712 065	749 091
313	551 397	580 071	365	714.201	751 338
314	555 264	584 139	366	719 172	756 570
315	556 929	585 888	367	721 329	758 838
316	560 781	589 941	368	726 384	764 157
317	562 464	591 711	369	728 562	766 446
318	566 409	595 863	370	733 629	771 777
319	568 107	597 648	371	735 831	774 093
320	572 073	601 821	372	740 976	779 508
321	573 789	603 627	373	743 199	781 845
322	577 803	607 848	374	748 389	787 305
323	579 537	609 672	375	750 633	789 666
324	583 563	613 908	376	755 877	795 183
325	585 315	615 750	377	758 145	797 568
326	589 398	620 046	378	763 413	803 109
327	591 165	621 906	379	765 702	805 518
328	595 305	626 262	380	771 048	811 143

Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019	Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019	Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019	Notch Code	Notch Amount 1/7/2018	Notch Amount 1/4/2019
381	773 361	813 576	INCLU	SIVE PACK	AGE	52	944 997	994 137	104	1 223 937	1 287 582
382	778 752	819 246	1	734 736	772 941	53	951 585	1 001 067	105	1 232 466	1 296 555
383	781 089	821 706	2	736 941	775 263	54	954 441	1 004 073	106	1 236 162	1 300 443
384	786 555	827 457	3	742 071	780 660	55	961 110	1 011 087	107	1 244 805	1 309 536
385	788 916	829 941	4	744 297	783 000	56	963 993	1 014 120	108	1 248 540	1 313 463
386	794 439	835 749	5	749 493	788 466	57	970 710	1 021 188	109	1 257 237	1 322 613
387	796 821	838 257	6	751 740	790 830	58	973 623	1 024 251	110	1 261 008	1 326 579
388	802 377	844 101	7	756 996	796 359	59	980 412	1 031 394	111	1 269 798	1 335 828
389	804 783	846 633	8	759 267	798 750	60	983 352	1 034 487		1 273 608	1 339 836
390	810 387	852 528	9	DIROZII URABANI	804 318	61	990 216	1 041 708	113		1 349 196
391	812 817	855 084	10		806 733	62	993 186	1 044 831	114	3480 V	1 353 246
392	818 508	861 069	11	772 185	812 340	63	1 000 110	1 052 115	1	1 295 334	1 362 690
393	820 965	863 655	12	1 1 00 10 V	814 776	64	1 003 110	1 055 271	100	1 299 219	1 366 779
394	826 692	869 679	13	20.0 200	820 482		1 010 121	1 062 648		1 308 288	1 376 319
395	829 173	872 289	14		822 942	27.13	1 013 151	1 065 834		1 312 212	1 380 447
396	834 933	878 349	15	A DESCRIPTION OF THE PERSON OF	828 681	1237	1 020 219				1 390 068
397	837 438	880 986	16	STATE OF STA	831 168	11.07	1 023 279			TV1-0-1-0-0-1	1 394 235
398	843 306		-00	795 588	836 958		NOV AMOSTUMOVICS	1 083 999		-controversion	
27.50	The state of the s	887 157	17	THE PERSON NAMED OF T			-		121	1 334 562	1 403 958
399	845 835	889 818	18	The state of the s	839 472	100	CONTRACTOR DOCUMENT	1 087 248			
400	851 739	896 028	19	803 538	845 322	1400	The State of	1 094 829			
401	854 295	898 719	20	805 950	847 860	200	THE STREET, SANSEY, LANCE	1 098 114			
402	860 244	904 977	21	811 578	853 779	1000		1 105 767			
403	862 824	907 692	22	814 014	856 344	100	7 7/10	1 109 085			
404	868 830	914 010	23	819 684	862 308	200		1 116 834			
405	871 437	916 752	24	822 144	864 894	100	The second second second	1 120 185			
406	877 527	923 157	25	THE RESERVE OF THE PERSON NAMED IN	870 933	100	-	1 128 006			
407	880 161	925 929	1.2		873 546	100	The second second	1 131 387			
-	886 308	932 397	27	836 148	879 627	- S. S. S. S.	The second second second	1 139 271			
409	888 966	935 193	28	A	882 267	1	THE RESERVE OF THE PERSON NAMED IN	1 142 691			
410	895 152	941 700	29	844 518	888 432	81	A-1-100-1-11-11-11-11-11-11-11-11-11-11-1	1 150 674			
411	897 837	944 526	30	847 053	891 099	82	1 097 079	1 154 127			
412	904 119	951 132	31	852 972	897 327			1 162 179			
413	906 831	953 985	32	855 531	900 018	84	1 108 047	1 165 665			
414	913 167	960 651	33	861 486	906 282	85	115775	1 173 795			
415	915 906	963 534	34	864 069	909 000	86	1 119 123	1 177 317			
416	922 290	970 248	35	870 096	915 342	87	126 914	1 185 513			
417	925 056	973 158	36	872 706	918 087	88	130 295	1 189 071			
418	931 503	979 941	37	878 790	924 486	89	138 173	197 357			
419	934 299	982 884	38	881 427	927 261	90	141 587	200 951			
420	940 824	989 748	39	887 571	933 726	91	149 567	209 345			
421	943647	992 718	40	890 235	936 528	92	153 017	212 975			
422	950 241	999 654	41	896 451	943 065	93 1	161 063	221 438			
		002 651	-	744	945 894	-	164 546				
-		009 656	parts.		952 494	The second second	172 658				
		012 686	_	THE RESERVE THE PARTY OF THE PA	955 350		The second second second	237 338			
_		019 727			962 010		COLUMN TOWNS THE PARTY OF THE P	245 981			
-	72 228 1				964 893	The second second	187 946 1				
_		029 942	-		971 634			258 446			
	AND RESIDENCE OF THE PARTY OF T	033 032			974 550	-	199 829 1				
		040 241			81 348	-	208 208 1				
	91 788 1		-		984 294	-	211 832 1				
		050 657	-	The second second	991 164		220 277 1				

### **SCHEDULE 2**

PSYCHOLOGISTS	STS			AFNIL 20191		PSYCHOLOGISTS  THERAPISTS, COUNSELLORS AND	APISTS	, COUNSEL!	ORS AND			
Job title	Code	01/04/2016	01/04/2017	01/04/2018	01/04/2019	÷		INCLUSIVE	INCLUSIVE PACKAGE			
	-	262 020	281 148	300 828	317 976	Job title	Code	01/04/2016	01/04/2017	04/04/04/0	04/04/0040	
	2	265 956	285 372	303 921	321 243		-	626 835		712 050	260.034	
	3	269 946	289 653	308 481	326 064		2	636 237	682 683	723 BAE	764 074	
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	7	286 518	307 434	327 417	346 080	Grade 3	9	675 279	724 575	768 054	790 038	
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Grade 2		332 317	067 occ	379 980	401 640		7	685 404	735 438	779 565	820 101	
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	0	342 567	367 575	391 467	413 781		1	716 706	769 026	815 169	857 559	
	6	347 700	373 083	397 332	419 979		2	727 461	780 567	827 400	870.426	
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	-	363 582	390 123	415 482	439 164	Counsellor/	4	749 457	804 168	852 417	896 742	
	7	369 039	395 979	421 719	445 758	Psychometrist	2	760 695	816 225	865 200	910 191	
	e	374 577	401 922	428 046	452 445	Grade 2	9	772 110	828 474	878 181	923 847	
	4	380 193	407 946	434 463	459 228		7	783 684	840 894	891 348	937 698	
	2	385 899	414 069	440 982	466 119		80	795 441	853 500	004 740	057 705	
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	727 461	780 567	827 400	870 426		-	856 911	919 467	974 634	1 025 316	
	738 378	792 279	839 817	883 488		2	869 760	933 252	989 247	1 040 688	
	749 457	804 168	852 417	896 742	Senior	3	882 810	947 256	1 004 091	1 056 303	
	760 695	816 225	865 200	910 191	Education	4	896 055	961 467	1 019 154	1 072 149	
	772 110	828 474	878 181	923 847	Psychologist	2	909 495	975 888	1 034 442	1 088 232	
	783 684	840 894	891 348	937 698	Grade 1	9	923 133	990 522	1 049 952	1 104 549	
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-	479 475	514 476	547.917	579 147		10	1 120 275	1 202 055	1 274 178	1 340 436	
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2	556 443	597 063	635 871	672 117							
Education 3	564 792	606 021	645 411	682 200							
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Psychometrist 5	581 862	624 339	664 920	702 819							
Grade 2 6	590 589	633 702	674 892	713 361							
	599 448	643 209	685 017	724 062							
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### **DEPARTMENT OF HUMAN SETTLEMENTS**

NO. 690 24 MAY 2019

### **CORRECTION NOTICE**

GAZETTE NO: 42464

NOTICE NO: 671

NB: THE CORRECT PHDA NAMES AND DESCRIPTIONS ARE FROM PAGE 194 TO 213

PAGES 175 TO 193 ARE WITHDRAWN

### **DEPARTMENT OF LABOUR**

NO. 691 24 MAY 2019

### LABOUR RELATIONS ACT, 1995 REGISTRATION OF A TRADE UNION

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby notify, in terms of section 109(2) of the Labour Relations Act, 1995, that the **Security Officers Workers Union of South Africa (SOWUSA)** has been registered as a trade union with effect from 100 may 200.

REGISTRAR OF LABOUR RELATIONS

DATE: 10 MRY 2019

### DEPARTMENT OF LABOUR

NO. 692 24 MAY 2019

BCEA 7

### **DETERMINATION IN TERMS OF SECTION 50**

The Minister of Labour, make the following determination in terms of Section 50(8)(c) of the Act:

1. The following section of the Act are replaced or excluded:

Sections 12(2)(b), 14(1), 15(1)(a) and 17(1)

### 2. Extent of the variation:

- (a) To average hours of work over the agreed period with an average of ten hours' overtime per week;
- (b) To dispense with a formal meal interval for on the basis that informal rest arrangements and opportunities to take sustenance, are made and existing meal arrangements with regards to employees in processing plants remain in place;
- (c) To reduce the daily rest period to not less than eight hours, for the purposes of rapid shift changeovers; and
- (d) To ensure that shifts commencing at or after 04:00 are not regarded as night work.
- 3. Employers or employees in respect of whom the determination applies:

Gold employees employed by **Minerals Council South Africa**: "Category 4 to 8 employees", "Miners and Artisans" and "Officials" at the entities listed in **Annexure A**.

### Conditions on which determination is granted:

- (a) That overtime is worked voluntary or as agreed collectively;
- (b) That informal rest arrangements and opportunities to take sustenance are made and that existing meal arrangements with regards to employees in processing plants remain in place;
- (c) That rapid changeovers do not occur on more than two occasions per month per employee; and
- (d) That the collective agreements signed with the unions be complied with.

### 4. Period for which the determination is granted:

From 14 December 2018 to 30 September 2021.

**SIGNED** under delegated authority in terms of section 85 of the Basic Conditions of Employment Act, 1997 at Pretoria on this the 7<sup>th</sup> day of March 2019.

ACTING DIRECTOR GENERAL: LABOUR

### 7 March 2019

### BASIC CONDITIONS OF EMPLOYMENT ACT, 1997 APPLICATION FOR MINISTERIAL DETERMINATION

Your application to vary certain section of the Act refers.

Attached please find the approved determination. Please ensure that you comply with section 50 (10) of the Act, which reads as follows:

An employer in respect of whom a determination has been made, or whose employees are covered by a determination in terms of subsection (1), must:

- (a) Display a copy of the notice conspicuously at the workplace where it can be read by the employees to whom the determination applies;
- (b) Notify each employee in writing of the fact of the determination and of where a copy of the notice has been displayed; and
- (c) Give a copy of the notice to every:
  - (i) registered trade union representing those employees;
  - (ii) trade union representative representing those employees; and
  - (iii) employee who requests a copy.

Yours faithfully

**ACTING DIRECTOR GENERAL: LABOUR** 

### VARIATION GRANTED FOR ENTITIES CONCERNED IN TERMS OF SECTION 50

COMPANY/ MINE	EMPLOYEES	SEC: 12(2)(b)	SEC: 14(1)	SEC: 15(1)(a)	SEC: 17(1)
AngloGold Ashanti	Category 4 to 8s	~	1	1	1
1 N - N	Miners & Artisans	1	<b>V</b>	/	1
	Officials	1	1	1	✓
		1	1	/	1
Harmony Gold Mining Company Ltd	Category 4 to 8s	<b>V</b>		<b>V</b>	1
	Miners & Artisans	1	1	1	1
	Officials	~	1	~	<b>\</b>
Village Main Reef Ltd	Category 4 to 8s	~		~	~
	Miners & Artisans	<b>*</b>	~	1	<b>✓</b>
	Officials	<b>✓</b>	<b>✓</b>	1	✓
Sibanye- Stillwater	Category 4 to 8s	~		<b>V</b>	<b>√</b>
	Miners & Artisans	1	1	1	1
	Officials	<b>✓</b>	1	/	1

### **NATIONAL TREASURY**

NO. 693 24 MAY 2019

### PUBLIC FINANCE MANAGEMENT ACT, 1999: AMENDMENT OF SCHEDULE 3

I, TITO TITUS MBOWENI, the Minister of Finance, hereby in terms of section 47, read with section 48, of the Public Finance Management Act, 1999 (Act No. 1 of 1999 - "the Act"), and with the effect from the date of publication of this Notice amend Schedule 3 to the Act in —

- (a) Part A by listing Financial Sector Conduct Authority; and
- (b) Part A by delisting Financial Services Board.
- (c) Part B by delisting Noera Farms (Pty) Ltd
- (d) Part C by delisting Limpopo Liquor Board.

TT MBOWENI

**Minister of Finance** 

### **NATIONAL TREASURY**

NO. 694 24 MAY 2019

### ALLOCATIONS TO METROPOLITAN MUNICIPALITIES OF GENERAL FUEL LEVY REVENUE

i, TiTO TiTUS MBOWENI, Minister of Finance, In terms of Item 3(2)(a) of Schedule 1 of the Taxation Laws Amendment Act, 2009 (Act No. 17 of 2009), hereby publish the allocations to be made to the metropolitan municipalities from the General Fuel Levy Revenue, as set out below:

Allocations of the Sharing of the General Fuel Levy to Metropolitan Municipalities for the 2019/20 Financial Year

Municipality	Allocation	R'thousand
Buffalo City Metropolitan Municipality	R. 547 497	
City of Cape Town Metropolitan Municipality	R 2 570 486	
City of Johannesburg Metropolitan Municipality	R 3 273 169	
City of Tshwane Metropolitan Municipality	R 1 451 890	
Ekurhuleni Metropolitan Municipality	R 1 711 291	
eThekwini Metropolitan Municipality	R 2 610 602	
Mangaung Metropolitan Municipality	R 311 514	
Nelson Mandela Bay Metropolitan Municipality	R 690 344	

Signed at Pretoria on this 14 day of MAY 2019

TT MBOWENI

**MINISTER OF FINANCE** 

### **NON-GOVERNMENTAL ORGANIZATION**

NO. 695

24 MAY 2019

### SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY

### FEES PAYABLE IN TERMS OF THE PROVISIONS OF THE MEDICINES AND RELATED SUBSTANCES ACT, 1965

The Minister of Health, in consultation with the Minister of Finance and the South African Health Products Regulatory Authority, in terms of Section 35(1)(xxxi) and (xxxii) read together with Section 35(4) of the Medicines and Related Substances, makes the Regulations in the Schedule.

### SCHEDULE

In these Schedules, "the Act" means the Medicines and Related Substances Act, 1965 (Act No. 1 of 1965). The following fees shall be payable to the Chief Executive Officer or the Director General as the case may be:

### 1 Category A medicines

Human medicines, including Biologicals, for which an application for registration \_is submitted as contemplated in Section 15 of the Act,

- (a) In respect of the submission of an application for registration of-
  - (i) New Chemical Entities, including highly technological products and new biotherapeutics other than vaccines, which have been processed by the abbreviated registration process [AMRP] (first strength, first dosage form): R53 900 per application;
  - (ii) Strengths and dosage forms other than those referred to in sub- paragraph (i): R R23 100 per application;
  - (iii) New Chemical Entities, including highly technological products, other than vaccines (first strength, first dosage form): R59 400 per application;
  - (iv) Strengths and dosage forms other than those referred to in sub- paragraph(iii): R29 700 per application;
  - (v) Biological products e.g. vaccines and biosimilars (excluding new biotherapeutics): R47 300 per application;
  - (vi) Strengths and dosage forms other than "those referred to in sub- paragraph(v): R14 850 per application;

- (vii) Generic products (pharmaceutical, analytical and bioavailability evaluated) including generic dental and radio-pharmaceutical products (first strength, first dosage form): R29 700 per application;
- (viii) Strengths and dosage forms other than those referred to in sub-paragraph (vii): R10 450;
- (ix)Generic products with clinical data: R48400;
- (x) Strengths and dosage forms other than those referred to in sub-paragraph (ix): R14 850 per application;
- (xi) Screening fee on receipt of a Common Technical Document (CTD)\_format application: R1760;
- (xii) Screening fee on receipt of an electronic Common Technical Document (eCTD) formatapplication: R1760 per sequence;
- (iiix) Evaluation of additional submitted clinical data (pre-registration): R2970;
- (xiv) An application in terms of Section 15C of the Act: R35970;
- Any medicine, the registration of which has been approved by the Authority in terms (b) of Section 15(3) of the Act:
  - (i) In respect of registration of any medicine, the registration of which has been approved by the Authority in terms of Section 15(3) of the Act (in the case of medicines in minute-dose form; the fee encompasses different dilutions and different volumes, when submitted simultaneously for the same indication or intended use) and in respect of which an application fee has been paid: R1 760 for each registration;
  - (ii) Evaluation of request for rescheduling of products: R15 000
  - (iii) Evaluation of request to amend Professional Information and Patient Information Leaflets in respect of which data relating to safety must be evaluated (post registration): R3 850;
    - Evaluation of request to amend Professional Information and Patient Information Leaflets in respect of which clinical data relating to safety and efficacy must be evaluated (post registration): R15 000;
  - (iv) Evaluation of request to amend the Generic medicine package insert and Patient Information Leaflet where clinical data are not required (post registration): R2 500;
  - Evaluation of request for major technical amendments in respect of which (v)

data relating to quality must be evaluated (post registration): R15 000;

- (vi) Evaluation of requests for approval of once-off deviations from registered requirements: R5 000;
- (vii) Evaluation of requests for exemption from registered post-importation testing requirements per product: R5 000;
- (viii) Annually, in respect of the retention of the registration of a medicine, the registration of which has been approved by the Authority in terms of Section 15(3): R2 200: Provided that this provision shall come into effect one year after the date on which the registration of the said medicine was approved by the Authority in terms of Section 15(3); Provided further that the said fees payable during a particular calendar year shall be payable on or before the last working day of June that year, failing which the registration may be cancelled in terms of Section 16(4).
- (c) In respect of the testing of a human vaccine for purposes of batch release by the National Control Laboratory: R22 000 per batch.

### 2 Category C medicines

Veterinary medicines, including Biologicals, for which Authority has determined by resolution that they are registerable:

- (a) In respect of the submission of an application for registration of-
  - New Chemical Entities, including highly technological products, (first strength, first dosage form): R13 200 per application;
  - (ii) Generic products (pharmaceutical, analytical and bioavailability evaluated): R12 100 per application;
  - (iii) Generic products with clinical data: R13 200;
  - (iv) Strengths and dosage forms other than those referred to in subparagraphs (i), (ii), (iii): R4 180;
  - (v) Screening fee on receipt of the application: R1 760;
  - (vi) Evaluation of additional submitted clinical data (pre-registration): R2 640.
- (b) Any medicine, the registration of which has been approved by the Authority in terms of Section 15(3):
  - (i) In respect of the registration of any medicine, the registration of which has been approved by the Authority in terms of Section 15(3) (in the case of medicines in minute-dose forms; the fee encompasses different dilutions and

different volumes, when submitted simultaneously for the same indication or intended use) and in respect of which an application fee has been paid: R 1 760 for each registration;

- (ii) Evaluation of request for rescheduling of products: R5 940;
- (iii) Evaluation of request to amend Professional Information in respect of which clinical data relating to safety and efficacy must be evaluated: R3 850;
- (iv) Annually, in respect of the retention of the registration of a medicine, the registration of which has been approved by the Authority in terms of Section 15(3): R2 300: Provided that this provision shall come into effect one year after the date on which the registration of the said medicine was approved by the Authority in terms of Section 15(3): Provided further that the said fees payable during a particular calendar year shall be payable on or before the last working day of June that year, failing which the registration may be cancelled in terms of Section 16(4).

### 3 Category D medicines (Human medicines)

Human medicines=for which an application for registration has been submitted as contemplated in Section 15 of the Act,

- (a) In respect of the submission of an application for registration of-
  - (i) Products submitted with clinical and or toxicological data (first strength, first dosage form): R13 640 per application;
  - (ii) Strengths and dosage forms other than those referred to in subparagraph (i): R4 290 per application;
  - (iii) Products submitted with no clinical or toxicology data (first strength, first dosage form): R6 050 per application;
  - (iv) Strengths and dosage forms other than those referred to in subparagraph (iii): R1 980;
  - (v) Screening fee on receipt of an application: R1 760;
  - (vi) Evaluation of additional submitted clinical data (pre-registration):R2 750;
  - (vii) An application in terms of Section 15C of the Act: R33 000;
- (b) Any medicine, the registration of which has been approved by the Authority in terms of Section 15(3) of the Act:
  - (i) In respect of registration of any medicine, the registration of which has

been approved by the Authority in terms of Section 15(3) of the Act and in respect of which an application fee has been paid: R1 760 for each registration;

- (ii) Evaluation of request for rescheduling of products: R5 500;
- (iii) Evaluation of request to amend Professional Information in respect of which clinical data relating to safety and efficacy must be evaluated (post-registration): R3 300;
- (iv) Annually, in respect of the retention of the registration of a medicine, the registration of which has been approved by the Authority in terms of

Section 15(3): R1 700: Provided that this provision shall come into effect one year after the date on which the registration of the said medicine was approved by the Authority in terms of Section 15(3); Provided further that the said fees payable during a particular calendar year shall be payable on or before the last working day of June that year, failing which the registration may be cancelled in terms of Section 16(4).

### 4 Category D medicines (Veterinary medicine)

Veterinary medicines for which Authority has determined by resolution that they are registerable:

- (a) In respect of the submission of an application for registration of-
  - (i) Products submitted with clinical and or toxicological data, (first strength, first dosage form): R3 740 per application;
  - (ii) Products submitted with no clinical or toxicology data (first strength, first dosage form): R2 640 per application;
  - (iii) Strengths and dosage forms other than those referred to in subparagraphs (i), (ii): R1 540;
  - (iv) Screening fee on receipt of the application: R1 760;
  - (v) Evaluation of additional submitted clinical data (pre-registration):R1 430
- (b) Any medicine, the registration of which has been approved by the Authority in terms of Section 15(3):
  - (i) In respect of the registration of any medicine, the registration of which has been approved by the Authority in terms of Section 15(3) and in respect of which an application fee has been paid: R1 760 for each registration;
  - (ii) Evaluation of request for rescheduling of products: R5 500;

- (iii) Evaluation of request to amend Professional Information in respect of which clinical data relating to safety and efficacy must be evaluated:
   R3 300;
- (iv) Annually, in respect of the retention of the registration of a medicine, the registration of which has been approved by the Authority in terms of Section 15(3): R1 200: Provided that this provision shall come into effect one year after the date on which the registration of the said medicine was approved by the Authority in terms of Section 15(3): Provided further that the said fees payable during a particular calendar year shall be payable on or before the last working day of June that year, failing which the registration may be cancelled in terms of Section 16(4).

### 5 Use of unregistered medicines

- (a) In respect of the submission of an application for the authorisation of the use of an unregistered medicine:
  - (i) Clinical trial application (Companies): R9 900;
  - (ii) Clinical trial application (Institutions): R4 950;
  - (iii) Any other clinical trial application: R2 420;
  - (iv) Any other application except for the purpose of performing a clinical trial: R330.
- (b) In respect of clinical trials amendments:
  - Fees in respect of an application for technical amendments:
     R 2 310 per amendment;
  - (ii) Fees in respect of an application for administrative amendment:R715 per amendment.

### 6 In respect of licences

- (a) An application for a new licence in terms of Section 22C (1)(b) of the Act:
  - (i) Manufacture: R23 980;
  - (ii) Distribute: R14 300 [Holder of certificate of registration (HCR)];
  - (iii) Wholesale: R14 300;
  - (iv) Import: R14 300 (Holder of certificate of registration);
  - (v) Export: R14 300 (Holder of certificate of registration).

- (b) An application for the renewal of a licence in terms of Section 22D of the Act, the licensing of which has been approved by the Authority in terms of Section 22C(1)(b) of the Act:
  - (i) Manufacture: R20 900
  - (ii) Distribute: R11 990 (Holder of certificate of registration);
  - (iii) Wholesale: R11 990:
  - (iv) Import: R8 800 (Holder of certificate of registration);
  - (v) Export: R8 800 (Holder of certificate of registration).
- (c) Annually, in respect of the retention of a licence issued in terms of Section 22C(1)(b) of the Act: R4 000, and this fee is payable on or before the last working day of June that year, failing which registration may be cancelled;
- (d) Licensing for any manufacturer, distributor, wholesale, import or export, the license of which has been approved by the Authority in terms of Section 22(1)(b) of the Act: R3 190;
- (e) Application for the amendment to an existing licence to manufacture, distribute, wholesale, import or export: R5 000.

### 7 Inspections to assess the quality, safety and efficacy of medicines or scheduled substances

- (a) Local manufacturing site: R715/h:
- (b) International manufacturing sites (excluding Southern Africa Development Community countries): R4 400/h
- (c) International manufacturing sites in Southern Africa Development Community countries: R2 000/h:
- (d) Wholesale sites: R6 050;
- (e) Distributor sites, Local: R6 050;
- (f) Clinical trial site; Local: R715/h;
- (g) International clinical trial site (excluding Southern Africa Development Community countries): R4 400/h:
- (h) International clinical trial sites in Southern Africa Development Community countries: R2 000/h:
- (i) Local pharmacovigilance inspection: R715/h
- (j) International pharmacovigilance inspection (excluding Southern Africa Development Community countries): R4 400/h
- (k) International pharmacovigilance inspection in Southern Africa Development

Community countries: R2 000/h.

### 8 Desktop inspection to assess quality, safety and efficacy of medicines or scheduled substances: R2 000

### 9 Permits and Certificates

In respect of the issuing of a permit or a certificate:

- (a) Certificate [Certificate of a Pharmaceutical Product (WHO), Good Manufacturing
   Practice (GMP) Certificate, Certificate of Free Sale]: R1 320;
- (b) Import permit (holder of certificate of registration: R880;
- (c) Export permit (holder of certificate of registration: R869;
- (d) Any other permit or certificate: R902;
- (e) Permits issued by the Director-General in terms of Section 22A of the Act, excluding government departments: R902.

### 10 Amendment of entries in register

In respect of all applications for amendments in terms of Section 15A, the name of the medicine approved by the Authority under Section 15(5), which shall be the proprietary name, the approved name of each active ingredient of the medicine and the quantity thereof contained in a dosage unit or per suitable mass or volume or unit of the medicine, the conditions of registration, the name of the applicant, the name and address of the manufacturer, packer, final product release control, final product release responsibility: R770 per application.

### 11 Transfer of certificates of registration

In respect of an application in terms of Section 158: R990 per application.

### 12 Appeal against the decision of the Authority

In respect of an application in terms of Section 24 (3): R50 000 per application.

### 13 Withdrawal of Notice

Government Notice Government Gazette No 39154 Notice R 784 is hereby withdrawn.

A MOTSOALEDI, MP

MINISTER OF HEALTH

DATE:

### **NON-GOVERNMENTAL ORGANIZATION**

NO. 696 24 MAY 2019

EXEMPTION OF MEDICAL DEVICES AND IN-VITRO DIAGNOSTICS (IVDS) FROM THE PROVISIONS OF SECTIONS 18A and 18B OF THE MEDICINES AND RELATED SUBSTANCES ACT, 1965 (ACT NO. 101 OF 1965), AS AMENDED

I, the Minister of Health, in terms of section 36(1) of the Medicines and Related Substances Act, 1965 (Act No. 101 of 1965) and upon recommendation of the South African Health Products Regulatory Authority (SAHPRA), hereby exclude all medical devices and IVDs from the provisions contemplated under Sections 18A and 18B of Act No 101 of 1965.

This exemption relates to the supply of medical devices and IVDs according to a bonus system, rebate system or any other incentive scheme and sampling of medical devices and IVDs. This exemption shall be effective immediately for a period not exceeding three (3) years from the date signed herein by the Minister.

DR'A MOTSOALEDI, MP

MINISTER OF HEALTH

DATE

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 697

24 MAY 2019

REF NO.	REF NO.   CLAIMANT	PROPERTY	PORTION	CURRENT LAND	BONDS /NO BONDS	DEED OF TRANSFER
T 0002	Ms. Bella Nozibi Mthombothi	Holding No. 24 of Ellison Agricultural Holdings	N/A	National Government of the Republic of South Africa	N/A	T2833/1971 T93610/2015
Z 0260	Judas Jojo Maselela	The farm Vlakfontein 457 JR	Portion 2 (Remaining Extent)	Veewee Boerdery CC	Volskas	T 126/1970
Interested	Parties: Land Claimants,	the current land owners, ar	nd the City of Tshwan	Interested Parties: Land Claimants, the current land owners, and the City of Tshwane Metropolitan Municipality		

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended); that a claim for restitution of land

ights on:

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994

(ACT NO. 22 OF 1994)

provisions of Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit, representations in terms of section 11A of the Restitution of Land Rights Act No. 22 of 1994 as amended within 90 (Ninety) working days from the publication date of this notice, any comments/information may be send to: have been submitted to the office of the Regional Land Claim Commission. The Commission on Restitution of Land Rights will investigate the claim in terms of the Mr. Solomon Maruma

Deputy Director (IMIU) Date: 193/2019

MR. L.H. MAPHUTHA The Regional Land Claims Commissioner Gauteng Province Private Bag X 03

**ARCADIA** 

0007 TEL: (012) 310-6500/6620 FAX: (012) 323-2961

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 698 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTY

mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande Distrtict Municipality in the Mpumalanga Province: [KRP: 5916]

Restitution of Land Rights has been lodged by Ms Siphiwe Nelly Mathebula [ID No.460829 0237 086] on behalf of the Mathebula Family on the properties

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

### HOOGGENOEG 160 IT

11 001 530 V3550 0H					2000	1990
Description of	Owner of	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsements
property	Property	Number	Property		BAAA III	11444
The Remaining	National	T14573/2013	1491.2222ha	None	None	<ul> <li>VA2253/2013 in favour</li> </ul>
Extent of the Farm	Government of					of Kangwane
Hooggenoeg 160 IT South Africa	South Africa					Government
			100000000000000000000000000000000000000			

mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above

Commissioner for Restitution of Land Rights Private Reg Y 11336

Private Bag X 11330 Nelspruit 1200

Or 30 Samora Machel Drive

Restitution House Nelspruit 1200

TEL NO: 013 756 6000 FAX NO: 013 752 3859 CHECKED BY: MR. SUCCESS MNISI

ACTING: D D LEGAL DATE:

MR. L. H.MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER DATE: フェッローフト

This gazette is also available free online at www.gpwonline.co.za

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 699 24 MAY 2019

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

AMENDING GOVERNMENT NOTICE NO: 91 OF 2018 IN THE GOVERNMENT GAZETTE NO: 41432 DATED 9 FEBRUARY 2018

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said Gazette Notice to reflect Mr. Ngcibelo Alfred Mabuza [ID No. 5007135505089] on behalf of Mabuza Family was excluded from the above mentioned Gazette Notice due to the fact that it was lodged during research stage and form part of the claim under references KRP:2121 hereunder situated in Mbombela Local Municipality under Ehlanzeni District in the Mpumalanga Province as follows:

CURRENT PARTICULARS OF THE PROPERTY

-			_			_	_	_	_	_		-							_
Lister the second secon	Other Endorsements	LABORATOR PROPERTY CONTRACTOR CON	<ul> <li>K265/1982RM</li> </ul>		<ul> <li>K3629/2000RM in</li> </ul>	favor of Cluff	Mining South	Africa Pty Ltd	3.44C.501.022.77	• K449/1942KIM	SC23/19528	CT C	• K8825/2004L in	favor of H L Hall	& Sons Pty Ltd		<ul> <li>K993/1997RM in</li> </ul>	favor of	Tradetronic Pty Ltd
formation and the second secon	Bond Holder		Sappi	Manufacturing	pty Ltd		Sappi Ltd												
***************************************	Bonds		<ul> <li>B5103/2009</li> </ul>				<ul> <li>B5104/2009</li> </ul>												
	Extent of B	Property	2594.8264 ha	(105.9792	hectares	affected by	the land	claim)											
	Title Deed	Number	T7400/2009		i.														
48 JT	Owner of	Property	Lereko Prop Co	Pty Ltd	(200503829507)											**			
JOUBERTSDAL 448 JT	Description	ofpproperty	The Remaining	Extent of the farm	448 JT														

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

or 30 Samora Machel Drive

Nelspruit

1200

FAX NO: 013 752 3859 TEL NO: 013 756 6000

CHECKED BY: MRS. RENALL SINGH

RESTITUTION ADVISOR Date: 250 MR. L. H. MAPHUTHA

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

DATE: 2019

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 700 24 MAY 2019

## Claims Commissioner is amending the said above Gazette Notice due to the fact that was inadvertently gazetted. The said Gazette Notice is hereby amended to Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Regional Land AMENDING GOVERNMENT NOTICE NO: 1510 OF 2009 IN THE GOVERNMENT GAZETTE NO: 24924 DATED 6 JUNE 2003 include as follows:

Description of Property	Description of Property Name of the Claimants	Identity Number	KRP
MONTANA 603 JT	<ul> <li>Mr Mblekane Msesi</li> </ul>	• 5010260220086	• 1997
Portion 1	(on behalf of Zulu Family)		
Description of Property	Description of Property Name of the Claimants	Identity Number	KRP
MONTANA 603 JT	Mr Jamluti Samson Hlatshwayo	• 4411155380087	• 2347
Portion 2	(on behalf of Hlatshwayo		
	Family)		

CURRENT PARTICULARS OF THE PROPERTIES
0

	Other Endorsements		• K3270/2000S		<ul> <li>K836/2013S</li> </ul>
	Bond Holder		None		
	Bonds		None		
	Extent of	Property	754.3663 ha		
	Title Deed Number		T8463/2010		
I. AKNOLDSBURG 343 J.I.	Owner of Property		Sappi Manufacturing Pty	Ltd	(195100318006)
I. AKNOL	Description of	property	The Remaining	Extent of Tthe	Farm 545 JT

### 2.MONTANA 603 JT

	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
	Sappi Southern Africa Ltd   T4164/2014	T4164/2014	205.7704 ha	None	None	VA639/2013 in favor of
()	(195100318006)					Lotzaba Forests Ltd
Portion 2 S.	Sappi Southern Africa Ltd T4164/2014	T4164/2014	298.3843ha	None	None	VA639/2013 in favor of
()	(195100318006)					Lotzaba Forests Ltd
Portion 3 S.	Sappi Southern Africa Ltd T4164/2014	T4164/2014	186.0744ha	None	None	VA639/2013 in favor of
	195100318006)					Lotzaba Forests Ltd
Portion 4 S	Sappi Southern Africa Ltd   T4164/2014	T4164/2014	165.5120ha	None	None	VA639/2013 in favor of
	(195100318006)					Lotzaba Forests Ltd

Other Endorsements	• K2016/2002S	• K2018/2002RM	In tavor of Cluff Mining South Africa Pty Ltd	• K341/2004S	• K4487/2007S	• K697/2018S	<ul> <li>T2215/1992</li> </ul>	K2018/2002RM in favor of Cluff Mining South Africa Pty Ltd		• I-11934/1996C- T1022/32	K2018/2002RM     in favor of     Cluff Mining     South Africa     Pty Ltd	• K505/2013S	VA1065/2013     in favor of     Republic of     South Africa
Bond Holder	Sappi     Manufacturing	Pty Ltd	Sappi Ltd					Standard Bank     of South     Africa Ltd	<ul> <li>Standard Bank of South Africa Ltd</li> </ul>	9			
Bon										None			
	B13848/2008		B13849/2008					B258/2015	B3166/2016				
Bonds	•		•					•	•	None			
Extent of Property	590.7344ha							977.2045ha		977.3801ha			
Title Deed Number	• T14553/2008	• T14552/2008						T804/2015		T33127/2002			
Owner of Property	Lereko Prop Co Ltd	(200503829507)	Sappi     Manufacturing     Pty Ltd     (195100318007)					M T O Forestry Ltd (199400658607)		National Government of Republic of South Africa			
Description of Owner of property	The Remaining Extent of The	Farm 628 JT						Portion 1		Portion 2			

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ndorse	I-11934/199 K1069/80S	I-11934/19 K318/33S	I-11934/19 K376/39S	I-11934/1 T475/33	K318/1933S	K376/1939S- 1069/980S	VA1230/2013 in favor of Republic of	South Africa	I-11934/19 T1983/33	K577/2013S	VA1229/2013	in favor of		1
Other Endorsements	•	•	•	•	•	•	•		•	•	•			
lder														
Bond Holder	None								None					
B								7	Z	A 411			-	_
Bonds	None								None					
B				-				7	Ž					
Extent of Property	935.8668 ha							277762	944.2237IId					
Ext	935							270	11					
Number														
Deed N	T33127/2002							T33127/2002	700711					
Title Deed	T3312							T3317	71.001					
y	ent of Africa							int of	Africa					
Owner of Property	overnme f South							M/ermme	South					
ner of	National Government of Republic of South Africa							National Government of	Republic of South Africa					
								Nat	Rep					_
Description of property	The Remaining Extent of The Farm 628 JT							_						
Descripti property	The Remainin Extent of The Farm 628 JT							Portion 1						

			T
	Other Endorsements	K291/1952S     VA 1930/2013     in favor of     Lotzaba Forest	K291/1952S
	Bond Holder	None	<ul> <li>Standard Bank of South         Africa Ltd     </li> <li>Standard Bank of South         Africa Ltd     </li> </ul>
	Bonds	None	• B258/2015
	Extent of Property	648.2006ha	24.1456ha
	Title Deed Number	T4164/2014	T804/2015
5.LIBERTON 601 JT	Description of Owner of Property property	Sappi Southern Africa Ltd T4164/2014 (195100318006)	M T O Forestry Ltd (199400658607)
5.LIBERT	Description of property	The Remaining Extent of The Farm 601 JT	Portion 1

6.KONIG	6.KONIGSTEIN 625 JT					
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The Remaining	National Government of	T459/2019	800.2886 ha	None	None	K33/2019S
Extent of The	Republic of South Africa					
Farm 625 JT						

				Σ					7	M			
Other Endorsements		K2017/2002S		K2018/2002RM	in favor of	Cluff Mining	South Africa	Pty Ltd		K2686/1999RM	in favor of	Avgold Ltd	
Other E		•		•						•			
older		Sappi Ltd		Sappi Ltd	Manufacturing	Pty Ltd							
Bond Holder		•		•									
		B14044/2008		B14045/2008									
Bonds		•		•									
Extent of	Property	173.5822 ha											
Title Deed Number		• T14749/2008				<ul> <li>T14748/2008</li> </ul>							
Title										_	_		-
Description of Owner of Property		<ul> <li>Lereko Prop Co</li> </ul>	Pty Ltd	(200503829507)		<ul> <li>Sappi</li> </ul>	Manufacturing	Pty Ltd	(195100318006)				
Description of	property	The	Remaining	Extent of The	Farm 696 JT								

• K341/2004S	• K4487/2007S	• K-696/2018S	• T2215/1992	• K2016/2002S	• K2018/2002RM	in favor of	South Africa	Pty Ltd	• K341/2004S	• K4487/2007S	• 695/2018S	• T2215/1992	• K207/2011S	• K2018/2002RM in favor of Cluff Mining South Africa Pty Ltd	• K345/1964S	• VA1956/2015	• VA9270/2004	in favor of	Timber	Plantations Ltd	<ul> <li>K2018/2002RM</li> </ul>	in favor of Cluff Mining	South Africa Pty Ltd
				Sappi Manufacturino	Pty Ltd	P+ I : man S	Sappi Liu														Sappi Ltd	Sappi	Manufacturing Ltd
				•		•	•						None								•	•	
				B13848/2008		D13940/2009	D13049/2000													9.	B14044/2008	B14045/2008	
				•		•	•						None								•	•	
				330.3629ha									496.6273ha								344.0000ha		
				• T14552/2008			• T14553/2008						T9427/2010								• T14749/2008		• T14748/2008
		,		Sappi     Manufacturing	Pty Ltd	(195100318006)	Lereko Pron Co						Sappi Manufacturing Pty	(195100318007)							Lereko Prop Co	Fty Ltd (200503829507)	Sappi
				Portion 1					d				The	Extent of Portion 2							The	Extent of	roruon 3

	Manufacturing Ptv Ltd					MGSKOTITECT
	(195100318006)					W25//1945KIVI
Portion 4	Willem Martiens Delport (5802225157001)	T153633/2001	812.9918ha	None	None	K566/1966S
Portion 5	Hildegard Lucy Kotze (2111180012083)	T83300/1988	21.4133ha	None	None	K566/1966S
Portion 8	Maloyo Trust (816/2004)	T130477/2007	263.5025ha	None	None	K2828/1989S
Portion 9	Maloyo Trust (816/2004)	T130477/2007	177.4683ha	None	None	• 1-663/2016I
						• K1767/2004S
						• K2828/1989S
						• K506/2018S
						• K565/2016S
						• K7360/2004S
						• VA2404/2015

8.DE SOU	8.DE SOUZA 735 JT (Consolidation from Portion	rom Portion 11 of The Fa	11 of The Farm Hilversum 696 JT)	(Lf 96		
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The	Sappi Manufacturing Pty	T36259/1999	1455.6957 ha None	None	None	None
Remaining	Ltd					
Extent of The	(195100318007)					
Farm 735 JT						

9.BERNA	9.BERNARD 703 JT (Consolidation from Portion 10 of The Farm Hilversum 696 JT)	rom Portion 10 of The Fa	rm Hilversum (	(Lf 969)		
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The	Kotze Family Trust	T36260/1999	48.1870 ha	None	None	None
Remaining	(1579/96)					
Extent of The						
Farm 703 JT						

10.ZWAR	0.ZWARTKOP 604 JT					
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Rond Holder	Other Endorsements
property		4	Property			
The	National Government of	T33127/2002	ha	None	None	T 11024/1006C
Remaining						T-11934/1990C-
Extent of The	•					1003//33
Farm 604 JT						

11.SUNNYMEAD 600 JT

Dogowinsting	6.0						
property	Owner of Property	Title Deed Number	Extent of Property	Bonds		Bond Holder	Other Endorsements
The Remaining Extent of The Farm 600 JT	Etindziweni Communal Prop Assoc	T10421/2008	19.3718 ha	•	None	None	• None
The Remaining Extent of Portion 1	M T O Forestry Ltd (199400658607)	T804/2015	260.3786ha	•	B258/2015	Standard Bank     of South     Africa Ltd	K291/1952S
				•	B3166/2016	<ul> <li>Standard Bank of South Africa Ltd</li> </ul>	
The Remaining Extent of Portion 2	Mjwayeli Foughbran Mashinini (391009)	T10497/1998	118.2900ha	•	None	• None	• K1540/1992S • K4479/1995S
E							<ul> <li>K453/1948RM</li> </ul>
The Remaining Extent of	Long Greek Farming Pty Ltd (201209846707)	T12548/2012	91.7227ha	•	B1941/2015	Firstrand Bank     Ltd	K1540/1992S
Portion 3				•	B3069/2018	<ul> <li>Firstrand Bank</li> <li>Ltd</li> </ul>	
				•	B7741/2012	<ul> <li>Firstrand Bank</li> <li>Ltd</li> </ul>	
Portion 4	M T O Forestry Ltd (199400658607)	T804/2015	596.1534ha	•	B258/2015	Standard Bank     of South     Africa Ltd	• K12/2014S • K561/2000S
				•	B3166/2016	Standard Bank	

					of South Africa Lt	of South Africa Ltd	
Portion 5	Sappi Southern Africa Ltd (195100318006)	T4164/2014	294.9539ha	None	None		VA1929/2013 in favor of Lotzaba Forests
Portion 6	Etindziweni Communal Prop Assoc	T10422/2008	67.5922ha	None	None		• I-15900/1993C- T13371/87
The Remaining Extent of Portion 7	Etindziweni Communal Prop Assoc	T40641/2007	73.5732ha	None	None		None
Portion 8	M T O Forestry Ltd (199400658607)	T804/2015	167.5448ha	• B258/2015	Standard of South Africa Lt	Standard Bank of South Africa Ltd	• K12/2014S
				• B3166/2016	Standard of South Africa Lt	Standard Bank of South Africa Ltd	
Portion 9	M R B Ondernemings Pty Ltd (197100691007)	T142156/1998	27.0762ha	None	None		None
Portion 10	Etindziweni Communal Prop Assoc	T40641/2007	25.7329ha	None	None		None
Portion 11	Etindziweni Communal Prop Assoc	T40641/2007	24.2788ha	None	None		None

	Other Endorsements		• K3135/1983RM		W 583/1040DM	MNO+CI/COCN	None		i i		I-11934/1996C-T594/33	
	Bond Holder		None				None				None	
	Bonds		None				None				None	
	Extent of	Property	599.5753ha				871.5536ha				342.6099ha	
	Title Deed Number		T5724/1929				T901/1932				T33127/2002	
12.LILIENSTEIN 627 JT	Description of Owner of Property		National Government of	Republic of South Africa			National Government of	Republic of South Africa			National Government of	Republic of South Africa
12.LILIEN	Description of	property	The	Remaining	Extent of The	Farm 627 JT	The	Remaining	Extent of	Portion 1	Portion 2	

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TANKINGT	19: 11 CALL DOLLO 024 91					
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The	National Government of	T33127/2002	823.6726ha	None	None	• I-11934/1996C-
Remaining	Republic of South Africa					T900/32
Extent of The						
Farm 624 JT						
Portion 1	National Government of	T4576/2015	823.6712ha	None	None	None
	Republic of South Africa					

14.DOORNSPRUIT 605 JT

	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1					
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The	National Government of	T33127/2002	804.5945ha	None	None	• I-11934/1996C-
Remaining	Republic of South Africa					T8562/32
Extent of The	E					
Farm 605 JT						

S.STOLZENFELS 626 JT

13.51 OLE	15.51 OLLEINFELS 020 J1					
Description of	Description of Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
property			Property			
The	National Government of	T1023/1932	1093.7196ha	None	None	None
Remaining	Republic of South Africa					
Extent of The						
Farm 626 JT						

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200 or 30 Samora Machel Drive

or 30 Samora Mach Nelspruit

1200 TEL NO: 013-756 6000 FAX NO: 0137752 3859 XX

CHECKED BY: MAS. RENALL SINGH RESTITUTION ADVISOR

Date: 07 63/5019

MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 20 19 1000 10

### DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 701 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTIES HARTEBEESTPRUIT 235 JR

Restitution of Land Rights has been lodged by Mr. Abram Kleinbooi Masombuka [ID No. 5912125863085)] on behalf of Masombuka Family on the properties mentioned hereunder situated in Nokeng Tsa Taemane Local Municipality, Motsweding District in the Gauteng Province: [KRP: 12343] Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

HAKI EBEESI PRUIT 235 JR	KUII 235 JK	No.		to the state of th		
Description of	Owner of Property	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsements
Property	100 m	Number	Property		1107	
Portion 6	Mloto Communal	T15634/2009	45.6909 ha	B41969/1998AL	Inkolomi Farms CC VA1769/2009 in favor	VA1769/2009 in favor
	Prop Assoc					of Inkolomi Farms Pty Ltd
The Remaining Extent of Portion 37	Mloto Communal Prop Assoc	T16648/2009	102.2254ha	None	None	None
Portion 38	Mloto Communal	T16648/2009	138.0728ha	None	None	-1 •
Witn.	Prop Assoc					11080/2004LG
						<ul> <li>K7329/2004S</li> </ul>
			60 hectares affected by the land claim			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201 Witbank

1035

or 30 High-Tech House 23 Botha Avenue

Witbank 1035

TEL NO: 013 655 1000 FAX NO. 013 690 2458 CHECKEBEY: RENALL SINGH

RESTITUTION ADVISOR Date:

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS MAPHUTHA MR. L. H

NO. 702 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTY

Restitution of Land Rights has been lodged by Mr. Manda Solomon Sibande [ID No. 4607255321081] on behalf of Sibande Family on the property Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 | ACT 22 OF 1994 | AS AMENDED

mentioned hereunder situated in Mbombela Local Municipality, Ehlanzeni District in the Mpumalanga Province: [KRP: 9871]

UITKYK 985 JU

The second secon						
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
Property			Property			
The Remaining	Unregistered State	SG No: 1687/2012	302.4988 ha	None	None	None
Extent of Portion 1	Land					
			85 hectares			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

the land claim

affected by

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200 or 30 Samora Machel Drive Nelspruit

1200 TEL NO: 013756 6000 FAX NO: 013782 3859 CHECKED BY: MRS. RENALL SINGH RESTITUTION ADVISOR Date:

MR. L. H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER

DATE: 200 11

This gazette is also available free online at www.gpwonline.co.za

NO. 703 24 MAY 2019

mentioned hereunder situated in Dr JS Moroka Local Municipality, Nkangala District in the Mpumalanga Province: [KRP: 363]

Restitution of Land Rights has been lodged by Mr. Rannai Stemer Sepato [ID No. 1604285077085] on behalf of Maphotla Comminity on the properties Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

CURRENT PARTICULARS OF THE PROPERTIES

1. WOLVENKRAAL 192 JR

TO THE THE PARTY IN THE PARTY I	TO TO THE					
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
Property			Property			
The Remaining	National Government	T1374/2016	156.7302ha	None	None	None
Extent of Portion 2	of The Republic of					
	South Africa					
The Remaining	Ruby Jones	T2874/2005	156.9158ha	None	None	VA1341/2011 in favor of
Extent of Portion 7	Extent of Portion 7 (3712060072086)					Ruby Jones
Portion 8	National Government	T592/2009	313.8316ha	None	None	None
	of The Republic of					
	South Africa					

5	2									
Other Endorsement		None								
Bond Holder		None								
Bonds		None								
Extent of	Property	492.5059ha			497.6015	hectares	where	claimants lost	rights after	excision
Title Deed Number		T1374/2016								
Owner of Property		nt	of The Republic of	South Africa						
Description of	Property	Portion 5								
	Owner of Property Title Deed Number Extent of Bonds Bond Holder	Owner of Property Title Deed Number	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational GovernmentT1374/2016492.5059haNone	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of T1374/2016492.5059haNone	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of The Republic of South AfricaNoneNone	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of The Republic of South AfricaNoneNone	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of T1374/2016PropertyNoneNoneof The Republic of South Africa497.6015Hectares	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of T1374/2016492.5059haNoneSouth Africa497.6015Republic of South Africa497.6015	Owner of PropertyTitle Deed NumberExtent of PropertyBond HolderNational Government of T1374/2016492.5059haNoneSouth Africa497.6015RequiresWhere	Owner of Property     Title Deed Number     Extent of Property     Bond Holder       National Government of The Republic of South Africa     T1374/2016     492.5059ha None     None       497.6015     hectares       where claimants lost rights after

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank 1035

or 30 High-Tech House

23 Botha Avenue Witbank

1035

TEL NO: 013 655-1000 FAX NO: 013 690 2438 CHECKED BY: RENALL SINGH RESTITUTION ADVISOR

STOC

Date: 25/03/

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS MR. L. H. MAPHUTHA

NO. 704 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr. Langa Leonard Gama [ID No. 7010105952081] on behalf of Gama Family on the properties mentioned Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

hereunder situated in Umjindi Local Municipality, Ehlanzeni District in the Mpumalanga Province: [KRP: 1319] CURRENT PARTICULARS OF THE PROPERTIES

DAGBREEK 327 JU	JU					
Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of The Farm 327 JU	National Government of The Republic of South Africa	T3467/2017	267.5406ha	None	None	VA386/2017 in favor of Suid-Afrkaanse Ontwikkelingstrust

MHLAHLE 948 JU	D					
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
Property			Property			
The Remaining	National Government	SG No. 270/2011	ha	None	None	None
Extent of The Farm	Extent of The Farm of The Republic of					
948 JU	South Africa					
			78.9824hecta			
			res affected			
			by land			
			claim on			
			both farms			
			Dagbreek			
			327 JU and			
			Mhlahle 948			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330 Nelspruit

or 30 Samora Machel Drive Nelspruit 1200

FAX NO: 013 752 3859 TEL NO: 013 756 6000

CHECKED BY: MRS. RENALL SINGH

RESTITUTION ADVISOR Date: 26/01 MR. L. H. MAPHUTHA

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

DATE: 2019

NO. 705 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTY

Restitution of Land Rights has been lodged by Mrs. Grace Nomsa Ndimande [ID No. 4901070246082] on behalf of Ndimande Family on the properties Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

mentioned hereunder situated in City of Mbombela Municipality, Ehlanzeni District in the Mpumalanga Province: [KRP: 7872]

MASOYI 951 JU

OF ICCITOCHE							
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements	
Property			Property				
Unregistered State	National Republic of	SG No. 395/2011	4 455.1622ha	None	None	None	_
Land	South Africa						
			32.5953hectares				7
			affected by the				
			land claim				

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

or 30 Samora Machel Drive

Nelspruit

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY MRS. RENALL SINGH

RESTATUTION ADVISOR Date: -5/2-/2-

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H. MAPHUTHA 20/10/03 DATE:

NO. 706 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr Kgwete Elmon Thomo [ID No. 5501255722086] on behalf of Motlolo Community on the properties Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated in Thaba Chweu Local Municipality, Ehlanzeni District in the Mpumalanga Province: [KRP: 1517] GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 | ACT 22 OF 1994 | AS AMENDED

CURRENT PARTICULARS OF THE PROPERTIES

1.KRUGERSPOST 550 KT	550 KT					
Description of	Owner of Property	Title Deed Number   Extent of		Bonds	Bond Holder	Other Endorsements
Property			Property			
Portion 3	Schutte Kinder Trust	T33774/2005	26.8951ha	None	None	None
	(1164/2001)					

	Other Endorsements	I-1961/2016C	None				
	Bond Holder	None	None				
	Bonds	None	None				
	Extent of Property	428.9279ha	447.3909ha				
	Title Deed Number	T35639/1998	T28348/1966				
T 553 KT	Owner of Property	Summer Rock Estates Pty Ltd (87/06368/07)	• Johannes Petrus Steyn Burger (441004)	• Jacoba Cornelia Burger (480902)	• Schalk Willem Burger (400718)	Martha Christina Gysbertina De Lange (340922)	Alida Claudina     Weideman     (340922)
2.GOEDGEDACHT 553 KT	Description of Property	ining The Farm	Portion 3				

Charles Edward Dorey	T1089/1994	440.5206ha	None	None	VA420/2012 in favor
(7711125146089)					Charles Edward Dorey
Anna Magritha Klingbiel	T13735/2014	552.2668ha	None	None	None
(5011020052082)					
		824.0726hect			
		ares affected			
		by land			
		claim on			
		both farms			
		Krugerspost			
		550 KT,			
		Goedgedacht			
		553 KT and			
		Portion 1of			
		the			
		Kranskloof			
		554 KT			

Portion 4

Portion 6

3.KRANSKLOOF 554 KT	554 KT					
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
Property			Property			
The Remaining	Kranskloof 554 CC	T4816/2016	650.3752ha	None	None	K228/1967RM
Extent of Portion 1	(199601694423)					
The Remaining	Malamala Ranch Pty Ltd	T5604/2008	507.0655ha	None	None	K1713/1983RM infavor
Extent of Portion 2	(19930614507)					of Friedrich Sachse
						Brytenbach
Portion 3	Kranskloof 554 CC	T14103/2015	668.0821ha	None	None	K431/1950RM
	(199601694423)					
The Remaining	Malamala Ranch Pty Ltd	T5604/2008	387.9884ha	None	None	None
Extent of Portion 4	(19930614507)					
Portion 5	Kranskloof 554 CC	T4816/2016	325.1876ha	None	None	None
	(199601694423)					
Portion 6	Malamala Ranch Pty Ltd	T5604/2008	387.9883ha	None	None	K219/1983RM in favor
	(19930614507)					of Friedrich Sachse
	,					Brytenbach

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit 1200

FEL NO: 013 756 6000 FAX NO: 013 752 3859 CHECKER-ET: MRS RENALL SINGH

RESTITUTION ADVISOR Date: 28/20/2

MR. L. H. MAPHUTHA COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

NO. 707 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTIES

Notice is hereby given in terms of Section 11111 of the Restitution of the Land Rights Act 1994 | Act 22 of 1994 as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mabusa Abram Mahlangu [ID No.4309205289086] on behalf of Mahlangu Family on the properties mentioned hereunder situated in Govan Mbeki Local Municipality, Gert Sibande District in the Mpumalanga Province: [KRP: 1937]

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

	Other Endorsements	K4341/1987PC VA157/2013 in favor of Hermanus Johannes Hancke	VA1125/2008 in favor of Carel Hendrik Hencke	K3215/1995RM in favor Abel Hermanus Raath	K3291/1981RM in favor of Andre Du Pre	K1799/1991RM in	favor of Anna Eleonora Cornelia Bosch	K3365/1994S	K4006/1989RM in favor of Danie Wolmarans	K205/2003RM in favor of Abel	Hermanus Raath
	Other	• •	•	•	•	•		•	•	•	
	Bond Holder	oank				Nedbank Ltd				Nedbank Ltd	Nedbank Ltd
	Bone	Nedbank		None		Nedl					
	Bonds	B4674/2015		None		B7108/2013				• B5268/2018	• B6466/2012
	Extent of Property	308.3485ha		174.0416ha		346.8955ha				54.2784ha	
	Title Deed Number	T11253/2015		T28819/2003		T11390/2013				T3418/2003	
1. STERKFONTEIN 299 IS	Owner of Property	Paulus Jacobus Hancke (7612175034086)		Martha-Louise Basson (5305110114087)		Kleinnfontein	Boerdery 1 rust (8142/1997)			Paulus Jacobus Hancke	(7612175034086)
1. STERKFO	Description of Property	The Remaining Extent of Portion 1		The Remaining Extent of Portion 3		The Remaining	Extent of Potton 4			The Remaining Extent of Portion 5	

• VA811/1977- 362/54RM	<ul> <li>K591/1979RM in favor of Elizabeth         Laubscher Blignaut     </li> <li>K592/1979S</li> </ul>	VA3641/1996	K322/1936PC     K7360/1994RM in favor of Aletta     Gertruida Van Der     Merwe	K1526/1984RM in favor of Petrus Johannes Geyer     K48/1984S in favor of Hendrik Oostewald Eskteen Geyer	None
•	None	None	None	Land & Agricultural Development Bank of South Africa     Land & Agricultural Development Bank of South Africa     Firstrand Bank Ltd     Land & Agricultural Bank Ltd     Land & Agricultural Bank of South Africa	Absa Bank Ltd
	None	None	None	<ul> <li>B4782/2016</li> <li>B56105/1999</li> <li>B6934/2012</li> <li>B70449/2005</li> </ul>	B300/2015
	11.6483ha	258.6727ha	85.6532ha	69.3791ha	276/7740ha
	T113647/2005	T68919/1996	T7569/2014	T85303/1996	T876/2015
	Kleinnfontein Boerdery Trust (8142/1997)	Martha-Louse Bassson (5305110114087)	Kleinnfontein Boerdery Trust (8142/1997)	Jurrien Van Der Spuy (6609035004086)	J D Hancke Boerdery Trust (4822/2003)
	The Remaining Extent of Portion 6	The Remaining Extent of Portion 8	Portion 9	Portion 10	The Remaining Extent of Portion 11

K1526/1984RM in favor of Petrus     Johannes Geyer     K48/1984S in favor of Hendrik     Oostewald Eskteen     Geyer			K205/2003RM in favor of Abel RHermanus Raath	K3059/1991RM in favor of Jan Hendrik Hugo	K1707/1986RM in favor of Wessel Cornelius Cronje     K4947/1994RM		• K3291/1981RM in favor of Andre Du Pre	• K362/1954RM	<ul> <li>VA2702/1997</li> </ul>
Land & Agricultural Development Bank of South Africa     Land & Agricultural Development Bank of South Africa	• Firstrand Bank Ltd	Land &     Agricultural     Development     Bank of     South Africa	Nedbank Ltd     Nedbank Ltd	Adriaan Jacobus Louw Van Der Merwe	Nedbank Ltd     Nedbank Ltd	None			
• B4782/2016	• B6934/2012	• B70449/2005	• B5268/2018 • B6466/2012	B5194/2018	• B5268/2018 • B6466/2012	None			
27.9681ha			7095.0000sqm	55.4509ha	165.6490ha	31.6117ha			
T85303/1996			T3418/2003	T42980/1996	T3418/2003	T28819/2003			
Jurrien Van Der Spuy (6609035004086)			Paulus Jacobus Hancke (7612175034086)	Willem Booysen Van Der Merwe (6108305043080)	Paulus Jacobus Hancke (7612175034086)	Martha-Louise Basson (5305110114087)			
The Remaining Extent of Portion 12			Portion 13	The Remaining Extent of Portion 14	Portion 15	The Remaining Extent of Portion 16			

K205/2003RM in favor of Abel Hermanus Raath	K1527/1984RM in favor of Coenraad Diederik Geyer	• K3311/1987PC	• K48/1984S in favor of Hendrik Oostewald Eskteen Geyer	• VA8907/1998 in favor of Absa bank Ltd	• K114/1962L	• K2681/1987PC	K3449/1991RM in favor of Harwood Inv Pty Ltd	K3326/1977RM Petrus Johannes Papendorp Van Uys	None	• K117/1952PC	K1802/1991RM in favor of Barnard Vyf Trust	• K320/1936PC	K3993/1989RM in favor of Barnard Darie Wolmprone	• K322/1936PC
Nedbank Ltd     Nedbank Ltd	None				None			None	None	Nedbank Ltd				None
• B5268/2018 • B6466/2012	None				None			None	None	B7109/2013				None
38.8765ha	90.3299ha				300.5000ha			86.4840ha	180.7283ha	79.8887ha				268.3350ha
T3418/2003	T122574/2001				T47630/1991			T158763/2002	T158763/2002	T15444/1998				T7570/2014
Paulus Jacobus Hancke (7612175034086)	J D Hancke Trust (488/1996)				Johan Petrus Theron	(5109125043087)		Kleinnfontein Boerdery Trust (8142/1997)	Kleinfontein Boerdery Trust (8142/1997)	Kleinfontein	(8142/1997)			Kleinfontein Boerdery Trust
Portion 17	Portion 18				Portion 19			Portion 20	Portion 21	Portion 22				Portion 23

K7360/1994RM in favor of Gertruida Aletta Van Der Merwe	• K3311/1987PC	4017/988RM in favor of Gertruida Aletta Van Der Merwe	• K117/1952PC	K1801/1991RM in favor of Barnard Vvf Trust	• K320/1936PC	• K3365/1994S	• K3994/1989RM in favor of Danie Wolmarans	Barnard • K4465/1994S		Bosch	K4005/1989RM in favor of Danie	Wolmarans	• I-1374/1984C-	N330/19013	• K1315/1984RM in favor of Ebmuzmu	Pty Ltd	• K184/1987S in	favor of Engela Adriana Scheepers
	Absa Bank	Absa Bank Ltd	Nedbank Ltd						Nedbank Ltd				None					
		• B86840/2003	B7109/2013						B7108/2013				None					
	85.6532ha		278.0289ha						19.5874ha				38.9584ha					
	T86558/1998		T15444/1998						T11390/2013				T116304/2003					
(8142/1997)	Hendrik Abraham Barnard	(6606165084003)	Kleinfontein Boerdery Trust	(8142/1997)					Kleinfontein Boerdery Trust	(166177410)			Government of the Republic of South	Africa				
	Portion 24		Portion 25						Portion 26				Portion 30					

<ul> <li>VA573/2003 in favor of Engela Adriana Scheepers</li> <li>VA7776/2003 in favor of Barend Johannes</li> <li>Scheepers</li> </ul>	<ul> <li>K172/1997S</li> <li>K2029/1979RM</li> <li>K846/1980RM</li> <li>K8487/1996S</li> <li>K92/1995S</li> <li>VA2045/2014 in favor of Afgri Financial Services Pty Ltd</li> </ul>	<ul> <li>K2029/1979RM</li> <li>K846/1980RM</li> <li>K8487/1996S</li> <li>K92/1995S</li> <li>VA2045/2014 in favor of Afgri Financial Services Pty Ltd</li> </ul>	K477/1983RM Petrus Johannes Papendorp Van Uys	None
	Afgri Financial Services Pty Ltd	Afgri Financial Services Pty Ltd	None	Nadbank Ltd     Nedbank Ltd
	B2402/1997	B2402/1997	None	<ul><li>B5268/2018</li><li>B6466/2012</li></ul>
	55.4509ha	55.4509ha	85.6532ha	359.2542ha
	T1527/1995	T1527/1995	T158763/2002	T11774/2011
	Phillipus Jacobus Lodewikus Snyman (590911515 2081)     Lidia Snyman (610307002 5081)	<ul> <li>Phillipus Jacobus Lodewikus Snyman (590911515 2081)</li> <li>Lidia Snyman (610307002 5081)</li> </ul>	Kleinfontein Boerdery Trust (8142/1997)	Paulus Jacobus Hancke (7612175034086)
	Portion 31	Portion 32	Portion 34	Portion 35

27 OF FARM 299 IS)	Other Endorsements	<ul> <li>K1064/1974S</li> <li>K3291/1981RM in favor of Andre Du Pre</li> <li>K6759/1993S</li> </ul>	K7360/1994RM in favor of Aletta Getruida Van der Merwe
2. KLEINFONTEIN 296 IS (CONSOLIDATION FROM THE REM EXTENT OF PTN 2 OF THE FARM 299 IS AND PTN 27 OF FARM 299 IS)	Bond Holder	None	None
NT OF PTN 2 OF THE	Bonds	None	None
HE REM EXTE	Extent of Property	187.2205ha	93.6107ha
TION FROM T	Title Deed Number	T95062/1996	T7568/2014
N 296 IS (CONSOLIDA	Owner of Property	Christiaan Swanepoel (5604205030087))	Kleinfontein Boerdery Trust (8142/1997)
2. KLEINFONTEI	Description of Property	The Remaining Extent of the Farm 296 IS	Portion 1

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X11330

Nelspruit

or 30 Samora Machel Drive Nelspruit 1200

FAX NO: 013 782 3859

CHECKED BY: MRS. RENALL SINGH

RESTITUTION ADVISOR Date: 18 (2017)

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H. MAPHUTHA 20 DATE: 2019

80

NO. 708 24 MAY 2019

Restitution of Land Rights has been lodged by Mr. Johannes Vusi Tshabalala [ID No. 7412205399082] on behalf of Holmdene Group of Families on the Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for properties mentioned hereunder situated in Lekwa Local Municipality, Gert Sibande District in the Mpumalanga Province: [KRP: 2310]

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

# CURRENT PARTICULARS OF THE PROPERTIES

# HOLFONTEIN 399 IS

OLICE COLLEGION SOLICE	CIL					
Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
			^			
I he Kemaining	Rodney Miles Bowker	T117232/2004	255.6003ha	2095/2018	Land & Agricultural	None
Extent of Dortion 2					a command	TION
Extent of Follon 3	(4509135002083)				Development Bank Of	
					South Africa	
				The state of the s	north trition	

VLAKLAAGTE 396 IS

_														
Other Endorsements		• K1013/1967S	• K1595/1965S	• K342/2014S in	navor of Patrick Micheal	Bowker	<ul> <li>K4458/1999RM</li> </ul>	in favor of	Anglo	Operations PTY	LID	<ul> <li>VA6686/2004</li> </ul>	in favor of Leith	Harold Bowker
Bond Holder		Land & Agricultural Development Bank Of	South Africa											
Bonds		B2095/2018												
Extent of	Property	256.9596ha												
Title Deed	Number	T4199/2012												
Owner of Property		Rodney Miles Bowker (4509135002083)												
Description of Ov	Property	Portion 6												

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit 1200 TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MUSS PARALL SINGH RESTITUTION ADVISOR

08/01/01/30 Date:

**М**В. L. H. МАРНUТНА

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

10/02 DATE:

NO. 709 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr Petrus Mahlangu [ID No. 4507125410084] on behalf of Mahlangu Family on the properties mentioned hereunder situated in Govan Mbeki Local Municipality, Gert Sibande District in the Mpumalanga Province: [KRP: 10198] Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

CURRENT PARTICULARS OF THE PROPERTIES

1.PIEKSDAL 298 IS	S					
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
Property			Property			
The Remaining	Kleinfontein	T38774/2004	369.7006ha	None	None	• K855/1953S
Extent of the Farm	Boerdery Trust					
298 IS	(8142/1997)					<ul> <li>Va12172/2008 in</li> </ul>
					- 19	favor of
						Kleinfontein
						Boerdery Trust

2.DIE PLAAS HEIN 613 IS	N 613 IS						1
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements	
Property			Property				
The Remaining	Kleinfontein	T239/2008	234.2054ha	None	None	None	_
Extent of the Farm	Boerdery Trust						
613 IS	(8142/1997)						
			1.5331hectar				
			es affected				
			by land				
			claim on				
			both farms				
			Pieksdal 298				
			IS and De				
			Plaas Hein				

613 IS

above mentioned properties is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

or 30 Samora Machel Drive

TEL NO: 013 756 6000 Nelspruit 1200

FAX NO: 013 752 3859

CHECKED BY: MRS RENALL SINGH

RESTITUTION ADVISOR Date: 2500

COMMISSIÓNER FOR RESTITUTION OF LAND RIGHTS MR. L. H. MAPHUTHA

NO. 710 24 MAY 2019

2RM

AMENDMENT NOTICE INTERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

AMENDING GOVERNMENT NOTICE NO: 265 OF 2019 IN THE GOVERNMENT GAZETTE NO: 42258 DATED 1 MARCH 2019

Notice is hereby given in terms of Section 11A [4] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said Gazette Notice to reflect KRP: 10199 to Mr Mzakhe Geelbooi Mtshweni [ID No. 3104045375083] on behalf of Mtsweni Family hereunder situated in Goven Mbeki Local Municipality, Gert Sibande District in the Mpumalanga Province: as follows:

# CURRENT PARTICULARS OF THE PROPERTY ROODEPOORT 40 IS

	Other Endorsements		K319/2013S		K5560/1992RI	in favor of	Samancor Ltd		K730/2008S	<ul> <li>K913/1992S</li> </ul>
	Othe				_					_
	Bond Holder		None					w		
	Bonds		None							
	Extent of	Property	405.3838ha	(The Extent	of Claimed	Land is	90ha)			
	Title Deed Number		T40271/1979							
O LS	Owner of Property	9	Manhattan Syndicate   T40271/1979	Ltd	(10/00815/06)					
ROODEFOORI 40 IS	Description of	Property	The Remaining	Extent of Portion	23					

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit 1200

TEL NO: 013 756 6000

FAX NO: 013.752,3859

CHECKED BY MRS RENALL SINGH RESTHAUTION ADVISOR

Date: 2001

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS MR. L. H. MAPHUTHA

NO. 711 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr. Mhawu Johannes Mpila [ID No. 0606065069084] on behalf of Mpila Family on the property mentioned Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED hereunder situated in Mbombela Local Municipality, Ehlazeni District in the Mpumalanga Province: [KRP: 9909]

CURRENT PARTICULARS OF THE PROPERTY

CORRENT FARI	CURRENT FARTICULARS OF THE PROPERTY	PERIY					
CAMISSA 992 JU							
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements	
Property							
The Remaining	Unregistered State	SG No: 1236/2013	ha	None	None	None	
Extent of the Farm	Land						
992 JU							
			100 hectares affected by the land claim				_

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

or 30 Samora Machel Drive

TEL NO: 013 756 6000 FAX NO: 943752 3859 Nelspruit

CHECKED BY: MRS. RENALL SINGH

RESTITUTION ADVISOR

Date: 18/25/2019

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H. MAPHUTHA

DATE:

NO. 712 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED]

Notice is hereby given in terms of **Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended,** that a **Land claim** for **Restitution of Land Rights** has been lodged by **Mr Mateu Johannes Malaza ID. No. 5608285749086** on behalf of Malaza family on the property mentioned here under situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province (**KRP: 1345**)

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	46	.⊑ <u>;</u>		
	Other Endorsements	K1192/1974S		
	ŏ		None	
	Bond Holder	None	None	
	Bonds	None	None	
	Extent of Property	1114.2064 ha	34.8370 ha	The affected land claimed is 163.5547 ha
	Title Deed Number	T1012 <i>77/</i> 2000	T38419/2003	
90 IT	Owner of Property	Republic of South Africa	National Government of the Republic of South Africa	
HARTEBEESTKOP 190 IT	Description of property	The Remaining Extent of Portion 1	Portion 7	

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit 1200

or 30 Samora Machel Drive

Restitution House Nelspruit

1200 TEL NO: 013 756 6000 FAX NO: 013 752-3859 CHECKED BY: RENALL SINGH RESTITUTION ADVISOR

DATE: (7/23/2019)

MR. L.H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE

DATE: 2ag

NO. 713 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED]

Notice is hereby given in terms of Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Msolwa Phineas Nkosi ID. NO. 180205 5114 084 on behalf of Nkosi, Mamba and Mhlanga families on the property mentioned here under situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province (KRP: 6465)

# CURRENT PARTICULARS OF THE PROPERTY

1. Welver	1. Welverdiend 174 IT					1.1100000000000000000000000000000000000
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 1	Tony Mason Trust	T55926/1987	642.0631 ha	B4306/2016	First Rand Bank LTD	None
Portion 2	Albert Luthuli Local Municipality	T58798/2006	498.3303 ha	None	None	<ul> <li>K3145/1990RM in favour Van Aardt Susanna Aletta</li> </ul>
						K5601/1998 in favour of Van Aardt Daniel Francois
Portion 3	Nationale Regering van die Rebubliek van Suid Afrika	T9521/2008	1248.8036 ha	None	None	<ul><li>K4360/1993S in favour Van Aardt Anna Margaretha</li><li>K476/2008S</li></ul>
Portion 4	Inkalane Communal Prop Assoc	T13184/2001	302.4816 ha	None	None	None

Portion 5	National Government of South Africa	T3162/2015	95.3003 ha	None	None	None
Portion 6	Inkalane Prop Assoc [9900155]	T68908/2001	870.3381	None	None	None
Acceptance	- Caratan Control of the Control of		Total			
			hectares			
			3657.3170 ha		Address of the Control of the Contro	JIIIAAAAAA

NB: The Total hectares affected by the claim = 2126.8523 ha

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House Nelspruit 1200

TEL NO: 013 756 6000 FAX NO: 013 752 3859

CHECKED BY: RENALL SINGH RESTITUTION ADVISOR DATE: 2 0/03/60/

МК. С.Н. МАРНОТНА

REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE

DATE: 2019/64

NO. 714 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr Lucas Simon Kganane [ID No. 230303 5087 085] on behalf of the Alverton Community on the properties mentioned hereunder situated in Lydenburg, Greater Tubatse Local Municipality under Sikhukhune District Municipality in the Limpopo Province:

CURRENT PARTICULARS OF THE PROPERTIES

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

WELGEVONDEN 321 MI	14		2000			
Description of	Owner of		Extent of Bonds	Bonds	Bond Holder	Other Endorsements
property	Property		Property		TANK TO THE TANK T	
The Remaining	Hoffeldt Bernard	T38062/1974	203.4217 ha None	None	None	<ul> <li>I-8140/2006CPTA</li> </ul>
Extent of Portion 6	John					<ul> <li>KT,521,6PTA</li> </ul>
	[350517]					<ul> <li>K2532/1977SPTA</li> </ul>
						1988 A. Carlotte and Carlotte a
AMOUNT	And description of the last of					

mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above ..

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

Or 30 Samora Machel Drive Restitution House

TEL NO: 013 756 6000 FAX NO: 013 752 3859

Nelspruit

2

CHECKEB BY MRS R SINGH RESTITUTION ADVISOR DATE: MR. L. H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER DATE:  $2 \text{Col} \left( \frac{1}{10} \right) \left( \frac{1}{10} \right)$ 

NO. 715 24 MAY 2019

Restitution of Land Rights has been lodged by Mr. Willem Masemola [ID No. 2906075222089] on behalf of the Masemola Family on the property mentioned hereunder situated in Mbombela Local Municipality under Ehlanzeni District Municipality in the Mpumalanga Province: [KRP:1293] Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

# CURRENT PARTICULARS OF THE PROPERTY

and the second s	Other Endorsements	1-673/2016C     K4793/2003RM in favour of De Beers     Consolidated Mines Pty Ltd
	Bond Holder	None
	Bonds	None
	Extent of Property	173.1956 ha
	Title Deed Number	T61840/1990
SI	Owner of Property	Anglo Operations Pty Ltd [192100673007]
ENKELDEBOSCH 20 IS	Description of property	Portion 27

N

mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above ;;

Commissioner for Restitution of Land Rights Private Bag X 7201

Witbank

1035

or Saveways Crescent Centre

Cnr Mandele & OR Tambo Street Witbank

1035

6902438 TEL NO: 013,690-3352 FAX NO: 913 CHECKED BY MIRS R SINGH RESTITUTION ADVISOR

DATE: 1 3/23/2015

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H. MAPHUTHA

DATE: 2019

This gazette is also available free online at www.gpwonline.co.za

NO. 716 24 MAY 2019

# CURRENT PARTICULARS OF THE PROPERTY

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for	Restitution of Land Rights has been lodged by Mr Themba Timothy Dladla ID. NO. 581027 5881 081 and Tatizwa Josiah Dhladhla ID. No. 240101	6109 082 on behalf of Dladia family and others on the property mentioned here under situated in Mkhondo Local Municipality, Gert Sibande District in	Mpumalanga Province (KRP: 903 and 2422)
Notice is hereby given	Restitution of Land R	<b>6109 082</b> on behalf of	Mpumalanga Province

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED]

	Other Endorsements	<ul> <li>K2546/1980S</li> <li>K3322/1988RM in</li> </ul>	favour of Bothma Maria Magdalena B-E	<ul> <li>K3324/1988 RM in</li> </ul>	favour of Berg Elsie	K349/1977 RM in	favour of Bothma	Christiaan Jacobus	<ul> <li>K352/1977 RM in</li> </ul>	favour of Bothma	Christiaan Jacobus	<ul> <li>K353/1977 RM in</li> </ul>	favour of Bothma	Daniel Abraham Louw	<ul> <li>K354/1977rm in favour</li> </ul>	of Lotz Barbara	Magdalena B-E	• K355/1977S
The second secon	Bond Holder	None																
	Bonds	None																
	Extent of Property	575.0828 ha																
	Title Deed Number	T14605/1982		T4 460614000	14606/1982			/961/01/1661				TEE440/4007	1081/011661					
403	Owner of Property	Berg Elsie Aletta Van	Den [4111170039086]	Cardy O comply and and	Van der Merwe barbara Maddelena Louw	[4603160044084]		Berg Eisle Aletta van	Den 1444470000001	[411170039080]		Candred out of and	Madalan Laur	Magueleria Louw	14003 100044004			
1. Avoca 403 I	Description of property	Portion 1					-										,	

						K356/1977RM     K545/2010L in favour of Mondi Ltd     J6131/2004L in favour of Mondi Ltd     VA1341/2010 in favour of Van Der Merwe Barbara Magdalena Louw     VA415/1986-
The Remaining Extent of Portion 3	Lereko Prop Co Pty Ltd [200503829507]	T15407/2008	287.6312 ha	B14346/2008 B14347/2008	B14346/2008 Sappi Ltd B14347/2008 Sappi Manufacturing Pty	None

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258
Syde
oi.

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm 258 IT	Republic of South Africa	T38420/2003	556.7351 ha	None	None	VA2360/2003 in favour of Kangwane Government
3. Tweepoort 404 IT	t 404 IT					
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm 404 IT	Tweepoort Trust [4999/1997]	T37840/2001	390.1736 ha	B21061/2006 B27743/2001 B2506/2017	Firstrand Bank Firstrand Bank Firstrand Bank	K2153/1974RM in favour of Martin     Ernst Arnold

Merriekle ot naining the the				B8099/2014	Firstrand Bank	• VA999/1982- 2153/74RM
Merriekle erty raining the 1T		T70611/1999	528.1679	None	None	None
erty vaining the IT		100				
the TT	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
	Republic of South Africa	T33127/2002	559.8213 ha	None	None	• I-11934/1996C-T13873
Portion 3 Republic of Portion 6 Republic of	Republic of South Africa	T33127/2002	258.8486 ha	None	None	• I-11934/1996C-K1662 • I-11934/1996C-T22353 • K1662/1976RM
	Republic of South Africa	T33127/2002	355.6421 ha	None	None	• I-11934/1996 C-T42705
	Republic of South Africa	T33127/2002	596.5055	None	None	<ul><li>I-11934/1996C-K1662</li><li>I-11934/1996C-T223353</li><li>K1662/1976RM</li></ul>
5. Inhlovudwalile 421 IT	E					
Description of Owner of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
ğ	Republic of South Africa	T33127/2002	2599,0008 ha	None	None	• EX850/1973-5539/52T • I-11934/1996C-EX850

Extent of the Farm 421 IT						• I-11934/1996C-K101/5 • I-11934/1996C-K2970
						• I-11934/1996C-T37671
						• K101/1952RM
						• K2970/1976RM
						• I-11934/1996C-T7251
The Remaining	Republic of South Africa	133127/2002	5/1.0222 na	None	None	<ul> <li>K2418/1976 RM</li> </ul>
Extent of Polition						K442/1946 RM
						• K443/1946 RM
						<ul> <li>K444/1946 RM</li> </ul>
						<ul> <li>K445/1946RM</li> </ul>
						<ul> <li>K461/1976RM I favour of</li> </ul>
						Groenewald Elizabeth
						Sophia
						• K707/1946RM
						• K708/1946RM
						• K755/1964RM
						• K756/1964RM
						• K757/11964RM
						<ul> <li>VA5551975-757/64RM</li> </ul>
Portion 3	Republic of South Africa	T33127/2002	571.0202 ha	None	None	• I-11934/1996 C-T7687
						• EX333/1975-45987/64 T
Portion 4	Republic of South Africa	T19075/1976	571.0216	None	None	• I-11934/1996C-EX333
						• I-11934/1996C-T19075

NB: The Total hectares affected by the claim = 248,4196 ha

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit 1200 or 30 Samora Machel Drive

Restitution House

Nelspruit 1200

TEL NO: 013 756 6000

FAX NO: 043752 3859
CHECKED BY: RENALL SINGH

CHECKED BY: RENALL SING
RESTITUTION ADVISOR
DATE:

MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019

NO. 717 24 MAY 2019

# Restitution of Land Rights has been lodged by Mr. Mpholo John Mtshweni [ID No. 360701 5306 086] on behalf of Mtshweni Family on the property Notice is hereby given in terms of Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated in Emakhazeni Local Municipality, Nkangala District in the Mpumalanga Province: [KRP: 5190]

CURRENT PARTICULARS OF THE PROPERTY

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 JACT 22 OF 1994 AS AMENDED

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X7201

Witbank

or Shop No. E 8

Cnr OR Thambo and Mandela Street Saveways Crescent Centre Witbank

1035

TEL NO: 013 655 1000 FAX NO: 013 690-2438 CHECKED BY: MRS R SINGH

RESTITUTION ADVISOR
DATE: CSCOLO

MR. L. H.MAPHUTHA

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

DATE: 2019

NO. 718 24 MAY 2019

plo

# mentioned hereunder situated in Govan Mbeki Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP: 10286] Restitution of Land Rights has been lodged by Mr Mfana Philemon Mtshweni [ID No. 251219 5100 088] on behalf of the Mtshweni Family on the properties Notice is hereby given in terms of Section 11111 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

CURRENT PARTICULARS OF THE PROPERTIES

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

TWISTDRAAI 285 IS						
Description of	Owner of	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsements
property	Property	Number	Property			
Portion 3	Sasol South	T15366/2014	109.2907 ha	None	None	• K170/2018S
	Africa Pty Ltd					<ul> <li>K2202/1975RM</li> </ul>
	[196801391407]					<ul> <li>K2472/1990RM</li> </ul>
						<ul> <li>K3601/1986S</li> </ul>
						<ul> <li>K488/1968RM</li> </ul>
The Remaining	Sasol South	T18552/2014	36.0627 ha	None	None	• K170/2018S
Extent of Portion 5	Africa Pty Ltd					<ul> <li>K2465/1983S</li> </ul>
	[196801391407]					<ul> <li>K3132/1990RM</li> </ul>
						<ul> <li>K5222/2006S</li> </ul>
						<ul> <li>K5229/2006S</li> </ul>
		- Address				<ul> <li>VA6698/2006</li> </ul>
The Remaining	Sasol South	T18552/2014	43.1731 ha	None	None	• K170/2018S
Extent of Portion 6	Africa Pty Ltd					<ul> <li>K2465/1983S</li> </ul>
	[196801391407]					<ul> <li>K5226/2006S</li> </ul>
						<ul> <li>VA6698/2006</li> </ul>
The Remaining	Sasol South	T18552/2014	4.4394 ha	None	None	<ul> <li>K1065/1997RM in</li> </ul>
Extent of Portion 9	Africa Pty Ltd					favour of Evander Gol
	[196801391407]					Mines Ltd
						<ul> <li>K1283/1992RM in</li> </ul>
						favour of Genbel INV
						Ltd
						<ul> <li>K2541/1986RM</li> </ul>

Total Extent Claimed is 192.9659 hectares	Total Extent Claimed is 192,9659 hectares	Total Extent Claimed is 192,9659 hectares	K6534/2001S K802/1991RM in favour of Beleggings Pty Ltd		
Total Extent Claimed is 192.9659 hectares	Total Extent Claimed is 192.9659 hectares	Total Extent Claimed is 192.9659 hectares			
Total Extent Claimed is 192.9659 hectares	Total Extent Claimed is 192.9659 hectares	Total Extent Claimed is 192.9659 hectares			

mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above

Commissioner for Restitution of Land Rights

Private Bag X 7201

Witbank 1035 or Saveways Crescent Centre

Cnr Mandele & OR Tambo Street

Car Manuele o Witbank

1035

TEL NO: 013 690 3552 FAX NO: 013 690 2438 CHECKED BY: MRSTR SHAGE

RESTITUTION ADVISOR
DATE:

MR. L. H.MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER

DATE:

This gazette is also available free online at www.gpwonline.co.za

NO. 719

24 MAY 2019

Notice is hereby given in terms of Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Mateu Johannes Malaza ID. No. 5608285749086 on behalf of Malaza family on the property mentioned here under situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province (KRP: 1345)

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED]

# CURRENT PARTICULARS OF THE PROPERTY HARTEBEESTKOP 190 IT

HARTEBEESTKOP 190 IT	190 IT					
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 1	Republic of South Africa	T101277/2000	1114.2064 ha	None	None	<ul> <li>K1192/1974\$</li> <li>K2911/2003\$</li> <li>K4116/2000\$</li> <li>K7243/2001\$</li> <li>VA21124/2000 in favour of Kangwane Government</li> <li>VA2379/2003 in favour of Republic of South Africa</li> </ul>
Portion 7	National Government of the Republic of South Africa	T38419/2003	34.8370 ha	None	None	None
			The affected land claimed is 163.5547 ha			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330 Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit 1200

TEL NO: 013 756 6000

FAX NO: 013 752-3859

CHECKED BY: RENALL SINGH RESTITUTION ADVISOR

DATE: (7/53/5017)

MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 2019

NO. 720 24 MAY 2019

Endorsements 2381/1977S

2381/1977S

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 | Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Emakhazeni Local Municipality, under Nkangala District in Mpumalanga Province as follows:

Description of Property	Name of Claimant	Identity Number	KRP
ZEVENFONTEIN 388 JT	Mrs Shopeni Christina	• 351201 0208 081	5121
AND	Mbuli		
RIETVLEI 375 JT	Mr Daniel Mfana Nkosi	<ul> <li>561013 5284 082</li> </ul>	5163

CURRENT PARTICULARS OF THE PROPERTY

	roperty Title Deed Extent of Property Bonds Bond Other E.	T957/2016 192,3075 ha None No	tary Trust T957/2016 216.2734 ha None None • K2	tyo Communal T117526/2004 224.4214 ha None None	estamentary Trust T957/2016
1. ZEVENFONTEIN 388 JT	Property Title Deed		s Testamentary Trust T957/2016	usa Eyivusayo Communal T117526/2004 op Assoc 30542]	• Ivan Davies Testamentary Trust T957/2016
1. ZEVEN	Description of	The Remaining Iv		-	

- Carrier - Carr	Other Endorsements		• K1422/1994S	<ul> <li>K14939/1968S</li> </ul>	• K2270/1975S	• K3823/2001S	• K4/2017S	• K61/2011S	• K62/2011S
TOTAL PROPERTY.	Bond Holder		None			***			i de la companya de l
	Bonds		None						
	2000	Property	736.5162 ha						
	Title Deed Number		T7664/2013						
2. RIETVLEI 375 JT	Owner of Property		The Remaining National Government of	Extent Portion 2 the Republic of South	Africa				
2. RIET	Description of	property	The Remaining	Extent Portion 2					

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank 1035

Or Shop No. E 8 Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

1035

TEL NO. OFFEES TORS FAX XO: 61 CHECKEU BY: MRS RENALL SINGH

RESTITUTION ADVISOR
DATE: 27/CE/25/75

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS DATE:  $2\sigma / a / a / a$ MR. L. H MAPHUTHA

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NO. 721 24 MAY 2019

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of <u>Section 11/11 of the Restitution of the Land Rights Act 1994 IAct 22 of 19941</u> as amended, that a Land claim for Restitution of Land Rights has been lodged by Mr Nimrod Mkhulu Galela ID. NO. 2307225160684 on behalf of Galela family on the properties mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 9520

CURRENT PARTICULARS OF THE PROPERTY

MORGENSTOND 418 IT	8 IT		11/1/20 11 P. T.			- Andrewson of the Control of the Co
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
	Mondi Ltd	T104821/1994	873.4486 ha	None	None	• K136/2013S
extent of the fairing 418 IT	(60001666)					K557/1985RM in favour of Nel Pierre Pretorius
						• K6044/1998S
	. \					VA2762/2004 in favour of Mondi South Africa Ltd
						VA648/2004 in favour of Mondi South Africa Ltd
Portion 3	Mondi Ltd (196701303806)	T104821/1994	1678.3745 ha	None	None	VA2762/2004 in favour of Mondi     South Africa Ltd

VA648/2004 in favour of Mondi South Africa Ltd	None
	ABSA Bank Ltd
T - A - A - A - A - A - A - A - A - A -	B1716/2018
	428.6015 ha
	T5343/2018
	Ngwempisi Pine Pty Ltd (201721562507)
	Portion 5

# The claim for Galela family is only affecting 2197.5650 ha out of 2980,4246 ha

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit 1200

or 30 Samora Machel Drive

Restitution House

Nelspruit 1200 0/013/156 6000 0.13 752 3859

TEL

CHECKED BY FRENALL SINGH RESTRICTION ADVISOR

REGIONAL LAND CLAIMS COMMISSIONER MR. L.H. MAPHUTHA

MPUMALANGA PROVINCE DATE: 2014

40

NO. 722 24 MAY 2019

Restitution of Land Rights has been lodged on the propertiey mentioned hereunder situated in Victor Khanye Local Municipality under Nkangala District Notice is hereby given in terms of Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

10154 2303 1392 9723 6594 1393 1354 6520 160706 5080 088 250103 5177 083 420526 5276 084 470418 5220 087 220518 5117 085 280707 5327 086 280212 5221 082 141115 5115 080 340120 0287 081 ID No Municipality in the Mpumalanga Province Ms M.S Mablangu Mr N. J Mahlangu Mr B.D Mahlangu Mr G.P Mahlangu Mr Z.A Mahlangu Name of Claimant Mr J.J Mahlangu Mr F.J Mahlangu Mr J.J Mahlangu Mr A Ngoma

# CURRENT PARTICULARS OF THE PROPERTIES

# WET CEI FORN 221 TR

L. To Anterior to P.	Other Endorsements	all page	None		The second secon
	Bond Holder		None	•	
A Company of the Comp	Bonds	- Attached	None		
	Extent of	Property	453.1140 ha		
	Title Deed	Number	T33974/1983		- William - V
221 JK	Owner of Property		Bezuidenhout Petrus	Johannes	[4804085021088]
WELGELEGEN 221 IN	Description of	property	Portion 5		

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [Fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X7201

Witbank 1035

Or Shop No. E 8

Saveways Crescent Centre

Cnr OR Thambo and Mandela Street Witbank

FAX NO: 013/690 2438 1035 TEL NO: 013 655 7<del>000</del>

CHECKED SY: MRS-IR SINGH RESTITUTION ADVISOR

DATE: CANAGO

REGIONAL LAND CLAIMS COMMISSIONER MR. L. H.MAPHUTHA DATE: 20/9

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NO. 723 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 |ACT 22 OF 1994 | AS AMENDED

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 | Act 22 of 1994 | as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Mbereko Job Mahlangu ID No. 500411 55 06 088 on behalf of Mahlangu s Family on the following property mentioned hereunder situated under Highlands Local Municipality, Nkangala District, Mpumalanga Province: KRP 315

HOOGGENOEG 205 JS

Description of	Owner of Property	Title Deed	Extent of	Bonds	Bond Holder	Other
property		Number	Property			Endorsements
Portion 3	Kwanare Trading Pty	T112977/2004	331.2238h	None	None	K2363/1978S in
	Ltd					favour of Botha
	[200001054407]					Anna Catharina
						K470/1990RM
						in favour of
						Botha Adriaan
						Johannes
						VA5617/2006 in
						favour of
						Kwanare
						Trading Pty Ltd
						VA945/1998
Portion 4	Kwanare Trading Pty	T116835/2000	331.2238h	B122378/2004	Nadbank Ltd	None
	Ltd					
	[200001054407]			B7241/2015	Nedbank Ltd	

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X7201

Witbank

or Shop No. E 8 Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

1035

TEL NO: 013 655 1000 FAX NO: 013 690 2458

CHECKED BY-KENALL SINGH RESTITUTION ADVISOR

DATE: 14/03/2019

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE
DATE: 2242

# **CONTINUES ON PAGE 130 - PART 2**



# nment Gazette

Vol. 647

24 May Mei 2019

No. 42474

Part 2 of 2

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ISSN 1682-5843

AIDS HELPLINE: 0800-0123-22 Prevention is the cure

Restitution of Land Rights has been lodged by the following below on behalf of Skosana Family on the following property mentioned hereunder situated Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

under Steve Thswete Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 4140

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

# DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 724 24 MAY 2019

# Name and SurnameIdentity NumberMr There Johannes Skosana570610 5568 080Mr Macele Jack Skosana550324 5392 087Mr Samson Skosana620505 5439 086

VLAKFONTEIN 166 IS						
Description of property Owner of P	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 14	Swart Paul Machiel [6910115256087]	T13820/2000	312.2178h	B190290/2005	Firstrand Bank Ltd	K1811/1977RM in favour of Van
				B42228/2009	Firstrand Bank Ltd	Deventer Jacoba Magrietha
						K3334A/1974S
						K344/1975RM in favour of Potgieter Paul Lodewyk
						K4128/1990RM
						K4932/1992RM

K569/1981 RM in favour of Mooiplaats Colliery Pty Ltd	K572/1981RM

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

Or 30 Samora Machel Drive

Nelspruit

Fax No: 973752 3859

CHECKED BY: RENALL SINGH RESTITUTION ADVISOR

DATE: 14 CLASSIC

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER
MPHMAI ANGA PROXINGE

MPUMALANGA PROVINCE DATE: 2018 | 10 1 2 1

NO. 725 24 MAY 2019

# AMENDING NOTICE NO: 222 OF 2015 IN THE GOVERNMENT GAZETTE NO: 38545 DATED 13 MARCH 2015

AMENDMENT NOTICE IN TERMS OF SECTION 11A {4} OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of Section 11A {4} of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said gazette to indicate the correct hectares that are affected on this claim on the properties mentioned hereunder Situated in Mbombela Local Municipality under eNhlanzeni District Municipality: under Mpumalanga Province KRP No. 2023

Identity Number	1501145073082	
Name of Claimant	Mr Mangcoba Philemon	Ngwenya

# CURRENT PARTICULARS OF THE PROPERTY

# Koedoeshoek 301 JT

	Other Endorsement		None							
440000	Bond Holder	e e	None							
	Bonds		None							
- Compton	Extent of Bonds	Property		number of	hectares are	626.1558 ha	and the	affected	hectares are	48.4837 ha
- [	_	Number	T146351/2002							
	Description Owner of Property		Joubert Familie Trust	[7576/1998]						4400
	Description	of Property	The	Remaining	extent of	Portion 9				- Contract

The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive Restitution House

Nelspruit 1200

TEL NO: 013 756 6090 FAX NO: 013 752 3859

CHECKED BY MRS RENALL SINGH
RESTITUTION ADVISOR
DATE

REGIONAL LAND CLAIM COMMISSIONER MPUMALANGA PROVINCE MR L.H. MAPHUTHA

DATE: 70/9

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NO. 726 24 MAY 2019

# AMENDMENT NOTICE IN TERMS OF SECTION 11A (4) OF THE RESTITUTION OF LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED.

AMENDING NOTICE NO: 149 OF 2019 IN THE GOVERNMENT GAZETTE NO: 42230 DATED 15 FEBRUARY 2019

Notice is hereby given in terms of Section 11A {4} of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Commissioner for Restitution of Land Rights is amending the said gazette to indicate the correct Identity number of the claimant on this claim on the properties mentioned hereunder Situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality: under Mpumalanga Province KRP No. 11867

Name of ClaimantIdentity NumberMr Mupher Elliot Nkosi4908125415083

CURRENT PARTICULARS OF THE PROPERTY

Elandspruit 184 IT

Other Endorsement	<ul> <li>K3270/2002S</li> <li>K4934/1994S</li> <li>VA5276/2004 in favour of Andre Van Rooyen Trust</li> </ul>
Bond Holder	None
Bonds	None
Extent of Property	Total number of hectares are 524.3304 ha and the affected hectares are 97.7595 ha
Title Deed Number	T106888/2007
Description Owner of Property of Property	Department of Land Affairs
Description of Property	Portion 1

mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information The Restitution of Land Rights, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 10 Samora Machel Drive

Restitution House

Nelspruit 1200 TEL NO: 013 756 6000 FAX NO: 013/52 3859

CHECKED BY: MRS-KENALL SINGH

BATE > 7/53/50R

MR L.H. MAPHUTHA REGIONAL LAND CLAIM COMMISSIONER

MPUMAL'ANGA PROVINCE

DATE: 20/1/04

NO. 727 24 MAY 2019

Restitution of Land Rights has been lodged by the late Ms Lomalanga Hannah Mkhonza ID. NO 1912020117086 on behalf of Mkhonza family on the Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5273

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

CURRENT PARTICULARS OF THE PROPERTY

DIEPGEZET 388 JU

יובו טביבו ייוי	2					
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining extent of the farm 388 JU	National Gov. of the Republic of South Africa	• T9903/2010	2321.7849 ha	None	None	VA825/2010 in favour of Kanowane Gov

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit 1200

or 30 Samora Machel Drive

Restitution House

**Nelspruit** 

1200

TEL NO: 013 756,600 FAX NO: 013 CHECKED BY LEINGH RESTITUTION ADVISOR

DATE: 🕒

MR. L.H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA, PROVINCE

DATE: Sold/64

NO. 728 24 MAY 2019

# Notice is hereby given in terms of <u>Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the late Lucas Tlabana Kgagara ID. NO. 3910285243082 on behalf of the Kgagara family on the properties mentioned hereunder situated in Emakhazeni Local Municipality, Nkangala District in Mpumalanga Province: KRP: 5166</u>

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

CURRENT PARTICULARS OF THE PROPERTY
HARTBEESTFONTEIN 333 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 5	National Government of the Republic of South Africa	wernment T1103/2015 blic of	428.2660 ha	None	None	None
Portion 8	National Government T1103/2015 of the Republic of South Africa	T1103/2015	72.3150 ha	None	None	None

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank 1035

Or High- Tech House

23 Botha Avenue Witbank

1035

TEL NO: 013 – 655 1900 FAX NO: 013 7 690 3438 CHECKED BY: RANALL SINGH RESTRUTION ADVISOR

DATE: 0

REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA PROVINCE MR. L.H. MAPHUTHA

20/0/20

DATE:

NO. 729 24 MAY 2019

Restitution of Land Rights has been lodged by Mr. Sipho Simon Mahlangu, ID No. 571002 5543 083 on behalf of Mahlangu Family on the following Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for property mentioned hereunder situated under Steve Tshwete Local Municipality, Nkangala District, Mpumalanga Province: KRP 2096, 1219

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

	Other Endorsements	K140/1978S K262/1985S K3223/1975S K4498/2003RM in favour of De Beer Consolidated Mines Pty Ltd	K262/1985S K4798/2003RM in favour of De Beer Consolidated Mines Pty Ltd
	Bond Holder	None	None
	Bonds	None	None
	Extent of Property	62.7829 h	62.7851h
	Title Deed Number	T1098/1982	T470/1982
	Owner of Property	Anglo Operations Pty Ltd [192100673007]	Anglo Operations Pty Ltd [192100673007]
<b>KOORNFONTEIN 27 IS</b>	Description of property Owner of Property	Portion 16	Portion 17

K179/1978S	K262/1985S	K2678/1986S	K3228/1975S	K4798/2003RM in favour of De Beer Consolidated Mines Pty Ltd	K791/2008S	K977/1984S	K978/1984S
None							
None							
125.5633h							
T952/1982							
Anglo Operations Pty	[192100673007]						
Portion 18							

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201 Witbank

1035

or Shop No. E 8

Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

FEL NO: 013 655 1000

Fax No; #13-752-3859

CHECKED BY: RENALL SINGH RESTITUTION ADVISOR

DATE: 14030019

THE REGIONAL LAND CLAIMS COMMISSIONER MR L H MAPHUTHA

MPUMALANGA PROVINCE DATE: 2210 10 10 10

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NO. 730 24 MAY 2019

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Restitution of Land Rights has been lodged by Mr. Amos Thulani Nkosi, ID No. 610521 5566 085 on behalf of Thomo Family on the following property

mentioned hereunder situated under Albert Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 6538

GOEDVERWACHT 24 IT	Ш					
Description of property Owner of Pr	Owner of Property	Title Deed	Extent of Bonds	Bonds	Bond Holder	Other Endorsements
The remaining extent of Keldoron Prop 33 Pty T2881/2011 Ltd [200801266507]	Keldoron Prop 33 Pty Ltd [200801266507]	T2881/2011	972.6427 ha affected hectares is 5.2622	None	None	K20/2019S K8336/2003S

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

**Nelspruit** 1200

Or 30 Samora Machel Drive **Nelspruit** 

1200

Tel No: 013 756 6000

Fax No: 013/752 3859

CHECKED BY: RENALL SINGH DATE: 14 CLES SOLO RESTITUTION ADVISOR

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE DATE:

NO. 731 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 | ACT 22 OF 1994 | AS AMENDED

Restitution of Land Rights has been lodged by Mr Piet Tshungwana Jiyane, ID No.660302 5511 085 on behalf of Jiyane Family on the following property Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated under Steve Tshwete Local Municipality, Nkangala District, Mpumalanga Province: KRP 9622

	Other Endorsements		VA 2055/2018 in	favour of Danie De	Beer Familie Trust			
	Bond Holder		Firstrand Bank Ltd		Firstrand Bank Ltd			
	Bonds		B2763/2017		B5275/2018			
	Extent of	Property	856.5320 ha	affected	hectares is	33.9307		
	Title Deed	Number	T7475/2017					
	Owner of Property		Danie De Beer Familie   T7475/2017	Trust		[5088/1991]		
<b>DRIEFONTEIN 240 JS</b>	Description of property Owner of Property		Portion 1					

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

Or 30 Samora Machel Drive

**Nelspruit** 

1200

Tel No: 013 756 6000

Fax No: #13-752-3859

CHECKED BY: RENALL SINGH DATE: 14032019 RESTITUTION ADVISOR

THE REGIONAL LAND CLAIMS COMMISSIONER MR L H MAPHUTHA

MPUMALANGA PROVINCE

DATE:

NO. 732 24 MAY 2019

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Nthite Jeremiar ID NO 351012 5264 080 on behalf of Nthite Family on the following property mentioned hereunder situated under Dr J S Moroka Local Municipality, Nkangala District, Mpumalanga Province: KRP Z0168 GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

	Property         Title Deed Number         Extent of Property         Bonds         Bond Holder         Other Endorsements	3 BPPTA   423.2838h None None	017 VA991/207		
	Fitle Deed Number	[13284/1943 BPPTA	F5882/2017		
	Owner of Property 1		[		
WYNRUIT 168 JR	Description of property Owner of P	The remaining extent of the farm 168 JR of South Africa			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X7201

Witbank

or Shop No. E 8

Cnr OR Thambo and Mandela Street Saveways Crescent Centre Witbank

TEL NO: 013 655 1000 FAX NO: 013,690,2458 CHECKED BY-KENALL SINGH RESTITUTION ADVISOR

5

DATE: 14/23/201

THE REGIONAL LAND CLAIMS COMMISSIONER MR L H MAPHUTHA

MPUMALANGA PROVINCE DATE:

NO. 733 24 MAY 2019

### Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by MR Bhuti Isaac Nkabinde ID No. 370101 7084 088 on behalf of Nkabinde Family on the following property GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED mentioned hereunder situated under Steve Tshwete Local Municipality, Nkangala District, Mpumalanga Province: KRP 988

	Other Endorsements		K280/2009		K468/1987S	K4780/2003S	K58/1978S	K822/1973S
	Bond Holder		None					
	Bonds		None					
		Property	685.2264 h					
	Title Deed	Number	T5353/2018					
318 JS	Owner of Property		Nelfin familie trust	[3916/1995]				
RHENOSTERFONTEIN 318 JS	Description of property   Owner of Property   Title Deed		Portion 11					

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank

1035

or Shop No. E 8

Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

TEL NO: 013 655 1000

FAX NO: 013.690.2458

CHECKED BY-RENALL SINGH RESTITUTION ADVISOR DATE: 1/

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE DATE:

NO. 734 24 MAY 2019

## Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Boston Elmon Nkosi, ID No. 480215 5423 085 on behalf of Nkosi Family on the following property GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

mentioned hereunder situated under Alberth Luthuli Local Municipality, Gert Sibande District, Mpumalanga Province: KRP 246

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330 Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

Tel No: 013 756 6000

Fax No: 013752 3859

CHECKED BY: RENALL SINGH DATE: HOSSON RESTITUTION ADVISOR

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE DATE: 2219 1 CA PT

NO. 735 24 MAY 2019

### Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr Thathabane Petrus Mabena ID No. 220105 5109 088 on behalf of Mabena Family on the following property mentioned hereunder situated under Victor Khanye Local Municipality, Nkangala District, Gauteng Province: KRP 1192 GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

	Other Endorsements	K1031/1989RM in favour of Knoesen Petrus Wilhelmus K1376/2001PC in favour of Grous Stephanus Philippus K1378/2001PC in favour of Braggite Resources Pty Ltd K1521/2001PC in favour of Grous Stephanus Philippus K187/1941RM K284/2003RM in favour of Braggite Resources Pty Ltd
	Bond Holder	None
	Bonds	None
	Extent of Property	335.6021 h and affected hectares is 29.8271
	Title Deed Number	T83275/1997
8	Owner of Property	Paul Yiannaskis family trust [671/88]
GROENFONTEIN 206 IR	Description of property Owner of Property	Portion 12

K460/2003RM in favour of Braggite Resources Pty Ltd	K808/1994RM in favour of Louw Barend Christiaan	VA18094/2000 in favour of Louw Barend Christiaan	VA1607/2009 in favour of Paul Yiannakis family trust	VA4930/1997 in favour of K850/1978RM

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201 Witbank

or Shop No. E 8

Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

TEL NO: 013 655 1000

FAX NO: 013,690-2438

CHECKED BY-KENALL SINGH

DATE: 14/03/201 RESTITUTION ADVISOR

THE REGIONAL LAND CLAIMS COMMISSIONER MR L H MAPHUTHA

MPUMALANGA PROVINCE

DATE:

NO. 736 24 MAY 2019

## Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Abram Tshabangu, ID No. 291006 5207 084 on behalf of Tshabangu Family on the following property GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED mentioned hereunder situated under Emalahleni Local Municipality, Nkangala District, Mpumalanga Province: KRP 1387

	Other Endorsements	K1174/1977PC in favour of Sun Prospecting & Mining and co Pty Ltd K1376/2004RM in favour of Dorsfontein Coal Mines Pty Ltd K2218/1978PC in favour of Dorsfontein Coal Mines Pty Ltd K972/1980PC in favour of Dorsfontein Coal Mines Pty Ltd
	Bond Holder	None
	Bonds	None
	Extent of Property	171.3064 ha affected hectares is 104.9725
	Title Deed Number	T26263/2004
	Owner of Property	Dorsfontein Coal Mines Pty Ltd [195200317607]
<b>DORSFONTEIN 71 IS</b>	Description of property Owner of Property	Portion 7

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201 Witbank

1035

or Shop No. E 8

Saveways Crescent Centre

Cnr OR Thambo and Mandela Street

Witbank

TEL NO: 013 655 1000 FAX NO: 013 690 2458

CHECKED BY-RENALL SINGH DATE: 14/03/201 RESTITUTION ADVISOR

MR L H MAPHUTHA

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE:

NO. 737 24 MAY 2019

## CURRENT PARTICULARS OF THE PROPERTIES

### Allemansdrift 162 JR

|--|

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

	_		T														1
Other Endorsements		None	• I-3416/1988C-	T13673/1983	• I-3417/1988C-	20626/1937	• I-3418/1988C-	T36752/72	• I-3419/1988C-	T20622/37	• I-3420/1988C-	T20625/1937	<ul> <li>I3421/1988C-</li> </ul>	T20621/1937	<ul> <li>I-3422/1988C-</li> </ul>	T20620/37	None
Bond Holder		None	None														None
Bonds		None	None														None
Extent of	Property	252.8254 ha	130.4698 ha														122.3541 ha
Title Deed	Number	T19265/1957	T25210/1988														T16037/1957
Owner of	Property	Government of Kwandebele	Republic of South	Africa													Government of Kwandebele
Description of		The Remaining extent of Portion 2		extent of Portion 4													Portion 5

### 2. Koedoebos 159 JR

Other Endorsements	None
Bond Holder	None
Bonds	None
Extent of Property	604.5735 ha None Total number of hectares affected by the claim are 1110.2227 ha
Title Deed	T4020/2015
Owner of	Republic of South T4020/2015 Africa
Description of	The Remaining extent of the farm 159 JR

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

or 10 Samora Machel Drive

Restitution House Nelspruit 1200

TEL NO: 013 756 6000 FAX NO: 013 782 CHECKEN AND REMAIL SINGH

RESTITUTION ADVISOR

REGIONAL LAND CLAIM COMMISSIONER MR L.H. MAPHUTHA

MPUMALANGA PROVINCE DATE: 2019

NO. 738 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of <u>Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the late Mr Johannes Paulo's Sibanyoni ID. NO. 5410215491081 on behalf of Sibanyoni family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 12147</u>

## CURRENT PARTICULARS OF THE PROPERTY FRISCHGEWAAGD 400 1T

	Other Endorsements	K2561/1975S K632/1974S K6697/1997S
	5	
	Bond Holder	None
	Bonds	None
	Extent of Property	328.7627 ha (the claim is affecting only 12.3797 ha)
	Title Deed Number	T59573/1998
408 J I	Owner of Property	Willie and Leona Trustfonds Trust (3794/1994)
FRISCHGEWAAGD 409 J	Description of property	Portion 8

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

or 30 Samora Machel Drive 1200

Restitution House Nelspruit 1200

TEL NO: 013 756 6000

FAX NO: OTS

CHECKED BY: KENALL SINGH RESTITUTION ADVISOR

DATE: OF

REGIONAL LAND CLAIMS COMMISSIONER MR. L.H. MAPHUTHA

MPUMALANGA PROVINCE DATE: 2019/04/29

NO. 739 24 MAY 2019

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Restitution of Land Rights has been lodged by the late Mr Makhundu Accan Themba ID. NO 6111135225083 on behalf of Themba family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 11245 CURRENT PARTICULARS OF THE PROPERTY JOSEFSDAL382.111 世 9 位

ınts	172S 199RM of AV	;	'4S in	Mines	d and	)RM	013 in	9
Other Endorsements	K1385/1972S     K2686/1999RM     in favour of AV	Gold Ltd	<ul> <li>K352/1974S in favour of</li> </ul>	Havelock Asbestos Mines	Swaziland and Ltd	• K71/1960RM	• VA749/2013 in	favour of
Bond Holder	None							
Bonds	None							
Extent of Property	3081.6554 ha (the claim is affecting only 4 4941 ha )							
Title Deed Number	• T5393/2013							
Owner of Property	Provincial Gov. of Mpumalanga							
Description of property	The remaining extent of the farm 382 JU							

above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

1200

or 30 Samora Machel Drive Restitution House

Nelspruit 1200

752 3859 TEL NO: 9 FAX NØ CHECKED BY: RENALL SINGH

RESTRUTION ADVISOR DATE: OF

REGIONAL LAND CLAIMS COMMISSIONER MR. L.H. MAPHUTHA

MPUMALANGA PROVINCE

DATE: 20/4/04

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No. 42474

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**GOVERNMENT GAZETTE, 24 MAY 2019** 

NO. 740 24 MAY 2019

# GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of <u>Section 11/11 of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for Restitution of Land Rights has been lodged by the Ms Joana Mina Nhlabathi ID. NO 5009250808082 on behalf of Hiophe family on the property mentioned hereunder situated in Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province: KRP: 5918</u>

CURRENT PARTICU SCHOONOORD 380	JLARS OF THE PROPERTY	ROPERTY	And Lie Company		A A A A A A A A A A A A A A A A A A A		
Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements	
The remaining extent of Portion 1	Provincial Gov. of Moumalanda	T8701/2015	2169.4134 ha (the claim affecting	None	None	• K280/1958RM	
			approximately 25 ha)			• VA1277/2015 in	
						lavoul ol Kangwane Government	

			100000000000000000000000000000000000000			VA648/2004 in favour of Mondi South Africa Ltd
Portion 5	Ngwempisi Pine Pty Ltd (201721562507)	T5343/2018	428.6015 ha	B1716/2018	ABSA Bank Ltd	None

## The claim for Galela family is only affecting 2197.5650 ha out of 2980.4246 ha

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 14 [fourteen days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit 1200

or 30 Samora Machel Drive

Restitution House

0/013/156 6000 Nelspruit 1200 TEL 01/3 752 3859

SHECKED BY PRENALL SINGH RESTITUTION ADVISOR DATE:

REGIONAL LAND CLAIMS COMMISSIONER MR. L.H. MAPHUTHA

MPUMALANGA PROVINCE DATE: 2014

NO. 741 24 MAY 2019

## CURRENT PARTICULARS OF THE PROPERTY LAGI 11ST 30 IT

Restitution of Land Rights has been lodged by Mr Jabulani Enock Thwala ID. NO. 5001095666080 on behalf of Thwala family on the property mentioned hereunder situated in Msukaligwa Local Municipality, Nkangala District in Mpumalanga Province: KRP: 6469 Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a Land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Owner of Property	Title Deed Exte	Extent of Property	Bonds	Bond Holder	Other Endorsements
<u> </u>	7 380.	75 ha	B153424/2007	Micawber 558 Pty Ltd	• 1-12405/1990C - T59965/86
					• K155/1962S
		***************************************			<ul> <li>K2628/1977RM in favour of Micawber 558 Pty Ltd</li> </ul>
					<ul> <li>K4348/1986RM</li> </ul>
	1100	196		100 mg	• K7071/2007S
Σ	T127464/2007 171.3064 ha	64 ha	B153424/2007	Micawber 558 Pty Ltd	• 1-12405/1990C - T59965/86
					• K4348/1986RM
					• K7071/2007S

		***************************************			
•  -12405/1990C- T59965/86	• I - 6639/2000AT 600/1999	• K155/1962S	<ul> <li>K2628/1977RM in favour of Berg Frans Johannes Van Den</li> </ul>	<ul> <li>K4348/1986RM</li> </ul>	• K7071/2007S
Micawber 558 Pty Ltd					
B153424/2007					
52.2485 ha					
T127464/2007					
York Timbers Pty Ltd (199900641107)					
Portion 8					

NOTE: The Thwala family claim is affecting only 15 ha out of 603.7424 ha

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X 11330

Nelspruit

or 30 Samora Machel Drive

Restitution House

**Nelspruit** 1200

**TEL NO: 013 756 6000** 

FAX NO: 013,762-3859

CHECKER BY: KENALL SINGH RESTITUTION ADVISOR DATE:

REGIONAL LAND CLAIMS COMMISSIONER MR. L.H. MAPHUTHA

MPUMALANGA, PROVINCE DATE: 70/9/61

NO. 742 24 MAY 2019

## CURRENT PARTICULARS OF THE PROPERTIES

Restitution of Land Rights has been lodged by Mr. July Lucas Mohlala [ID No. 6001255342083] on behalf of Mohlala Family on the properties mentioned

hereunder situated in Mbombela Local Municipality, Ehlazeni District in the Mpumalanga Province: [KRP: 10354]

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

MASOVI 951 JII

10 164 11 OCKIN						
Description of	Owner of Property	Title Deed Number	Extent of	Bonds	Bond Holder	Other Endorsements
rioperty			Property			
The Remaining	Unregistered State	SG No: 395/2011	4 455. 1622 ha None	None	None	None
Extent of the Farm	Land					
951 JU						
Portion 25	Unregistered State	SG No: 934/2012	1.7987ha	None	None	None
	Land					
			20 4250			
			40.4339			
			hectares			
			affected by			
			the land claim			

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X11330

Nelspruit

1200

or 30 Samora Machel Drive Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

CHECKED BY: MRS. RENALL SINGH

Date: (3/22/2019 RESTITUTION ADVISOR

REGIONAL LAND CLAIMS COMMISSIONER DATE: 2210 / 2711 **М**В. L. H. МАРНИТНА

2019

NO. 743 24 MAY 2019

### CURRENT PARTICULARS OF THE PROPERTIES GOEDEHOOP 498 JS

Restitution of Land Rights has been lodged by Mrs. Dazi Mirriam Kambula [ID No. 4201070275086] on behalf of Mthimunye Family on the properties Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated in Albert Luthuli Local Municipality, Gert sibande District in the Mpumalanga Province: [KRP: 10157]

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

	_		_			_										1			
	Other Endorsements		VA2283/2015			<ul> <li>K3603/1987RM</li> </ul>		<ul> <li>K86/1983S</li> </ul>								and the second s			
	Bond Holder		None			None													
	Bonds		None			None													
	Extent of	Property	244.9682 ha			24.9081ha										10 hectares	estimated	affected by	land claim
	Title Deed Number		T85868/1997			T746/2009													
25	Owner of Property		Willie & Leona	Trustfonds	(3794/1994)	• Willem	Abraham	Conje	(3605095014	083)	<ul> <li>Cornelia</li> </ul>	Magaretha	Cronje	(4311250071	(88)				
GUEDEHUUF 498 JS	Description of	Property	The Remaining	Extent of Portion 6		Portion 12													

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit 1200

or 30 Samora Machel Drive

Nelspruit

FAX NO: 013 752 3859

CHECKED BY: MRS RENALL SINGH RESTITUTION ADVISOR

Date: 13/2/2019

MR. L. H. MAPHUTHA REGIONAL LAND CLAIMS COMMISSIONER DATE:  $\mathcal{P} = \{0\}$ 

NO. 744 24 MAY 2019

## CURRENT PARTICULARS OF THE PROPERTIES

Restitution of Land Rights has been lodged by Mrs. Dazi Mirriam Kambula [ID No. 4201070275086] on behalf of Mthimunye Family on the properties Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for mentioned hereunder situated in Albert Luthuli Local Municipality, Gert sibande District in the Mpumalanga Province: [KRP: 10157]

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

	r Other Endorsements		VA2283/2015			• K3603/1987RM		• K86/1983S												
	Bond Holder		None			None														
	Bonds		None			None														1
	Extent of	Property	244.9682 ha			24.9081ha										10 hectares	estimated	affected by	land claim	
	Title Deed Number		T85868/1997			T746/2009														
SIS	Owner of Property		Willie & Leona	Trustfonds	(3794/1994)	• Willem	Abraham	Conje	(3605095014	083)	<ul> <li>Cornelia</li> </ul>	Magaretha	Cronje	(4311250071	(88)					
GOEDEHOOP 498 JS	Description of	Property	The Remaining	Extent of Portion 6		Portion 12														

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

or 30 Samora Machel Drive 1200

TEL NO: 013 756 6000 Nelspruit 1200

FAX NO: 013 752 3859

CHECKED BY: MRS RENALL SINGH

RESTITUTIÓN ABVISOR Date: 13/2019

MR. L. H. MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER 3 DATE: 20 Pol

### General Notices • Algemene Kennisgewings

### DEPARTMENT OF LABOUR NOTICE 281 OF 2019

### LABOUR RELATIONS ACT, 1995

### NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **The Employers' Association for the Fibre and Particle Board Industry (LR2/6/3/587)** for the following reasons:

- The organisation failed to comply with the provisions of section 98, 99 and 100 of the Act, and
- The organisation ceased to function in terms of its constitution

The employers' organisation and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2018/97.

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156], within 60 days of the date of this notice.

REGISTRAR OF LABOUR RELATIONS

### DEPARTMENT OF PUBLIC WORKS NOTICE 282 OF 2019

PUBLICATION OF FEES AND CHARGES FOR SOUTH AFRICAN COUNCIL FOR THE PROPERTY VALUERS PROFESSION: ACT NO. 47 OF 2000: SECTION 12(1): EFFECTIVE 1 APRIL 2019

### 1. Application Fee (VAT Inclusive and Non- refundable)

- (a) R1205 for all categories of registration, i.e., Professional Valuer (Pr Val), Professional Associated Valuer (Pr AVal), Candidate Valuer (Ca Val), Single Residential Property Assessor and Candidate Single Residential Property Assessor (CSRPA" and "SRPA");
- (b) Additional R1000 for all International/ Foreign registrations-All categories of registration; and
- (c) R10555 for Recognition of Prior Learning (RPL) and new Specified category, i.e., Plant and Equipment (PE).

### 2. Registration Fee (VAT Inclusive)

(a) Professional Valuer
 (b) Professional Associated Valuer
 (c) Candidate (both Ca Val and CSRPA)
 (d) Single Residential Property Assessor and Specified Cat
 R2365 (50% non- refundable)
 R2265 (50% non- refundable)
 R1105 (50% non- refundable)
 R2265 (50% non- refundable)

3. Annual Fee (VAT Inclusive) Non Refundable (Neither as a whole nor in part)

Registration Category	Fee payable by 30 June 2019	Fee payable from 01 July to 30 September 2019	Fee payable from 01 October to 31 December 2019
Pr Val	3650	4120	4440
Pr AVal & SRPA	3370	3810	4100
Ca Val registered >5 years	3130	3530	3800
Ca Val registered ≤5 years	1180	1330	1430

Note: Registration will be suspended if no payment is received by 30 November 2019. A new application plus 4X Annual fee will be payable if no payment is received by 31 March 2020.

4. Admission Examination Fee (VAT Inclusive) (50% refundable up to 14 days before examination)

(a) Professional Valuer(b) Professional Associated Valuer and SRPAR2885

### 5. Other Fees and Charges (Applicable until amended)

(a) Administration Fee (Re-registration)
(b) Appeal {Section 25(1) of the PVP Act No. 47 of 2000}
(c) Appeal- Disciplinary hearing {Section 12(1)(i)}
R15000

(d) Assessing Application for PAIA & Furnishing Reasons
 (e) Audio recording
 R2500 basic charge plus R50 per page
 No transcript; only CD or USB @ R250

(f) Duplicate Certificate R1205

(g) Examination- Marking and Invigilating R736 (Invigilating fee/ day & Marking 2

scripts/hour or Moderating 4 scripts/hour)

(h) Examination Refresher session R115

(i) Extracts from Register <5 persons R0, R20 pp from the 6<sup>th</sup> person

(j) Practical Examination and Interview (SRPA) R2685 (k) Practical Workschool R7085

(I) Remarking of script and Viewing of script R1755 and R3555

(m) Supplementary Exams- Pr Val and Pr AVal
 (n) Travel expenses
 Same as respective Admission exams.
 R4.50 per km including travel time

(o) Validation of CET event and recognition of provider CET for various events- www.sacpvp.co.za

p) Witness Fee- including appearance time R3680

### Registrar (SACPVP)

### DEPARTMENT OF TRADE AND INDUSTRY NOTICE 283 OF 2019

### STANDARDS ACT, 2008 STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Board of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

### **SECTION A: DRAFTS FOR COMMENTS**

The following draft standards are hereby issued for public comments in compliance with the norm for the development of the South Africa National standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 724 Ed 2	Personal protective equipment and protective clothing against the thermal hazards of an electric arc. Covers the design, manufacture, selection and performance requirements of electric arc rated clothing and equipment for the protection of persons against the thermal hazards of an electric arc, which could occur during operating or working on energized electrical equipment or near energized electrical equipment in the workplace.	2019-06-06
SANS 1007 Ed 2	Quality management systems - Guidelines for configuration management. Gives guidance on the use of configuration management within an organization.	2019-06-06
SANS 10105-2 Ed 4	Water supply and drainage for buildings Part 2: Drainage installations for buildings. Specifies the requirements for the installation and inspection and use of fire hose reels and hydrants.	2019-06-04
SANS 20248 Ed 1	Information technology - Automatic identification and data capture techniques - Data structures - Digital signature meta structure. Specifies the meta data structure, the DigSig, which contains the Digital Signature and encoded structured data, the public key certificate parameter and extension use, the DigSig Certificate, which contains the certified associated public key, the structured data description, the read methods and private containers, the method to specify, read, describe, sign, verify, encode and decode the structured data, the DigSig Data Description, the DigSig EncoderGenerator which generates the relevant asymmetric key pairs, keeps the Private Key secret and generates the DigSigs, and the DigSig DecoderVerifier which, by using to the DigSig Certificate, reads the DigSig from the set of Data Carriers, verifies the DigSig and extracts the structured data from the DigSig.	2019-07-02
SATS 22002-3 Ed 1	Prerequisite programmes on food safety - Part 3: Farming Specifies the requirements and guidelines of prerequisite programmes (PRPs) that maintain a hygienic environment and assist in controlling food safety hazards in the food chain, specifically farming (individual farms or groups of farms).	2019-07-08

### SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

The following draft amendments are hereby issued for public comments in compliance with the norm for the development of the South African National Standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 164-1 Ed 5.5	Plug and socket-outlet systems for household and similar purposes for use in South Africa Part 1: Two-pole and earth, 16 A 250 V a.c. system	stress	2019-06-06
SANS 1598 Ed 3.1	Automotive fuels - Requirements and test methods for petrol	Amended to update referenced standards.	2019-07-02

### SCHEDULE A.2: WITHDRAWAL OF THE SOUTH AFRICAN NATIONAL STANDARDS

In terms of section 24(1)(C) of the Standards Act, the following published standards are issued for comments with regard to the intention by the South African Bureau of Standards to withdrawn them.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

### SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

In terms of section 24(5) of the Standards Act, the following documents are being considered for withdrawal.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

### SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS SCHEDULE B.1: NEW STANDARDS

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport		
	Information technology - Process assessment - Concepts and terminology. Provides a repository for key terminology relating to process assessment.		

### **SCHEDULE B.2: AMENDED STANDARDS**

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport	
SANS 60238: 2019 Ed 5.1	Edison screw lampholders. Amended to update referenced standards, the definitions, the clause on marking, the clause on creepage distances and clearances, the table on minimum distances for AC sinusoidal voltages up to 30kHz - Impulse withstand category II, the table on minimum distances for AC sinusoidal voltages up to 30 kHz - Impulse withstand category III, the table on minimum distance for ignition pulse voltages or equivalent peak voltages Up, and the annex on clauses containing new or more stringent requirements with respect to the previous edition.	
SANS 892:2019 Ed 3.5	General purpose detergent (beads, granules and powders). Amended to specify the composition of the standard general purpose detergent to be used for testing, and to renumber a table accordingly.	
SANS 1829 Ed 2.1	Lubricants for use in the food industry. Amended to update the clause on suitability for purpose, to delete the subclause on storage stability, and to update the annex on notes to purchasers.	

### **SCHEDULE B.3: WITHDRAWN STANDARDS**

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title	
CKS 464: 2010	Non-woven surgical dressings	
CKS 648: 2010 Elasticated, disposable diapers		
SANS 10325-1: 2014	The safe application of detonator systems for use in mining and civil blasting applications Part 1: Electronic detonator systems	
SANS 10325-2: 2014	The safe application of detonator systems for use in mining and civil blasting applications Part 2: Electric detonator systems - Shot exploder based	
ARP 067-1: 2007	Road transport management systems Part 1: Operator requirements - Goods	
ARP 067-2: 2008	Road transport management systems Part 2: Consignor requirements - Goods	
ARP 067-3: 2008	Road transport management systems Part 3: Consignee requirements - Goods	

### SCHEDULE B.4: ESTABLISHMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (I) the South African Bureau of Standards has established the following technical committees:

Technical Committee No.:	Title	Scope

### SCHEDULE B.4: DISBANDMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (1) the South African Bureau of Standards has disbanded the following technical committees:

Technical Committee No.:	Title	Scope

If your organization is interested in participating in these committees, please send an e-mail to  $\underline{Dsscomments@sabs.co.za}$  for more information.

### SCHEDULE 5: ADDRESSES OF THE SOUTH AFRICAN BUREAU OF STANDARDS OFFICES

The addresses of offices of the South African Bureau of Standards where copies of the standards mentioned in this notice can be obtained, are as follows:

- 1. Gauteng Head Office, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
- 2. Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.
- 3. Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
- 4. KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterfall Park, Durban, PO Box 30087, Mayville 4058.

### DEPARTMENT OF TRADE AND INDUSTRY NOTICE 284 OF 2019

### INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SOUTH AFRICA

In accordance with the provisions in the Anti-Dumping Regulations (ADR) of the International Trade Administration Commission of South Africa (the Commission), any definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and injury.

The Commission hereby notifies all interested parties that, unless a duly substantiated request is made by or on behalf of the Southern African Customs Union (SACU) industry, indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and injury, the following anti-dumping duties will expire during 2020:

	PRODUCT	COUNTRY	RATE OF ANTI- DUMPING DUTY	DATE OF IMPOSITION OF THE DUTY	DATE OF EXPIRY OF DUTY
1	Garlic	PRC	1 925 c/kg	30/10/15	29/10/20
2	Stainless steel sinks	PRC, Malaysia	62.41% - 95.86%	31/07/15	30/07/20
3	Wheelbarrows	PRC	29.82% - 39.92%	04/09/15	03/09/20
4	Float and flat glass	PRC, India	562c/m <sup>2</sup> – 1 387c/m <sup>2</sup>	31/07/15	30/07/20
5	Frozen bone- in chicken portions	Germany, Netherlands, UK	3.86% - 73.33%	27/02/15	26/02/20
6	Cement	Pakistan	14.29% - 77.15%	18/12/15	17/12/20

### PROCEDURAL FRAMEWORK

The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act and the ADR, with due regard to the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement). The ITA Act and the ADR are available from the Commission's website (<a href="www.itac.org.za">www.itac.org.za</a>) or from the Trade Remedies section, on request.

Manufacturers of the subject products listed above in the SACU, who wish to submit a request for the duty to be reviewed prior to the expiry thereof, are requested to do so within the time limit set out below. In the instances where no replies are received from the SACU manufacturers within these time limits, the Commission will recommend the termination of the duties on the date of expiry.

SACU manufacturers, who do submit a request within the time limit set out above, are requested to submit duly substantiated information indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and material injury to the Commission, on the dates as specified below:

	PRODUCT	COUNTRY	DATE OF EXPIRY OF DUTY	DATE OF SUBMISSION
1	Garlic	PRC	29/10/20	30/04/20
2	Stainless steel sinks	PRC, Malaysia	30/07/20	31/01/20
3	Wheelbarrows	PRC	03/09/20	04/03/20
4	Float and flat glass	PRC, India	30/07/20	31/01/20
5	Frozen bone- in chicken portions	Germany, Netherlands, UK	26/02/20	27/08/19
6	Cement	Pakistan	17/12/20	18/06/20

The Commission will consider the information submitted in order to determine whether *prima facie* evidence exist to justify the initiation of a review. Should the Commission decide to initiate a review, notice will be given in the *Government Gazette* and other parties, being exporters and importers of the subject products, will be requested to comment and provide information.

### CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then <u>a non-confidential version of the information must be submitted</u> for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- Where confidential information has been omitted and the nature of such information;
- Reasons for such confidentiality;
- A summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- In exceptional cases, where information is not susceptible to summary, reasons
  must be submitted to this effect.

These rules applies to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to

the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

### Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;
- (b) financial accounts of a private company;
- (c) actual and individual sales prices;
- (d) actual costs, including cost of production and importation cost;
- (e) actual sales volumes;
- (f) individual sales prices;
- (g) information, the release of which could have serious consequences for the person that provided such information; and
- (h) information that would be of significant competitive advantage to a competitor;

Provided that a party submitting such information indicates it to be confidential."

### **ADDRESS**

The requests by manufacturers in the SACU of the subject products, and the duly substantiated information indicating what the effect of the expiry of the duties will be, must be submitted in writing to the following address:

### Physical address

The Senior Manager: Trade Remedies I International Trade Administration Commission

Block E – Uuzaji Building The DTI Campus 77 Meintjies Street SUNNYSIDE PRETORIA SOUTH AFRICA

### Postal address

The Senior Manager: Trade Remedies I
Private Bag X753
Pretoria
0001
SOUTH AFRICA

### PROCEDURES AND TIME LIMITS

Manufacturers in the SACU of the subject products listed above, who wish to submit a request for the duty to be reviewed prior to the expiry thereof, are requested to do so not later than close of business on **24 June 2019**.

SACU manufacturers who do submit a request before **24 June 2019**, should submit duly substantiated information, indicating that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and material injury, to the Commission.

It should be noted that the investigation process is complex and the Commission is subject to strict time limits within which to complete the investigation. Late submissions will therefore not be accepted, except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original period. Merely citing insufficient time is not an acceptable reason for extension.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification.

It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to consultants will not be considered to be good cause.

Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the Senior Manager: Trade Remedies I, Ms Carina Janse van Vuuren, at telephone (012) 394-3594 or at fax (012) 394-0518.

BOARD NOTICES • RAADSKENNISGEWINGS

### **BOARD NOTICE 78 OF 2019**

ROAD ACCIDENT FUND ACT, 1996 (Act No. 56 of 1996)

### **ROAD ACCIDENT FUND REGULATIONS, 2008**

The Acting Chief Executive Officer, duly authorised by the Board of the Road Accident Fund, acting in terms of regulation 5(2) of the Road Accident Fund Regulations 2008, made under section 26 of the Road Accident Fund Act, No. 56 of 1996, hereby gives notice of the adjustment of the medical tariff provided for in section 17(4B)(b), first published in GN R. 711 in *Government Gazette* 31249 of 21 July 2008; and amended by BN 106 published in *Government Gazette* 35449 of 22 June 2012; and by BN 130 published in *Government Gazette* 36592 of 28 June 2013; and by BN 53 published in *Government Gazette* 37653 of 23 May 2014; and by BN 107 published in Government Gazette 38803 of 22 May 2015; and by BN 158 published in Government Gazette 40293 of 23 September 2016; and by BN 92 published in Government Gazette 40860 of 26 May 2017, and by BN 69 published in Government Gazette 41650 of 25 May 2018.

### **ADJUSTMENT OF TARIFF**

- 1. The tariff provided for in section 17(4B) (b) is adjusted with effect from 1 April 2019 by increasing the tariff by 5.7%.
- 2. The adjustment provided for in paragraph 1 above applies to claims that have not been finally determined by settlement or judgment on the day of publication of this notice.

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