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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:

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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

No. 469

26 May 2006

CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT 43 OF 1983)

WEED CONTROL SCHEME – AMENDMENT

I, Thoko Didiza, Minister of Agriculture, acting under Section 29(1) (e) of the Conservation of Agricultural Resources Act, 1983 (Act 43 of 1983) hereby amend the Weed Control Scheme as published under Government Notice No. R. 1044 as set out in Table 1

Table 1 Incentives applicable to the supply of weed killers (herbicide) in terms of the Weed Control Scheme No. R1044 of 25 May 1984 in terms of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)

NATURE OF GOODS OR SERVICES PROVIDED	TARIFF APPLICABLE FROM 1 APRIL 2005	TARIFF APPLICABLE FROM 1 APRIL 2006	REMARKS/ EXPLANATION
6. LAND USE AND SOIL MANAGEMENT			
6.2 Control of weeds Performance of certain acts in accordance with the Conservation of Agricultural Resources Act, 1983 (Act No 43 of 1983)	50% of herbicide average acquisition cost on amended list of Opuntia consisting of exaltata Berger, lindheimeri, imbricata, rosea (fulgida) and spinulifera species and Nasella weeds	50% of herbicide average acquisition cost on amended list of Opuntia consisting of exaltata Berger, lindheimeri, imbricata, fulgida (O.rosea) and spinulifera species and Nasella weeds	Weed control teams were withdrawn from private land. Only operate on State land.

WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET 43 VAN 1983)

ONKRUID BEHEERSKEMA - WYSIGING

Ek, Thoko Didiza, Minister van Landbou, handelende ingevolge Artikel 29(1) (e) van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet 43 van 1983) wysig hiermee die Onkruidbeheerskema soos gepubliseer in Goewermentskennisgewing No. R.1044 (25 Mei 1984) soos uiteengesit in Tabel 1

Tabel 1 Aansporings van toepassing op die verskaffing van onkruidodders in gevolg die Onkruidbeheerskema Nr. R1044 van 25 Mei 1984 kragtens die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983)

AARD VAN DIENS, GOEDERE OF VOORRAAD VERSKAF	TARIEF GELDIG VANAF 1 APRIL 2005	TARIEF GELDIG VANAF 1 APRIL 2006	OPMERKINGS/ VERDUIDELIKING
6. LAND USE AND SOIL MANAGEMENT			
6.2 Beheer van onkruid Verrigting van sekere handelinge in ooreenstemming met die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet Nr. 43 van 1983)	50 % van die gemiddelde aankoop koste van onkruidodder ten opsigte van die gewysigde lys van <i>Opuntia</i> species bestaande uit <i>exaltata</i> Berger, <i>lindheimeri</i> , <i>imbricata</i> , <i>rosea</i> (<i>fulgida</i>) en <i>spinulifera</i> species en <i>Nasella</i> onkruid	50 % van die gemiddelde aankoop koste van onkruidodder ten opsigte van die gewysigde lys van <i>Opuntia</i> species bestaande uit <i>exaltata</i> Berber, <i>lindheimeri</i> , <i>imbricata</i> , <i>fulgida</i> (<i>O. rosea</i>) en <i>spinulifera</i> species en <i>Nasella</i> onkruid	Onkruidbeheerspanne is ontrek van grond in privaat besit en werk net op Staatsgrond.

**DEPARTMENT OF LAND AFFAIRS
DEPARTEMENT VAN GRONDSAKE**

No. 470

26 May 2006

**DESIGNATION OF LAND SITUATED IN THE DISTRICT OF
PIETERMARITZBURG, THE PROVINCE OF KWAZULU-NATAL, FOR PURPOSES
OF THE LAND TITLES ADJUSTMENT ACT, 1993 (ACT No. 111 OF 1993)**

I, Angela Thokozile Didiza, Minister for Agriculture and Land Affairs –

- (a) hereby designate under section 2(1) of the Land Titles Adjustment Act, 1993 (Act No. 111 of 1993), the land referred to in Schedule A as land which must be dealt with in accordance with the provisions of the said Act, and direct under section 5(7) of the Act, that the amount referred to in section 5(2) of the Act be defrayed in full from money appropriated by Parliament for this purpose; and
- (b) hereby designate under section 2(1) of the Land Titles Adjustment Act, 1993 (Act No. 111 of 1993), the land referred to in Schedule B as land which must be dealt with in accordance with the provisions of the said Act.



A T DIDIZA

MINISTER FOR AGRICULTURE AND LAND AFFAIRS

SCHEDULE A

1. Portion 6 of Erf 31 Edendale, district of Pietermaritzburg;
2. Portion 1 of Erf 32 Edendale, district of Pietermaritzburg;
3. Portion 19 of Erf 125 Edendale, district of Pietermaritzburg; and
4. Erf 765 Edendale, district of Pietermaritzburg.

SCHEDULE B

1. Erf 177 Edendale, district of Pietermaritzburg; and
2. Portion 5 of Erf 203 Edendale, district of Pietermaritzburg.

**AANWYSING VAN GROND GELEË IN DIE DISTRIK PIETERMARITZBURG, DIE
PROVINSIE KWAZULU-NATAL, VIR DOELEINDES VAN DIE WET OP REËLING
VAN GRONDTITELS, 1993 (WET No. 111 VAN 1993)**

Ek, Angela Thokozile Didiza, Minister vir Landbou en Grondsake –

- (a) wys hierby kragtens artikel 2(1) van die Wet op Reëling van Grondtitels, 1993 (Wet No. 111 van 1993), die grond in Bylae A omskryf, aan as grond waarmee ooreenkomstig die bepalinge van hierdie Wet gehandel moet word en gelas hierby kragtens artikel 5(7) van die Wet, dat die bedrag bedoel in artikel 5(2) van die Wet, in geheel betaal word uit geld vir dié doel deur die Parlement bewillig; en
- (b) wys hierby kragtens artikel 2(1) van die Wet op Reëling van Grondtitels, 1993 (Wet No. 111 van 1993), die grond in Bylae B omskryf, aan as grond waarmee ooreenkomstig die bepalinge van hierdie Wet gehandel moet word.



A. T. DIDIZA

MINISTER VIR LANDBOU EN GRONDSAKE

BYLAE A

- 1. Gedeelte 6 van Erf 31 Edendale, distrik Pietermaritzburg;
- 2. Gedeelte 1 van Erf 32 Edendale, distrik Pietermaritzburg;
- 3. Gedeelte 19 van Erf 125 Edendale, distrik Pietermaritzburg; en
- 4. Erf 765 Edendale, distrik Pietermaritzburg.

BYLAE B

- 1. Erf 177 Edendale, distrik Pietermaritzburg; en
- 2. Gedeelte 5 van Erf 203 Edendale, distrik Pietermaritzburg.

No. 471

26 May 2006

PROVISION OF LAND AND ASSISTANCE ACT, 1993 (ACT NO. 126 OF 1993): DESIGNATION OF REMAINDER OF PORTION 18 OF THE WAGENBEETJES DRAAI NO. 875 IN EXTENT OF 141,9542 HECTARES FOR AGRICULTURAL PURPOSES, SITUATED IN UMNGENI LOCAL MUNICIPALITY, PROVINCE OF KWAZULU NATAL.


I Anhwar Madhanpall , Acting Chief Director of the KwaZulu – Natal Land Reform Office of the Department of Land Affairs , under the powers delegated to me by the Minister of Agriculture and Land Affairs -

- (a) hereby designate under section 2(1) of the Provision of Land Assistance Act , 1993 (Act No 126 of 1993)

Portion 18 of the Farm Wagenbeetjes Draai No. 875 in extent of 141,9542 hectares for agricultural purposes, situated in the Umngeni Local Municipality, Province of KwaZulu-Natal.

- (b) hereby impose under section 2(3) of the said Act , the following conditions for the use of the land so designated:

- (i) The land may be used for the settlement and agricultural development for the eight beneficiaries only .
- (ii) The Conservation of Agricultural resources Act , 1983 (Act No 43 of 1983 will apply to the utilization of the land.
- (iii) The National Water Act , 1998 (Act No 36 of 1998) shall apply in order to prevent the pollution of the public water .



MR A. MADHANPALL

ACTING CHIEF DIRECTOR: PLRO, KZN

Date: 2006/05/12.

**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT HANDEL EN NYWERHEID**

No. 468

26 May 2006

**STANDARDS ACT, 1993
STANDARDS MATTERS**

In terms of the Standards Act, 1993 (Act No. 29 of 1993), the Council of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

All South African standards that were previously published by the South African Bureau of Standards with the prefix "SABS" have been redesignated as South African national standards and are now published by Standards South Africa (a division of SABS) with the prefix "SANS".

A list of all existing South African national standards was published by Government Notice No. 1373 of 8 November 2002.

In the list of SANS standards below, the equivalent SABS numbers, where applicable, are given below the new SANS numbers for the sake of convenience. Standards that were published with the "SABS" prefix are listed as such.

SCHEDULE 1: ISSUE OF NEW STANDARDS

The standards mentioned have been issued in terms of section 16(3) of the Act.

Standard No. and year	Title, scope and purport
SANS 98:2006	<i>Ingredient labelling of cosmetic products.</i> Specifies the ingredient labelling requirements for cosmetic preparations in South Africa.
SANS 472:2006/ EN 300:1997	<i>Oriented Strand Boards (OSB) – Definitions, classification and specifications.</i> Gives definitions, classification and requirements for Oriented Strand Boards.
SANS 475:2006	<i>Luminaires for interior lighting, streetlighting and floodlighting – Performance requirements.</i> Covers performance requirements for luminaires for interior lighting, streetlighting and floodlighting for operation with fluorescent lamps, low-pressure sodium vapour lamps or high-intensity discharge lamps, for use on a.c. supply voltages with a frequency of 50 Hz, and for operation at ambient temperatures of 0 °C to 40 °C.
SANS 480:2006/ ISO 11108:1996	<i>Information and documentation – Archival paper – Requirements for permanence and durability.</i> Specifies requirements for archival paper. It is applicable to unprinted papers intended for documents and publications required for permanent retention and frequent use. For these documents and publications, paper of high permanence and high durability is required.
SANS 2570:2006/ ISO 257:2004	<i>Pesticides and other agrochemicals – Principles for the selection of common names.</i> Gives principles for creating common names for pesticides and other agrochemicals. These principles are defined for the guidance of proposers of such common names.
SANS 5963:2006/ ISO 5963:1985	<i>Documentation – Methods for examining documents, determining their subjects, and selecting indexing terms.</i> Describes recommended procedures for examining documents, determining their subjects, and selecting appropriate indexing terms. It is restricted to these preliminary stages of indexing, and does not deal with the practices of any particular kind of indexing system, whether pre-coordinated or post-coordinated. It also describes general techniques for document analysis which should apply in all indexing situations.
SANS 9706:2006/ ISO 9706:1994	<i>Information and documentation – Paper for documents – Requirements for permanence.</i> Specifies requirements for permanent paper intended for documents. It is applicable to unprinted papers. It is not applicable to boards.
SANS 9926-1:2006/ ISO 9926-1:1990	<i>Cranes – Training of drivers – Part 1: General.</i> Specifies the minimum training to be given to trainee drivers of cranes, to develop basic operational skills and to impart the requisite knowledge for the proper use of those skills. Does not specify any procedure for evaluating capabilities or qualifications of the trainees.
SANS 9928-1:2006/ ISO 9928-1:1990	<i>Cranes – Crane driving manual – Part 1: General.</i> Gives guidance on the contents and the presentation of a crane driving manual which include: technical data, special safety advice, driver's aids and controls, driver's instructions, load diagrams and load tables, safety devices, environmental conditions.
SANS 11137:2006/ ISO 11137:1995	<i>Sterilization of health care products – Requirements for validation and routine control – Radiation sterilization.</i> Specifies requirements for validation, process control and routine monitoring in the radiation sterilization of health care products. Applies to continuous and batch type gamma irradiators using the radionuclides 60 Co and 137 Cs, and to irradiators using a beam from an electron or x-ray generator.
SANS 11798:2006/ ISO 11798:1999	<i>Information and documentation – Permanence and durability of writing, printing and copying on paper – Requirements and test methods.</i> Specifies requirements and test methods for evaluation of the permanence and durability of writing, printing and copying on paper stored in libraries, archives and other protected environments for long periods of time. It is applicable to images on paper and multicoloured images.
SANS 12240-2:2006/ ISO 12240-2:1998	<i>Spherical plain bearings – Part 2: Angular contact radial spherical plain bearings.</i> Specifies dimensions and tolerances for angular contact radial spherical plain bearings.
SANS 12478-1:2006/ ISO 12478-1:1997	<i>Cranes – Maintenance manual – Part 1: General.</i> Establishes guidelines on the general requirements necessary for the preparation and presentation of maintenance manuals for cranes.

Standard No. and year	Title, scope and purport
SANS 12480-1:2006/ ISO 12480-1:1997	<i>Cranes – Safe use – Part 1: General.</i> Establishes required practices for the safe use of cranes, including safe systems of work, management, planning, selection, erection and dismantling, operation and maintenance of cranes and the selection of drivers, slingers and signallers.
SANS 21571:2006/ ISO 21571:2005	<i>Foodstuffs – Methods of analysis for the detection of genetically modified organisms and derived products – Nucleic acid extraction.</i> Provides general requirements and specific methods for DNA extraction or purification and quantitation. These methods are described in annexes A and B. This standard has been established for food matrices, but could also be applicable to other matrices, such as grains and feed.
SANS 23853:2006/ ISO 23853:2004	<i>Cranes – Training of slingers and signallers.</i> Specifies the minimum training to be given to trainee crane slingers and crane signallers to develop the basic slinging skills and to impart the requisite knowledge for competency required for slingers and signallers as defined in ISO 15513.
SANS 60269-4-1:2006/ IEC 60269-4-1:2002	<i>Low-voltage fuses – Part 4-1: Supplementary requirements for fuse-links for the protection of semiconductor devices – Sections I to III: Examples of types of standardized fuse-links.</i> Specifies the dimensions for fuse-links that have bolted connections, fuse-links with flush end connections and fuse-links with cylindrical contact caps.
SANS 62053-52:2006/ IEC 62053-52:2005	<i>Electricity metering equipment (AC) – Particular requirements – Part 52: Symbols.</i> Applies to letter and graphical symbols intended for marking on and identifying the function of electromechanical or static a.c. electricity meters and their auxiliary devices. The symbols specified shall be marked on the name-plate, dial plate, external labels or accessories, or shown on the display of the meter as appropriate.
SANS 62055-31:2006/ IEC 62055-31:2005	<i>Electricity metering – Payment systems – Part 31: Particular requirements – Static payment meters for active energy (classes 1 and 2).</i> Applies to newly manufactured, static watt-hour payment meters of accuracy classes 1 and 2 for direct connection, for the measurement of alternating current electrical energy consumption of a frequency in the range 45 Hz to 65 Hz that include a load switch for the purpose of interruption or restoration of the electricity supply to the load in accordance with the current value of the available credit maintained in the payment meter.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

The standards mentioned have been amended in terms of section 16(3) of the Act. The number and date of a standard that has been superseded appear in brackets below the new number. In the case of an amendment issued in consolidated format, the edition number of the new (consolidated) edition appears in brackets below the number of the standard.

Standard No. and year	Title, scope and purport
SANS 155:1999/ ISO 1766:1999	<i>Textile floor coverings – Determination of thickness of pile above the substrate. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 159:2006 (Ed. 3.1)	<i>Electric irons for household or similar use. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update the definition of "acceptable", to update referenced standards, to update references to (sub)clauses in SANS 60311, to update reference to two Government Notices, to delete the requirement for temperature drop under load, and to change the numbering of the bibliography.
SANS 216-1-1:2004/ CISPR 16-1-1:2003	<i>Specification for radio disturbance and immunity measuring apparatus and methods – Part 1-1: Radio disturbance and immunity measuring apparatus – Measuring apparatus. CISPR amendment No. 1.</i> Amended to add a new clause and a new annex G relating to the Amplitude Probability Distribution (APD) measuring function.
SANS 216-2-1:2006 (Ed. 1.1)	<i>Specification for radio disturbance and immunity measuring apparatus and methods – Part 2-1: Methods of measurement of disturbances and immunity – Conducted disturbance measurements. Consolidated edition incorporating amendment No. 1.</i> Amended to add a new informative annex D titled "Scan rates and measurement times for use with the average detector".
SANS 216-2-2:2006 (Ed. 1.2)	<i>Specification for radio disturbance and immunity measuring apparatus and methods – Part 2-2: Methods of measurement of disturbances and immunity – Measurement of disturbance power. Consolidated edition incorporating amendment No. 2.</i> Amended to add a new informative annex C titled "Scan rates and measurement times for use with the average detector".
SANS 216-2-3:2004/ CISPR 16-2-3:2003	<i>Specification for radio disturbance and immunity measuring apparatus and methods – Part 2-3: Methods of measurement of disturbances and immunity – Radiated disturbance measurements. CISPR amendment No. 1.</i> Amended to replace existing and add new text, figures and tables relating to the measurement of radiated disturbances (clause 7). <i>CISPR amendment No. 2.</i> Amended to add a new informative annex D titled "Scan rates and measurement times for use with the average detector".
SANS 216-3:2005/ CISPR/TR 16-3:2003	<i>Specification for radio disturbance and immunity measuring apparatus and methods – Part 3: CISPR technical reports. CISPR amendment No. 1.</i> Amended to add a new subclause (4.7) titled "Correlation between amplitude probability distribution (APD) characteristics of disturbance and performance of digital communication systems".
SANS 906:2006 (Ed. 2.3)	<i>Stainless steel wash-hand basins and wash troughs. Consolidated edition incorporating amendment No. 3.</i> Amended to update the definition of "acceptable", to delete reference to the relevant reference sample held by the South African Bureau of Standards, to change footnote 2 (on BSP size for waste connection) and footnote 3 (on sampling) to notes, and to update a referenced standard.
SANS 979:2006 (SABS 979:1969)	<i>Textile products – Permanent mothproofing.</i> Covers requirements for the mothproofing of all textile products that contain wool or a mixture of wool and cellulosic or man-made fibres (or both), and that have been treated with an agent that renders them mothproof.

Standard No. and year	Title, scope and purport
SANS 1024:2006 (Ed. 2.1)	<i>Welded steel fabric for reinforcement of concrete. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards and to delete reference to the standardization mark scheme.
SANS 1130:2006 (Ed. 1.3)	<i>Fibre reinforcing material for pipe wrapping. Consolidated edition incorporating amendment No. 3.</i> Amended to change the designation of SABS standards to SANS standards, to change the definition of "acceptable", and to rephrase the type requirement.
SANS 1376-1:2006 (Ed. 1.5)	<i>Lights for motor vehicles – Part 1: Incandescent lamps. Consolidated edition incorporating amendment No. 5.</i> Amended to include a conformity of production clause.
SANS 1376-2:2006 (Ed. 1.4)	<i>Lights for motor vehicles – Part 2: Headlights. Consolidated edition incorporating amendment No. 4.</i> Amended to update reference standards, and to include a conformity of production clause.
SANS 1376-3:2006 (Ed. 1.5)	<i>Lights for motor vehicles – Part 3: Secondary lights. Consolidated edition incorporating amendment No. 5.</i> Amended to update reference standards, and to include a conformity of production clause.
SANS 1441:2006	<i>Speedometer equipment on motor vehicles.</i> Covers requirements for speedometers on category M or N motor vehicles.
SANS 1491-3:2006 (Ed. 2.1)	<i>Portland cement extenders – Part 3: Silica fume. Consolidated edition incorporating amendment No. 1.</i> Amended to delete reference to SANS 5741 and SANS 6153.
SANS 1550-2:2006 (Ed. 2.1)	<i>Motor vehicle tyres and rims – Dimensions and loads – Part 2: Passenger car tyres. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards with no technical changes.
SANS 1550-3:2006 (Ed. 2.1)	<i>Motor vehicle tyres and rims – Dimensions and loads – Part 3: Commercial vehicle tyres. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards and to add an annex on the determination of the load a truck can carry based on its tyres (annex B).
SANS 1550-5:2006 (Ed. 2.1)	<i>Motor vehicle tyres and rims – Dimensions and loads – Part 5: Off-the-road vehicle tyres. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards with no technical changes.
SANS 1550-10:2006 (Ed. 2.1)	<i>Motor vehicle tyres and rims – Dimensions and loads – Part 10: Rim contours. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards with no technical changes.
SANS 1922:2006 (Ed. 1.1)	<i>Acidic cleaners for the cleaning of acid-resistant sanitary ware. Consolidated edition incorporating amendment No. 1.</i> Amended to change sulfamic acid to sulfuric acid, to add the determination of iron content to the methods of tests, to change ambient temperature to standard temperature, and to update referenced standards.
SANS 2076:1999/ ISO 2076:1999	<i>Textiles – Man-made fibres – Generic names. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 2551:1981/ ISO 2551:1981	<i>Machine-made textile floor coverings – Determination of dimensional changes due to the effects of varied water and heat conditions. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 4918:1990/ ISO/TR 4918:1990	<i>Textile floor coverings – Determination of wear – Castor chair test. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 4919:1978/ ISO 4919:1978	<i>Carpets – Determination of tuft withdrawal force. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 5114:2006 (SABS SM 114:1980)	<i>Non-fibrous material content of textiles (method using starch-digesting enzymes).</i> Specifies the starch-digesting enzyme method for the determination of the non-fibrous material content of textiles.
SANS 5252:2006 (SABS SM 252:1964)	<i>Determination of the presence of oxidizing substances in surgical dressings.</i> Specifies a method for the determination of the presence of oxidizing substances in surgical dressings.
SANS 5274:2006 (SABS SM 274:1974)	<i>Alkali-solubility of flax materials.</i> Specifies a method for the determination of the alkali-solubility of flax materials.
SANS 5311:2006 (SABS SM 311:1972)	<i>Length of textile shoe laces.</i> Specifies a method for the determination of the length of textile shoe laces.
SANS 5413:2006 (SABS SM 413:1974)	<i>Water absorption of plastics filler foam for life jackets.</i> Specifies a method for the determination of the water absorption of plastics filler foam for life jackets.
SANS 5483:2006 (SABS SM 483:1975)	<i>Non-fibrous material content of textiles (petroleum ether and water extraction method).</i> Specifies the petroleum ether and water extraction method for the determination of the non-fibrous material content of textiles.
SANS 5602:2006 (SABS SM 602:1975)	<i>Water-soluble size content of woven textile fabrics.</i> Specifies a method for the determination of the water-soluble size content of woven textile fabrics.
SANS 5965:2006 (SABS SM 965:1981)	<i>Non-fibrous material content of textiles (alkali hydrolysis method).</i> Specifies the alkali hydrolysis method for the determination of the non-fibrous material content of textiles. The method is primarily intended for cellulosic fibre and cellulosic-and-synthetic fibre blends.
SANS 5982:2006 (SABS SM 982:1979)	<i>Water content of solvent-based wax polishes.</i> Specifies a method for the determination of the water content of solvent-based wax polishes.

Standard No. and year	Title, scope and purport
SANS 6130:2006 (SABS SM 1130:1988)	<i>Dimensional changes and skewness of textile fabrics on exposure to heat.</i> Specifies a method for the determination of the dimensional changes and skewness of textile fabrics on exposure to heat. Is applicable to fabrics that can show, at opposite edges, appreciable differences in dimensional stability and skewness induced by a heat treatment such as fusing.
SANS 6163:2006 (SABS SM 1163:1989)	<i>Water-vapour transfer through a textile fabric.</i> Covers the determination of the water-vapour transfer rate through a textile fabric and is applicable to textile fabrics that are resistant to water penetration and that are required to be permeable to water vapour. The air permeability of these fabrics is too low to be measured by SANS 5265.
SANS 6938:1984/ ISO 6938:1984	<i>Textiles – Natural fibres – Generic names and definitions. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 8498:1990/ ISO 8498:1990	<i>Woven fabrics – Description of defects – Vocabulary. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 8543:1998/ ISO 8543:1998	<i>Textile floor coverings – Methods for determination of mass. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 9798-5:2006/ ISO/IEC 9798-5:2004	<i>Information technology – Security techniques – Entity authentication – Part 5: Mechanisms using zero-knowledge techniques.</i> Specifies authentication mechanisms in the form of exchange of information between a claimant and a verifier. In accordance with the types of calculations that need to be performed by the claimant and the verifier, the mechanisms specified can be classified into four main groups. The first group is characterized by the performance of short modular exponentiations. The challenge size needs to be optimized since it has a proportional impact on workloads. The second group is characterized by the possibility of a "coupon" strategy for the claimant. A verifier can authenticate a claimant without computational power. The challenge size has no impact on workloads. The third group is characterized by the possibility of a "coupon" strategy for the verifier. A verifier without computational power can authenticate a claimant. The challenge size has no impact on workloads. The fourth group has no possibility of a "coupon" strategy.
SANS 10129:2006 (Ed. 1.1)	<i>Plastics tape wrapping of steel pipelines. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, and to replace SABS 044-5 with SANS 9606-1.
SANS 10204:2006 (Ed. 2.1)	<i>The application of fumigants. Consolidated edition incorporating amendment No. 1.</i> Amended to replace SANS 10072 with SANS 10206.
SANS 10219-1:2006 (SABS 0219-1:1988)	<i>The determination of performance (at net power) of industrial internal combustion engines – Part 1: Standard reference conditions and declarations of power, fuel consumption and lubricating oil consumption.</i> Specifies the standard reference conditions and the methods of declaring the power, fuel consumption and lubricating oil consumption of reciprocating internal combustion engines using liquid or gaseous fuels.
SANS 10219-2:2006 (SABS 0219-2:1988)	<i>The determination of performance (at net power) of industrial internal combustion engines – Part 2: Test methods.</i> Covers acceptance and type test methods for reciprocating internal combustion engines in commercial production.
SANS 10219-4:2006 (SABS 0219-4:1988)	<i>The determination of performance (at net power) of industrial internal combustion engines – Part 4: Speed governing.</i> Covers a procedure for the selection of speed governing systems for use with reciprocating internal combustion engines.
SANS 10314-2:2006 (Ed. 1.1)	<i>Vertical lift elevating work platforms – Operation and maintenance – Part 2: Mobile self-propelled elevating aerial platforms. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to remove references to the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993) from 6.20 and table 1 and include a reference to the Act in the foreword, and to update referenced standards.
SANS 11137:2006/ ISO 11137:1995	<i>Sterilization of health care products – Requirements for validation and routine control – Radiation sterilization. ISO amendment No. 1.</i> Amended to update subclause B.3.1.2 on the selection of items for dose setting and to add table B.26 on page 45. <i>ISO corrigendum No. 1.</i> Changed to correct the procedure for the verification of the dose experiment for method 2A (B.3.4.2.2.3) and method 2B (B.3.4.2.4.3).
SANS 11857:1999/ ISO 11857:1999	<i>Textile floor coverings – Determination of resistance to delamination. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.

Standard No. and year	Title, scope and purport
SANS 50081-2:1998/ EN 8102:1998	<i>Safety rules for the construction and installation of lifts – Part 2: Hydraulic lifts. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes. <i>EN amendment No. 1.</i> Amended to change text in the introduction, to change normative references, to change definitions, to change text in the clauses on protection against electric faults; controls; priorities (14), and examinations - tests - register - maintenance (16), to change text in the annexes on list of the electric safety devices (annex A), and safety components - tests procedures for verification of conformity (annex F), to add a new annex M on description of possible measures, and to change text in the annex on clauses of this standard addressing essential requirements or other provisions of EU directives (annex ZA). <i>EN amendment No. 2.</i> Amended to change or add text to the foreword and the introduction, to add new definitions, to change text in the clauses on lift well (5), machine and pulley rooms (6), lift machine (12), electric installations and appliances (13), protection against electric faults; controls; priorities (14), notices, markings and operating instructions (15), examinations - tests - register - maintenance (16), and to add and change text in the annexes on list of the electric safety devices (annex A), technical dossier (annex C), examinations and tests before putting into service (annex D), periodical examinations and tests, examinations and tests after an important modification or after an accident (annex E), machinery spaces - access (6.1) (annex I), and clauses of this standard addressing essential requirements or other provisions of EU directives (annex ZA). <i>EN corrigendum No. 1.</i> Changed to correct a reference in the subclause on partially enclosed well (5.2.1.2), to add a reference in the subclause on strength of the walls (5.3.1.1), to correct wording in the subclause on lighting of the well (5.9), to correct the figure on examples of locking elements (figure 3), to correct a reference in the subclause on precautions against free fall, descent with excessive speed and creeping of the car (9.5), to correct the title of the clause on clearances between car and wall facing the car entrance, and between car, balancing weight or balancing weight (11), to correct the title of the subclause on clearances between car, balancing weight or balancing weight (11.3), to correct a reference in the subclause on electrical anti-creep system (14.2.1.5), to correct references in the subclause on technical details and plans (C.3), to correct a formula in the figure on hydraulic fluid flow through, pressure before and after the rupture valve (figure F.2), to correct figures in the clause on examples of calculation method (G.7), to correct a formula in the subclause on bending stress (G.7.5.1.1), to correct a reference in the subclause on general (J.1) in the annex on pendulum shock tests, and to correct a term in the second note to the annex on clauses of this standard addressing essential requirements or other provisions of EU directives.
SANS 60227-1:2006 (Ed. 1.2)	<i>Polyvinyl chloride insulated cables of rated voltages up to and including 450/750 V – Part 1: General requirements. Consolidated edition incorporating amendment No. 2.</i> Amended to change the requirements for marking, and to add tests and requirements for sheathing compound PVC/ST10.
SANS 60227-2:2006 (Ed. 1.1)	<i>Polyvinyl chloride insulated cables of rated voltages up to and including 450/750 V – Part 2: Test methods. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards and to correct the spelling of "circular".
SANS 60227-5:2006 (Ed. 1.2)	<i>Polyvinyl chloride insulated cables of rated voltages up to and including 450/750 V – Part 5: Flexible cables (cords). Consolidated edition incorporating amendment No. 2.</i> Amended to update referenced standards, to delete the requirements for flat non-sheathed cord, to change the requirements for overall diameter of cords, and to change tests for types 60227 IEC 41, 60227 IEC 43 and 60227 IEC 52 and general data for types 60227 IEC 53 and 60227 IEC 57 cord.
SANS 60432-1:2006 (Ed. 1.1)	<i>Incandescent lamps – Safety specifications – Part 1: Tungsten filament lamps for domestic and similar general lighting purposes. Consolidated edition incorporating amendment No. 1.</i> Amended to change the requirements for maximum allowable cap temperature rise, creepage distances for B15d and B22d capped lamps, the interchangeability gauges and lamp cap dimensions, maximum cap temperatures, and to add requirements for the protection from water contact.
SANS 60432-2:2006 (Ed. 1.1)	<i>Incandescent lamps – Safety specifications – Part 2: Tungsten halogen lamps for domestic and similar general lighting purposes. Consolidated edition incorporating amendment No. 1.</i> Amended to change the scope and the unit in the definition for "specific effective radiant UV power", to change the requirements for the lamp cap temperature rise, interchangeability, UV radiation, assessment, the symbol in annex B, the information for luminaire design in annex C, and to add a new reference in the bibliography.
SANS 60968:2006 (Ed. 1.2)	<i>Self-ballasted lamps for general lighting services – Safety requirements. Consolidated edition incorporating amendment No. 2.</i> Amended to change the marking requirements, to change requirements for protection against electric shock, insulation resistance, electric strength, mechanical strength and cap temperature rise, and to replace a figure that illustrates a holder for the torque test on lamps with bayonet caps.

SCHEDULE 3: CANCELLATION OF STANDARDS

In terms of section 16(3) of the Act the following standards have been cancelled.

Standard No. and year	Title
SANS 758:1999	<i>Pin-index yoke type valve connections for use with medical gas cylinders</i>
SANS 5022:1975	<i>Panels for paint tests: cold-rolled steel (acid-pickled)</i>
SANS 5156:1975	<i>Resistance to natural weathering of paint films</i>
SANS 5192:1975	<i>Pigment content of paints and pastes with a non-aqueous solvent base</i>

SCHEDULE 4: ADDRESSES OF SABS OFFICES

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

1. The President, South African Bureau of Standards, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
 2. The Manager, Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch, 7701.
 3. The Manager, Eastern Cape Regional Office, SABS, 30 Kipling Road, cor Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
 4. The Manager, KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterval Park, Durban, PO Box 30087, Mayville 4058.
 5. The Control Officer, Bloemfontein Branch Office, SABS, 34 Victoria Road, Willows, Bloemfontein, PO Box 20265, Willows, 9320.
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GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 658 OF 2006

COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 05 April 2006 it approved without conditions the merger between Pepkor Limited and Manrotrade Four (Pty) Ltd.

(Case no.: 06/LM/Jan06)

**The Chairperson
Competition Tribunal**

NOTICE 659 OF 2006

COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 10 April 2006 it prohibited the merger between Massmart Holdings Limited & Moresport (Pty) Limited.

(Case no.: 62/LM/Jul06)

**The Chairperson
Competition Tribunal**

NOTICE 660 OF 2006

COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in

Government Gazette No. 22025 of 01 February 2001, that on 12 April 2006 it approved without conditions the merger between The Prepaid Company (Pty) Ltd and Matragon (Pty) Ltd.

(Case no.: 16/LM/Feb06)

**The Chairperson
Competition Tribunal**

NOTICE 661 OF 2006

COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 20 April 2006 it approved without conditions the merger between International Mineral Resources AG and Kermas South Africa (Pty) Ltd.

(Case no.: 03/LM/Jan06)

**The Chairperson
Competition Tribunal**

NOTICE 662 OF 2006

COMPETITION TRIBUNAL

Notification of Complaint Referral

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 20 April 2006 it received a complaint referral from the Bulb Man SA against Hadeco (Pty) Ltd. Bulb Man SA alleges that Hadeco (Pty) Ltd is engaging in prohibited practices in contravention of sections 8(c), 8(d)(ii), 9(1)(c) and 5(1) of the Competition Act 89 of 1998.

(Case number 31/CR/Apr06)

**The Chairperson
Competition Tribunal**

NOTICE 663 OF 2006**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994), AS AMENDED**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, (Act No. 22 of 1994), as amended, that a claim for Restitution of Land Rights has been lodged on farm Edendale 124 KT.

Mr. Nkgwati Mack Mpaketsane lodged the claim on behalf of Mpaketsane community on the 29th of December 1996. The community still resides on the claimed property.

FARM INDIE 474 KS	OWNER	TITLE DEED	EXTENT (HECTA RES)	BONDS/END ORSEMENTS	HOLDER
1. REMAINING EXTENT OF PORTION 0	GOVERNMENT OF LEBOWA	T11227/1933	1515.533 4	NO DETAILS	NO DETAILS
2. PORTION 1	GOVERNMENT OF LEBOWA	T5146/1934	1515.533 4	NO DETAILS	NO DETAILS

The Regional Land Claims Commission of the Limpopo is investigating this claim. Any party that has an interest in the above mentioned property is hereby invited to submit in writing, within 30 days of publication of this notice, any comment, objection or information under reference number KRP 1678

**The Regional Land Claims or
Commission: Limpopo
Private Bag X 9552
Polokwane
0700**

**Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
Polokwane
0700**

**MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO
DATE:**

NOTICE 664 OF 2006**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994), AS AMENDED**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, (Act No. 22 of 1994), as amended, that a claim for Restitution of Land Rights has been lodged on farm Vlakfontein 522 KR.

Mr. Magale Albert Lehwelere lodged the claim on behalf of the Matlala Dichoeung community on the 21st December 1998. The community still resides on the claimed properties and they also use them for ploughing and grazing.

FARM	OWNER	TITLE DEED	EXTENT (HECTARES)	BONDS/END ORSEMENTS	HOLDER
1. PLATDOORN 635 KS	REPUBLIC OF SOUTH AFRICA	T29863/1982 T160488/2004	1348.912 3	K2023/1995R M K223/1955R M K2325/1993R M K2647/1993R M K285/1980R M T29863/1982	KUDU GRANITE OPERATION S PTY LTD NO DETAILS KUDU GRANITE OPERATION S PTY LTD KUDU GRANITE OPERATION S PTY LTD DENYSSEN KATHLEEN SOUTH AFRICAN DEVELOPM ENT TRUST
2. REMAINING EXTENT OF PORTION 1 OF FARM KROKODILK OP 643 KS NOW CONSOLIDA TED INTO REMAINING OF EXTENT OF PORTION 0 OF FARM ELANDSKRA AL 644 KS	NONE	NONE	NONE	NONE	NONE

The Regional Land Claims Commission of the Limpopo is investigating this claim. Any party that has an interest in the above mentioned property is hereby invited to submit in writing, within 30 days of publication of this notice, any comment, objection or information under reference number KRP 11184.

**The Regional Land Claims or
Commission: Limpopo
Private Bag X 9552
Polokwane
0700**

**Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
Polokwane
0700**

**MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO
DATE:**

NOTICE 665 OF 2006**AMENDMENT OF GAZETTE NOTICE NO. 797 OF 2005 AS CONTAINED IN THE GOVERNMENT GAZETTE NO. 27599 IN RESPECT OF THE MADIBENG COMMUNITY LAND CLAIM.**

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, (Act No.22 of 1994) as amended, that an amendment is hereby made to gazette no.797 of 2005 dated 27th May 2005, contained in the government gazette no.27599. The gazette is amended to include those properties that could not be captured as a result of some of the properties been consolidated and subdivided.

The above-mentioned gazette notice is hereby amended to **include** the below-mentioned properties. The table below gives the current subdivision of the farm:

PROPERTY	OWNER	TITLE DEED	EXTENT (H)	BONDS/ENDORSE MENTS	HOLDERS
Ptn 1 of farm Doornlaagte 838 LS	C&R Familietrust.	T16197/2001	341.8104	E 12527/2001	ABSA Bank ABSA Bank ABSA Bank C&R Familietrust

The Regional Land Claims Commission of the Limpopo is investigating this claim. Any party that has an interest in the above properties is hereby invited in writing, within 30 days of the publication of the notice, any comment, objection or information under reference number KRP 2551 to:

The Regional Land Claims
Commission: Limpopo
Private Bag x 9552
Polokwane
0700

Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Street
Polokwane
0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER
LIMPOPO

NOTICE 667 OF 2006**PUBLIC FINANCE MANAGEMENT ACT, 1999: LISTING AND CLASSIFICATION OF PUBLIC ENTITIES**

I, Trevor Andrew Manuel, Minister of Finance, acting in terms of section 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby determine the classification of public entities as indicated in the Schedule. The classification will be immediately effective.

Signed



Minister of Finance

Date: 28 April 2006

Listing

Public Sector Education and Training Authority: Schedule 3A national public entity.

NOTICE 668 OF 2006**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF AN EMPLOYERS ORGANISATION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2A) cancelled the registration of **South African Dental Laboratory Association (LR2/6/3/96)** with

effect from...16 May 2006

Any person who is aggrieved by the decision regarding the cancellation of the registration of the employers' organisation may lodge an appeal with the Labour Court against the decision in terms of Section 111 of the Act.

J T CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 669 OF 2006
DEPARTMENT OF LABOUR
LABOUR RELATIONS ACT, 1995
INTENTION OF CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Glaxosmithkline Employees' Association (2/6/2/1091)** for the following reasons:

- The organisation has ceased to function in terms of its constitution
- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act [Section 106(2A)(b)]

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 and the following case number: 2005/240 will be considered.**

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156/4848, within 60 days of the date of this notice.

J. T. CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 670 OF 2006**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO.22 1994)**

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. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Area : Various Areas in the Cape Metropole
 Properties : As listed below
 The Claimants : Owners and Tenants
 Date submitted : Before 31 December 1998
 Current Owner : Record obtainable from RLCC: Western Cape
 Option : Financial

No	Ref No	Initial and surname	Property description	Capacity	Extent
1	A112	S.G.W Adams	Erf. 59727 Lansdowne	Owner	446m ²
2	A180	A. Akherwaray	Erf 12510	Tenant	162m ²
3	A200	T.E Abrahams	10a Pine Road	Tenant	Tenant
4	A318	G Abrahams	Erf 31355	Owner	143m ²
5	A382	M.A.M Adams	37 Dane Str, Newlands	Tenant	Tenant
6	A460	M.F Adams	Erf 44503	Owner	595m ²
7	A493	P.C Africa	Erf 49748	Tenant	Tenant
8	A493	P.C Africa	Appian way, Newlands	Tenant	Tenant
9	A50	S. Ajam	Erf:28322 Mowbray	Owner	132m ²
10	A674	L Aspelling	Vine Cnr Kent and Carfield	Tenant	Tenant
11	A714	M.E Adams	52 Long Street	Tenant	Tenant
12	B13	M Bowren	Erf 59685	Owner	494m ²
13	B13	M Bowren	Erf 60129	Owner	991m ²
14	B27	G.S Benn	Erf 60155	Owner	595m ²
15	B626	L.S Barthus	Erf 46821	Owner	1072m ²
16	B95	L Bohardien	Erf 58687	Owner	1008m ²
17	C538	O Chafeker	Erf 8475	Owner	78m ²
18	D159	M.A Davids	Erf 12881	Owner	332m ²
19	D169	W Dollie	Erf 44510	Owner	496m ²
20	D303	J.K Davis	Erf 44391	Owner	2351m ²
21	D303	J.K Davis	Erf 44478	Owner	358m ²
22	D436	E Davids	Chester rd, Rondebosch	Tenant	Tenant
23	D440	A.E Donn	Erf 58681	Owner	499m ²
24	D49	A.K Dharsey	Erf 44804	Owner	744m ²
25	D515	N Demande	Erf 46114	Owner	668m ²
26	D515	N Demande	Erf 46111	Owner	592m ²
27	D515	N Demande	Erf 46113	Owner	506m ²
28	E64	S Voges	Erf 44436	Owner	1190m ²
29	F175	J Fernandez	Erf 44356	Tenant	Tenant
30	F175	J.W Fernandez	Erf 44356	Owner	2927m ²
31	F188	C Fransman	Erf 48300	Owner	674m ²

32	F188	C.M.L Fransman	Erf 48300	Owner	674m ²
33	F289	E Frederics	3 Nelson str, Woodstock	Tenant	Tenant
34	G276	C.H.J George	Erf 48790	Owner	731m ²
35	H1	M.S Hoosain	Erf 367	Owner	114m ²
36	H1	M.S Hoosain	Erf 351	Owner	785m ²
37	H142	J Hendricks	Erf 12693	Owner	419m ²
38	H125	M.E Ismail	Erf 108610	Owner	625m ²
39	K222	W Kuse	165 Coronation Rd	Tenant	Tenant
40	L396	C.D Lewis	Erf 14189	Owner	1229m ²
41	M197	E Coetzee	Erf 59571	Owner	1685m ²
42	M472	J Matthee	Erf 63034,	Owner	427m ²
43	M472	J Matthee	Erf 63035	Owner	449m ²
44	O36	S.H October	Erf 21398	Owner	4060m ²
45	R38	E Rinqest	Erf 44800	Owner	744m ²
46	R38	E Rinqest	Erf 44801	Owner	744m ²
47	R38	E Rinqest	Erf 44801	Owner	744m ²
48	S1202	K Sieas	35 Pine rd	Tenant	Tenant
49	S251	A Ryklief	Erf 28747	Owner	71m ²
50	S251	A Ryklief	Erf 28744	Owner	338m ²
51	S251	A Ryklief	Erf 28745	Owner	406m ²
52	S300	M.N Slammat	Erf 58654	Owner	853m ²
53	S432	S.D slingers	21 River str	Tenant	Tenant
54	S823	A Staggie	58 Waterloo Rd	Tenant	Tenant
55	S832	A Staggie	Mobray	Tenant	Tenant
56	W141	J.A Williams	Erf 48380	Owner	555m ²
57	W329	M.S Williams	Erf 96638	Owner	199m ²
58	WC22	J.J Frederics	Erf 31314	Owner	280m ²

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days of the publications of this notice, any comments/information:

The Regional Land Claims Commission: Western Cape
 Private Bag x9163
 Cape Town
 8000
 Tel: 021*426-2930
 Fax: 021*424-5146

Mrs. B Jansen

Regional Land Claims Commissioner

APPROVED.....

DATE 13/04/06

CHECKED.....

DATE 4/04/06

NOTICE 671 OF 2006**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 1994)**

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. The for the restitution of land rights have been submitted to the Regional Land Claims for the Western Cape. The particulars regard these claims are as follows:

Reference Number : Various

Area : Athlone & Cape Town

Compensation : Financial Compensation

Claimants : Records are obtainable from the Commission for the restitution of Land Rights

No	Ref No	Initials and Surname	Property Description	Property Discription	Capacity	Date Submitted
1	KRK6/2/3/A/6/0/84/95 -M1242	Mapunga Q.J	24 Lawrence Road Athlone	0	Tenant	31/12/1998
2	KRK6/2/3/A/6/0/84/188 M1967	Makobe EM	15 Garth Avenue Athlone	0	Tenant	18/11/1990
3	KRK6/2/3/A/0/84/113 N371	Njamela B	Crawford	0	Tenant	25/11/1998
4	KRK6/2/3/A/6/84/88 E233	Isaacs M.C	12 Ayrshire street	0	Tenant	30/12/1998
5	KRK6/2/3/A/6/0/443/29 A679	Alexander R	2 Burwood Road Crawford	0	Tenant	30/12/1998
6	KRK6/2/3/6/0/84/198 A936	Amien A.K	Johson Road Athlone	0	Tenant	30/12/1998
7	KRK6/2/3/1/10/331/166/ A943	Amien A.K	Lot 5, Block B	0	Tenant	30/12/1998
8	KRK6/2/3/A A942	Amien A.K	63-67 Repulse Road Rylands	0	Tenant	30/12/1998
9	KRK6/2/3/A/6/0/443/53 S784	Sethusa W.L	Erf 38409 Crawford	0	Owner	31/12/1998
10	KRK6/2/3/A/6/084/230 F491	Fulani N.N	88 2nd street Welcome Esta	0	Tenant	31/12/1998
12	KRK6/2/3/6/0/443/33 D542	Davids G.S	Erf 43154, Crawford	123sqm	Owner	21/04/1998
13	KRK6/2/3/A/6/0/84/216 B1000	Bosman N	9 Lovedale Athlone	0	Tenant	31/12/1998
14	KRK6/2/3/A/6/0/2086/39 L548	Lakay EM	Erf 35155	496 Sqm	Owner	5/2/1997
15	KRK6/2/3/A/6/0/2086/10 J311	Latiefa J	Erf 35411 Rylands	496 Sqm	Owner	9/27/1997
16	KRK6/2/3/A/6/0/84/227 N617	Nosilela SG	75 Telford Avenue Athlone	0	Tenant	17/10/1996
17	KRK6/2/3/A/6/0/84/222 M2154	Maxakana E	Belgravia -Athlone	0	Tenant	5/2/1997
18	KRK6/2/A -M2144	Mdileleni LF	73 3rd street Welcome Estate	0	Tenant	15/10/1997
19	KRK6/2/3/A/6/0/84/211 G507	Gcememe N.M	Communal Property off mabel rd Rylands	0	Tenant	21/12/1998
20	KRK6/2/3/A/0/2086/17 A340	Abrahams DP	Erf 35462 Athlone	496Sqm	Owner	11/25/1996
21	KRK6/2/3/A/6/0/84/161 -N151	Ndlebe GP	Newton Avenue Athlone	0	Tenant	11/4/1997
22	KRK6/2/3/A/6/0/84/129 -S720	Sihawu Y	Erf 100079 Welcome	3965Sqm	Owner	24/08/1998
23	KRK6/2/3/A/6/0/2086/2137 N622	Nonkonyana SS	71, Church Street Athlone	0	Tenant	18/11/1998
24	KRK6/2/3/A/6/0/84/204 D893	Dubeni DJ	White house	0	Tenant	15/09/1998
25	KRK6/2/3/A/6/0/2086/2138 P243	Parker A	Sheppard Street	0	Tenant	21/11/1996
26	KRK6/2/3/A/6/0/2086/2136 N627	Ndunyana LN	13 Heath Court	0	Tenant	21/12/1992
27	KRK6/2/3/A/6/0/2086/2139 S1412	Sikiti E	12 Heathcote Avenue	0	Tenant	31/12/1998
28	KRK6/2/3/A/6/0/443/63 W123	Williams FA	Erf 42118 Crawford	991Sqm	Owner	22/04/1996
29	KRK6/2/3/A/6/0/2086/2140 A181	America AD	Erf 43180 Crawford	496Sqm	Owner	27/05/1996
30	KRK6/2/3/A/6/0/84/57 S1044	Shuller A	Erf 33397 Athlone	1071Sqm	Owner	23/12/1998
31	KRK6/2/3/A/1/0/332/20 M1132	Mkanjava MS	137 Buftengracht street Cape Town	0	Tenant	21/10/1992

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commission: Western Cape
Private Bag x 9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

Mrs B Jansen

Regional Land Commissioner

APPROVED _____

DATE: 29/03/2006

CHECKED _____

DATE: 29/03/2006

NOTICE 673 OF 2006**INTERNATIONAL TRADE ADMINISTRATION COMMISSION**

In accordance with the provisions of Article 53.1 of the Anti-Dumping Regulations, 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 International Trade Administration Commission (ITAC) hereby notifies all interested parties that, unless a duly substantiated request is made by or on behalf of the 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 2007:

	PRODUCT	COUNTRY	DATE OF IMPOSITION OF THE DUTY	DATE OF EXPIRY OF DUTY
1	Self copy paper	Belgium, Germany, United Kingdom	19/07/02	19/07/07
2	Suspension PVC	Brazil, France, United Kingdom, USA	18/10/02	18/10/07
3	Door locks and door handles	China	25/01/02	25/01/07
4	Garden Picks	China	08/03/02	08/03/07
5	Hoes	China	08/03/02	08/03/07
6	PTFE Tape	China	22/02/02	22/02/07
7	Spades, shovels, rakes and forks	China	08/03/02	08/03/07
8	Towels and face cloths	China	08/02/02	08/02/07
9	Woven fabrics of polyester staple fiber	China	22/02/02	22/02/07
10	Wire ropes	China, Germany, Korea, United Kingdom	28/08/02	28/08/07

11	PVC Rolled goods	Germany, India, Netherlands, Thailand	22/02/02	22/02/07
12	Welded galvanized steel pipe	India	14/06/02	14/06/07
13	Lysine	Indonesia, USA	25/01/02	25/01/07
14	Roller Bearings	USA	26/07/02	26/07/07

The following countervailing duties were imposed during 2002, and will therefore expire during 2007 if a review is not initiated:

	PRODUCT	COUNTRY	DATE OF IMPOSITION OF THE DUTY	DATE OF EXPIRY OF DUTY
1	Welded galvanized steel pipe	India	14/06/02	14/06/07
2	Wire Ropes	India	28/08/02	28/08/07

PROCEDURAL FRAMEWORK

The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement) and ITAC's Anti-Dumping Regulations. Both the ITA Act and the ADR are available from the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

Manufacturers in the Southern African Customs Union (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 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 below, 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 IMPOSITION OF THE DUTY	DATE OF SUBMISSION OF INFORMATION
1	Self copy paper	Belgium, Germany, United Kingdom	19/07/02	19/01/07
2	Suspension PVC	Brazil, France, United Kingdom, USA	18/10/02	18/04/07
3	Door locks and door handles	China	25/01/02	25/07/06
4	Garden Picks	China	08/03/02	08/09/06
5	Hoes	China	08/03/02	08/09/06
6	PTFE Tape	China	22/02/02	22/08/06
7	Spades, shovels, rakes and forks	China	08/03/02	08/09/06
8	Towels and face cloths	China	08/02/02	08/08/06
9	Woven fabrics of polyester staple fiber	China	22/02/02	22/08/06
10	Wire ropes	China, Germany, India, Korea, United Kingdom	28/08/02	28/02/07
11	PVC Rolled goods	Germany, India, Netherlands, Thailand	22/02/02	22/08/06
12	Welded galvanized steel pipe	India	14/06/02	14/12/06
13	Lysine	Indonesia, USA	25/01/02	25/07/06
14	Roller Bearings	USA	26/07/02	26/01/07

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 a non-confidential version of the information must be submitted 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 confidential information is not susceptible to summary, reasons must be submitted to this effect.

This rule 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 in 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) 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 Director: Trade Remedies
International Trade Administration Commission
Block E – The DTI Campus

Postal address

The Director: Trade Remedies
Private Bag X753
PRETORIA

77 Meintjies Street

0001

SUNNYSIDE

SOUTH AFRICA

PRETORIA

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 30 June 2006.

SACU manufacturers who do submit a request by 30 June 2006, 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 would 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 Director: Trade Remedies, Ms Carlna Grové, at telephone (012) 394-3594 or at fax (012) 394-0518.

NOTICE 674 OF 2006**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT No. 22 OF 1994)**

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. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference Numbers : Various

Areas : District Six & Kensington

Compensation : Financial

Number of Claimants : 3 previous owners and 4 tenant have lodged individual claims on various erven

Reference	Claimant Initials and Surname	Property Description	Extent	Capacity	Date submitted
1. KRK6/2/3/A/1/0/331/1396 (G72)	AJ Galant	31 Virginia Street Cape Town	0	Tenant	03/07/1996
2. KRK6/2/3/A/1/0/331/2140 (I11)	A Isaacs	Erf 7156 District six	128m ²	Owner	05/09/1995
3. KRK6/2/3/A/1/0/331/1980 (H533)	A Kamish	Erf 7550 District Six	953m ²	Owner	29/12/1998
4. KRK6/2/3/A/1/0/331/1196 (D716)	J Davids	71 Upper Darling Street	0	Tenants	21/12/1998
5. KRK6/2/3/A/1/0/331/3112 (I87)	Al Moosa	Erf 6986 District Six	163m ²	Owner	13/10/1997
6. KRK6/2/3/A/1/0/1084/396 (N269)	MA Ndandani	13 th Street, Prince Villa, Kensington	0	Tenant	30/1/1998
7. KRK6/2/3/A/1/0/331/1068 (R346)	FT Rogers	10 Sheppard Street, District Six	0	Tenant	31/12/1996

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commission: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

Ms B. Jansen

Regional Land Claims Commissioner

APPROVED

DATE 16/05/06

CHECKED

DATE 16/05/06

BOARD NOTICE RAADSKENNISGEWING

BOARD NOTICE 40 OF 2006



SOUTH AFRICAN COUNCIL FOR THE LANDSCAPE ARCHITECTURAL PROFESSION

P O Box 36
FOURWAYS
2055

TEL: (011) 462-6967
FAX: (011) 462-9284
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e-mail: saclap@newla.co.za

South African Council for the Landscape Architectural Profession

Landscape Architectural Profession Act, 2000 (Act 45 of 2000)

Annual update of the professional tariff of fees in terms of Section 34 of the Act

The time base fee tables published as Board Notice 40 of 2006 in the Government Gazette No. 28847, dated 26 May 2006 are amended as follows:

Recommended time based fees			
Tariff of fees reference	Category		Rate per hour
As per Section 34 of the Landscape Architectural Profession Act, Act 45 of 2000	1.	Principle Landscape Architect with more than 10 years of experience	R 900.00
	2.	Principle Landscape Architect with less than 10 years of experience	R 700.00
	3.	Associates & Managers performing work of landscape architectural nature	17,5 percent of each R100.00 or part thereof of total annual cost of employment
	4.	Staff performing work of a landscape architectural nature and carrying direct responsibility for one or more specific activities related to a project	15.0 percent of each R100.00 or part thereof of total annual cost of employment
	5.	Other staff performing work of a landscape architectural nature under direction and control of one of the above	12,5 percent of each R100.00 or part thereof of annual cost of employment