



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

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PART 1 OF 2

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government
printing

Department:
Government Printing Works
REPUBLIC OF SOUTH AFRICA

HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the *GOVERNMENT PRINTING WORKS* that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the *Government Printing Works (GPW)*.

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as @gpw.gov.za

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OR

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at www.gpwonline.co.za
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.
Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.
Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.
Email: Daniel.Legoabe@gpw.gov.za

Closing times for **ORDINARY WEEKLY** **GOVERNMENT GAZETTE** **2021**

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

- **24 December 2020**, Thursday for the issue of Thursday **31 December 2020**
- **31 December 2020**, Thursday for the issue of Friday **08 January 2021**
- **08 January**, Friday for the issue of Friday **15 January 2021**
- **15 January**, Friday for the issue of Friday **22 January 2021**
- **22 January**, Friday for the issue of Friday **29 January 2021**
- **29 January**, Friday for the issue of Friday **05 February 2021**
- **05 February**, Friday for the issue of Friday **12 February 2021**
- **12 February**, Friday for the issue of Friday **19 February 2021**
- **19 February**, Friday for the issue of Friday **26 February 2021**
- **26 February**, Friday for the issue of Friday **05 March 2021**
- **05 March**, Friday for the issue of Friday **12 March 2021**
- **12 March**, Friday for the issue of Friday **19 March 2021**
- **18 March**, Thursday for the issue of Friday **26 March 2021**
- **25 March**, Thursday for the issue of Thursday **01 April 2021**
- **31 March**, Wednesday for the issue of Friday **09 April 2021**
- **09 April**, Friday for the issue of Friday **16 April 2021**
- **16 April**, Friday for the issue of Friday **23 April 2021**
- **22 April**, Thursday for the issue of Friday **30 April 2021**
- **30 April**, Friday for the issue of Friday **07 May 2021**
- **07 May**, Friday for the issue of Friday **14 May 2021**
- **14 May**, Friday for the issue of Friday **21 May 2021**
- **21 May**, Friday for the issue of Friday **28 May 2021**
- **28 May**, Friday for the issue of Friday **04 June 2021**
- **04 June**, Friday for the issue of Friday **11 June 2021**
- **10 June**, Thursday for the issue of Friday **18 June 2021**
- **18 June**, Friday for the issue of Friday **25 June 2021**
- **25 June**, Friday for the issue of Friday **02 July 2021**
- **02 July**, Friday for the issue of Friday **09 July 2021**
- **09 July**, Friday for the issue of Friday **16 July 2021**
- **16 July**, Friday for the issue of Friday **23 July 2021**
- **23 July**, Friday for the issue of Friday **30 July 2021**
- **30 July**, Friday for the issue of Friday **06 August 2021**
- **05 August**, Thursday for the issue of Friday **13 August 2021**
- **13 August**, Friday for the issue of Friday **20 August 2021**
- **20 August**, Friday for the issue of Friday **27 August 2021**
- **27 August**, Friday for the issue of Friday **03 September 2021**
- **03 September**, Friday for the issue of Friday **10 September 2021**
- **10 September**, Friday for the issue of Friday **17 September 2021**
- **16 September**, Thursday for the issue of Thursday **23 September 2021**
- **23 September**, Thursday for the issue of Friday **01 October 2021**
- **01 October**, Friday for the issue of Friday **08 October 2021**
- **08 October**, Friday for the issue of Friday **15 October 2021**
- **15 October**, Friday for the issue of Friday **22 October 2021**
- **22 October**, Friday for the issue of Friday **29 October 2021**
- **29 October**, Friday for the issue of Friday **05 November 2021**
- **05 November**, Friday for the issue of Friday **12 November 2021**
- **12 November**, Friday for the issue of Friday **19 November 2021**
- **19 November**, Friday for the issue of Friday **26 November 2021**
- **26 November**, Friday for the issue of Friday **03 December 2021**
- **03 December**, Friday for the issue of Friday **10 December 2021**
- **09 December**, Thursday for the issue of Friday **17 December 2021**
- **17 December**, Friday for the issue of Friday **24 December 2021**
- **23 December**, Thursday for the issue of Friday **31 December 2021**

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.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

1. 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 www.gpwonline.co.za

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
<i>Extraordinary Gazettes</i>	As required	Any day of the week	<i>Before 10h00 on publication date</i>	<i>Before 10h00 on publication date</i>
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 after 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 PRINTING WORKS - BUSINESS RULES

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 after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after 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 www.gpwnonline.co.za.
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 submit.egazette@gpw.gov.za. 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.
7. 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.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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.
10. 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.

QUOTATIONS

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.**

GOVERNMENT PRINTING WORKS - BUSINESS RULES**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;

CANCELLATIONS

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 be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS 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 info.egazette@gpw.gov.za). 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.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**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.

CUSTOMER 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.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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: info.egazette@gpw.gov.za 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 www.gpwnonline.co.za 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:

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

GPW Banking Details:

Bank: ABSA Bosman Street
Account No.: 405 7114 016
Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za

E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

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DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 875

17 September 2021

PLANT IMPROVEMENT ACT, 1976
(ACT No. 53 OF 1976)

SOUTH AFRICAN SEED POTATO CERTIFICATION SCHEME: AMENDMENT

I, Angela Thokozile Didiza, Minister of Agriculture, Land Reform and Rural Development, acting under section 23 of the Plant Improvement Act, 1976 (Act No. 53 of 1976), after consultation with the Minister of Finance, hereby substitute the Scheme in the Schedule for the South African Seed Potato Certification Scheme published under Government Notice No. R. 664 of 15 May 1998, as amended.


MRS ANGELA THOKOZILE DIDIZA
MINISTER FOR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT
DATE: 24-08-2021

SCHEDULE

Definition

1. In this Schedule, "the Scheme" means the South African Seed Potato Certification Scheme published by Government Notice No. R. 664 of 15 May 1998, as amended by Government Notice No. R. 1206 of 1 December 2000, as corrected by Government Notice No. R. 40 of 19 January 2001 and as amended by Government Notice Nos. R. 1382 of 8 November 2002, R. 1185 of 1 December 2006, R. 812 of 7 September 2007, R. 927 of 22 October 2010 and R. 313 of 26 April 2013.

Substitution of the Scheme

2. This Scheme is hereby substituted for the Scheme as published under Government Notice No. R. 664 of 15 May 1998, as amended.

SOUTH AFRICAN SEED POTATO CERTIFICATION SCHEME

Definitions

1. In this Scheme, any word or expression to which a meaning has been assigned in **the Act** shall have that meaning and, unless the context otherwise indicates -

"**assignee**" means a natural or a juristic person to whom the registered **grower** has given written permission to act administratively on his or her behalf as approved by the **authority**;

"**authority**" means the **authority** specified in section 3;

"**certification label**" means a label issued in terms of section 26(1) to (7) by the **authority** by means of which certification of **seed potatoes** is confirmed;

"**Certified Commercial seed potatoes**" means **Certified Commercial seed potatoes** which comply with the requirements set out in section 12(1)(c);

"**certified seed potatoes**" means **seed potatoes** which have been certified in terms of this Scheme;

“deviating plant” means a **plant** which does not correspond to the description of a typical **plant** of a specific variety;

“field sample” means a representative sample of **seed potatoes** taken in accordance with the provisions of the **protocol** for the determination of the occurrence of –

- (a) ***Ralstonia* spp.**; and
- (b) the viruses indicated in Table 4, once the top growth of the **plants** on the **unit** concerned has died off or has been destroyed but before the **seed potatoes** have been removed from the soil;

“G0 seed potatoes” means generation 0 **seed potatoes** which comply with the requirements set out in section 12(1)(a);

“G1 seed potatoes” means generation 1 **seed potatoes** which comply with the requirements set out in section 12(1)(b);

“G2 seed potatoes” means generation 2 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“G3 seed potatoes” means generation 3 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“G4 seed potatoes” means generation 4 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“G5 seed potatoes” means generation 5 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“G6 seed potatoes” means generation 6 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“G7 seed potatoes” means generation 7 **seed potatoes** which comply with the requirements set out in section 12(1)(c);

“grower” means a person –

- (a) who meets the eligibility criteria determined from time to time by the **authority**;
- (b) who registers, under the Scheme, plantings, which are produced, harvested, sorted and packed by him or her under his or her **grower** code; and
- (c) to whom a **registration certificate** has been issued in respect of a **unit**;

“in vitro plants” means a commodity class for **plants** growing in an aseptic medium in a controlled environment;

“isolation area” means the area within 50 metres from a **unit** within which *Solanum tuberosum* L. **plants** and Table 1 crop **plants** may not occur;

“ISPM” means International Standards for Phytosanitary Measures;

“micro tubers” means tubers that have been cultivated *in vitro* from vegetative *in vitro* propagating material;

“mini tubers” means tubers that have been produced from **potato micro-propagative material** in pest-free growing medium in a facility under specified protective conditions;

“origin” means the locality of the **unit** or **sub-unit** from which the **seed potatoes** originate as identified by the **registration number**;

“own planting material” means planting material retained by the **grower** for himself or herself to be multiplied again under his or her **grower** code;

“plants” means living **plants** and parts thereof, including seeds and germplasm;

“PLRV” means Potato Leaf Roll Virus;

“post-control sample” means a representative sample of **seed potatoes** taken in accordance with the provisions of the **protocol** at the time of tuber inspection -

- (a) for the determination of viruses indicated in Table 4; and
- (b) to determine whether the **seed potatoes** concerned are **true to variety**;

“potato micro-propagative material” means *in vitro* plants or micro tubers of the plant *Solanum tuberosum* L.;

“property” means a piece of land registered in a deeds registry;

“protocol” means the procedures for registration, sampling, testing and certification and related matters as determined by the **authority**;

“*Ralstonia* spp.”, previously known as *Pseudomonas solanacearum*, *Burkholderia solanacearum* and *Ralstonia solanacearum*, means bacterial wilt-causing organisms on potatoes;

“registration certificate” means the **registration certificate** issued in terms of section 13;

“registration number” means a number allocated to a **unit** or **sub-unit** by the **authority** for identification purposes;

“regulated pest” means *Globodera rostochiensis* (golden cyst nematode), *Ralstonia* spp. (bacterial wilt) and *Synchytrium endobioticum* (wart disease) as defined in the Agricultural Pests Act, 1983 (Act No. 36 of 1983) or any national Plant Health legislation and regulations, as well as any other exotic pathogen and insect;

“section” means a section of this Scheme;

“seed potatoes” means tubers, including **micro tubers** and **mini tubers**, cultivated of the plant *Solanum tuberosum* L.;

“separation area” means an area two metres wide or a non-planted row;

“source” means the propagating material of the previous generation;

“SRE” means Soft Rot *Enterobacteriaceae*;

“store sample” means a representative sample taken in accordance with the provisions of the **protocol** at the time of storage -

- (a) for the determination of viral diseases; and
- (b) for the determination of bacterial diseases in the case of **potato micro-propagative material** and **G0 seed potatoes**.

“sub-unit” means -

- (a) an area of land upon which **seed potatoes**; or
- (b) a container or containers in a greenhouse in which **potato micro-propagative material** or **mini tubers**

of the same variety and generation have been established with a view to the cultivation of **seed potatoes** in accordance with the provisions of this Scheme and which forms part of a **unit**;

“the Act” means the Plant Improvement Act, 1976 (Act No. 53 of 1976);

“TSWV” means Tomato Spotted Wilt Virus

“true potato seed” means the sexual propagating material of hybrid potato varieties that do not reproduce **true to variety**;

“true to variety” means, in relation to a particular variety, that such **plant** corresponds with the recognised description referred to in section 17 of **the Act** of a typical **plant** of that variety;

“unit” means -

- (a) an area of land upon which **seed potatoes**; or
- (b) a greenhouse in which **in vitro plants, micro tubers or mini tubers** have been established to cultivate **seed potatoes** in accordance with the provisions of this Scheme. Where two **units** are planted within the **isolation area**, 120 days or more apart and the bacterial wilt sampling of the first planted **unit** has been completed, the newly planted **unit** will be regarded as a separate **unit**.

“unit number” means the dedicated code number allocated to a particular **unit** by the **grower**;

“visually free” with regard to the occurrence of a particular insect or pathogen on a **plant** or **seed potato** of such **plant** means that -

- (a) the occurrence of that insect or pathogen on such a **plant** or **seed potato** cannot be visually observed unless a microscope or magnifying glass is used; or
- (b) the symptoms characteristic of those caused by that insect or pathogen on such **plant** or **seed potato** of such **plant** has been visually observed without the use of a microscope or magnifying glass, but the testing, examination or analysis of such **plant** or **seed potato** in a laboratory for confirmation, do not reveal the occurrence of the insect or pathogen concerned thereon.

Name of Scheme

2. This Scheme is called the South African Seed Potato Certification Scheme.

Designation of authority

- 3.(1) The Independent Certification Council for Seed Potatoes, a juristic person by virtue of a provision to this effect in its constitution, is hereby designated as the **authority** which exercises the powers, performs the functions and carries out the duties conferred upon, assigned to or imposed upon the **authority** under this Scheme.
- (2) The powers, duties and functions referred to in section 32(1) shall be exercised, performed and carried out by the **authority** at its own cost and subject to the directions of the registrar; and the **authority** shall not have any right of recourse against the State for any costs so incurred.
- (3) Any reference to the **authority** shall include, where appropriate, reference to the person authorized to exercise, perform or carry out any power, function or duty of that **authority** as contemplated in Section 24(2)(a) of the Act.

Application of Scheme

- 4.(1) This Scheme applies to -
- (a) **plants, true potato seed** and seed tubers of the varieties of the genus *Solanum tuberosum* L. of which the denominations are entered in the varietal list; and
 - (b) varieties and breeding lines that have been included for evaluation purposes and for which written applications have been received and approved by the **authority**.
- (2) The provisions of this Scheme are binding on a **grower** as from the date of registration of a **unit** in terms of section 13.

Requirements for acceptance as seed potato grower

- 5.(1) New **growers**, as well as existing **growers** who did not register a **seed potato** planting under the Scheme for four years, must obtain a certificate from the **authority**, as proof of their knowledge of the Scheme, **protocol**, applicable legal aspects and **seed potato** production.
- (2) For purposes of subsection (1), such **growers** are required to write and pass an open-book exam, compiled for this purpose by the **authority**.
- (3) The provisions of subsections (1) and (2) also applies *mutatis mutandis* to newly appointed members of the **authority** as well as **growers** who failed to adhere to the Scheme and **protocol**.

Requirements for units and *in vitro* multiplication facilities

- 6.(1) Greenhouses and *in vitro* multiplication facilities require approval by the **authority** on a biennial basis, based on the guidelines of ISPM 10, 33 and 34.
- (2) In the case of a greenhouse -

- (a) the **unit** must be insect proof; and
- (b) the floor area of the greenhouse must be covered in such a manner that the roots of **plants** kept in containers thereon, cannot penetrate the soil on which the greenhouse is erected.
- (3) In the case of a **unit** intended for the cultivation of -
 - (a) **G0 seed potatoes**, the growing medium and any water used must be free from disease causing organisms, or have been effectively decontaminated;
 - (b) **G1 seed potatoes**, the **unit** must, for a period of at least the preceding 6 years, have been free of -
 - (i) the host **plants** specified in Table 1; and
 - (ii) any **plants** of *Solanum tuberosum* L., unless the **authority** determines otherwise.
 - (c) **G2 and G3 seed potatoes**, the **unit** must, for at least the preceding 4 years, have been free of -
 - (i) the host **plants** specified in Table 1; and
 - (ii) any **plants** of *Solanum tuberosum* L., unless the **authority** determines otherwise.
 - (d) **G4, G5, G6, G7 and Certified Commercial seed potatoes**, the **unit** must, for at least the preceding 3 years, have been free of -
 - (i) the host **plants** specified in Table 1; and
 - (ii) any **plants** of *Solanum tuberosum* L., unless the **authority** determines otherwise.
- (4) In the case of **G2 or G3 seed potatoes** that have been established on the same **unit** with **seed potatoes** of the generations referred to in subsection (3)(d), the **unit** must, for at least the preceding 4 years, have been free of -
 - (a) the host **plants** specified in Table 1; and
 - (b) any **plants** of *Solanum tuberosum* L., unless the **authority** determines otherwise.

Separation requirements

- 7.(1) **Sub-units** must be separated from one another by a **separation area** in the case of different varieties and different generations of the same variety.
- (2) **Sub-units** planted as **potato micro-propagative material** must be separated from each other by a suitable separation to prevent any **plant** part getting into contact with the **plants** from the adjacent **sub-unit**.
- (3) Different generations of **seed potatoes** may be planted together on a **unit**: Provided that
 - (a) such generations are separated from one another by a **separation area**;
 - (b) the **unit** conforms to the requirements for the **sub-unit** intended for the earliest generation planting;
 - (c) no potatoes nor any of the host **plants** specified in Table 1 of the Scheme are present in the **separation area** as stipulated in paragraph (a).
- (4) It is not allowed in terms of this Scheme that -
 - (a) **plants** of *Solanum tuberosum* L., that are not registered in terms of the Scheme; or
 - (b) **crop plants** specified in Table 1;
 may be grown -
 - (c) together with **plants** established on a registered **unit**; or
 - (d) in the **isolation area**.
- (5) If **seed potatoes** differing by more than three generations are planted on the same **unit**, the earliest generation shall be downgraded to a generation which is within three generations of the latest generation.

Regulated pests

- 8.(1) A **grower** shall notify the **authority** of the occurrence or presumed occurrence of **regulated pests** on -
 - (a) a **unit**;
 - (b) land within the **isolation area** from a **unit**; or
 - (c) land under his or her control upon which crops are being cultivated or are going to be cultivated.
- (2) A **unit** shall be regarded as a presumably infected **unit** if -
 - (a) it is situated on **property** upon which a **regulated pest** occurs or had occurred;
 - (b) it is situated on **property** adjacent to or within 50 metres of a **property** upon which a **regulated pest** occurs or had occurred;

- (c) it is situated on **property** where livestock occurs, and such livestock previously had access to land upon which a **regulated pest** occurs or had occurred and the **authority** regards such livestock as carriers of the **regulated pest**;
- (d) **seed potatoes** on the **unit** concerned originated from an **origin** which is or was infected with a **regulated pest**;
- (e) water that flows over the **unit** originates from land upon which a **regulated pest** occurs or had occurred;
- (f) the **unit** is irrigated with water which flows off land upon which a **regulated pest** occurs or had occurred;
- (g) the **plants** that occur on the **unit** may be infected with a **regulated pest**; or
- (h) equipment that has previously been used for the cultivation of land, upon which a **regulated pest** occurs or has occurred, is used on the **unit** concerned, without decontamination thereof.
- (3) (a) If, in the case of an uncovered plot of land, a **regulated pest** occurs on the **property** or an adjacent **property**, the **unit** must be surrounded by an **isolation area** in which no host **plants** specified in Table 1 or **plants** of *Solanum tuberosum* L. may occur.
- (b) The **isolation area** shall be at least 50 metres wide or as wide as the **authority** may determine after inspection.
- (4) Equipment used in soil that is infected with a **regulated pest** may not be used again for the cultivation of **seed potatoes** unless it has been effectively decontaminated.
- (5) If a **regulated pest** has been detected on or in a **unit**, -
 - (a) no **plants** of *Solanum tuberosum* L.; and
 - (b) in the case of *Ralstonia* spp., no crop **plants** specified in Table 1; may be planted on or in the **unit** for a period of 8 years unless the **authority** determines otherwise.
- (6) Soya beans (*Glycine max* (L.)) and oilseed rape (*Brassica napus* (L.)) may not be planted in the crop rotation or **isolation area** during the eight-year withholding period of host **plants** of bacterial wilt on a **unit** that previously tested positive for bacterial wilt.
- (7) For purposes of testing for Golden Cyst Nematode (*Globodera rostochiensis*),
 - (a) all fields located in the Sandveld production area as well as fields not previously sampled in the Ceres district, intended for registration under the Scheme, must be sampled, unless the **authority** determines otherwise; and
 - (b) the **authority** may from time to time determine that any other field in another location must be sampled as well.

Establishment requirements

- 9.(1) **Plants** established on a **unit** must -
 - (a) be clearly identified according to variety;
 - (b) be **true to variety**;
 - (c) be cared for in a manner that is conducive to the cultivation of **seed potatoes**;
 - (d) not be overgrown with weeds;
 - (e) be free from **regulated pests**; and
 - (f) not exceed the maximum percentage permissible with regard to **deviating plants** and pathogen infected **plants** specified in Table 2 and virus infected **plants** specified in Table 3.
- (2) A **grower** must remove all **deviating plants** and tubers and all suspected **deviating plants** and tubers from a **unit** on a continuous basis.

Requirements with regard to source of potato micro-propagative material

- 10.(1) **Potato micro-propagative material** cultivated on a **unit** must be **true to variety**.
- (2) All the **potato micro-propagative material** must have originated from an *in vitro* facility approved by the **authority**.
- (3) Proof shall be furnished to the satisfaction of the **authority** that the **potato micro-propagative material** is **true to variety** and that it complies with the phytosanitary status referred to in subsections (4), (5) and (6).
- (4) Phytosanitary status indicates that the initial **potato micro-propagative material** (imported clones or newly established clones) has been tested in the controlling laboratory, which laboratory must be approved by the **authority** as such and registered with the Registrar of Plant Improvement, in accordance with recognised methods and
 - (a) tested negative for the presence of **PLRV**, **TSWV** and Potato Viruses X, M, A, S and Y;
 - (b) tested negative for the presence of *Ralstonia* spp., and **SRE**;
 - (c) is **visually free** from symptoms characteristic of any other pests; and
 - (d) tested negative in an enriching medium for general microbial contamination.

- (5) Subsequent **potato micro-propagative material** must have tested negative for the presence of **Ralstonia spp.** and **SRE** when transferred to another **grower**.
- (6) The **authority** may at its own discretion, require further tests in respect of **potato micro-propagative material** before such plantings are registered in terms of section 13.

Requirements with regard to propagating material

- 11.(1) Propagating material cultivated on a **unit** must -
 - (a) be **true to variety**;
 - (b) test free from **Ralstonia spp.** in a laboratory approved by the **authority** in accordance with recognised methods;
 - (c) in the case of **G0 seed potatoes**, also test free from **SRE** in the controlling laboratory approved by the **authority** in accordance with recognised methods.
 - (d) not exceed the maximum percentage permissible with regard to -
 - (i) virus infected **seed potatoes** as specified in Table 4 but not exceeding 2,5% of the total virus content according to the result of the **field or store sample** as tested in a laboratory approved by the **authority** in accordance with recognised methods;
 - (ii) potato tuber moth damage and pathogen infected **seed potatoes** as specified in Tables 5 and 7;
 - (iii) non-pathogenic deviations as specified in Table 6; and
 - (iv) deviating tubers as specified in Table 2.
- (2) Only **seed potatoes** that comply with the requirements for **G0 to G7 seed potatoes**, Class Elite and Class 1 as specified in Tables 2, 5, 6 and 7 may be used as propagating material.
- (3) The **authority** may, in consultation with the Registrar of Plant Improvement, determine the requirements in respect of propagating material that has been retained by a **grower** for his or her own use.

Requirements with regard to source of seed potatoes

- 12.(1) Only **seed potatoes** which have been certified in terms of this Scheme may be established on a **unit** and such **source** must, in the case of the cultivation of -
 - (a) **G0 seed potatoes**, be **potato micro-propagative material** from an *in vitro* facility approved by the **authority**;
 - (b) **G1 seed potatoes**, be **G0 seed potatoes (mini tubers)**; and
 - (c) any other generation, be any earlier generation than the generation of the propagating material established on the unit.

Registration of units

- 13.(1) An application for the registration of an area of land or a container or containers in a greenhouse as a **unit** must be made on the form and in the manner determined by the **authority**.
- (2) The application for registration -
 - (a) must be submitted by the person who intends to cultivate **seed potatoes** for certification or by the **assignee** of that person; and
 - (b) must be submitted in time to allow the **authority** to carry out the first field inspection, as described in the **protocol**.
- (3) An application for registration must, subject to the provisions of subsection (4), be accompanied by -
 - (a) full particulars of the planting;
 - (b) in the case of an area of land, a map of the site clearly indicating where the **unit** concerned is located;
 - (c) in the case of a container in a greenhouse, a map of the site indicating where the different **units** are situated;
 - (d) in the case of -
 - (i) local **seed potatoes**, a label confirming the **source** and **origin** of the **seed potatoes**; or
 - (ii) imported **seed potatoes**, proof to the satisfaction of the **authority**, of the **origin** of those **seed potatoes**;
 - (e) the fee determined by the **authority**; and
 - (f) in the case of a variety that is subject to a **plant breeder's right** in terms of the Plant Breeders' Rights Act, 1976 (Act No. 15 of 1976), written permission from the license holder/agent of the variety authorising the applicant to cultivate that variety.
- (4) The **property** map referred to in subsection (3)(b) is submitted on one occasion only, unless additional fields on the specific **property** are contemplated for the cultivation of **seed potatoes**.

- (5) The **authority** shall issue a **registration certificate** upon approval of an application.
- (6) The provisions of this Scheme are binding on the person in whose favour the **unit** concerned is registered from the date on which such **unit** is registered.
- (7) If a person was not registered as a **grower** in terms of this Scheme during the previous four years, such person shall be regarded as a new **grower**.
- (8)
 - (a) Each **unit** must be clearly identified by means of a name plate indicating the variety cultivated on that **unit**, as well as the **unit** or **sub-unit number**;
 - (b) Subject to the provisions of paragraph (a), distinct boards must be erected to distinguish between **units** on which **plants** of the same variety but of different seed sources are cultivated.
- (9) All labels and waybills with regard to **seed potatoes** that have been planted on a **unit**, must, upon request of the **authority**, be made available in order to verify the **origin** of the seed.

Refusal of application for registration as a unit

- 14.(1) An application for the registration of a **unit** may be refused if -
- (a) the applicant -
 - (i) will by reason of a lack of knowledge or lack of facilities at his or her disposal, probably not be able to cultivate **seed potatoes** that will be suitable for certification; and
 - (ii) previously failed to comply with the provisions of this Scheme or a condition determined thereunder;
 - (b) the **unit** concerned -
 - (i) is situated in an area where a **regulated pest** occurs; or
 - (ii) cannot at all times readily be reached for the purposes of inspection in terms of this Scheme;
 - (c) the application concerned contains a substantial misrepresentation; or
 - (d) the applicable provisions of this Scheme with regard to a **unit** have not been complied with.

Terms of registration

15. The registration of a **unit** shall, subject to earlier termination in terms of this Scheme, be valid from the date of issue of the **registration certificate** to the date on which the post-control results of the seed crop of the growing season, to which such registration relates, are available.

Transfer of registration

- 16.(1) The registration of a **unit** is only transferable on condition that the provisions of subsections (2) and (3) are complied with.
- (2) If a **grower** transfers his or her rights in respect of a **unit** to another person, the **grower** shall within 21 days of the date of such transfer of rights notify the **authority** in writing thereof.
 - (3) If a person to whom rights in respect of a **unit** have been transferred as referred to in subsection (2) desires to continue with participation in this Scheme in respect of that **unit**, an application for the registration of that **unit** in his or her name in terms of section 13 must forthwith be lodged by such person. Such transferee will be bound by this Scheme and must comply with its provisions.

Termination of registration

- 17.(1) The registration of a **unit** shall lapse if the **grower** concerned transfers his or her rights in respect of that **unit** without notifying the **authority** thereof in terms of section 16(2).
- (2) The registration of a **unit** may at any time be withdrawn if -
- (a) the applicable provisions of this Scheme with regard to **unit** requirements have not been complied with;
 - (b) adequate proof of the **source** of the **seed potatoes** established on the **unit** cannot be furnished;
 - (c) a nutritional deficiency, drying-out, weed infestation or physiological, chemical, hail, cold, insect or pathogen damage or any other damage to the **plants** on the **unit** concerned makes it impossible to observe the varietal properties of those **plants** or the occurrence of insects or pathogens thereon;
 - (d) circumstances prevail or information has come to light which, if it had prevailed or came to light earlier, would have resulted in a refusal to register the **unit** concerned;
 - (e) the **grower** refuses or fails to present samples of **plants** or tubers cultivated on the **unit** for inspection or certification;
 - (f) the directives determined by the **authority** with regard to the prevention of the spreading of **regulated pests** to the **unit** had not been complied with; or

- (g) the certification of the **seed potatoes** has been withdrawn in terms of section 31.

Inspection of units

- 18.(1) The **authority** shall carry out an inspection with regard to the requirements set out in sections 6, 7 and 9.
- (2) The **grower** must notify the **authority** within 30 days after emergence of the **plants** in order for the first inspection to be carried out.
- (3) The **authority** shall carry out as many additional inspections as the **authority** may deem necessary.
- (4) If the **authority** fails to carry out the inspections referred to in subsections (1) and (2), the certification of **seed potatoes** cultivated on the **unit** may not be refused solely on account thereof.
- (5) Records of the particulars of the inspection and decisions and instructions which arise therefrom shall be made available to the **grower** or his or her **assignee** on request.

Field sample

- 19.(1) In the case of a **field sample** to determine the virus status of a **unit** -
- (a) the **grower** must notify the **authority** forthwith when the top growth of **plants** has died off or has been destroyed and the skins of the tubers have set;
 - (b) the **grower** must forthwith make an appointment with the **authority** to draw the virus **field sample**;
 - (c) a representative tuber sample must be taken in accordance with the provisions of the **protocol**;
 - (d) only one tuber per **plant** shall be taken;
 - (e) unless otherwise determined by the **authority**, the size of the sample for testing for certification shall, in the case of -
 - (i) **G0 seed potatoes**, be 2 tubers per 100 **plants** or a portion thereof;
 - (ii) **G1 and G2 seed potatoes**, be 400 tubers per 2.5 hectares or a portion thereof;
 - (iii) **G3 seed potatoes**, be 400 tubers per 5 hectares or a portion thereof; and
 - (iv) **G4, G5, G6, G7 and Certified Commercial seed potatoes**, be 200 tubers per 5 hectares or a portion thereof.
 - (f) the **grower** may request that the sample size applicable to **G3 seed potatoes** referred to in paragraph (e)(iii) be taken for **G4, G5, G6, G7 and Certified Commercial seed potatoes**;
 - (g) in the case of greenhouse plantings (**potato micro-propagative material** planted), the **grower** may request that leaf samples be taken, in which case the size of the sample for testing for certification shall be 2 composite leaves per 100 **plants** or a portion thereof, and tested in accordance with the prescriptions of the **protocol** for the presence of viruses instead of testing tubers;
 - (h) in the case of **TSWV** detected during field inspection, the virus **field sample** will be tested for **TSWV** in accordance with recognised methods;
 - (i) on **units** smaller or equal to 0.5 hectare, the sample size shall be as follows -
 - (i) 80 tubers for plantings less or equal to 0.1 hectare;
 - (ii) 160 tubers for plantings bigger than 0.1 hectare to 0.25 hectare;
 - (iii) 240 tubers for plantings bigger than 0.25 hectare to 0.4 hectare;
 - (iv) 320 tubers for plantings bigger than 0.4 hectare to 0.5 hectare; and
 if more than 0.5 hectare, the normal sample size applies; and
 - (j) in the case of regrowth, the **field sample** result will be ignored, and certification shall only be awarded on a favourable virus **store sample** result.
- (2) In the case of a **field sample** to determine the presence of **Ralstonia spp.** in the case of **G0 to Certified Commercial seed potatoes**, and to determine the presence of **SRE** in the case of **G0 seed potatoes** -
- (a) the **grower** must forthwith make an appointment with the **authority** to draw the bacterial sample;
 - (b) the sample shall be taken as late as possible during the growing season or after the foliage has died off and the skins of the tubers have set;
 - (c) one sample shall be taken in accordance with the provisions of the **protocol** from plantings on a **unit** or **units** within the **isolation area**;
 - (d) only one tuber per **plant** shall be taken; and
 - (e) unless otherwise determined by the **authority**, the size of the sample shall, in the case of -
 - (i) **G0 seed potatoes**, be 4 tubers per 100 **plants** or a portion thereof;
 - (ii) **G1 seed potatoes**, be 1 tuber every 10 metres in each row to a maximum of 4 605 tubers over the whole planting;

- (iii) **G2 to Certified Commercial seed potatoes**, be 4 605 tubers taken in accordance with the provisions of the **protocol** in plantings on a **unit** or **units** in the **isolation area**; or
- (iv) **G2 to Certified Commercial seed potatoes** planted on **units** of 1 hectare or smaller, be 1 tuber every ten meters in each row to a maximum of 4 605 tubers over the whole planting.
- (3) In the case where the growth stages of **seed potatoes** on **units** in the **isolation area** overlap, certification of such **seed potatoes** may only take place once **field sample** results of all the **units** concerned are known and the provisions of section 24 have been complied with.
- (4) All **field samples** must be taken according to the prescriptions of the **protocol**, under supervision of a certification official or a person designated by the **authority**.
- (5) Where a **sub-unit**, or a **unit** within the **isolation area**, is rejected or withdrawn from certification, bacterial wilt samples must be taken on the rejected or withdrawn **unit** prior to harvesting. Failure to comply will result in the termination of the certification process on all **units** concerned.

Store sample

- 20.(1) A **store sample** shall be taken if –
 - (a) a virus **field sample** has not been taken on the **unit**;
 - (b) there is doubt with regard to the **origin** of the **seed potatoes**;
 - (c) there is doubt with regard to the virus status of a **unit**;
 - (d) if Tomato Spotted Wilt Virus symptoms have been detected during tuber inspection and the **field sample** was not tested for Tomato Spotted Wilt Virus; or
 - (e) initial **potato micro-propagative material** or **mini tubers** need to be registered in terms of this Scheme.
- (2) Unless otherwise determined by the **authority**, the size of the **store sample** shall, in the case of –
 - (a) initial **potato micro-propagative material**, be –
 - (i) 1% of the number of **plants** per variety per clone for testing for the presence of Potato Viruses X, M, A, S, Y, **PLRV** and **TSWV**; and
 - (ii) 1% of the number of **plants** per variety per clone for testing for the presence of **Ralstonia spp.**, as well as **SRE** and general microbial contamination; with a minimum of 12 **plants** each;
 - (b) **potato micro-propagative material** for subsequent multiplication purposes, be –
 - (i) 1% of the number of **plants** per variety per clone for testing for the presence of Potato Viruses X, M, A, S, Y and **PLRV**; and
 - (ii) 1% of the number of **plants** per variety per clone for testing for the presence of **Ralstonia spp.**, as well as **SRE**; with a minimum of 12 **plants** each;
 - (c) imported **mini tubers**, be –
 - (i) 1% of the number of **mini tubers** imported per variety for testing for the presence of Potato Viruses X, M, A, S, Y, **PLRV** and **TSWV**; and
 - (ii) 1% of the number of **mini tubers** imported per variety for testing for the presence of **Ralstonia spp.**, as well as **SRE**; with a minimum of 5 tubers;
 - (d) **G0 seed potatoes**, be –
 - (i) 2 tubers per 100 **plants** or a portion thereof for virus testing; and
 - (ii) 4 tubers per 100 **plants** or a portion thereof for testing for the presence of **Ralstonia spp.**, as well as **SRE**; and
 - (e) **G1 to Certified Commercial seed potatoes**, be 400 tubers per 5 000 x 25 kg containers or a portion thereof for virus testing.
- (3) In determining the virus content of **seed potatoes**, where a **grower** opts for a **store sample** to be taken instead of a **field sample**, and **TSWV** was observed during a field inspection, the **store sample** must be tested for **TSWV**.
- (4) A **store sample** shall be taken from closed containers identified by an attached **grower** label, save in the event of **own planting material**, in which case the containers must be adequately marked to the satisfaction of the **authority**.
- (5) Virus **store samples** may not be stimulated for sprouting, except in the case of **G0 seed potatoes**.
- (6) All **store samples** shall be taken under the supervision of a certification official, or a person designated by the **authority**, and be tested to the satisfaction of the **authority**.

Post-control sample

- 21.(1) A **post-control sample** shall be taken during tuber inspections of a presentation in terms of section 28 -
- (a) in order to confirm the virus results of all **seed potatoes** certified as **G1 to Certified Commercial seed potatoes**; and
 - (b) in order to confirm whether the **seed potatoes** are **true to variety**.
- (2) The **authority** may withdraw the certification of **seed potatoes** in accordance with the provisions of section 31 if the results of the **post-control sample** exceed 15% for Potato Virus Y, 5% for **PLRV**, 5% for **TSWV** and 15% total virus content.
- (3) The size of the **post-control sample** drawn shall, with regard to -
- (a) the purpose contemplated in subsection (1)(a) -
 - (i) in the case of **G1 to Certified Commercial seed potatoes**, be 200 tubers per 5 000 x 25 kg containers or a portion thereof; and
 - (ii) in the case of not more than 25 x 25 kg bags, be 80 tubers and each tuber will be tested separately.
 - (b) the purpose contemplated in subsection (1)(b), be 60 tubers per 5 000 x 25 kg containers or a portion thereof.
- (4) All **post-control samples** shall be taken under the supervision of a certification official, or a person designated by the **authority**, and be tested to the satisfaction of the **authority**.
- (5) **Post-control samples** shall be taken from at least 25 x 25 kg containers per 5 000 x 25 kg containers or a portion thereof for each presentation.

Ad hoc sampling

- 22.(1) In the case of sampling to trace and confirm a disease condition, a sample consisting of a single **plant** or tuber may be taken at any time during the registration period of a **unit**.
- (2) All samples must be taken according to the prescriptions of the **protocol**, under supervision of a certification official or a person designated by the **authority**.

Harvesting and storage requirements

- 23.(1) If potato tubers from an infected or a presumably infected **unit**, as referred to in section 8, have been lifted, transported from or sorted, the equipment used for the lifting, transporting or sorting of such tubers shall be effectively decontaminated with a suitable agent before it is used again for the lifting, transporting or sorting of **seed potatoes**.
- (2) **Seed potatoes** intended for certification or that have been certified shall at all times be stored in a manner so that -
- (a) it is protected against physiological and physical damage;
 - (b) **seed potatoes** cultivated on different **units** can be identified clearly and conspicuously;
 - (c) **seed potatoes** of different varieties can be identified clearly and conspicuously;
 - (d) it is not kept or handled simultaneously in the same store with potatoes originating from unregistered **units**; and
 - (e) notwithstanding the provisions of paragraph (d), where potatoes from unregistered **units** are handled by the **grower** in the same store as potatoes from registered **units**, the store and all apparatus shall be disinfected with a suitable agent, prior to the handling and sorting of **seed potatoes** intended for certification.

Conditions for certification

- 24.(1) **Seed potatoes** may be certified in terms of this Scheme if -
- (a) the **seed potatoes** are cultivated on a **unit** that has been registered in terms of section 13;
 - (b) the **seed potatoes** are cultivated by or on behalf of the **grower** concerned;
 - (c) the **unit** upon which the **seed potatoes** have been cultivated has been separated in accordance with the provisions of section 7;
 - (d) the **seed potatoes** were obtained from **potato micro-propagative material** in accordance with the provisions of section 10;
 - (e) the **seed potatoes** are **true to variety**;
 - (f) the **seed potatoes** were established in accordance with the provisions of sections 11 and 12;
 - (g) each **unit** on which the **seed potatoes** were cultivated, has been identified in accordance with the provisions of section 13(8);
 - (h) the **unit** on which the **seed potatoes** were cultivated, was inspected in accordance with the provisions of section 18;

- (i) the **seed potatoes** are contained in containers as referred to in section 25;
- (j) the containers referred to in paragraph (i) are labelled in accordance with the provisions of section 26;
- (k) the **seed potatoes** have been presented for certification in accordance with section 28;
- (l) the **seed potatoes** do not exceed the maximum percentage permissible –
 - (i) for deviating tubers as specified per generation in Table 2 for second field inspection;
 - (ii) with regard to virus infected **seed potatoes** as specified per generation in Table 4 and 7;
 - (iii) with regard to potato tuber moth damage and pathogen infected **seed potatoes** as specified per generation and class in Table 5; and
 - (iv) with regard to non-pathogenic deviations as specified per generation and class in Table 6;
- (m) the **seed potatoes** for **own planting material** exceed the disease tolerance specified for *Rhizoctonia*, but comply with **Certified Commercial seed potatoes** requirements and are also treated, same can be certified within generation as Class 1 **seed potatoes**;
- (n) the **seed potatoes** comply with the disease tolerance specified for Black Dot / Silver Scurf for **Certified Commercial seed potatoes** and are treated, same can be certified within generation as Class 1 **seed potatoes**;
- (o) the **seed potatoes** exceed the disease tolerance specified for Black Dot / Silver Scurf for **Certified Commercial seed potatoes** but are treated, same can be certified as **Certified Commercial seed potatoes**;
- (p) the **seed potatoes** have been classified in accordance to the class requirements specified in Tables 5 and 6: Provided that the classification as Class Elite be awarded only to **seed potatoes** of which the virus content, according to the laboratory result of a **field or store sample**, is less than or equal to 2.5%; and
- (q) all other provisions of this Scheme with regard to **seed potatoes** have been complied with.

Containers

- 25.(1) When presented for certification, **seed potatoes** must at all times during certification be contained in containers that must –
 - (a) in the case of retail containers, be unused; and
 - (b) in the case of mass containers, be containers that were approved by the **authority**.
- (2) The containers in which **seed potatoes** are harvested or stored before presentation for certification, must be –
 - (a) bags or crates that were not previously used for the harvesting or storage of potatoes which were infected with a **regulated pest**; or
 - (b) bags or crates that were disinfected with an effective agent if such bags or crates were used previously for potatoes infected with a **regulated pest**.
- (3) In the case of **seed potatoes** intended to be used by a **grower** for his or her **own planting material**, which are presented for certification, the containers may be used containers.

Labelling of seed potatoes

- 26.(1) Each container of **seed potatoes** shall be provided with a self-sealing label that is issued by the **authority**.
- (2) The colour of the label, will in the case of –
 - (a) **G0 seed potatoes**, be gold;
 - (b) **G1 seed potatoes**, be red;
 - (c) **G2 seed potatoes**, be yellow;
 - (d) **G3 seed potatoes**, be purple;
 - (e) **G4 seed potatoes**, be green;
 - (f) **G5 seed potatoes**, be white;
 - (g) **G6 seed potatoes**, be pink;
 - (h) **G7 seed potatoes**, be orange; and
 - (i) **Certified Commercial seed potatoes**, be light green.
- (3) Class indication for Class 1 will be green.
- (4) Class indication for Class Elite will be red.
- (5) G0 and **Certified Commercial seed potatoes** will have no class indication.
- (6) Upon completion of the tuber inspection, the **grower** must within 24 hours affix the labels issued to him or her to the containers in a manner determined by the **authority**.
- (7) No particulars other than those required by the **authority** shall appear on such label.

- (8) **Growers** shall provide an additional label on the containers in which **seed potatoes** are packed with the following information-
- (a) the variety concerned;
 - (b) the date of packing;
 - (c) the **grower** code as allocated by the **authority**;
 - (d) the **unit** or **sub-unit number**;
 - (e) the mass of the container at the time of packing; and
 - (f) the tuber count in the case of **G0 seed potatoes**.
- (9) The letters and figures used to indicate particulars on the label referred to in section 26(8) must be -
- (a) of a letter type that is clearly legible;
 - (b) of a colour that is in clear contrast with the colour of the label on which it appears;
 - (c) entered indelibly.
- (10) The label referred to in subsection (8) must be attached to all containers presented for inspection by the **grower** prior to inspection by the **authority**.
- (11) In the case of treated **seed potatoes**, a label with information of the chemical used and date of treatment must be attached to all bags of treated seed.
- (12) No information may be contained on the label referred to in subsection (8) which -
- (a) creates a false or misleading impression with regard to the certification of the **seed potatoes** concerned; or
 - (b) is untrue, inaccurate or vague with regard to the **seed potatoes** or the **grower**.

Removal of seed potatoes

- 27.(1) **Seed potatoes** may not, prior to the certification thereof, be removed from the premises where it has been sorted without the written approval of the **authority**.
- (2) The application for removal referred to in subsection (1) must be submitted to the **authority** in writing and must indicate -
- (a) the quantity of **seed potatoes** in respect of each variety to be removed;
 - (b) the address of the premises to which the **seed potatoes** will be removed and the name of the owner of the premises concerned; and
 - (c) the particulars used to identify those **seed potatoes**.

Presentation for certification

- 28.(1) The containers referred to in section 25(1) must be stored in such a manner so as to enable easy access to each container for the purposes referred to in section 29(2).
- (2) The containers, if stacked, may not be stacked higher than 10 containers.
- (3) Unless otherwise determined by the **authority**, the **seed potatoes** must be packed in quantities of 25 kg per container.
- (4) The containers must be stored in such a manner that the labelling and sealing of the containers can take place without delay.
- (5) The **grower** must, to the satisfaction of the **authority**, present a realistic quantity of **seed potatoes** obtained from a **unit**, on each occasion for certification.
- (6) The **grower** must, to the satisfaction of the **authority**, make an inspection table with a smooth surface available to the **authority** in a place with sufficient light and which is suitable for the efficient inspection of **seed potatoes** for certification.

Certification of seed potatoes

- 29.(1) A **grower** must notify the **authority** at least two days in advance of the date on which the **seed potatoes** will be ready to be presented for certification.
- (2) The **authority** must on or as soon as possible after the date on which the **seed potatoes** will be ready to be presented for certification as contemplated in subsection (1) -
- (a) inspect the **seed potatoes** concerned in order to determine whether it may be certified; and
 - (b) draw a representative **post-control sample** of the **seed potatoes** concerned.
- (3) The certification of the **seed potatoes** shall be confirmed by an inspection report in the form determined by the **authority**.
- (4) The label referred to in section 26(1) to (7) shall be proof of the certification of the **seed potatoes** in that container and must be of a type that cannot be removed or re-used without being damaged.
- (5) If the **authority** is satisfied that all provisions of this Scheme with regard to the **seed potatoes** concerned have been complied with, the **authority** shall certify those **seed potatoes**.
- (6) The **authority** may, upon written request of the **grower**, in exceptional circumstances, approve **G1 to Certified Commercial seed potatoes** as "not finally certified" before the virus results are known,

provided that should the virus content exceed the permissible tolerance for the certified generation, the approval as "not finally certified" will lapse and the final certification will be awarded, in which case the **certification labels** will be replaced or removed.

- (7) The **authority** may, at the request of the **grower**, downgrade the **seed potatoes** in generation and class.

Records and returns

- 30.(1) Each **grower**, with regard to **seed potatoes** supplied by him or her, must keep record of -
- (a) the name and address of each person to whom a quantity of that **seed potatoes** has been issued;
 - (b) the denomination of the variety or breeding line that has been issued; and
 - (c) the quantity of **seed potatoes** of each variety issued to each person.
- (2) Each **grower**, with regard to each quantity of **certified seed potatoes** received by him or her, must keep record of -
- (a) the name and address of the person from whom such lot has been received;
 - (b) the denomination of the variety or breeding line of that **seed potatoes**; and
 - (c) the quantity of **seed potatoes** of each variety received from each person.
- (3) Each **grower**, with regard to labels issued in terms of section 26(1) during a year, must keep record of -
- (a) the number of labels received by him or her;
 - (b) the number of labels affixed to containers; and
 - (c) the number of labels damaged or destroyed.
- (4) The **authority** may request a **grower** to submit a report on a date, form and in a manner determined by the **authority**, of the particulars recorded in terms of section 30.
- (5) Inspection reports must be signed by the **grower** or his or her **assignee**.

Withdrawal of certification

- 31.(1) The **authority** may at any time withdraw the certification of **seed potatoes** if -
- (a) the **seed potatoes** are not **true to variety**;
 - (b) information has come to light which, if it came to light earlier, would have resulted in the certification being refused; or
 - (c) any provision of this Scheme with regard to **seed potatoes** has not been complied with.
- (2) Prior to issuing a notice as contemplated in subsection (5), the **authority** must notify the **grower** in writing of the **authority's** intention to withdraw the certification and the reasons for such intended withdrawal.
- (3) The **grower** may furnish reasons as to why the certification should not be withdrawn, provided that such reasons must be furnished in writing and within 14 days after receipt by the **grower** of the **authority's** notification of intention to withdraw the certification.
- (4) The **authority** shall, after considering reasons furnished by the **grower** in terms of subsection (3) and still being convinced that certification must be withdrawn, notify the **grower** in writing of the decision to withdraw the certification.
- (5) A **grower** who has been notified of the withdrawal of the certification of the **seed potatoes** must forthwith -
- (a) remove the labels referred to in sections 26(1) and 29(4) from the containers of **seed potatoes** in respect of which certification has been withdrawn and is still in his or her possession;
 - (b) notify each person to whom a quantity of the **seed potatoes** concerned has been delivered, in writing of the withdrawal of the certification thereof, and request each such person in writing to remove such labels from the containers of **seed potatoes** concerned; and
 - (c) furnish the authority with a copy of each such notice issued by him.
- (6) The **authority** may by notice in the *Government Gazette* make known the relevant particulars of the withdrawal of the certification of the **seed potatoes** and the name and address of the **grower** affected thereby.

Powers of inspections

- 32.(1) The powers of inspection referred to in sections 24A and 25(1) of the **Act** are hereby granted to the **authority** for the purpose of the application of this Scheme and to any person authorised in writing by the **authority** to enforce any provision of this Scheme.
- (2) A person acting under subsection (1) may demand from the owner or custodian of the premises concerned all reasonable assistance that such person may deem necessary to enable him or her to

- carry out the inspection concerned or to perform any other act in connection with the application of this Scheme.
- (3) No compensation shall be payable by the **authority** in respect of -
 - (a) assistance rendered in terms of subsection (2); or
 - (b) any sample taken during an inspection.
 - (4) An inspection or analysis in terms of this Scheme will be carried out in accordance with the methods determined by the **authority**.
 - (5) The quantity of **plants** inspected on a **unit** and the quantity of **seed potatoes** drawn as sample shall be deemed to be representative of all **plants** on the **unit** concerned and all **seed potatoes** from which the sample concerned was drawn.
 - (6) The quantity of **seed potatoes** inspected for certification shall be deemed to be representative of the quantity so presented.

Discretionary powers of authority

- 33.(1) The **authority** may -
 - (a) consider any application or request submitted to it in writing in terms of this Scheme;
 - (b) carry out any investigation or enquiry in connection with an application referred to in paragraph (a) which the **authority** may deem necessary;
 - (c) for the purposes of an investigation or enquiry referred to in paragraph (b), require that the applicant submit to the **authority** any other documentation or evidence as the **authority** may require;
 - (d) with the concurrence of the Registrar of Plant Improvement designated in terms of section 3 (1) of **the Act** and the Executive Officer designated in terms of section 2(1) of the Agricultural Pests Act, 1983 (Act No. 36 of 1983) exempt any **grower** in writing, either entirely or partially, on such conditions as the **authority** deem necessary, from the provisions of this Scheme; and
 - (e) institute disciplinary action against a **grower** if the **grower** fails to comply with the provisions of the Scheme and may impose such penalties or restrictions as the **authority** may deem fit in the circumstances.
- (2) The **authority** may withdraw the registration of a **unit** or refuse to certify **seed potatoes** presented for certification.
- (3) Permissions, approvals or authorisations, decisions or orders by the **authority** in terms of this Scheme may -
 - (a) be made subject to such conditions as the **authority** may in each case determine in writing; and
 - (b) in a particular case, be amended or withdrawn by the **authority** in writing if the **authority** deems it necessary.
- (4) Permissions, approvals, authorisations, decisions or orders by a person authorized to exercise, perform or carry out any power, function or duty of the **authority**, under Section 24(2)(a) of **the Act**, may be withdrawn or amended by the **authority**: Provided that any permission, approval, authorisation, decision or order by such a person shall, until it is so withdrawn or amended, be deemed to have been given or made by the **authority**.
- (5) The procedure to be followed and the grounds upon which the **authority** may consider the withdrawal or amendment of any permission, approval, authorisation, decision or order of an authorized person contemplated under subsection (4), shall be set out in the **protocol**.
- (6) The **authority** must notify the applicant or person concerned in writing of its decision made in terms of section 33 and of the grounds on which it is based.
- (7) If a withdrawal or refusal referred to in subsection (2) arises from a deficiency that can be rectified through the application of some or other act or treatment, the **authority** shall advise the **grower** concerned of such deficiency and remedial act or treatment.
- (8) The **authority** may, at the request of a **grower** who took remedial action or applied a treatment of which he or she has been notified as contemplated in subsection (7), approve that the **unit** or **sub-unit** concerned be re-inspected or the **seed potatoes** concerned be re-inspected for certification.
- (9) The **authority** may, in exceptional cases, reclassify the generation of **seed potatoes** and such reclassification shall be final.
- (10) The **authority** may reclassify the class of **seed potatoes** and such reclassification shall be final.
- (11) The **authority** may grant written approval to establish **seed potatoes** other than **seed potatoes** referred to in section 12.
- (12) An application for the approval referred to in subsection (11) must be in writing and accompanied by such particulars as required by the **authority** in each case.
- (13) The **authority** may at any time withdraw such approval referred to in subsection (11), if it is of the opinion that the **plants** obtained from the **seed potatoes** concerned do not comply with the requirements of this Scheme.

Appeals

34. The provisions of section 32 of **the Act** shall *mutatis mutandis* apply with regard to any person who feels aggrieved by any decision or action taken by the **authority** in connection with this Scheme.

Payment of fees

- 35.(1) An applicant or **grower**, as the case may be, must pay to the **authority** an amount, as determined by the **authority**, in respect of the functions performed under and in terms of the Scheme, including but not limited to -
- (a) an inspection or re-inspection carried out by the **authority** in terms of sections 18 and 29 (2);
 - (b) the determination to test whether the **seed potatoes** are **true to variety**; and
 - (c) viral and bacterial determinations.
- (2) If more than ten hectares are registered, -
- (a) a new **grower**, who receives a **grower** code for the first time in terms of this Scheme; or
 - (b) an existing **grower** who did not register for a period of four years,
- must pay, in addition to the normal registration fee, an administration fee in respect of the functions referred to in subsection (1), which administrative fee will be equal to the registration fee per hectare determined by the **authority** multiplied by the number of hectares registered. The administration fee shall be payable during the first two consecutive plantings, with the understanding that plantings made 120 days after the first planting are to be considered consecutive plantings. Registration fees for new **growers** are fully payable upon registration. Should the aforesaid plantings not be certified, the administrative fee shall be payable in respect of each planting until two consecutive plantings are certified.
- (3) The provisions of subsection (2) shall not apply in respect of a new **grower** who registers plantings of ten hectares or less under the Scheme.
- (4) Postage on and delivery costs of any application, notice, appeal or other documentation which is submitted in terms of this Scheme, as well as on or of anything else pertaining thereto, shall be prepaid by the sender thereof.
- (5) An amount payable in terms of this Scheme -
- (a) shall be recovered by means of levies and tariffs and be paid to the **authority**; and
 - (b) must be paid by means of a bank deposit or electronic transfer.
- (6) An amount that has been paid in terms of this Scheme shall not be refundable.
- (7) If an applicant or a **grower** refuses or fails to pay any amount owing by him or her in terms of this Scheme, the **authority** may suspend the certification of the **seed potatoes** presented by such applicant or **grower** until the amount concerned has been paid.

Addresses for submission of documents

- 36.(1) Any application, notice or other documentation or anything pertaining thereto that is in terms of this Scheme required to be submitted to the **authority** must be submitted at the **grower's** regional office or the head office of the **authority** as may be applicable.
- (2) Information pertaining to the regional office or the head office of the **authority** referred to in subsection (1) may be obtained from -

The Executive Chair
Independent Certification Council for Seed Potatoes
Private Bag X135
PRETORIA
0001

Potato House
6 De Havilland Crescent
PERSEQUOR TECHNOPARK
0020

Telephone number: +27 (0) 60 716 2607
Web address: www.potatocertification.co.za

TABLE 1
Common host plants of *Ralstonia* spp. (bacterial wilt disease) other than *Solanum tuberosum* L.

Scientific name	Common name
Crops	
<i>Arachis hypogaea</i> L.	Groundnut
<i>Brassica oleracea</i> L. *	Cabbage crops*
<i>Capsicum</i> L.	Pepper
<i>Citrullus lanatus</i> (Thunb.) Matsum. et Nakai	Watermelon
<i>Cucurbita</i> L.	Pumpkins
<i>Gossypium hirsutum</i> L.	Cotton
<i>Helianthus annuus</i> L.	Sunflower
<i>Lycopersicon lycopersicum</i> L. (=L. <i>Esulentum</i> , <i>Solanum Lycopersicon</i>)	Tomato
<i>Nicotiana tabacum</i> L.	Tobacco
<i>Solanum melongena</i> L. var. <i>esculentum</i> Nees	Eggfruit
Weeds	
<i>Amaranthus deflexus</i> L.	Pigweed
<i>Bidens bipinnata</i> L.	Spanish blackjack
<i>Datura ferox</i> L.	Large thorn apple
<i>Datura stramonium</i> L.	Common thorn apple
<i>Nicotiana physalodes</i> (L.) Gaertn.	Apple of Peru
<i>Nicotiana glauca</i> R. C. Grah.	Wild tobacco
<i>Physalis angulata</i> L.	Wild gooseberry
<i>Ricinus communis</i> L.	Castor-oil plant
<i>Solanum nigrum</i> L.	Black nightshade

* Samples originating from units, where crops indicated with an * above have been planted in rotation with potatoes or within the isolation area, must be warmed up before testing for bacterial wilt disease

TABLE 2
Maximum percentage of deviating and pathogen infected plants permissible

GENERATION	FIELD INSPECTION	**DEVIATING PLANTS	DISEASE		
			BACTERIA		FUNGI
			<i>Ralstonia</i> spp. BACTERIAL WILT	Soft Rot <i>Enterobacteriaceae</i> (SRE)* *BLACKLEG	<i>Verticillium albo-atrum</i> <i>Verticillium dahliae</i> *VERTICILLIUM WILT
G0	First	0.0	0.00	0.00	0.00
	Second	0	0.00	0.00	0.00
G1 – 3	First	0.1	0.00	0.50	0.50
	Second	0	0.00	0.10	0.10
G4 – 6	First	2.0	0.00	1.50	1.50
	Second	0	0.00	0.50	0.50
G7 – Certified Commercial	First	3.0	0.00	5.00	5.00
	Second	0	0.00	2.00	2.00
		0			

* Infected plants together with tubers must be removed to the satisfaction of the authority.

** True potato seed must comply with the recognised description as provided for in section 17 of the Act.

TABLE 3**Maximum percentage of virus infected plants permissible**

GENERATION	FIRST FIELD INSPECTION			SECOND FIELD INSPECTION		
	PVY and other %	PLRV%	Total Virus %	PVY & other viruses %	PLRV %	Total Virus %
G0	0.00	0.00	0.00	0.00	0.00	0.00
G1	0.00	0.00	0.00	0.00	0.00	0.00
G2	0.00	0.00	0.00	0.10	0.10	0.10
G3	0.25	0.25	0.25	0.10	0.10	0.10
G4	0.50	0.50	0.50	0.25	0.25	0.25
G5	1.00	1.00	1.00	0.50	0.50	0.50
G6	2.50	1.00	2.50	1.00	0.50	1.00
G7	5.00	1.00	5.00	2.50	0.50	2.50
Certified Commercial	7.50	1.00	7.50	2.50	1.50	2.50

Percentage represents the highest percentage permissible for PLRV, Potato Virus Y, TSWV and other viruses separately or jointly.

TABLE 4**Maximum percentage of virus infected seed potatoes permissible**

GENERATION	MAXIMUM PERCENTAGE PERMISSIBLE			
	PVY %	PLRV %	TSWV %	Total Virus %
G0	0.00	0.00	0.00	0.00
G1	0.00	0.00	0.00	0.00
G2	0.25	0.25	0.25	0.25
G3	0.50	0.50	0.50	0.75
G4	1.00	1.00	1.00	1.25
G5	2.50	2.50	2.50	3.00
G6	5.00	2.50	5.00	7.50
G7	7.50	2.50	5.00	10.00
Certified Commercial	15.00	5.00	5.00	15.00

The respective maximum permissible virus percentages for each virus within generations may not be exceeded in the calculation of the total virus value.

TABLE 5

Maximum percentage potato tuber moth damage and pathogen infected seed potatoes permissible

ORGANISM OR CONDITION								
Scientific name	Common name	G0	G1 – G3		G4 – G6		G7	Cert. Com.**
		-	Elite	C1*	Elite	C1*	C1*	
A								
<i>Globodera rostochiensis</i>	Golden Cyst nematode	0.00	0.00	0.00	0.00	0.00	0.00	0.00
<i>Ralstonia</i> spp.	Bacterial wilt disease	0.00	0.00	0.00	0.00	0.00	0.00	0.00
<i>Synchytrium endobioticum</i>	Wart disease	0.00	0.00	0.00	0.00	0.00	0.00	0.00
B								
<i>Oospora pustulans</i>	Skin spot	0.00	0.00	0.20	0.10	0.50	3.00	4.00
<i>Rhizoctonia solani</i>	Black scurf	0.00	0.50	1.00	1.00	8.00	1.00	20.00
<i>Spongopora subterranea</i>	Powdery scab	0.00	0.00	0.20	0.10	0.50	0.50	4.00
<i>Streptomyces</i> spp.	Common scab	0.00	0.10	0.50	0.50	1.00	1.00	8.00
Maximum joint percentage permissible for B		0.00	0.50	1.00	1.00	8.00	1.00	20.00
C								
<i>Fusarium</i> spp.	Dry rot	0.00	0.20	0.50	0.50	1.00	3.00	5.00
	Stem-end rot	0.00	0.20	0.50	0.50	1.00	2.00	3.00
<i>Phoma exigua</i>	Gangrene	0.00	0.20	0.50	0.50	1.00	3.00	5.00
<i>Phytophthora infestans</i>	Late blight	0.00	0.10	0.10	0.10	0.10	0.10	0.20
Maximum joint percentage permissible for C		0.00	0.20	0.50	0.50	1.00	1.0	5.00
D								
<i>Meloidogyne</i> spp.	Root knot eelworm	0.00	0.10	0.20	0.10	0.50	0.20	1.00
<i>Pratylenchus</i> spp.	Lesion nematode	0.00	0.10	0.50	0.50	1.00	2.00	5.00
Maximum joint percentage permissible for D		0.00	0.10	0.50	0.50	1.00	1.00	5.00
E								
<i>Phthorimaea operculella</i>	Potato tuber moth: eye damage	0.00	0.20	0.50	1.00	2.00	2.00	3.00
	Potato tuber moth: surface damage	0.00	0.20	1.00	2.00	3.00	3.00	4.00
Maximum joint percentage permissible for E		0.00	0.20	1.00	2.00	3.00	3.00	4.00
F								
<i>Colletotrichum coccodes</i>	Black dot	0.00	0.50	2.00	5.00	15.00	10.00	30.00
<i>Helminthosporium solani</i>	Silver scurf	0.00	0.50	2.00	5.00	15.00	10.00	30.00
Maximum joint percentage permissible for F		0.00	0.50	2.00	5.00	15.00	10.00	30.00

* C1 – Class 1

** Cert. Com. – Certified Commercial

TABLE 6
Maximum percentage non-pathogenic deviations permissible in seed potatoes

ORGANISM OR CONDITION	Common name	G0	G1 – G3		G4 – G6		G7		Cert. Com.**
			Elite	C1*	Elite	C1*	Elite	C1*	
Wet rot		-							
Rotting of a hollow heart seed potato		0.00	0.10	0.10	0.10	0.10	0.10	0.10	0.20
Frost damage, Sunscald		0.00	1.00	2.00	1.00	2.00	1.00	2.00	3.00
Pink eye		0.00	0.10	0.10	0.10	0.20	0.10	0.20	0.50
Washed seed potatoes		0.00	0.10	0.10	0.10	0.10	0.10	0.10	1.00
		0.00	0.10	0.10	0.10	0.10	0.10	0.10	0.20
Maximum joint percentage permissible		0.00	1.00	2.00	1.00	2.00	1.00	2.00	3.00

* – Class 1

** – Certified Commercial

*

**

TABLE 7

Maximum percentage Potato Tuber Necrotic Ringspot Disease permissible in seed potatoes

GENERATION	MAXIMUM PERCENTAGE PERMISSIBLE
	Potato Tuber Necrotic Ringspot Disease (PTNRD)
G0	0.00
G1	0.00
G2	0.00
G3	0.00
G4	0.50
G5	0.50
G6	0.50
G7	0.50
Certified Commercial	0.50

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 876

17 September 2021

Correct property under claim to be included in the gazette:

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HECTARES)	ENDORSEMENTS/ENCUMBRANCES
Portion 7 (Remaining Extent) of the farm Bergvliet 288 LS	Makhado Municipality Local	T63689/2003PTA G204/1917PTA	1144.1615 ha (Claimants lost rights on 245.1973 ha)	LG124/956-156/1-13/3 LG174/972-LS288-29/8

All interested parties should take note that the Officer of the Regional Land Claims Commissioner: Limpopo is investigating these land claims. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within **30** days of publication of this notice, any comments, objections or information under reference number KRP 470 to:

The office of the Regional Land Claims

Commissioner: Limpopo

Private Bag x9552

POLOKWANE

0700

Submission may also be delivered to:

13th Floor, 50-58 Thabakgolo Nedbank Building

50-58 Landros Mare Street

POLOKWANE

0700


L H MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2021/09/03

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 877

17 September 2021

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) (c) of the Restitution of Land Rights Act, 1994 as amended) that a claim has been lodged for restitution of land rights on:

REF NO.	CLAIMANT	OLD PROPERTY	CURRENT PROPERTY	CURRENT LANDOWNERS	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
C 0233	Ms. Tougieda Sallie	Lot No. 464 and 466 Albertville Township	Erf 1592 Albertville Township	David John Woodhouse	Boland Bank Ltd B66427/1995	T61034/1995	Land Claimant, the current landowners and the City of Johannesburg Metropolitan Municipality

Take further notice that the Commission on Restitution of Land Rights will conduct further investigations on the claim in terms of the provisions of section 12 read with 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 22 of 1994 as amended within 90 (ninety) working days from the publication date of this notice, any comments/information may be send to:

Chief Directorate: Land Restitution Support Gauteng Province
Private Bag X03
ARCADIA
0007
Tel: (012) 310-6500
Fax: (012) 324-5812

MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2021/08/17

DEPARTMENT OF HEALTH

NO. 878


17 September 2021

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF PODIATRY

The Minister of Health intends, in terms of section 33 of the Health Professions Act, 1974 (Act No. 56 of 1974), and on the recommendation of the Health Professions Council of South Africa and the Professional Board for Physiotherapy, podiatry, and biokinetics, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance, mihloti.mushwana@health.gov.za and paul.tsebe@health.gov.za), within three months of the date of publication of this Notice.



DR M.J PHAAHLA, MP
MINISTER OF HEALTH
DATE: 01/09/2021

SCHEDULE

Definitions

1. In these regulations any word or expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context indicates otherwise –
“the Act” means the Health Professions Act, 1974 (Act No. 56 of 1974).

Act pertaining to podiatry

2. The following acts are, for the purposes of the Act, deemed to be acts specially pertaining to the profession of podiatry-
- (a) undertaking comprehensive assessment of a patient to gather relevant information using appropriate techniques and procedures;
 - (b) undertaking additional investigations (including biopsy and blood tests; ultrasound/doppler) as appropriate, or refer to other professional(s) as required and, through a process of clinical reasoning, formulate a diagnosis or hypothesis;
 - (c) collaboratively developing and implementing a patient-centred plan which may include:
 - (i) Debridement of skin and nails,
 - (ii) Wound assessment, care and management,
 - (iii) Foot and lower limb health promotion or education,
 - (iv) Appropriate mechanical therapies for foot, ankle and lower leg,
 - (v) Administration and prescription of limited scheduled medication and over-the-counter drugs,
 - (vi) Injection techniques,
 - (vii) Minor surgical interventions for foot pathologies,
 - (viii) Electrotherapeutic modalities and physical agents,
 - (ix) Gait assessment and retraining,
 - (x) Manual techniques (manipulation and mobilisation), and
 - (xi) Prescription and manufacture of foot and ankle orthoses;
 - (d) using appropriate monitoring procedures;
 - (e) making recommendations for self-management and empowerment;
 - (f) Providing consultancy services;
 - (g) Providing disability and medico-legal assessments and report writing;
 - (h) Diagnosing and treating foot, ankle, and lower limb due to deformities, pathologies; and injuries and secondary complications due to systemic disorders.

Repeal

3. The regulations defining the scope of the profession of podiatry as published under Government Notice R361 in *Regulation Gazette* 3378 of 26 February 1982 are hereby repealed.

Short title

4. These Regulations are called Regulations Defining the Scope of the Profession of Podiatry, 2021.

DEPARTMENT OF HEALTH

NO. 879

17 September

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

REGULATIONS RELATING TO THE CONSTITUTION OF THE MEDICAL AND DENTAL PROFESSIONS BOARD

The Minister of Health intends, under section 61 of the Health Professions Act, 1974 (Act No. 56 of 1974) and after consultation with the Health Professions Council of South Africa, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments in writing on the proposed amendments to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance, mihloti.mushwana@health.gov.za), within three months from date of publication of this notice.



MS MT KUBAYI-NGUBANE, MP

ACTING MINISTER OF HEALTH

DATE 05/09/2021

SCHEDULE

Definitions

1. In these regulations any expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context indicates otherwise:-

“designated groups” means black people, women and persons with disabilities who, for the purposes of these regulations, shall be protected and advanced in the following order of the levels of disadvantage of the past, which must be taken into consideration in the appointment process:

- (a) women;
- (b) men of African, Asian or coloured descent; and
- (c) disabled persons, irrespective of descent;

“professional board” means the Medical and Dental Professions Board established in terms of section 15 of the Act;

“section” means a section of the Act; and

“the Act” means the Health Professions Act, 1974 (Act No. 56 of 1974) as amended by Act No.29 of 2007.

Constitution of the board

2. The board consists of the following 24 members appointed by the Minister and who permanently reside in South Africa as follows:

- (a) ten medical practitioners, of whom at least three must be from designated groups who must be appointed on the basis of nominations by persons permanently residing in the Republic of South Africa and whose names appear in the register of medical practitioners;
- (b) three dentists, of whom at least two must be from designated groups, who must be appointed on the basis of nominations by persons permanently residing in the Republic of South Africa and whose names appear in the register of dentists;
- (c) one person whose name appears on the register of medical scientists appointed on the basis of nominations by persons permanently residing in the Republic of South Africa and whose names appear in the register of medical scientists;
- (d) one medical practitioner who must be appointed on the recommendation of Universities South Africa to represent universities with faculties or schools of medicine;
- (e) one dentist who must be appointed on the recommendation of Universities South Africa to represent the universities with faculties or schools of dentistry;
- (f) one person representing the Department of Health;

- (g) two clinical associate from designated groups who must be appointed on the basis of nominations by persons permanently residing in the Republic of South Africa and whose names appear in the register of clinical associates;
- (h) four community representatives; and
- (i) one person versed in law.

Repeal of laws

3. The Regulations relating to the Constitution of a Medical and Dental Professional Board published under Government Notice No. R. 1252 in *Government Gazette* 31633 of 28 November 2008 are hereby repealed.

Short title

4. These regulations are called Regulations Relating to the Constitution of the Medical and Dental Professions Board, 2021.

DEPARTMENT OF HEALTH

NO. 880

17 September 2021

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

REGULATIONS RELATING TO THE NAMES THAT MAY NOT BE USED IN RELATION TO
THE PROFESSION OF DIETETICS OR NUTRITION

The Acting Minister of Health intends, under section 61(d) read with section 40 (c) of the Health Professions Act, 1974 (Act No. 56 of 1974) and after consultation with the Health Professions Council of South Africa, to make the regulations in the Schedule.

Interested persons are invited to submit any substantiated comments in writing on the proposed amendments to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities), mihloti.mushwana@health.gov.za within three months from date of publication of this Notice.



MS M.T KUBAYI, MP**ACTING MINISTER OF HEALTH****DATE:** 20/07/2021

SCHEDULE

Definitions

1. In these regulations any word or expression to which a meaning has been assigned in the Act has the meaning so assigned, and unless the context otherwise indicates –

“Act” means the Health Professions Act, 1974, (Act No. 56 of 1974).

Names that may not be used

2. A person who is not registered as a dietitian or nutritionist in terms of section 17 of the Act may not use the expression: dietitian; diet consultant; diet educator; diet therapist; diet adviser; diet counsellor; diet specialist; diet planner; diet technician; nutritionist; nutrition therapist; nutrition specialist; nutrition adviser; nutrition educator; nutrition consultant; or nutrition technician.

Repeal

3. The Regulations Relating to the Use of Certain Names only by Registered Dietitians as published under Government Notice R1104 in *Government Gazette* 9242 of 30 May 1984 are hereby repealed.

Short title

4. These Regulations are called Regulations Relating to the Names that May Not be Used in Relation to the Profession of Dietetics or Nutrition, 2021.

DEPARTMENT OF HEALTH

NO. 881

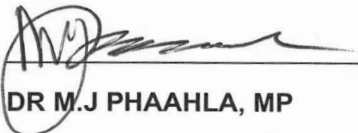
17 September 2021

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF ORAL HYGIENE

The Minister of Health intends, in terms of section 33(1) of the Health Professions Act, 1974 (Act No. 56 of 1974), and on the recommendation of the Health Professions Council of South Africa and the Professional Board for dental assisting, dental therapy, and oral hygiene, to make the Regulations in the Schedule.

Interested persons are invited to submit any substantiated comments or representations on the proposed Regulations to the Director-General of Health, Private Bag X828, Pretoria, 0001 (for attention of the Director: Public Entities Governance, mihloti.mushwana@health.gov.za and paul.tsebe@health.gov.za), within three months of the date of publication of this Notice.


DR M.J PHAAHLA, MP

MINISTER OF HEALTH

DATE: 30/08/2021

SCHEDULE

Definitions

1. In these regulations and any word or expression to which has been assigned in the Act shall have that meaning, and , unless the context indicates-

“Act” means the Health Professions Act, 1974 (Act No. 56 of 1974).

Acts of oral hygiene

2. The following are for purposes of the Act deemed to be specifically acts pertaining to the profession of oral hygiene-

- (a) the development, implementation, and evaluation of oral health promotion programmes;
- (b) the recording of the medical, social, and dental history, examination of patients, and the charting of their oral and dental status;
- (c) the assessment of a patient by means of measuring vital signs, conducting an interview, and oral clinical examination;
- (d) the performance of analogue, digital radiography, and the taking of clinical photographs;
- (e) the making of a diagnosis and the development of an appropriate treatment plan within the scope of the profession of oral hygiene;
- (f) the advising and education of patients about oral self-care practices including, but not limited to, mechanical and chemotherapeutic plaque control, and tobacco cessation;
- (g) advising patients about nutrition and diet, fluorides, and anti-microbial agents (excluding antibiotics) in relation to oral disease prevention;
- (h) the application of topical agents such as caries-preventive agents, remineralising agents, tooth-desensitising agents, surface anaesthetics and plaque-controlling agents;
- (i) the application of pit and fissure sealants, and of minimally invasive procedures such as atraumatic restorative techniques (ART) and sealant restorations, and the placement and removal of rubber dam and matrix bands;
- (j) the performance of debridement, scaling, root-planing, the cleaning of dental implants and the polishing of teeth;
- (k) the treatment of dentine hypersensitivity and cervical abrasion lesions with glass ionomer cements;

- (l) the polishing and recontouring of overhanging restorations;
- (m) the application of topical and local anaesthesia;
- (n) assisting oral health care professionals in the performance of basic and advanced clinical procedures;
- (o) the application of vital tooth whitening techniques and procedures;
- (p) the making of a study cast or digital impressions (intraoral scans) to produce vacuum formed mouth guards; occlusal guards and whitening trays;
- (q) the administration of nitrous oxide;
- (r) the prescription of medication for the treatment of oral conditions relevant to the practice of oral hygiene, and as published in the relevant government gazette as amended from time to time; and
- (s) the performance of the following clinical procedures as prescribed by dentists and dental specialists:
 - (i) taking of cytological smears;
 - (ii) splinting of mobile teeth;
 - (iii) application and removal of periodontal packs;
 - (iv) removal of surgical sutures;
 - (v) placement of temporary restorations as an emergency measure;
 - (vi) performance of temporary cementing of inlays, crowns and bridges;
 - (vii) placement of soft linings in dentures as tissue conditioners;
 - (viii) performance of cephalometric tracings;
 - (ix) relief of trauma caused by intra- and extra-oral appliances, such as the cutting of distal ends of arch wires;
 - (x) the taking of impressions, casting and trimming study and primary work models;
 - (xi) placement and removal of pre-activated orthodontic appliances, attachments and bands;
 - (xii) placement and removal of elastics and ligature wires, the placement and activation of arch wires and the cementing space maintainers;
 - (xiii) the re-cementing of orthodontic retainers; and
 - (xiv) to produce vacuum formed retainers.

Repeal

3. The Regulations Defining the Scope of the Profession of Oral Hygiene as published under *Government Notice* No. 713 in *Government Gazette* No. 40996 of 21 July 2017 are hereby repealed.

Short title

4. These Regulations are called Regulations Defining the Scope of Oral Hygiene, 2021.

DEPARTMENT OF HEALTH

NO. 882

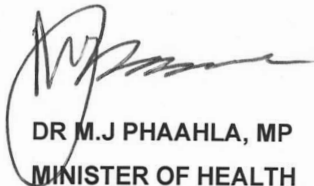
17 September 2021

PHARMACY ACT 1974, (ACT NO. 53 OF 1974)

REGULATIONS RELATING TO FEES PAYABLE TO COUNCIL UNDER THE
PHARMACY ACT, 53 OF 1974

The Minister of Health intends, in consultation with the South African Pharmacy Council, in terms of section 49(1)(d), read together with section 4(zG) of the Pharmacy Act, 1974 (Act No. 53 of 1974), to make the regulations as set out in the Schedule.

Interested persons are invited to submit any substantiated comments, in writing on the proposed regulations, to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance, mihloti.mushwana@health.gov.za), within three months from date of publication of this Notice.



DR M.J PHAAHLA, MP
MINISTER OF HEALTH

DATE:

01/09/2021

SCHEDULE

Definitions

1. In these regulations any word or expression to which a meaning has been assigned in the Act has that meaning, unless the context otherwise indicates –

“Consumer Price Index” means the Consumer Price Index rate as published by Statistics South Africa by way of Government Gazette from time to time; and

“Fees” means the amounts payable to Council for annually.

Fees payable to Council

2. (a) The fees payable to Council are contained in schedule of fees attached hereto.
- (b) the fees as contained in schedule 1 are subject to an increase on an annual basis, applicable from 1 January every year, subject to:
- (i) in respect of persons and providers of education and training, a maximum annual increase of the Consumer Price Index plus three percent; and
- (ii) in respect of pharmacies, a maximum annual increase of the Consumer Price Index plus five percent.
- (c) The Council must, every November, by Board Notice increase contemplated in paragraph (b).

Short title

3. These Regulations are called Regulations Relating to Fees Payable to Council, 2021.

SCHEDULE OF FEES PAYABLE

Description	Exclude VAT R	VAT R	Include VAT R
REGISTRATION FEES (payable with a duly completed application form)			
Pharmacy student (Pharmacy technician /Bachelor of pharmacy)	818.26	122.74	941.00
Registration of traineeship (Pharmacy technician)	948.70	142.30	1 091.00
Pharmacist's assistant (learner basic or learner post-basic) which includes registration on qualification	1 822.61	273.39	2 096.00
Pharmacist's assistant (learner basic or learner post-basic)	911.30	136.70	1 048.00
Pharmacist's assistant (qualified basic/qualified post-basic) prior to 15 July 2013 or for registration of additional sector	911.30	136.70	1 048.00
Pharmacist intern	2 153.04	322.96	2 476.00
Pharmacist	3 666.09	549.91	4 216.00
Pharmacy technician	2020.87	303.13	2 324.00
Supplementary training	2 175.65	326.35	2 502.00
Specialist pharmacist	2 637.39	395.61	3 033.00
Pharmacy premises application for licensing (as published by the Director-General: National Department of Health)	869.57	130.43	1 000.00
Recording of a pharmacy (new, change of ownership, relocation)	10 659.13	1 598.87	12 258.00
Recording of a pharmacy owner (for each pharmacy premises)	2 020.87	303.13	2 324.00
Responsible pharmacist (for each pharmacy premises)	1 980.00	297.00	2 277.00
Registration as a provider accredited/approved by the SAPC	1 995.65	299.35	2 295.00
One-time registration as a provider accredited by another Quality Council	14 499.13	2 174.87	16 674.00
Assessor/ moderator/ verifier	911.30	136.70	1 048.00
Remote automated dispensing unit (RADU) – Public Sector	6 015.65	902.35	6 918.00
Mobile unit	6 015.65	902.35	6 918.00
ANNUAL FEES			
In terms of Regulation 106 of the <i>Regulations relating to the registration of persons and the maintenance of registers</i> (R.1160 of 20 November 2000), every person registered in terms of the regulations must renew such registration annually by paying the annual fee(s) as determined by Council. The annual fee due dates each year are as follows-			
<ul style="list-style-type: none"> - 2 January - Pharmacies and Responsible Pharmacists (private sector): Community, institutional (private), wholesale and manufacturing; - 1 February – Pharmacists; - 1 June - Providers, assessors, pharmacists' assistants, students and interns; and - 1 July - Pharmacies and Responsible Pharmacists (public sector). - 1 July – Pharmacy Owner (public and private sector) 			
For Persons-			
Pharmacy student (Pharmacy technician/Bachelor of pharmacy)	207.83	31.17	239.00

Description	Exclude VAT R	VAT R	Include VAT R
Pharmacist's assistant (learner basic or learner post-basic)	207.83	31.17	239.00
Pharmacist's assistant (basic or post-basic)	514.78	77.22	592.00
Pharmacy technician	514.78	77.22	592.00
Pharmacy technician trainee	514.78	77.22	592.00
Pharmacist intern	514.78	77.22	592.00
Pharmacist	1 879.13	281.87	2 161.00
Responsible pharmacist (for each pharmacy premises)	276.52	41.48	318.00
Pharmacy owner – State owned (per province)	15 000.00	2 250.00	17 250.00
Pharmacy owner – Non state owned (per pharmacy)	1 879.13	281.87	2 161.00
For Pharmacies-			
Community pharmacy	3 213.91	482.09	3 696.00
Institutional pharmacy	3 213.91	482.09	3 696.00
Wholesale and manufacturing pharmacy	12 552.17	1 882.83	14 435.00
Consultant pharmacy	3 009.57	451.43	3 461.00
Satellite pharmacy	1 549.57	232.43	1 782.00
Primary healthcare clinics (dispensary) with post- basic assistant(s)	773.91	116.09	890.00
Remote automated dispensing unit (RADU) – Public Sector	1 549.57	232.43	1 782.00
Mobile unit	1 549.57	232.43	1 782.00
For Providers accredited/ approved by the SAPC for-			
Pharmacist's assistant's qualification	25 792.17	3 868.83	29 661.00
Pharmacy technician qualification	18 644.35	2 796.65	21 441.00
Bachelor of pharmacy qualification	19 334.78	2 900.22	22 235.00
Authorized pharmacist prescriber qualification	20 230.43	3 034.57	23 265.00
Specialists qualification	20 230.43	3 034.57	23 265.00
Short courses/CPD	15 173.04	2 275.96	17 449.00
Supplementary training courses	9 104.35	1 365.65	10 470.00
Providers accredited/ approved by another Quality Council	2 640.87	396.13	3 037.00
Assessor/ moderator/ verifier	328.70	49.30	378.00
OTHER FEES – the following fees are payable by:			
A Pharmacist's assistant for-			
• change of facility	888.70	133.30	1 022.00
• change of provider/ tutor	387.83	58.17	446.00
• issuing of duplicate certificate of registration	2 005.22	300.78	2 306.00
• entrance to the final integrated summative assessments or external integrated summative assessments	514.78	77.22	592.00
A Pharmacist intern for-			
• the cession of an internship contract	1 217.39	182.61	1 400.00
• entrance to the pre-registration examination for a third or subsequent attempt	1 958.26	293.74	2 252.00
• late booking fee for pre-registration examination	967.83	145.17	1 113.00
• re-assessment of CPD entries for the 13th and subsequent submissions (Old format) / 10th and subsequent CPDs (new format)	228.70	34.30	263.00
Description	Exclude VAT	VAT R	Include VAT

	R		R
• issuing of duplicate certificate of registration	2 005.22	300.78	2 306.00
A Tutor for-			
• issuing of duplicate certificate of registration	2 005.22	300.78	2 306.00
• approval of a tutor of pharmacist intern or pharmacist assistant	1 221.74	183.26	1 405.00
A Pharmacist for the purpose of performing community service for-			
• change of facility	888.70	133.30	1 022.00
A Pharmacist for-			
• Change designation from non-practicing to practicing	276.52	41.48	318.00
• Assessment of CPD entries (per entry)	228.70	34.30	263.00
• Entrance to the pre-registration examination	1 958.26	293.74	2 252.00
• Change designation from non-practicing to practicing as a result of an involuntary change of designation from practicing to non-practicing	1 879.13	281.87	2 161.00
A Delegated pharmacist for-			
• approval of a delegated pharmacist for the delegation of a pharmacist intern training by an approved tutor	1 221.74	183.26	1 405.00
A Pharmacy for-			
• Inspection of a pharmacy for: - purposes of approval for training - re-inspection for Grade C or Grade D pharmacies - follow-up re-inspection - at owner's request	3 126.96	469.04	3 596.00
• approval of pharmacy premises- internal changes	2 524.35	378.65	2 903.00
• issuing of duplicate certificate of approval of pharmacy premises for training purposes	2 005.22	300.78	2 306.00
• issuing of duplicate certificate of pharmacy registration or recording of a pharmacy	2 005.22	300.78	2 306.00
• application for an automated dispensing unit	2 834.78	425.22	3 260.00
• application for a remote automated dispensing unit (Public Sector)	2 834.78	425.22	3 260.00
• application fee for mobile unit	2 834.78	425.22	3 260.00
• an application to conduct a separate practice or business within a pharmacy	2 834.78	425.22	3 260.00
• approval of change of trading title	1 857.39	278.61	2 136.00
• approval of change of address where there is no relocation of a pharmacy	1 857.39	278.61	2 136.00
• approval of change of owner's name where there is no change of ownership	1 857.39	278.61	2 136.00
• recording after change of trading title	6 015.65	902.35	6 918.00
• recording after change of address where there is no relocation of pharmacy	6 015.65	902.35	6 918.00
• recording after change of owner's name where there is no change of ownership	6 015.65	902.35	6 918.00
• recording after change of ownership (in case of a Grade A Pharmacy where there is no structural changes)	6 015.65	902.35	6 918.00
Description	Exclude VAT R	VAT R	Include VAT R

• access to group pharmacy information by the nominated person over and above the Responsible Pharmacist and/or first owner	2 006.96	301.04	2 308.00
A Responsible pharmacist for-			
• issuing of duplicate certificate of registration	2 005.22	300.78	2 306.00
A Provider of pharmacy education and training for the evaluation of an application for the purpose of:			
• approval as a provider for Authorized Pharmacist Prescriber course	34 342.61	5 151.39	39 494.00
• approval as a provider of a Bachelor of pharmacy	84 231.30	12 634.70	96 866.00
• approval as a provider of pharmacist's assistants' course	61 680.87	9 252.13	70 933.00
• approval as a provider of short courses/CPD	34 137.39	5 120.61	39 258.00
• approval as a provider of specialist pharmacist qualification	34 342.61	5 151.39	39 494.00
• approval as a provider of supplementary training course/s	29 286.09	4 392.91	33 679.00
• approval of a pharmacist's assistant course/qualification	26 638.26	3 995.74	30 634.00
• approval of pharmacy technician course/qualification	16 217.39	2 432.61	18 650.00
• approval of Bachelor of pharmacy course/qualification	27 262.61	4 089.39	31 352.00
• approval of CPD/short courses	21 331.30	3 199.70	24 531.00
• approval of specialist in pharmacy qualification	31 674.78	4 751.22	36 426.00
• approval of courses by another Quality Council	2 900.87	435.13	3 336.00
• verification of an RPL assessment/ file	2 861.74	429.26	3 291.00
Any Person for-			
• issuing of a duplicate certificate of courses completed for the Council's Diploma in Pharmacy	2 005.22	300.78	2 306.00
• issuing of a duplicate registration certificate or a certified extract from the register or certificate by the Registrar or academic record and curriculum	2 005.22	300.78	2 306.00
• Replacement of membership card prior to expiry thereof	340.87	51.13	392.00
• entrance to professional examination for purposes of registration as a pharmacist (per paper)	3 270.44	490.57	3 761.00
• analysis of professional examination results (per paper)	849.57	127.43	977.00
• analysis of pre-registration examination results	1 274.78	191.22	1 466.00
• issuing of Certificate of Good Standing	1 931.30	289.70	2 221.00
• evaluation of a qualification in pharmacy obtained outside the Republic (applicant is a non-South African citizen)	15 361.74	2 306.26	17 666.00
• evaluation of a qualification in pharmacy obtained outside the Republic (applicant is South African citizen)	7 813.04	1 171.96	8 985.00
• issuing of duplicate certificate: supplementary training/additional qualification/assessor	2 014.78	302.22	2 317.00
RESTORATION FEES			
Restoration as a result of voluntary removal (restoration will include payment of the restoration fee together with payment of the annual fee for the current year)			
Pharmacist's assistant (learners)	1 011.30	151.70	1 163.00
Pharmacist's assistant	1 011.30	151.70	1 163.00
Description	Exclude VAT R	VAT R	Include VAT R

Pharmacy technician	1 011.30	151.70	1 163.00
Pharmacy student (Pharmacy technician/ Bachelor of pharmacy)	1 011.30	151.70	1 163.00
Pharmacist intern	1 011.30	151.70	1 163.00
Pharmacist	1 993.91	299.09	2 293.00
Pharmacy owner	1 993.91	299.09	2 293.00
Pharmacist – Retired (aged 70 or older)	134.78	20.22	155.00
Pharmacist's assistant (basic or post-basic) – Retired (aged 70 or older)	34.78	5.22	40.00
Providers accredited/approved by the SAPC	14 499.13	2 174.87	16 674.00
Restoration as a result of involuntary removal (restoration will include payment of the restoration fee together with payment of annual fee for the year of removal as well payment of the annual fee for the current year)			
Pharmacist's assistant (learners)	1 973.04	295.96	2 269.00
Pharmacist's assistant	1 973.04	295.96	2 269.00
Pharmacy technician	1 973.04	295.96	2 269.00
Pharmacy student (Pharmacy technician/ Bachelor of pharmacy)	1 973.04	295.96	2 269.00
Pharmacist intern	1 973.04	295.96	2 269.00
Pharmacist	5 166.96	775.04	5 942.00
Pharmacy owner	5 166.96	775.04	5 942.00
Pharmacist – Retired (aged 70 or older)	805.22	120.78	926.00
Pharmacist's assistant (basic or post-basic) – Retired (aged 70 or older)	211.30	31.70	243.00
Pharmacy technician – Retired (aged 70 or older)	211.30	31.70	243.00
Providers accredited/approved by the SAPC	57 998.26	8 699.74	66 698.00
Community/Institutional/Consultant pharmacy	6 499.13	974.87	7 474.00
Wholesale/Manufacturing pharmacy	28 700.87	4 305.13	33 006.00
GENERAL			
Register: List of persons per row or line (pharmacists/assistants/assessors/moderators)	7.83	1.17	9.00
Register: List of pharmacies per row or line	5.22	0.78	6.00
Amendment of Registration Certificate (for persons only)			
• Change in ID/passport number	977.39	225.65	1 124.00
• Obtaining SA ID (permanent residency)	977.39	225.65	1 124.00
• Change of name/surname - Letter only	977.39	225.65	1 124.00
• Change of name/surname - Letter and certificate	1 504.35	146.61	1 730.00
• Removal of limitation on registration/conditions to Registration - Letter only	977.39	225.65	1 124.00
• Removal of limitation on registration/conditions to Registration - Letter and certificate	1 504.35	146.61	1 730.00
Section 29(4) Evaluation	3 686.96	553.04	4 240.00
Section 26 Certificate	974.56	136.44	1 111.00
Description	Exclude VAT R	VAT R	Include VAT R
EXEMPTIONS AND REDUCED FEES*			
Council may exempt any person from payment of any annual fee on the grounds of age. The following reduced annual fees will be considered for-			
a) Pharmacist – Retired (aged 70 or older)	268.70	40.30	309.00

b) Pharmacist's assistant (basic or post-basic) – Retired (aged 70 or older)	70.43	10.57	81.00
<p>*An application form provided by Council must be submitted to the Registrar for consideration and approval.</p> <p>*All pharmacist and pharmacist's assistant above the age of 70 who fail to pay annual fees within 3 years and do not have approval for exemption will be removed from Council register.</p>			

DEPARTMENT OF HEALTH

NO. 883

17 September 2021

MEDICINES AND RELATED SUBSTANCES ACT, 1965 (ACT No. 101 OF 1965)

SCHEDULES

The Minister of Health has, in terms of section 22A(2) of the Medicines and Related Substances Act, 1965 (Act No. 101 of 1965), on the recommendation of the South African Health Products Regulatory Authority (SAHPRA), made and updated the Schedules.

This Schedule amends the Schedules as inserted by Government Notice R.509 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 24727, 10 April 2003; substituted by Government Notice R.935 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 31387, 5 September 2008; and amended by Government Notice R.1230 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 32838, 31 December 2009; Government Notice R.227 (Medicines and Related Substances Act: Schedules) in Government Gazette 35149, 15 March 2012; Government Notice R.674 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 36827, 13 September 2013, Government Notice R.690 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 36850, 20 September 2013, Government Notice R.104 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 37318, 11 February 2014; Government Notice R.352 (Medicines and Related Substances Act, 1965: Schedules) in, Government Gazette 37622, 8 May 2014; Government Notice R.234 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 38586, 20 March 2015; Government Notice R.254 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 39815, 15 March 2016; Government Notice R.254 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 40041, 03 June 2016; Government Notice No.748 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 41009, 28 July 2017; Government Notice No.1261 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 41256, 17 November 2017; Government Notice No.1262 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 42052, 23 November 2018 and Government Notice No.755 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 42477, 23 May 2019; Government Notice No.R219 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 430151, 28 February 2020, Government Notice No.R586 (Medicines and Related Substances Act, 1965: Schedules) in Government Gazette 43347, 22 May 2020, and Government Notice No.R1375 (Medicines

Schedule 1

and Related Substances Act, 1965: Schedules) in Government Gazette 44019, 18 December 2020 using the following convention:

- Words in bold and in square brackets (e.g. **[Gamma benzene hexachloride]** in Schedule 1), indicate omission from a Schedule
- Words underlined with a solid line (e.g. Gamma benzene hexachloride), indicate insertions in a Schedule.

SCHEDULE

In these Schedules, "the Act" means the Medicines and Related Substances Act, 1965 (Act No.101 of 1965)

Note: Where an alternative schedule(s) is included in natural parentheses at any point of an inscription, this is provided to indicate one or more alternative scheduling designation/s. This is for information only and shall not be used in the interpretation of such inscription.

SCHEDULE 1

- a. All substances referred to in this Schedule are excluded when specifically packed, labelled, sold and used for –
 - (i) industrial purposes including the manufacture or compounding of consumer items or products which have no pharmacological action or medicinal purpose; and
 - (ii) analytical laboratory purposes.
- b. All preparations of substances or mixtures of such substances containing or purporting to contain any substance referred to in this Schedule and includes the following:
 - (i) The salts and esters of such substances, where the existence of such salts and esters is possible; and
 - (ii) all preparations and mixtures of such substances where such preparations and mixtures are not expressly excluded.
- c. In terms of section 22A(4)(a)(v) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974 (Act No. 56 of 1974) other than a medical practitioner or dentist may prescribe and supply, only within his/her scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Authority, to patients under his/her care, the Schedule 1 substances and medicines provided for in the Annexures to this Schedule published in the *Gazette* in terms of the Act.

Schedule 1

- | | | |
|-------|--------------|--|
| (i) | Annexure 1A: | Emergency Care Provider (Paramedic); |
| | Annexure 1B: | Emergency Care Provider (Emergency Care Practitioner); |
| | Annexure 1C: | Basic Ambulance Assistant |
| | Annexure 1D: | Ambulance Emergency Assistant |
| | Annexure 1E: | Emergency Care Technician |
| | Annexure 1F: | Emergency Care Assistant |
| (ii) | Annexure 2: | Dental Therapist; |
| (iii) | Annexure 3: | Optometrist. |
| (iv) | Annexure 4: | Podiatrist |

Benzydamine,

- a. preparations and mixtures intended for use as a mouth rinse or for topical application in the mouth and throat; provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day. (S3)
- b. preparations containing more than 3 percent of benzydamine, but not exceeding 5 percent, when intended for application to the skin; (S3)
- c. except preparations and mixtures containing 3 percent or less of benzydamine, when intended for application to the skin (S0); or
- d. except preparations and mixtures containing 3 milligrams or less of benzydamine per throat lozenge: Provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day and the pack size does not exceed 16 lozenges. (S0)
- e. except when indicated for human vaginal use. (S2)

Phenylephrine, except

- a. ophthalmic preparations containing 0,2 percent or less, (S0)
- b. when intended for injection. (S4)

– END SCHEDULE 1 –

Schedule 2

SCHEDULE 2

- a. All substances referred to in this Schedule are excluded when specifically packed, labeled, sold and used for –
 - (i) industrial purposes including the manufacture or compounding of consumer items or products which have no pharmacological action or medicinal purpose; and
 - (ii) analytical laboratory purposes.
- b. All preparations of substances or mixtures of such substances containing or purporting to contain any substance referred to in this Schedule and includes the following:
 - (i) The salts and esters of such substances, where the existence of such salts and esters is possible; and
 - (ii) all preparations and mixtures of such substances where such preparations and mixtures are not expressly excluded.
- c. In terms of section 22A(5)(f) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974 (Act 56 of 1974) other than a medical practitioner or dentist may prescribe and supply, only within their scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Authority, to patients under his/her care, the Schedule 2 substances and medicines provided for in the Annexures to this Schedule published in the Gazette in terms of the Act.
 - (i)

Annexure 1A:	Emergency Care Provider (Paramedic);
Annexure 1B:	Emergency Care Provider (Emergency Care Practitioner);
Annexure 1C:	Basic Ambulance Assistant
Annexure 1D:	Ambulance Emergency Assistant
Annexure 1E:	Emergency Care Technician
Annexure 1F:	Emergency Care Assistant
 - (ii) Annexure 2: Dental Therapist;
 - (iii) Annexure 3: Optometrist.
 - (iv) Annexure 4: Podiatrist

Benzydamine,

- a. when intended for human vaginal use; (S3)
- b. except preparations and mixtures containing 3 percent or less of benzydamine, when intended for application to the skin; (S0)
- c. except preparations containing more than 3 percent of benzydamine, but not exceeding 5 percent, when intended for application to the skin; (S1)

Schedule 2

- d. except preparations and mixtures intended for use as a mouth rinse or for topical application in the mouth and throat; provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day; (S1)
- e. except preparations and mixtures containing 3 milligrams or less of benzydamine per throat lozenge: Provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day and the pack size does not exceed 16 lozenges. (S0)"

Bilastine.

Dequalinium, when intended for human vaginal use specifically for the treatment of recurrent vaginal candidiasis. (S4)

Hydrocortisone and hydrocortisone acetate, when used in

- a. maximum concentration of 1 percent in preparations intended for application to the skin, and
- b. in a maximum concentration of 1 percent used in combination with miconazole for topical application in the treatment of athlete's foot. (S4)

Sumatriptan, when in oral solid dosage forms providing 50 mg or less and presented as packs of no more than two oral solid dosage forms, indicated for the acute relief of migraine attacks, with or without aura, in patients previously diagnosed by a medical practitioner and initiated on treatment with sumatriptan. (S4)

– END SCHEDULE 2 –

Schedule 4

SCHEDULE 3

- a. All substances referred to in this Schedule are excluded when specifically packed, labelled, sold and used for –
 - (i) industrial purposes including the manufacture or compounding of consumer items or products which have no pharmacological action or medicinal purpose; and
 - (ii) analytical laboratory purposes.
- b. All preparations of substances or mixtures of such substances containing or purporting to contain any substance referred to in this Schedule and includes the following:
 - (i) The salts and esters of such substances, where the existence of such salts and esters is possible; and
 - (ii) all preparations and mixtures of such substances where such preparations and mixtures are not expressly excluded.
- c. In terms of section 22A(5)(f) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974 (Act 56 of 1974) other than a medical practitioner or dentist may prescribe and supply, only within his/her scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Authority, to patients under his/her care, the Schedule 3 substances and medicines provided for in the Annexures to this Schedule published in the Gazette in terms of the Act.
 - (i)

Annexure 1A:	Emergency Care Provider (Paramedic);
Annexure 1B:	Emergency Care Provider (Emergency Care Practitioner);
Annexure 1C:	Basic Ambulance Assistant
Annexure 1D:	Ambulance Emergency Assistant
Annexure 1E:	Emergency Care Technician
Annexure 1F:	Emergency Care Assistant
 - (ii) Annexure 2: Dental Therapist;
 - (iii) Annexure 3: Optometrist.
 - (iv) Annexure 4: Podiatrist

Benzydamine, except preparations and mixtures-

- a. containing 3 percent or less of benzydamine, when intended for application to the skin; (S0)
- b. containing more than 3 percent of benzydamine, but not exceeding 5 percent, when intended for application to the skin; (S1)
- c. intended for use as a mouth rinse or for topical application in the mouth and throat; provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day; (S1)

Schedule 4

- d. containing 3 milligrams or less of benzydamine per throat lozenge: Provided that the total dose swallowed does not exceed 36 milligrams of benzydamine per day and the pack size does not exceed 16 lozenges. (S0)"
- e. intended for human vaginal use. (S2)

ANNEXURE 1A: EMERGENCY CARE PROVIDER (PARAMEDIC)

PARAMEDIC (National Diploma in Emergency Medical Care graduates <i>only</i>)	
[PLASMA SUBSTITUTES AND COLLOID SOLUTIONS	
Substance	: Balanced Salt Solution
Indication	: Plasma expanders
Route of Administration	: Parenteral]

ANNEXURE 1B: EMERGENCY CARE PROVIDER (EMERGENCY CARE PRACTITIONER)

EMERGENCY CARE PRACTITIONER (B Tech: Emergency Medical Care)	
[*CALCIUM CHANNEL BLOCKER	
Substance	: Nifedipine
Indication	: Hypertension in pregnancy
Route of Administration	: Parenteral
PLASMA SUBSTITUTES AND COLLOID SOLUTIONS	
Substance	: Balanced Salt Solution
Indication	: Plasma expanders
Route of Administration	: Parenteral]

ANNEXURE 1D: AMBULANCE EMERGENCY ASSISTANT

AMBULANCE EMERGENCY ASSISTANT registered with Health Professions Council of South Africa	
[PLASMA SUBSTITUTES AND COLLOID SOLUTIONS	
Substance	: Balanced Salt Solution
Indication	: Plasma expanders
Route of Administration	: Parenteral]

Schedule 4

ANNEXURE 1E: EMERGENCY CARE TECHNICIAN

EMERGENCY CARE TECHNICIAN registered with Health Professions Council of South Africa		
[PLASMA SUBSTITUTES AND COLLOID SOLUTIONS		
Substance	:	Balanced Salt Solution
Indication	:	Plasma expanders
Route of Administration	:	Parenteral]

ANNEXURE 1F: EMERGENCY CARE ASSISTANT

EMERGENCY CARE ASSISTANT registered with Health Professions Council of South Africa		
[PLASMA SUBSTITUTES AND COLLOID SOLUTIONS		
Substance	:	Balanced Salt Solution
Indication	:	Plasma expanders
Route of Administration	:	Parenteral]

– END SCHEDULE 3 –

Schedule 4

SCHEDULE 4

- a. All substances referred to in this Schedule are excluded when specifically packed, labelled, sold and used for –
- (i) industrial purposes including the manufacture or compounding of consumer items or products which have no pharmacological action or medicinal purpose; and
 - (ii) analytical laboratory purposes.
- b. All preparations of substances or mixtures of such substances containing or purporting to contain any substance referred to in this Schedule and includes the following:
- (ii) The salts and esters of such substances, where the existence of such salts and esters is possible; and
 - (iii) all preparations and mixtures of such substances where such preparations and mixtures are not expressly excluded.
- c. In terms of section 22A(5)(f) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974 (Act 56 of 1974) other than a medical practitioner or dentist may prescribe and supply, only within his/her scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Authority, to patients under his/her care, the Schedule 4 substances and medicines provided for in the Annexures to this Schedule published in the Gazette in terms of the Act.
- (i)

Annexure 1A:	Emergency Care Provider (Paramedic);
Annexure 1B:	Emergency Care Provider (Emergency Care Practitioner);
Annexure 1C:	Basic Ambulance Assistant
Annexure 1D:	Ambulance Emergency Assistant
Annexure 1E:	Emergency Care Technician
Annexure 1F:	Emergency Care Assistant
 - (ii) Annexure 2: Dental Therapist;
 - (iii) Annexure 3: Optometrist.
 - (iv) Annexure 4: Podiatrist

Blinatumomab.

Corticosteroids (natural or synthetic), unless listed elsewhere in the Schedules, except –

[a. hydrocortisone and hydrocortisone acetate when used as a single active ingredient in a maximum concentration of 1,0 per cent in preparations intended for application to the skin; (S2)]

Schedule 4

Dequalinium, except when intended for human vaginal use specifically for the treatment of recurrent vaginal candidiasis. (S2)

Doravirine.

Fostemsavir.

Grapiprant.

Hydrocortisone and hydrocortisone acetate, except when used in

- a. maximum concentration of 1 percent in preparations intended for application to the skin, and
- b. in a maximum concentration of 1 percent used in combination with miconazole for topical application in the treatment of athlete's foot. (S2)

Meningococcal Group B vaccine.

Nitric oxide.

Ofatumumab.

Palbociclib.

Paromomycin.

Phenylephrine.

- a. when intended for injection. (S0)
- b. except ophthalmic preparations containing 0,2 percent or less. (S1)

Roxadustat.

Stiripentol.

Sumatriptan, except when in oral solid dosage forms providing 50 mg or less and presented as packs of no more than two oral solid dosage forms, indicated for the acute relief of migraine attacks, with or without aura, in patients previously diagnosed by a medical practitioner and initiated on treatment with sumatriptan. (S2)

Taliglucerase alfa.

Tulathromycin.

ANNEXURE 1A: EMERGENCY CARE PROVIDER (PARAMEDIC)

PARAMEDIC (National Diploma in Emergency Medical Care graduates)	
CORTICOSTEROIDS	
Substance	: Methylprednisolone
Indication	: Glucocorticoid / Steroidal Anti-Inflammatory
Route of Administration	: [Oral] <u>Parenteral</u>
CORTICOSTEROID	
Substance	: Prednisolone
Indication	: Glucocorticoid/ Steroidal anti-inflammatory
Route of Administration	: [Parenteral] <u>Oral</u>

ANNEXURE 1B: EMERGENCY CARE PROVIDER (EMERGENCY CARE PRACTITIONER)

EMERGENCY CARE PRACTITIONER (B Tech: Emergency Medical Care)	
[**DIRECT THROMBIN INHIBITOR	
Substance	: Bivalirudin
Indication	: Adjunct in percutaneous coronary angioplasty
Route of Administration	: Parenteral]
[**CORTICOSTEROID	
Substance	: Dexamethasone
Indication	: Pre-term birth
Route of Administration	: Parenteral]
[**DOPAMINERGIC	
Substance	: Dopamine
Indication	: Haemodynamic support
Route of Administration	: Parenteral]
[**ADRENERGIC	
Substance	: Dobutamine
Indication	: Haemodynamic support
Route of Administration	: Parenteral]

Schedule 4

EMERGENCY CARE PRACTITIONER (B Tech: Emergency Medical Care)	
CORTICOSTEROIDS	
Substance	: Methylprednisolone
Indication	: Glucocorticoid / Steroidal Anti-Inflammatory
Route of Administration	: [Oral] <u>Parenteral</u>
CORTICOSTEROID	
Substance	: Prednisolone
Indication	: Glucocorticoid/ Steroidal anti-inflammatory
Route of Administration	: [Parenteral] <u>Oral</u>

ANNEXURE 1C: BASIC AMBULANCE ASSISTANT

BASIC AMBULANCE ASSISTANT registered with Health Professions Council of South Africa	
<u>OPIOID ANTAGONIST</u>	
Substance	: Nitrous oxide
Indication	: Analgesic Gas
Route of Administration	: Inhalant (50:50 combination with Medical Oxygen)

ANNEXURE 1D: AMBULANCE EMERGENCY ASSISTANT

AMBULANCE EMERGENCY ASSISTANT registered with Health Professions Council of South Africa	
*CORTICOSTEROIDS	
Substance	: Methylprednisolone
Indication	: Glucocorticoid / Steroidal Anti-Inflammatory
Route of Administration	: [Oral] <u>Parenteral</u>

ANNEXURE 1E: EMERGENCY CARE TECHNICIAN

EMERGENCY CARE TECHNICIAN registered with Health Professions Council of South Africa	
CORTICOSTEROIDS	
Substance	: Methylprednisolone
Indication	: Glucocorticoid / Steroidal Anti-Inflammatory
Route of Administration	: [Oral] <u>Parenteral</u>
CORTICOSTEROID	
Substance	: Prednisolone
Indication	: Glucocorticoid/ Steroidal anti-inflammatory
Route of Administration	: [Parenteral] <u>Oral</u>

Schedule 4

ANNEXURE 1F: EMERGENCY CARE ASSISTANT

EMERGENCY CARE ASSISTANT registered with Health Professions Council of South Africa	
<u>LOCAL ANAESTHETIC</u>	
Substance	: Lignocaine hydrochloride
Indication	: Local anaesthesia
Route of Administration	: Parenteral
CORTICOSTEROIDS	
Substance	: Methylprednisolone
Indication	: Glucocorticoid / Steroidal Anti-Inflammatory
Route of Administration	: [Oral] Parenteral
CORTICOSTEROID	
Substance	: Prednisolone
Indication	: Glucocorticoid/ Steroidal anti-inflammatory
Route of Administration	: [Parenteral] Oral

– END SCHEDULE 4 –

Schedule 5

SCHEDULE 5 AND SPECIFIED SCHEDULE 5

- a. All preparations or mixtures of such substances containing or purporting to contain substances that is chemically related and incorporates a structural fragment into its structure that is similar to the structure of a listed substance and /or exhibits pharmacodynamic properties similar to the listed substance referred to in this Schedule include the following:
- (i) The salts and esters of such substances, where the existence of such salts and esters is possible; and
 - (ii) all preparations and mixtures of such substances where such preparations and mixtures are not expressly excluded.
 - (iii) all homologues of listed substances (being any chemically related substances that incorporate a structural fragment into their structures that is similar to the structure of a listed substance and/or exhibit pharmacodynamic properties similar to the listed substance in the schedules), unless listed separately in the Schedules.
- b. In terms of Section 22A(5)(f) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974, other than a medical practitioner or dentist, may prescribe and apply, only within his/her scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Medicines Control Council, to patients under his/her care, the Schedule 5 and Specified Schedule 5 substances and medicines provided for in the Annexures to this Schedule published in the *Gazette* in terms of the Act.
- (i) Annexure 1A: Emergency Care Provider (Paramedic);
Annexure 1B: Emergency Care Provider (Emergency Care Practitioner).
Annexure 1E: Emergency Care Technician
- c. Specified Schedule 5 substances listed in this schedule are subject to additional control in terms of section 22A of the Act as required under the provisions of the 1971 Convention on Psychotropic Substances and are denoted by **

Alfaxalone.

Cariprazine.

Schedule 5

ANNEXURE 1A: EMERGENCY CARE PROVIDER (PARAMEDIC)**PARAMEDIC** (National Diploma in Emergency Medical Care graduates)ANALGESIC INHALANTSubstance : Methoxyflurane (Pentrox Inhaler)Indication : AnalgesiaRoute of Administration : Inhalant**ANNEXURE 1B: EMERGENCY CARE PROVIDER (EMERGENCY CARE PRACTITIONER)****EMERGENCY CARE PRACTITIONER** (B Tech: Emergency Medical Care)ANALGESIC INHALANTSubstance : Methoxyflurane (Pentrox Inhaler)Indication : AnalgesiaRoute of Administration : Inhalant**ANNEXURE 1C: BASIC AMBULANCE ASSISTANT****BASIC AMBULANCE ASSISTANT** registered with Health Professions Council of South AfricaANALGESIC INHALANTSubstance : Methoxyflurane (Pentrox Inhaler)Indication : AnalgesiaRoute of Administration : Inhalant**ANNEXURE 1D: AMBULANCE EMERGENCY ASSISTANT****AMBULANCE EMERGENCY ASSISTANT** registered with Health Professions Council of South AfricaANALGESIC INHALANTSubstance : Methoxyflurane (Pentrox Inhaler)Indication : AnalgesiaRoute of Administration : Inhalant

Schedule 5

ANNEXURE 1E: EMERGENCY CARE TECHNICIAN

EMERGENCY CARE TECHNICIAN registered with Health Professions Council of South Africa	
<u>ANALGESIC INHALANT</u>	
<u>Substance</u>	: <u>Methoxyflurane (Pentrox Inhaler)</u>
<u>Indication</u>	: <u>Analgesia</u>
<u>Route of Administration</u>	: <u>Inhalant</u>

ANNEXURE 1F: EMERGENCY CARE ASSISTANT

EMERGENCY CARE ASSISTANT registered with Health Professions Council of South Africa	
<u>ANALGESIC INHALANT</u>	
<u>Substance</u>	: <u>Methoxyflurane (Pentrox Inhaler)</u>
<u>Indication</u>	: <u>Analgesia</u>
<u>Route of Administration</u>	: <u>Inhalant</u>

– END SCHEDULE 5 –

SCHEDULE 6

- a. All preparations or mixtures of such substances containing or purporting to contain substances that is chemically related and incorporates a structural fragment into its structure that is similar to the structure of a listed substance and /or exhibits pharmacodynamic properties similar to the listed substance referred to in this Schedule include the following (unless expressly excluded or unless listed in another Schedule):
- (i) the isomers of such substances, where the existence of such isomers is possible within the chemical designation;
 - (ii) the esters and ethers of such substances and of the isomers referred to in (i) as well as the isomers of such esters and ethers, where the existence of isomers of such esters or ethers is possible;
 - (iii) the salts of such substances and of the isomers referred to in (i), as well as the salts of the esters, ethers and isomers referred to in (ii), where the existence of such salts is possible;
 - (iv) the isomers of any of the salts referred to in (iii), where the existence of such isomers is possible;
 - (v) all preparations and mixtures of any of the above.
 - (vi) all homologues of listed substances (being any chemically related substances that incorporate a structural fragment into their structures that is similar to the structure of a listed substance and/or exhibit pharmacodynamic properties similar to the listed substance in the schedules), unless listed separately in the Schedules.
- b. In terms of Section 22A(5)(f) of the Act, a practitioner, nurse or a person registered under the Health Professions Act, 1974, other than a medical practitioner or dentist, may prescribe and supply, only within his/her scope of practice and subject to the indication for use of such substances and medicines and to the conditions determined by the Authority, to patients under his/her care, the Schedule 6 substances and medicines provided for in the Annexures to this Schedule published in the *Gazette* in terms of the Act.
- (i) Annexure 1A: Emergency Care Provider (Paramedic);
Annexure 1B: Emergency Care Provider (Emergency Care Practitioner).
Annexure 1E: Emergency Care Technician

Schedule 6

ANNEXURE 1A: EMERGENCY CARE PROVIDER (PARAMEDIC)

PARAMEDIC (National Diploma in Emergency Medical Care graduates)			
[**ANALGESIC			
Substance	:	Fentanyl	
Indication	:	Opioid/ Narcotic	
Route of Administration	:	Parenteral]	

ANNEXURE 1B: EMERGENCY CARE PROVIDER (EMERGENCY CARE PRACTITIONER)

EMERGENCY CARE PRACTITIONER			
(Bachelor of Technology Degree in Emergency Medical Care) registered with the Health Professions Council of South Africa			
[ANALGESIC			
Substance	:	Fentanyl	
Indication	:	Opioid/ Narcotic/ Induction of Anaesthesia	
Route of Administration	:	Parenteral]	

Schedule 7

SCHEDULE 7

All preparations or mixture of such substances containing or purporting to contain substances referred to in this Schedule include the following (unless expressly excluded or unless listed in another Schedule):

- (i) the isomers of such substances, where the existence of such isomers is possible within the chemical designation;
- (ii) the esters and ethers of such substances and of the isomers referred to in (i), as well as the isomers of such esters and ethers, where the existence of isomers of such esters, or ethers is possible;
- (iii) the salts of such substances and of the isomers referred to in (i), as well as the salts of the esters, ethers and isomers referred to in (ii), where the existence of such salts is possible;
- (iv) the isomers of any of the salts referred to in (iii), where the existence of such isomers is possible;
- (v) all preparations and mixtures of any of the above.
- (vi) all homologues of listed substances (being any chemically related substances that incorporate a structural fragment into their structures that is similar to the structure of a listed substance and/or exhibit pharmacodynamic properties similar to the listed substance in the schedules), unless listed separately in the Schedules.

AB-FUBINACA.

Alpha-PHP.

5F-AMB-PINACA (5F-AMB, 5F-MMB-PINACA).

4-CMC (4-chloromethcathinone; clephedrone).

4F-MDMB-BINACA.

5F-MDMB-PICA (5F-MDMB-2201).

1-(4-chloro-2,5-dimethoxyphenyl)propan-2-amine (DOC).

Clonazepam

CUMYL-PEGACLONE.

Diclazepam

Diphenidine.

N-ethylhexedrone.

Fentanyl-analogues (unless listed in another Schedule) including:

Schedule 7

(xxii) Crotonylfentanyl.

(xxiii) Valeryl fentanyl.

Etizolam

Flualprazolam

Flubromazolam

Isotonitazene

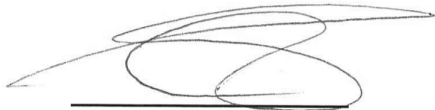
MDMB-4en-PINACA.

Methyl alpha-phenylacetoacetate (MAPA)

3-Methoxyphencyclidine.

- END SCHEDULE 7 -

These Schedules as amended come into operation on the date of publication in the Government Gazette.



MS TM KUBAYI-NGUBANE, MP

ACTING MINISTER OF HEALTH

DATE: 26/06/2021

DEPARTMENT OF HEALTH

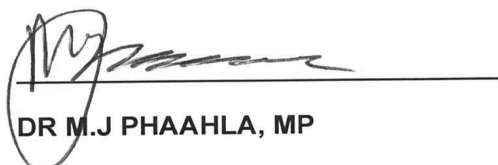
NO. 884

17 September 2021

HEALTH PROFESSIONS ACT, 1974 (ACT NO.56 OF 1974)

**REGULATIONS RELATING TO THE CONDITIONS UNDER WHICH REGISTERED
ORTHOPTISTS MAY PRACTICE THEIR PROFESSION: REPEAL**

The Minister of Health has, in terms of section 61(5) of the Health Professions Act, 1974 (Act No. 56 of 1974), and after consultation with the Health Professions Council of South Africa, repealed the Regulations Relating to the Conditions under which Registered Orthoptists may Practice their Profession published under Government Notice No. R. 2364 in *Government Gazette No. 5349* of 03 December 1976.



DR M.J PHAAHLA, MP

MINISTER OF HEALTH

DATE:

01/09/2021

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 885

17 September 2021

HIGHER EDUCATION ACT, 1997 (ACT NO. 101 OF 1997)**NOTICE PUBLISHED IN TERMS OF REGULATION 18(1) OF THE REGULATIONS FOR THE REGISTRATION OF PRIVATE HIGHER EDUCATION INSTITUTIONS, 2016 READ WITH SECTIONS 62(1) AND 63(a) AND (b) OF THE HIGHER EDUCATION ACT, 1997: PUBLICATION OF CANCELLATION OF THE REGISTRATION OF CAMELOT INTERNATIONAL (PTY) LTD AS A PRIVATE HIGHER EDUCATION INSTITUTION**

I, Mr Gwebinkundla Fellix Qonde, the Director-General of the Department of Higher Education and Training and the Registrar of Private Higher Education Institutions, hereby publish the decision to cancel the registration of Camelot International (Pty) Ltd as a private higher education institution, in terms of Regulation 18 (1) of the Regulations for the Registration of Private Higher Education Institutions, 2016 (the Regulations) read with sections 62(1) and 63(a) and (b) of the Higher Education Act, 1997 (Act No. 101 of 1997, as amended) (the Act), by Notice in the Government Gazette, since it has ceased to meet the requirements for registration as required by section 53(1)(b)(ii) of the Act and Regulations 21(a) and (d) and as a consequence it also ceases to meet the eligibility criteria for providing higher education as required by section 1 of the Act.



Mr GF Qonde
Director-General

Date: 13/07/2021

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

NO. 886

17 September 2021

**NOTICE OF INTENTION TO CONDUCT MARKET INQUIRY INTO SIGNAL
DISTRIBUTION SERVICES IN SOUTH AFRICA**

The Independent Communications Authority of South Africa ("the Authority") hereby publishes a notice of intention to conduct an inquiry into signal distribution services in terms of section 4B of the Independent Communications Authority of South Africa Act, 2000 (Act No. 13 of 2000), read with section 67(4) of the Electronic Communications Act, 2005 (Act No. 36 of 2005), to the extent reflected in the Schedule.

Dr Keabetswe Modimoeng**Chairperson****Date: 01/09/2021**



NOTICE OF INTENTION TO CONDUCT MARKET INQUIRY INTO SIGNAL DISTRIBUTION SERVICES IN SOUTH AFRICA

1. Introduction

The Independent Communications Authority of South Africa ("the Authority") hereby gives notice of its intention to conduct an inquiry into signal distribution services in terms of section 4B of the Independent Communications Authority of South Africa Act, 2000 (Act No. 13 of 2000) ("the ICASA Act"), read with section 67(4) of the Electronic Communications Act, 2005 (Act No. 36 of 2005) ("the ECA").

2. Legal basis for the Inquiry

- 2.1. The primary object of the ECA is to provide for the regulation of electronic communications in South Africa in the public interest and for that purpose to, *inter alia*, "provide access to broadcasting signal distribution for broadcasting and encourage the development of multi-channel distribution systems in the broadcasting framework".¹
- 2.2. The legal basis of the inquiry is in terms of section 4B of the ICASA Act, read with section 67(4) of the ECA.
- 2.3. Section 4B (1) of the ICASA Act states that:

"(1) The Authority may conduct an inquiry into any matter with regard to-
(a) the achievement of the objects of this Act or the underlying statutes;
(b) regulations and guidelines made in terms of this Act or the underlying statutes;

¹ Section 2 (x).

- (c) *compliance by applicable persons with this Act or the underlying statutes;*
- (d) *compliance with the terms and conditions of any licence by the holder of such licence issued pursuant to the underlying statutes; and*
- (e) *the exercise and performance of its powers, functions and duties in terms of this Act or the underlying statutes."*

2.4. Section 67(4) of the ECA provides as follows:

"(4) The Authority must, following an inquiry, prescribe regulations defining the relevant markets and market segments and impose appropriate and sufficient pro-competitive licence conditions on licensees where there is ineffective competition, and if any licensee has significant market power in such markets or market segments. The regulations must, among other things-

- (a) define relevant wholesale and retail markets or market segments;*
- (b) determine whether there is effective competition in those relevant markets and market segments;*
- (c) determine which, if any, licensees have significant market power in those markets and market segments where there is ineffective competition;*
- (d) impose appropriate pro-competitive licence conditions on those licensees having significant market power to remedy the market failure;*
- (e) set out a schedule in terms of which the Authority will undertake periodic review of the markets and market segments, taking into account subsection (9) and the determination in respect of the effectiveness of competition and application of pro-competitive measures in those markets; and*
- (f) provide for monitoring and investigation of anti-competitive behaviour in the relevant market and market segments."*

3. The purpose of the Inquiry

- 3.1. The purpose of this inquiry is to assess the state of competition and determine whether or not there are markets or market segments within the signal distribution services value chain which may warrant regulation in the context of a market review in terms of section 67(4) of the ECA.

4. The Inquiry Process

4.1. The Authority will commence and conduct the review in a series of phases as follows:

4.2. Phase 1 (commencement of the market inquiry)

4.2.1. The Authority publishes

- (a) notice of intention to conduct an inquiry into signal distribution services, in the *Gazette*; and
- (b) a questionnaire on the signal distribution services market inquiry, on its website.

4.2.2. Stakeholders will be given ten (10) working days, from the date of publication of this Notice and the questionnaire, to send any questions of clarity.

4.2.3. The Authority will respond to all questions of clarity by publishing a briefing note on its website within ten (10) working days of the final date for submission of clarification questions.

4.2.4. Stakeholders are invited to submit written responses to the questionnaire within forty-five (45) working days from the date of publication of the above-mentioned briefing note.

4.2.5. The Authority may request one-on-one meetings in relation to information submitted by a stakeholder, where necessary to clarify information that is submitted.

4.3. Phase 2 (Discussion Document)

4.3.1. The Discussion Document will be published for public comment for a period of forty-five (45) working days.

4.3.2. Stakeholders may submit written representations on the Discussion Document by the said deadline, and must indicate whether they require an opportunity to make oral representations, should the Authority hold public hearings.

4.3.3. Written representations on the Discussion Document will be made available for public scrutiny on the Authority's website.

4.4. Phase 3 (Public Hearings on the Discussion Document)

4.4.1. The Authority may hold public hearings and confirm details of the hearings in a notice to be published on the Authority's website.

4.4.2. The notice to be published in terms of clause 4.4.1 above will contain the date (s) and the order to which interested persons will be expected to make the oral representations to the Authority.

4.4.3. At the hearings, affected stakeholders may be requested to provide supplementary information, within seven working days.

4.5. Phase 4 (Findings Document)

Within ninety (90) days from the date of conclusion of the inquiry, the Authority will publish a summary of its findings in the Government Gazette and on the Authority's website.

5. Confidentiality

5.1. Stakeholders may request confidentiality, in terms of section 4D of the ICASA Act, on any information submitted to the Authority during this inquiry process.

5.2. Such request for confidentiality must be accompanied by a confidential and non-confidential version of the stakeholder's submission.

5.3. The Authority hereby refers stakeholders to the Guideline for Confidentiality Request and the Form, published on 17 August 2018 in Gazette No. 41839, in order to assist stakeholders when applying for confidentiality.

All communications relating to this Inquiry must be directed to Chairperson: Signal Distribution Inquiry Council Committee at signaldistribution@icasa.org.za.

DEPARTMENT OF SPORTS, ARTS AND CULTURE

NO. 887

17 September 2021



SOUTH AFRICAN HERITAGE RESOURCES AGENCY

**AMENDEMENT OF GAZETTE NOTICE NO 431 PUBLISHED IN THE GOVERNMENT
GAZETTE 13052 ON 8th MARCH 1991****THE AFORESAID NOTICE IS AMENDED TO WITHDRAW THE DECLARATION OF THE
HUMAN SKULL AS PART OF THE GENADENDAL MISSION MUSEUM SPECIFICALLY
DECLARED COLLECTION IN TERMS OF SECTION 32 (4) (B) OF THE NATIONAL
HERITAGE RESOURCES ACT NO. 25 OF 1999**

By virtue of the powers vested in the South African Heritage Resources Agency (SAHRA), in terms of Section 32 of the National Heritage Resources Act, No. 25 of 1999 (the NHRA), SAHRA hereby withdraws the declaration of the human skull that forms part of the Genadendal Mission Museum Specifically Declared Collection, formerly known as a movable cultural treasure, in line with the provisions of section 32 (4)(b) of the NHRA.

DESCRIPTION

The socio-historical Collection of the Genadendal Mission Museum, housed at the Genadendal Mission Museum, was declared a cultural treasure in terms of section 5 (c) of the then National Monuments Act, No.28 of 1969 on 8 March 1991. In terms of section 58 11)(f) of the NHRA, all previously declared cultural treasures are Specifically Declared Heritage Objects/Collection(s).

The Specifically Declared Genadendal Mission Museum Collection includes a human skull. At the time of the declaration, it was not uncommon nor considered unethical, for human remains to be exhibited and viewed in the same way as objects. This perception has changed and policies inform that it is unethical for museums to keep human remains in their collections.

In this regard, the Genadendal Mission Museum have deaccessioned the human skull from its collection to be returned to the claimant for reburial. SAHRA, therefore, withdraws the declaration status from the human skull. The human skull is also withdrawn from the inventory of the Specifically Declared Genadendal Mission Museum Collection.

INVENTORY

The inventory of the Specifically Declared Genadendal Mission Museum Collection no longer comprises of the human skull

STATEMENT OF CULTURAL AND HISTORICAL SIGNIFICANCE OF THE GENADENDAL MISSION MUSEUM COLLECTION

The Genadendal Museum complex forms part of the Genadendal mission station which was established in 1738 by the Moravian Mission Society. It was the first training college for teachers in South Africa. The Museum was established in 1963 with over 2500 objects in the Collection at the time. Over time, the Collection grew. The Museum has the following exhibition areas: The Kitchen, Chemist, Shop, Butchery, Music, Mission Office, Dining room, Bathroom, Bedroom, Printing Press, Trade and Crafts, Wagon House, Furniture, General, Library as well as Education.

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF EMPLOYMENT AND LABOUR

NOTICE 558 OF 2021



employment & labour

Department:
Employment and Labour
REPUBLIC OF SOUTH AFRICAPrivate Bag X117, PRETORIA, 0001, Laboria House, 215 Francis Baard Street, PRETORIA,
Tel: (012) 309 7963, Fax: (012) 309 4532**Request for Proposal
Subsidy Scheme for People with Disabilities**

The Department of Employment and Labour administers a Subsidy Scheme for People with Disabilities as mandated by the Employment Services Act, Act 4 of 2014. The main purpose of this subsidy scheme is to promote employment for people with disabilities. The Department of Employment and Labour calls on **non-profit organisations** to express their interest to benefit from a **three-year funding cycle** under this Subsidy Scheme, depending on performance and sound financial management.

The following classifications is funded under the Subsidy Scheme for People with Disabilities:

- A pre-determined subsidy amount for a pre-approved number of workers with disabilities manufacturing goods or rendering services in the Workshop;
- A pre-determined subsidy amount for a pre-approved number of administrative staff ensuring proper administration and governance over the the Subsidy Scheme;
- A subsidy for current administrative costs of the Workshop.

Further requirements are as follows:

- The Workshop should be in a position to co-fund the wages of staff to the minimum amount of R200,00 per month per individual, daily operations and capital expenditure from contracts sourced for the workshops from companies;
- Promotion of at least 5% of beneficiaries over the period of the agreement into positions in the organisation, into sheltered employment or into open labour market.
- Governance requirements such as legislative compliance, sound management systems inclusive of business, sustainability and financial planning as well as submission of reports.

Non-profit organisations willing to make a difference in the lives of people with disabilities, must submit the following information:

Name of organisation, contact person, an e-mail address and their telephone numbers to:
caitlyn.reddy@labour.gov.za and oteng.mogapi@labour.gov.za by 16 September 2021.

A compulsory briefing session will be held towards the end of **September 2021**, during which project specifications, the funding model and application forms will be made available.

Enquiries can be send to: liza.weber@labour.gov.za

PROJECT SPECIFICATIONS

PROJECT: SUBSIDY SCHEME FOR PEOPLE WITH DISABILITIES

1. OBJECTIVE:

The Request for Proposal is for:

Subsidy Scheme for People with Disabilities

2. BACKGROUND

2.1 The Branch: Public Employment Services of the Department of Employment and Labour is mandated by the Employment Services Act, No 4 of 2014 to perform the following functions:

- Contributing to employment creation;
- Registration of work-seekers and opportunities on the Employment Services system of South Africa (ESSA) (an electronic job-matching system);
- Job-matching and referral to employment opportunities;
- Employment counselling and enhancing employability of work-seekers;
- Canvassing of opportunities;
- Administration of employment schemes for youth and other vulnerable groups, such as people with disabilities;
- Advice on immigration of labour to ensure the skills imported will not displace South African workers;
- Regulation of private employment agencies;
- Enhancing productivity of companies and providing turnaround strategies to companies in distress;
- Administration of social security benefits, namely unemployment insurance and compensation for injuries on duty.

2.2 The Employment Equity Act, No 47 of 2014 identifies people with disabilities as a designated group for affirmative action with regard to employment due to this group being historically disadvantaged. The Branch: Public Employment Services thus provides the following employment schemes for people with disabilities:

- The administration of Supported Employment Enterprises for people with disabilities who cannot function in the mainstream economy.
- Subsidy Scheme for People with Disabilities to provide work opportunities to people with disabilities.

2.3 This Request for Proposal is thus made available for interested organisations in the disability sector that can benefit from subsidies to provide work opportunities to people with disabilities.

- 2.4 Details and criteria for the Subsidy Scheme will be discussed in detail under the project plan and objectives for the subsidy scheme (Par 3 as a whole).
- 2.5 The types of organisations that can apply and benefit from the subsidy scheme must be workshops registered as Non-Profit Organisations as indicated in par 3.1.
- 2.6 Additional organisation criteria will be the following:
- The organisation's internal policies and procedures, including its constitution is in line with the principles of the Non-profit Organisation Act, 1997 and the Constitution of RSA.
 - The organisation must be a legal persona and registered with the appropriate authority.
 - The organisation must demonstrate the ability to promote 5% of the total beneficiaries with disabilities receiving subsidies from DEL, during the period of the agreement. This includes promotion within the Workshop, transfer to sheltered employment or employment in the open labour market.
 - The organisation must preferably have an existing and proven experience of at least five years in managing a Workshop for People with Disabilities.
 - Willing to enter into a Service Level Agreement with the Department of Employment and Labour.
 - The organisation must have an administrative capacity to manage compliance reports and to take full account for the administrative activities and to disclose the records in a transparent manner.
 - The organisation must have efficient financial systems and staff to be able to account for the utilisation of the subsidies in line with Service Level Agreement, inter alia by submitting annual financial statements and performance track records.

3. PROJECT PLAN AND OBJECTIVES FOR THE SUBSIDY SCHEME.

3.1 PROJECT DESCRIPTION

The *Subsidy Scheme for People with Disabilities* is an employment support programme, which benefits both organisation and individuals that provide work opportunities for people with disabilities in workshops that manufacture products and/or render services.

The Workshop is expected to contribute to the financial viability of the organisation through sourcing contracts and selling their products. All Workshops that apply for the Subsidy Scheme must be registered as Non-Profit Organisations.

Subsidies will be paid out to the benefitting workshops as per the Funding Model attached. (The Funding model must be followed strictly when applying for the Subsidy Scheme.). Each approved Workshop for People with Disabilities will receive a predetermined amount on a quarterly basis. The amount of the Subsidy

will depend on the available budget allocated to the Department of Employment and Labour.

The amount of the subsidy is reviewed every year with the benefitting organisations, taking into account the Department's allocated budget. Organisations applying should be able to be self-sustainable to ensure financial viability. Only organisations with a positive reflection on their financial statements will be considered. The main purpose of the Subsidy Scheme is to ensure people with disabilities are employed and retained in their work.

The Department of Employment and Labour will not fund Workshops for the same items for which funds have been sourced from other Government Departments. The Department of Employment and Labour will not fund training *per se* or salaries for people with disabilities who are receiving training, which is not linked to concurrent placement, since this falls outside of the mandate of the Department. Workshops should source funding from other sources for this purpose. It is expected from Workshops should be able to train their staff.

Items that will influence consideration will entail the following.

- Placement in opportunities in the Workshop with concurrent *on-the-job-training*.
- Placement in opportunities in the Workshop with concurrent employability enhancement including skills development programmes.
- Placement in different business models, such as small business.

3.2 OBJECTIVES AND EXPECTED OUTCOMES

3.2.1 Overall Objectives

- Provide employment support for people with disabilities that is above the age of 16 years.
- Co-funding of at least R200,00 per beneficiary per month, ensured through contracts with organisations, donors, etc.
- Administrative capacity maintained to ensure sound governance and accountability regarding the Subsidy Scheme.

3.2.2 Specific Outcomes

- To employ People with Disabilities as employees earning wages.
- To employ People with Disabilities to administer the Subsidy Scheme.
- To transition a percentage of the People with Disabilities into sustainable employment through work experience and skills development.
- Source contracts from organisations to provide goods and services.
- Ensure sound management of the Workshop for People with Disabilities.
- Market products and service of the Workshop.
- Ensure sound reporting against the required compliance documents of the Department.

3.3 PROJECT OBLIGATIONS

3.3.1 Obligations of the Workshop

- Strategically manage the Workshop to ensure its relevance and evolution through innovation in products and business processes.
- Obtain additional sources of income to fund capital goods such as buildings and vehicles.
- Ensure a profit margin for the Workshop through sound financial management and sales.
- Employ workers with disabilities and administrative staff.
- Market goods and services delivered by the Workshop to the public.
- Uphold good customer relations.
- Ensure people with disabilities are empowered through skills development.
- Provide Department of Employment and Labour with the relevant compliance documents to request the funding, such as proof of wages paid and operational costs as per the set criteria in the funding model.
- Inform and update the Department of any changes relating to the appointment of new incumbents, such as leave, resignation or death.
- Provide reasonable accommodation/ accessible for people with disabilities.
- Ensure efficient financial management of subsidies received from DEL.
- Comply with labour legislation.

3.4 PROPOSAL

3.4.1 Methodology

In submitting the proposal, the service provider must include the Workshop proposal and Governance and financial arrangements.

3.4.1.1 Workshop proposal

The service provider must develop a proposal, providing:

(All of the areas below are compulsory - provide evidence)

1. Organisation's profile inclusive of name of organisation and short history of establishment.
2. Demonstrable experience of managing a Workshop for people with disabilities of at least five years.
3. The Board of Management, day-to-day management structures and its staff and their qualifications and experience in the field. (Indicate worker representativeness on governing body).

4. Profile of the current beneficiaries in terms of national demographics of the country, namely gender, race and age.
5. Projected number of people with disabilities that stand to benefit.
6. Projected number of administrative staff that will administrate the Subsidy Scheme and acceptable ratio of administrative staff to people with disabilities. (Administrative staff must preferably be people with disabilities).
7. **Financial proposal**, indicating breakdown of proposed budget *per annum* for wages of workers with disabilities, administrative staff and items for additional expenditure (excluding capital expenditure). (Use Funding model as Guideline and note pre-approved amounts and set list of items that will be funded).
8. **Business plan** is viable, clear goals and outcomes have been set as well as timelines and resources required. (Organisational readiness to offer the service.)
9. **Transformation plan** inclusive of
 - 1) Demographic profile of the Workshop,
 - 2) How administrative reporting to the Department of Employment and Labour will be managed,
 - 3) Marketing plan to advertise products,
 - 4) Plan for obtaining contracts for production,
 - 5) Improvement of business processes and innovation,
 - 6) Customer responsiveness and satisfaction,
 - 7) Adherence to Labour legislation,
 - 8) Training plan for staff
 - 9) Reasonable accommodation in place for workers with disabilities,
 - 10) Accessibility of organisation to workers with disabilities.
10. **Monitoring and evaluation plan** indicating how performance will be measured.
11. **Sustainability plan** for when Departmental funding expires after three years.
12. Organisational readiness to offer the service - thus financial viability (provide financial statements for **three years** and proof of co-funding for salaries, administrative expenditure and availability of office equipment).

3.4.1.2 Governance and financial requirements

(All of the areas below are compulsory-provide evidence or proof, unless otherwise indicated)

- Copy of the NPO Constitution stamped and approved by the Association for Non-Profit Organisations.
- Certified copy of being registered as Non-profit organisation.
- Proof of Annual General Meetings/Board meeting for past two years.

- Sworn affidavit of all income sources, including a list of current income providers, such as Government, private donors and other, together with monthly subsidy and items subsidised.
- Original, valid Tax Clearance Certificate issued by SARS.
The Public Benefit Organisation (PBO) number from the SARS Tax Exempt unit if the organisation is tax exempted.
- Valid, original B-BBEE Status Level Verification Certificate, or certified copy thereof
- Proof of valid banking details with bank stamp.
- Financial assurance declaration.
- Most recent audited financial statement.
- Financial statements for three years.

3.5 INSTITUTIONAL ARRANGEMENTS AND EXPECTATIONS OF SERVICE PROVIDER

Funding allocations will be made for a period of 3 years or as determined by Department of Employment and Labour, and depending on the annual allocation from the Department of Treasury on a *quarterly basis* on submission of monthly supporting financial documents and quarterly reports of satisfactory performance. It will be expected of the organisation to contribute to the wages of the workers with disabilities and the administrative staff, as well as the operational cost, by means of profit made from contracts obtained for service-delivery/sales of goods.

The Department of Employment and Labour will have the right to terminate the agreement or reduce the funding, for example when there is non-performance, or non-compliance or terminate the funding when funds are mismanaged or used in a fraudulent manner, the project has ceased, the beneficiaries' rights are violated as per the prescribed supporting documents.

3.6 TIMEFRAMES

The Department of Employment and Labour would like the organisation to commence with the subsidy scheme upon signature of Service Level Agreements, from 1 April 2022. The scheme should be concluded by end of March 2025, provided targets are reached, reporting requirements are met and financial management is sound.

3.7. COST ANALYSIS

The subsidy allocated is determined by 3 years MTEF allocations made to the Department of Employment and Labour. This amount will annually be reviewed and split amongst the service providers.

3.8 CRITERIA THAT WILL BE CONSIDERED IN EVALUATING THE PROPOSAL:100

3.8.1 Only applications that achieve the minimum average qualifying score of 70/100 will be further considered.

FIRST STAGE: Functionality (Proof must be provided for all the under-mentioned criteria as per application form.)

CRITERIA	POINTS
Workshop proposal	
1. Organisational profile: The Workshop has a stable background, is based on a clearly defined need for work for people with disabilities and for products and services in the community. Products are diversified.	5
2. Track record of success in managing a Workshop for People with Disabilities (at least five years experience)	5
3. Management of the Workshop: Organogram, Board management, worker's representation, day-to-day management committee, proof of AGMs held for two years.	5
4. Project budget is viable, according to guideline, co-funding and infrastructure exists for items not funded by DEL, items have not been allocated to DEL which cannot be paid as per the DEL's mandate, contracts are in place for 2022/2023, and financial balance statements are viable.	10
5. Business plan is viable, clear goals and outcomes have been set as well as timelines and resources required.	10
6. Transformation plan: Careful consideration has been given to each of the following: Management structure and workers with disabilities reflect the demographic profile (2) Administrative systems are in place to adhere to Department of Employment and Labour's reporting requirements (4) Marketing plan (3) Plan for improvement of customer responsiveness and customer satisfaction (3) Adhering to labour legislation (4) Training of staff-provide proof of training plan (5) Reasonable accommodation (3) Accessibility of workers with disabilities and plan to promote access to Workshop (2) Mechanisms in place for quality relationships with workers with disabilities (4)	27

7. Sustainability plan. The following should be included: Plan for obtaining viable contracts for three years (4) Plan for sustaining the Workshop for three months until funds come through (4) Plan for sustainable co-funding over the three years (4) Production plan-how will products be evolved/innovated/diversification/enhanced over years (4) Risks foreseen for Workshop's sustainability and mitigation that will be implemented (4) How will input cost and product cost be balanced to maximize profits (3) Innovation in governance, leadership and administration (3)	26
8. Organisational readiness to render services. (Financial viability, workshop space, equipment and raw material.)	7
9. Monitoring and evaluation: (Description of how success will be measured.)	5
Total	100

SECOND STAGE: Workshops meeting the 70 average score, and with a positive verification report, will be considered for funding, depending on funding availability and taking into consideration highest marks.

4. OTHER CONDITIONS

- 4.1 The DEL upholds the right to not award the funding, or suspend any part of it, as well as to limit the numbers of Workshops appointed.
- 4.2. The successful applicants will be required to sign a Service Level Agreement (SLA.)
- 4.3 Please note that any enquiries after the briefing session will only be addressed by e-mail and will be copied to all other applicants.
- 4.4 Completed application documents must reach the Department of Employment and Labour (box placed at security in 215 Francis Baard Street, Pretoria) 30 days after the date of the briefing session, namely 8 July 2021 application closing at 11:00. Late submissions will be disqualified.
- 4.5 Contact details:

**Ms L Weber, telephone number 012-309 4807,
e-mail: liza.weber@labour.gov.za**

**Ms L Madhlophe, telephone number 012-309 4217,
e-mail: lulu.madhlophe@labour.gov.za**

LEGAL PRACTICE COUNCIL

NOTICE 559 OF 2021

NATIONAL OFFICE
Thornhill Office Park
Building 20
94 Bekker Road
Vorna Valley, Midrand
Tel: 010 001 8500



THE SOUTH AFRICAN LEGAL PRACTICE COUNCIL ("THE COUNCIL")
NOTICE IN TERMS OF SECTION 36(3) & 36(4) OF THE LEGAL PRACTICE ACT, 28 OF 2014 ("THE ACT")

Notice is hereby given that the Council intends to amend the Code of Conduct made under the authority of sections 36(1) of the Legal Practice Act, 28 of 2014 (as amended) in the following manner:

Explanatory Note

Words in bold type square brackets [] indicate proposed deletions from the existing Clauses.

Words in bold and underlined with a solid line indicate proposed insertions to the existing Clauses.

1. Amendment of Clause 13

An attorney, other than an attorney referred to in sections 34(5) (c), (d) and (e) of the Act, may not, without the prior written consent of the Council, share offices with a person who is not an attorney or an employee of an attorney **or a trust account advocate.**

2. Insertion of Clause 25.9

25.9 Counsel may not, without the prior written consent of the Council, share offices with a person who is not a counsel.

3. Insertion of Clause 41.6

41.6 A trust account advocate may not, without the prior written consent of the Council, share offices with a person who is not a trust account advocate or a practising attorney or an employee of an attorney.

In terms of Section 36(4) of the Act, interested persons are called upon to comment to the Council in writing on the draft amendments. All comments must be sent by email to rules@lpc.org.za by no later than 17 October 2021.

Signed at Midrand on the 09th day of September 2021

Ms K Matolo – Dlepu

Chairperson: Legal Practice Council

Executive Committee: Ms. Kathleen Matolo - Dlepu – Chairperson, Adv Anthea Platt SC - Deputy Chairperson, Adv. Greg Harpur SC, Ms. Trudie Nichols, Mr Lutendo Sigogo, Mr Jan Stemmet, Adv. Ghandi Badela, Executive Officer: Ms. Charity Nzuza

NON-GOVERNMENTAL ORGANIZATION

NOTICE 560 OF 2021



Annexure A

Welgevonden Game Reserve (NPC)

Rules

July 2021



Annexure A

1. Welgevonden Game Reserve (NPC) ("WGR") – Staff Access and Egress

Terminology is synchronised with definitions provided in the Regulations and Code of Conduct. In particular, the following:

"Building Area":..... The designated area on each Private Lodge Subdivision and Commercial Subdivision within which construction can take place.

"The Common Land": ... The Property excluding the Building Area on the Private Lodge Subdivisions, the Commercial Subdivision and the WGR Subdivisions.

- 1.1. In addition to the Rules and all rights in favour of the Company, Members shall be obliged to allow WGR and all its employees, directors, officers, agents and contractors ("Authorised Persons") from time to time, unrestricted access to, and egress from, any Building Area and the Common Land for any purpose necessary, or incidental to:
 - 1.1.1. the management, preservation and enhancement of the Reserve
 - 1.1.2. the pursuit of the objects of the Company
 - 1.1.3. ensuring compliance with and/or the enforcement of the Memorandum of Incorporation, Regulations and Code of Conduct and Building Rules
 - 1.1.4. discharging its legal duties as Management Authority in terms of the National Environmental Management Act, 107 of 1998
- 1.2. Subject to clauses 1.3 and 1.4, if any Authorised Person requires access to any Building Area in terms of this Rule 1, then the Welgevonden management shall give the Lodge staff, or any other person designated from time to time by a Member, prior notice of the intended access, including the date and time of such access.
- 1.3. The Welgevonden office must be notified in writing of any persons other than Lodge staff designated to be notified in terms of 1.2, which notification shall be acknowledged by the Welgevonden office in writing.
- 1.4. The notice requirement in clause 1.2 shall not apply where, in the reasonable and good-faith opinion of any Authorised Person, such access is required as a result of any emergency or potential harm to person or property.
- 1.5. Subject to clause 1.2, all Authorised Persons may take or cause to be taken all and any such steps as they may consider necessary to gain unrestricted access to, and egress from, any Building Area and/or Common Land.
- 1.6. Fine for transgression of this rule:

Transgression	1st offence	Escalation/subsequent offence*
Refusal or obstruction of WGR staff accessing Building Area or the Common Land	R15 000	R7 500

* Escalation of 1st offence fine for any subsequent offence in the same category in a 2-year period.

OFFICE OF THE CHIEF OF JUSTICE

NOTICE 561 OF 2021

AMENDMENT NOTICE FOR THE WESTERN CAPE DIVISION OF THE HIGH COURT OF SOUTH AFRICA

By virtue of the powers vested in me in terms of section 7(1) read with section 8(6) (d) of the Superior Courts Act, 2013 (10 of 2013) I, **John Mandlakayise Hlophe**, in my capacity as the Judge President of the Western Cape Division of the High Court, issue the attached notice in respect of the Western Cape Division of the High Court of South Africa.

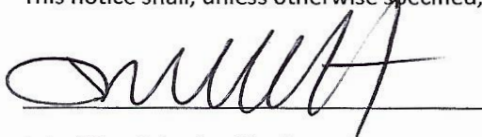
DECLARATION OF CIRCUIT COURTS WITHIN THE POLLSMOOR MEDIUM A CORRECTIONAL CENTRE; GOODWOOD CORRECTIONAL CENTRE; DRAKENSTEIN MAXIMUM CORRECTIONAL CENTRE; MALMESBURY MEDIUM A CORRECTIONAL CENTRE AND GEORGE CORRECTIONAL CENTRE FOR THE WESTERN CAPE DIVISION OF THE HIGH COURT OF SOUTH AFRICA ISSUED BY JUDGE PRESIDENT JOHN MANDLAKAYISE HLOPHE IN TERMS OF SECTION 7 (1) OF THE SUPERIOR COURTS ACT 10 OF 2013.

NOTICE:

- Circuit Courts situate at the Pollsmoor Medium A Correctional Centre, Tokai within the district of Wynberg; Goodwood Correctional Centre, Goodwood within the district of Cape Town; Drakenstein Maximum Correctional Centre within the district of Paarl and Malmesbury Medium A Correctional Centre within the district of Malmesbury will sit as a High Court with effect from the 18 January 2021 (as per Govt Notice 11 of 2021 published in Govt Gazette 44086 dated 22 January 2021). In addition, the George Correctional Centre within the district of George, will sit as a High Court with effect from the 01 August 2021.
- The Pollsmoor Medium A Correctional Centre, Goodwood Correctional Centre, Drakenstein Maximum Correctional Centre, Malmesbury Medium A Correctional Centre and George Correctional Centre Circuit Courts shall have jurisdiction in respect of criminal trials, criminal pre-trials, criminal trial postponements, plea and sentence agreements in terms of section 105A of Act 51 of 1977 and bail applications or the amendment of bail conditions in terms of section 63 of Act 51 of 1977 emanating from the Provincial and Local Circuit Divisions of the Western Cape High Court.
- Furthermore, the George Correctional Centre Circuit Court will in addition have jurisdiction to hear criminal appeals and attend to criminal review applications as and when directed by the Judge President.
- Judges presiding in criminal matters as envisaged in para 2 above shall sit as and when so directed by the Judge President.

EFFECTIVE DATE:

This notice shall, unless otherwise specified, become effective from **01 AUGUST 2021**.



John Mandlakayise Hlophe

Judge President of the Western Cape Division of the High Court of South Africa

Date: 22 JULY 2021

DEPARTMENT OF SPORTS, ARTS AND CULTURE**NOTICE 562 OF 2021**

PAN SOUTH AFRICAN LANGUAGE BOARD (PanSALB)

CALL FOR PUBLIC COMMENTS ON THE STANDARDISATION OF THE SOUTH AFRICAN SIGN LANGUAGE (SASL) INTERPRETATION OF THE NATIONAL ANTHEM

Notice of the standardization of the South African Sign Language interpretation of the National Anthem is hereby made in terms of section 8(11)(a) &(b) of the PanSALB Act 59 of 1995 (as amended) which provides for the making of rules for promoting and creating conditions for the development and use of all the official languages of the Republic including the Khoe, Nama and San languages, and South African Sign Language.

Notice is hereby given that:

1. The Pan South African Language Board (PanSALB) has undertaken a process to standardize the South African Sign Language (SASL) interpretation of the South African National Anthem. A prototype video of the National Anthem is herein enclosed for ease of reference (<https://youtu.be/wDNp5AWUKTg>)
2. Members of the public are hereby invited to submit inputs/comments in written or video format, on or before 31 October 2021.
3. Public comments may be submitted to:

The Chief Executive Officer
Attention: Chief Language Practitioner, Ms Olga Blose
Pan South African Language Board
Private Bag X08
Arcadia
0007

Fax: 012 341 5938
Tel: 012 341 9638
Email: olga@pansalb.org or WhatsApp 0798980364

4. Should no comments/objections be received by 31 October 2021, the proposed standardized interpretation will be confirmed as the final standardized South African Sign Language national anthem and will be passed for adoption.

SPORT, KUNS EN KULTUUR, DEPARTEMENT VAN**KENNISGEWING 562 VAN 2021**

PAN-SUID-AFRIKAANSE TAALRAAD (PanSAT)

OPROEP OM OPENBARE KOMMENTAAR RAKENDE DIE STANDAARDISERING VAN DIE TOLKING VAN DIE VOLKSLIED IN SUID-AFRIKAANSE GEBARETAAL (SASL)

Hiermee word kennis gegee van die standaardisering van die tolking van die volkslied in Suid-Afrikaanse Gebaretaal ingevolge afdeling 8(11)(a) en (b) van die PanSAT-wet (Wet no. 95 van 1995) soos gewysig, wat voorsiening maak vir die instel van reëls vir die bevordering en skepping van toestande vir die ontwikkeling en gebruik van al die amptelike tale van die Republiek, insluitend die Khoi-, Nama- en Santale, asook Suid-Afrikaanse Gebaretaal.

Kennis word hiermee gegee dat:

1. Die Pan-Suid-Afrikaanse Taalraad (PanSAT) het 'n proses onderneem om die tolking van Suid-Afrikaanse volkslied in Suid-Afrikaanse Gebaretaal (SASL) te standaardiseer. 'n Prototipevideo van die volkslied is ter verwysing hierby ingesluit (<https://youtu.be/wDNp5AWUKTg>).
2. Lede van die publiek word hiermee uitgenooi om voor of op 31 Oktober 2021 skriftelik of in videoformaat insette of kommentaar hierop te lewer.
3. Openbare kommentaar kan gestuur word aan:

The Chief Executive Officer
Attention: Chief Language Practitioner, Ms Olga Blose
Pan South African Language Board
Private Bag X08
Arcadia
0007

Faks: 012 341 5938
Tel.: 012 341 9638
E-pos: olga@pansalb.org
WhatsApp: 0798980364

4. Indien geen kommentaar of besware teen 31 Oktober 2021 ontvang word nie, sal die voorgestelde gestandaardiseerde tolking as die finale, gestandaardiseerde tolking van die volkslied in Suid-Afrikaanse Gebaretaal bevestig word, en sal dit vir gebruik goedgekeur word.

IBHODI LEZILIMI LASE NINGIZIMU NE AFRIKA (iPanSALB)**ISAZISO SEMIBONO YOMPHAKATHI MAYELANA NOKUVAMISA OLIMILINI LWEZIMPAWU LWASE NINGIZIMU AFRIKA**

Isaziso sokuvamisa oLimini Lwezimpawu Lwase Ningizimu Afrika ekuHumushweni kweHubo Lesizwe esenziwe mayelana nesigaba 8(11)(a)kanye no (b) somthetho wePanSALB umthetho wama - 95 wonyaka we -1995) (ochitshiyelwe) omayelana nokwenziwa kwemithetho yokugqugquzela nokwenza izimo zokuthuthukiswa nokusethsensiswa kwazozonke izilimi ezisemthethweni ze-Riphabliki okuhlanganisa kuzo isilili kama Khoi ,Nama ezamaSan kanye noLimi Lwezimpawu Lwase Ningizimu Afrika.

Isaziso esimayelana nalokhu:

1. IBhodi Lezilimi Lase Ningizimu Ne Afrika (iPanSALB) liqale uhlelo lokuvamisa isihumusho seHubo Lesizwe soLimi Lwezimpawu Lwase Ningizimu Afrika (i-SASL). I vidiyo yokuqala yeHubo lesizwe ifakiwe lapha (<https://youtu.be/wDNp5AWUKTg>). ukuze itholakale kalula.
2. Amalungu omphakathi ayamenywa ukuba alethe imibono yawo/iziphakamiso ngokubhala noma ngevidiyo mhla noma ungakashayi umhla zingama 31 kuMfumfu onyakeni wama - 2021
3. Imibono yoMphakathi ingathunyelwa ku:

The Chief Executive Officer
Iya ku: Chief Language Practitioner, Nksz. Ms Olga Blose
Pan South African Language Board
Private Bag X08
Arcadia
0007

i-Feksi: 012 341 5938

Ucingo: 012 341 9638

I-imeyili: olga@pansalb.org or WhatsApp 0798980364

4. Uma ingekho imibono/ukuphikiswa okutholakalayo kuze kushaye umhla zingama 32 kuMfumfu onyakeni wezi -2021, isihumusho esesivamisiwe isihlongozwayo siyobe sesiqinisekiswa njengesihumusho esivamisiwe seHubo Lesizwe okuyisona sona esiyobe sesivunya samukelwe .

HUVO YO ANGARHELA YA TINDZIMI TA AFRIKA-DZONGA (HATAD)

KU KOMBERIWA SWIBUMABUMELO SWA VAAKI EKA NDZINGANISO WA NHLAMUSELO YA RISIMU RA RIXAKA YA RIRIMI RA SWIKOWETO RA AFRIKA-DZONGA (RSAF)

Xitiviso xa ndzinganiso wa nhlamuselo ya Risimu ra Rixaka ya Ririmi ra Swikoweto ra Afrika-Dzonga hikokwalaho ka leswi xi nga endliwa hi ku landza xiyenge xa 8(11)(a) &(b) xa Nawu wa HATAD wa Nomboro ya 59 wa 1995 (tanihilaha wu nga antswisiwa hakona) lowu nyikaka ku endliwa ka milawu yo hluvukisa na ku tumbuluxa swiyimo swa nhluvukiso na ku tirhisiwa ka hinkwato tindzimi ta ximfumo ta Riphabuliki ku katsa tindzimi ta Khoe, Nama na San, na Ririmi ra Swikoweto ra Afrika-Dzonga.

Xitiviso xi nyikiwile hikokwalaho ka leswaku:

1. Huvo yo Angarhela ya Tindzimi ta Afrika-Dzonga (HATAD) yi tiyimiserile eka endlelo ro ringanisa nhlamuselo ya Risimu ra Rixaka ya Ririmi ra Swikoweto ra Afrika-Dzonga. Vhidiyo ya xiviri ya Risimu ra Rixaka hi leri ri nga hoxiwa endzeni ka mvhilopo ku olovisa ntirho wa xihlovo xa matsalwa (<https://youtu.be/wDNp5AWUKTg>).
2. Swirho swa vaaki hikokwalaho ka leswi mi komberiwa ku rhumela mavonelo/swibumabumelo hi ku tsala kumbe hi xivumbeko xa vhidiyo, hi siku ra kumbe ku nga si fika 31 Nhlangua 2021.
3. Swibumabumelo swa vaakatiko swi nga ha rhumeriwa eka:

Mufambisinkulu

Mukongomisiwa: Murhangerinkulu wa Tindzimi, Mnn Olga Blose

Pan South African Language Board

Private Bag X08

Arcadia

0007

Fekisi: 012 341 5938

Riq.: 012 341 9638

Imeyili: olga@pansalb.org kumbe WhatsApp 0798980364

4. Loko kungari na swibumabumelo/swisolo leswi swi amukeriwaka hi 31 Nhlangua 2021, nhlamuselo yo ringanisa leyi bumabumeriweke ya risimu ra rixaka ra Afrika-Dzonga yi ta tiyisisiwa tanihi yo ringanisiwa yo hetelela ya risimu ra rixaka ra Ririmi ra Swikoweto ra Afrika-Dzonga kutani yi ta pasisiwa ku va yi amukeriwa.

IBHODI YEELWIMI YOMZANTSI AFRIKA

ISIMEMO KULUNTU UKUBA LUNGENISE IZIMVO ZALO NGOKUMISELWA NGOKUSESIKWENI KOKUTOLIKWA KOMHOBE WESIZWE KUSETYENZISWA ULWIMI LWEZANDLA LOMZANTSI AFRIKA

Isaziso sokumiselwa ngokusesikweni kokutolikwa koMhobe weSizwe kusetyenziswa uLwimi lweZandla loMzantsi Afrika senziwa ngokwemiqathango yecandelo lesi-8(11)(a) loMthetho iPanSALB Act 59 ka-1995 (nanjengoko ulungisiwe) obonelela ngokwenza imigaqo yokukhuthaza nokwenza iimeko zokuphuhlisa nokusetyenziswa kwazo zonke iilwimi ezisemthethweni zeRiphabliki kuqukuqa iilwimi zesiKhoe, isiNama nesiSan, kunye noLwimi lweZandla loMzantsi Afrika.

Isaziso sinikezelwa ukuba:

1. IBhodi yeeLwimi yoMzantsi Afrika (*i-PanSALB*) yenze inkqubo yokubeka ngokusesikweni ukutolikwa koMhobe weSizwe soMzantsi Afrika kusetyenziswa uLwimi lweZandla loMzantsi Afrika (*i-SASL*). Umzekelo wokuqala wevidiyo yoMhobe weSizwe ufakwe apha ukuze kubelula ukuyisebenzisa (<https://youtu.be/wDNp5AWUKTg>).
2. Uluntu luyamenywa ukuba lungenise igalelo okanye izimvo zalo ngokubhaliweyo okanye ngevidiyo, ngomhla okanye phambi kowama-31 kweyeDwarha 2021. Izimvo zoluntu zingeniswa ku:

The Chief Executive Officer
Attention: Chief Language Practitioner, Ms Olga Blose
Pan South African Language Board
Private Bag X08
Arcadia
0007

IFeksi: 012 341 5938

Umnxeba: 012 341 9638

I-imeyile: olga@pansalb.org okanye ngoWhatsApp 0798980364

3. Ukumiselwa ngokusesikweni kokutolikwa komhobe wesizwe woLwimi lweZandla loMzantsi Afrika okucetywayo, kuya kuqinisekisa ukuba lo ngumhobe wokugqibela kwaye uya kugqithiselwa kulwamkelo ukuba azikho izimvo okanye iziphakamiso ezifunyenweyo ngomhla wama-31 kweyeDwarha 2021.

BOTO YA MALEME KA MOKA A AFRIKA BORWA (PanSALB)

E LALETŠA SETŠHABA GO FA DITSHWAYOSWAYO KA GA MAEMOTUMELELO A BOFETOLEDI BJA KOŠA YA SETŠHABA YA POLELO YA DIKA/MASWAO (SASL) YA AFRIKA BORWA

Tsebišo ya maemotumelelo ya bofetoledi bja koša ya setšhaba ya Polelo ya Maswao (SASL) ya Afrika Borwa e dirilwe go ya le ka karolo ya 8(11)(a) &(b) ka Molao 59 wa 1995 wa PanSALB (ka ge o hlabolotšwe) wo o hlomilwego go dira melao le go tšwetšapele le go fa maemo a go hlatloša le go šomiša dipolelo ka moka tša Rephapoliki go akaretšwa maleme a MaKhoe, MaNama le a MaSan, le Polelo ya Dika/Maswao.

Tsebišo e filwe gore:

1. Boto ya Maleme ka Moka a Afrika Borwa (PanSALB) e tšere mokgwatshepidišo wa go fetolela Koša ya Setšhaba ya Polelo ya Dika/Maswao ya Afrika Borwa (SASL). Video ya go ba le *prototype* ya Koša ya Setšhaba e ya hwetšagala mo (<https://youtu.be/wDNp5AWUKTg>).
2. Maloko a setšhaba ka gona a laletšwa go romela ditshwayoswayo/dikakanyo ka mokgwa wa go ngwalwa goba wa video, ka la goba pele ga 31 Diphlane 2021.
3. Dikakanyo tša setšhaba di ka romelwa go:

Molaodipharephare

Šedi e ye go : Mošomimogolo wa tša Maleme, Ms Olga Blose

Pan South African Language Board

Private Bag X08

Arcadia

0007

Fekese: 012 341 5938

Mogala: 012 341 9638

Email: olga@pansalb.org goba WhatsApp 0798980364

4. Ge dikakanyo/dikganetšo di ka se hwetšwe go fihla ka 31 Diphlane 2021, kgopelo ye ya go fa maemotumelelo a go fetolela Koša ya Setšhaba ya Polelo ya Dika/Maswao ya Afrika Borwa e tla tšewa ka gona ya phethagatšwa.

BOTO YA DIPUOTSOTLHE YA AFORIKABORWA (PanSALB)

KGOELETSO GO BOTLHE GO DIRA DITSHWAELO TSA GO LEKANYETSA PINA YA BOSETŠHABA E E RANOTSWENG KA PUO YA DIATLA/MATSHWAO (SASL)

Go dirwa kitsiso ya tekanyetso ya Pina ya Bosetšhaba e e ranotsweng ka Puo ya Diatla/Matshwao ya Aforikaborwa (SASL) go ya ka karolowana ya 8(11)(a) &(b) ya Molao wa PanSALB wa 59 wa 1995 (jaaka o tlaholotswe) o o tlamelang ka go dira melawana e e rotloetsang le go tihola maemo a kgodiso le tiriso ya Dipuo tsotlhe tsa semmuso tsa Repaboliki go akaretša dipuo tsa Sekhoe, Senama le Sesane mmogo le Puo ya Diatla/Matshwao ya Aforikaborwa

Kitsiso e neelwa gore:

1. Boto ya Dipuotsotlhe ya Aforikaborwa (PanSALB) e mo tiragatsong ya go lekanyetsa Pina ya Bosetšhaba e e ranotsweng ka go dirisa Puo ya Diatla/Matshwao ya Aforikaborwa (SASL). Sekao sa kgatiso sa pina ya bosetšhaba se tsenyeleditswe fano gore o kaelwe bonolo (<https://youtu.be/wDNp5AWUKTg>).
2. Ditokololo tsa botsetšhaba di lalediwa go romela ditshwaelo/ditshikhinyo tse di kwadilweng/gatisitsweng ka la kgotsa pela ga 31 Diphlane 2021.
3. Ditshwaelo tsa botlhe di ka romelwa go:

Motlhankelamogolophethisi
Boto ya Dipuotsotlhe ya Aforikaborwa
Kgetsana ya Poso X08
Arcadia
0007

Fekese: 012 341 5938
Mogala: 012 341 9638
Imeile : olga@pansalb.org or WhatsApp 0798980364

4. Fa go sa fitlhelwe ditshwaelo/ dikganetso ka la 31 Diphlane 2021, maemo a a tshikhintsweng a tekanyetso ya thanolelo, a tlaa tlhomamisiwa jaaka e le maemo a lekanyeditsweng a makgaolakgang a Pina ya Bosetšhaba ya Puo ya Diatla/Matshwao mme a tlaa fetiswa go tšhaelwa monwana.

BODO NYANGAREDZI YA NYAMBO YA AFRIKA TSHIPEMBE(PanSALB)

Khuwelelo ya u t̥ahisa mihumbulo ya nnyi na nnyi malugana na u siṭandadaiziwa ha luimbo lwa lushaka nga kha Luambo Lwa Zwanda Lwa Afrika Tshipembe.

Nḡivhadzo ya u siṭandadaiziwa ha luimbo lwa lushaka nga kha Luambo Lwa Zwanda Lwa Afrika Tshipembe i khou itwa hu tshi tevhedzwa tshigwi 8(11)(a)&(b) tsha Mulayo wa vhu 59 wa 1995(sa zwe wa shandukiswa) une wa nea mbetshelwa ya u sika milayo na u bvedzwa maga u itela mveledziso na u shumiswa ha nyambo dzoṭhe dza Riphabuḽiki ya Afrika Tshipembe hu tshi katelwa luambo lwa Khoe, Nama na San khathihi na Luambo Lwa Zwanda Lwa Afrika Tshipembe.

Nḡivhadzo ndi ya uri:

1. Bodo Nyangaredzi ya Nyambo ya Afrika Tshipembe(PanSALB) yo dzhia tsheo ya u siṭandadaiza luimbo lwa lushaka nga kha Luambo Lwa Zwanda Lwa Afrika Tshipembe. Tsumbo ya vidio ya luimbo lwa lushaka nga Luambo Lwa Zwanda Lwa Afrika Tshipembe yo angaredzwa afha u itela u lavhelesa khayo(<https://youtu.be/wDNp5AWUKTg>)
2. Zwo ralo mirado ya tshitshavha vha khou rambiwa u t̥ahisa vhuḡipfi havho nga u tou ṇwala kana nga vidio nga ḡuvha ḽa dzi 31 Khubvumedzi 2021 kana iḽo ḡuvha ḽi saathu u swika.
3. Madzinginywa kana vhuḡipfi ha tshitshavha vhunga rumelwa kha:

Mulangi Muhulwane

Kha : Radzinyambo Muhulwane, mufumakadzana Vho-Olgah Blose

Bodonyangaredzi ya Nyambo ya Afrika Tshipembe

Private Bag X08

Arcadia

0007

Fax: 012 341 5938

Tel: 012 341 9638

Email: olga@pansalb.org or WhatsApp 0798980364

4. Arali ha sa vha na maḡiswa kana khanedzo dzino bva kha tshitshavha u swika nga dzi 31 Khubvumedzi 2021, khumbelo ya ṭhalutshedzo iḡo dzhiwa sa yone thendelwa kha ṭhalutshedzo ya luimbo lwa lushaka kha Luambo Lwa Zwanda Lwa Afurika Tshipembe.

IBHODI YETILWIMI TONKHE TASENINGIZIMU AFRIKA (i-PanSALB)

IMEMA UMPHAKATSI KUTSI UPHAWULE NGEKUBEKWA EZINGENI LELINCUNYIWE KUTOLIKWA KWENGOMA YESIVE NGELULWIMI LWETIMPHAWU LWASENINGIZIMU AFRIKA (Iwe-SASL)

Satiso sekubeka ezingeni lelincunyiwe kutolikwa kweNgoma Yesive ngeLulwimi Lwetimphawu LwaseNingizimu Afrika kwentiwa ngekwemibandzela yesigaba se-8(11)(a) na(b) seMtsetfo we-PanSALB we-59 wanga-1995 (njengobe uchitjelwe) lowenta kutsi kube nemitsetfosimiso yekukhutsata nekwakha timo nematfuba ekutfufukiswa nekusetjentiswa kwato tonkhe tilwimi letisemtsetfweni taseRiphabhliki kufaka ekhatsi lulwimi lwesiKhoe, siNama nesiSan, kanye neLulwimi Lwetimphawu LwaseNingizimu Afrika.

Kwatiswa kutsi:

1. Ibhodi yeTilwimi Tonkhe TaseNingizimu Afrika (i-PanSALB) seyicale inchubo yekubeka ezingeni lelincunyiwe kutolikwa kweNgoma Yesive ngeLulwimi Lwetimphawu LwaseNingizimu Afrika (nge-SASLA). Ividiyo lesibonelo saleNgoma Yesive ifakiwe lapha kukwentela tintfo tibe melula (<https://youtu.be/wDNp5AWUKTg>).
2. Emalunga emphakatsi amenywa kutsi angenise kuphawula kwawo lokubhalwe phasi noma lokuyividiyo, kungakefiki noma mhla tinge-31 Imphala 2021.
3. Kuphawula kwemphakatsi kungangeniswa ku:

Sikhulu Lesengamele Lihhovisi

Iya ku: Sisebenti Setelulwimi Lesengamele, Mk. Olga Blose

Ibhodi YeTilwimi Tonkhe TaseNingizimu Afrika

Private Bag X08

Arcadia

0007

Ifeksi: 012 341 5938

Lucingo : 012 341 9638

I-imeyili: olga@pansalb.org noma i-WhatsApp 0798980364

4. Uma kute kuphawula/kuphikisa ngemhla tinge-31 Imphala 2021, kutolikwa lokuphakanyisiwe ngeLulwimi Lwetimphawu LwaseNingizimu Afrika kutawucinisekiswa njengembhalo wekugcina lobekwe ezingeni lelincunyiwe bese kuyaphasiswa kutsi kwemukelwe.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 563 OF 2021

**INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF
SOUTH AFRICA****INVESTIGATION FOR REMEDIAL ACTION IN THE FORM OF SAFEGUARD
MEASURES AGAINST INCREASED IMPORTS OF U, I, H, L AND T SECTIONS OF
IRON OR NON-ALLOY STEEL, NOT FURTHER WORKED THAN HOT-ROLLED,
HOT-DRAWN OR EXTRUDED, OF A HEIGHT OF 80 MM OR MORE AND OTHER
ANGLES, SHAPES AND SECTIONS OF IRON OR NON-ALLOY STEEL, NOT
FURTHER WORKED THAN HOT-ROLLED, HOT-DRAWN OR EXTRUDED STEEL
PRODUCTS (STRUCTURAL STEEL): FINAL DETERMINATION**

On 19 June 2020, the International Trade Administration Commission of South Africa (the Commission) initiated an investigation for remedial action in the form of a safeguard against the increased imports of structural steel products through Notice No. 335 of *Government Gazette* No. 43447 dated 19 June 2020.

The application was lodged by Evraz Highveld Steel and Vanadium Corporation Limited (Highveld), Highveld Structural Mill (Pty) Ltd (Highveld Structural Mill) and ArcelorMittal South Africa Ltd (AMSA) (The three companies, namely, Highveld, Highveld Structural Steel and AMSA are hereafter collectively referred to as the "Applicant"). The Applicant is the only producer of structural steel in the Southern African Custom Union (SACU).

The investigation was initiated after the Commission considered that there was *prima facie* evidence to show that events cited by the Applicant can be regarded as unforeseen developments, which resulted in a surge in imports of the subject product, causing serious injury to the SACU industry.

On initiation of the investigation, the World Trade Organisation (WTO), and the countries with a significant interest in the exports of the subject product were notified of the initiation of the investigation.

The Commission made a preliminary determination that the events cited by the Applicant can be regarded as unforeseen developments. The Commission made a preliminary determination that a reversal in the trend of import volumes has taken place, with the volume of imports decreasing significantly in recent years. The requirements set out by the WTO and the Amended Safeguard Regulations (SGR) with regard to a surge in imports, are therefore not met.

The Commission further made a preliminary determination that although the SACU industry experienced serious injury during the period of investigation, the injury experienced by the Applicant can be attributed to factors other than the increase in imports and these factors sufficiently detracted from the causal link between the imports and the injury experienced by the industry.

The Commission issued Report No. 639 containing its preliminary determination and invited interested parties to comment on its preliminary determination.

On 02 December 2020, a public interest hearing was held where interested parties addressed the Commission on whether the imposition of a safeguard measure would be in the public interest.

Taking all the information available to it into account, including all comments received during the investigation, the Commission made a final determination that the events cited by the Applicant can be regarded as unforeseen developments; that a reversal in the trend of import volumes has taken place, with the volume of imports decreasing significantly in recent years and that the requirements set out by the WTO and the SGR with regard to a surge in imports, are therefore not met; that although the SACU industry experienced serious injury during the period of investigation, the injury experienced by the Applicant can be attributed to factors other than the increase in imports and these factors sufficiently detracted from the causal link between the imports and the injury experienced by the industry.

The Commission therefore made a final determination to recommend to the Minister of Trade, Industry and Competition that the investigation be terminated. The Minister approved the Commission's recommendations.

Based on this, the Commission made a final determination to recommend to the Minister of Trade, Industry and Competition that this investigation be terminated. The Commission's detailed reasons for its final determination are set out in Commission Report No. 656 (final determination report).

Enquiries may be directed to the investigating officers, Busman Makakola at +27 12 394 3380/ Bmakakola@itac.org.za or Ms Charity Mudzwiri at + 27 12 394 1817/ Cramaposa@itac.org.za or at fax +27 12 394 0518.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 564 OF 2021

INTERNATIONAL TRADE ADMINISTRATION COMMISSION**INVESTIGATION INTO THE ALLEGED DUMPING OF NON-ARTICULATED WELDED LINK CHAINS WHICH ARE MANUFACTURED FROM ROUND SECTION IRON OR STEEL WIRE, BARS OR RODS OF A DIAMETER OF 4 MM OR MORE, BUT NOT EXCEEDING 20 MM ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA (CHINA)**

McKinnon Chain, a Division of Scaw South Africa (Pty) Ltd submitted an application to the International Trade Administration Commission of South Africa (the Commission) alleging that non-articulated welded link chains which are manufactured from round section iron or steel wire, bars or rods of a diameter of 4 mm or more, but not exceeding 20 mm are being dumped on the Southern African Customs Union (SACU) market, causing material injury/threat of material injury to the SACU industry concerned.

THE APPLICANT

The application was lodged by McKinnon Chain, a Division of Scaw South Africa (Pty) Ltd (the Applicant). The Applicant alleges that the dumped products are causing material injury to the SACU industry and that a threat of material injury exists. The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, material injury/threat of material injury and causality.

THE PRODUCT

The product allegedly being dumped is non-articulated welded link chains that are manufactured from round section iron or steel wire, bars or rods of a diameter of 4 mm or more, but not exceeding 20 mm classifiable under tariff subheadings 7315.82.03 and 7315.82.05.

THE ALLEGATION OF DUMPING

The allegation of dumping is based on the comparison between the normal values in China and the export prices from China.

The normal value in China for tariff subheading 7315.82.03 was determined based on a price quotation for non-articulated welded link chains for 4 mm or more, but less than 10 mm.

The normal value in China for tariff subheading 7315.82.05 was determined based on a price quotation for non-articulated welded link chains for 10 mm or more, but less than 20 mm.

The export prices for China were determined based on import statistics from the South African Revenue Services (SARS).

The dumping margins for China were calculated as follows:

Tariff heading	Description	Margin of dumping as a % of ex-factory export price
7315.82.03	non-articulated welded link chains which are manufactured from round section iron or steel wire, bars or rods of a diameter of 4 mm or more, but not exceeding 10 mm	117.12%
7315.82.05	non-articulated welded link chains which are manufactured from round section iron or steel wire, bars or rods of a diameter of 10 mm or more, but not exceeding 20 mm	51.76%

On this basis, the Commission found that there was *prima facie* proof of dumping of the subject products from China.

THE ALLEGATION OF MATERIAL INJURY/THREAT OF MATERIAL INJURY AND CAUSAL LINK

The Applicant submitted evidence showing price suppression, declining sales volumes, profits, productivity, return on investment, utilisation of production capacity, cash flow, inventory levels and growth from 01 March 2018 to 28 February 2021.

On this basis the Commission found that there was *prima facie* proof of material injury/threat of material injury and causal link.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the dumping margins in the exporting countries of origin will be from 1 March 2020 to 28 February 2021. The period of investigation for purposes of determining material injury and a threat of material injury will be from 1 March 2018 – 28 February 2021.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and exporters and known representative associations. The trade representative of the exporting country has also been notified. Exporters, importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

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 information is not susceptible to summary, a sworn affidavit setting out the reasons why it is impossible to comply should be provided.

A sworn affidavit is defined as a written sworn statement of fact voluntarily made by an affiant or deponent under an oath or affirmation administered by a person authorized to do so by law. Such statement is witnessed as to the authenticity of the affiant's signature by a taker of oaths, such as a notary public or commissioner of oaths. An affidavit is a type of verified statement or showing, or in other words, it contains verification, meaning it is under oath or penalty of perjury and this serves as evidence to its veracity and is required for court proceedings.

This rule applies to all parties and 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 response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address:

Physical address

Senior Manager: Trade Remedies I
International Trade Administration Commission
Block E – The DTI Campus
77 Meintjies Street
SUNNYSIDE
PRETORIA, SOUTH AFRICA

Postal address

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

PROCEDURES AND TIME LIMITS

Due to Covid-19 pandemic, these responses can be e-mailed to the following addresses: RPeta@itac.org.za and EManamela@itac.org.za.

All responses, including non-confidential copies of the responses, should be received by the Senior Manager: Trade Remedies I not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will 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 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by Embassies on behalf of exporters.

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 the ADR. 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.

Should you have any queries, please do not hesitate to contact Ms Regina Peta at RPeta@itac.org.za or Mr Emmanuel Manamela at EManamela@itac.org.za.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 565 OF 2021

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

CUSTOMS TARIFF APPLICATIONSLIST 12/2021

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following applications concerning the Customs Tariff. Any objection to or comment on these representations should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001. Attention is drawn to the fact that the rate of duty mentioned in these applications is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

The submission of confidential information to the Commission in connection with customs tariff applications is governed by section 3 of the Tariff Investigations Regulations, which regulations can be found on ITAC's website at <http://www.itac.org.za/documents/R.397.pdf>.

These regulations require that if any information is considered to be confidential, then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the regulations are strictly applicable and require parties to indicate:

- ❑ Each instance where confidential information has been omitted and the reasons for confidentiality;*
- ❑ A summary of the confidential information which permits other interested parties 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.*

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless clearly indicated to be confidential, will be made available to other interested parties.

The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential summary or the aforementioned reasons.

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.

1. REVIEW OF THE GENERAL RATE OF CUSTOMS DUTY ON:

Taps and mixers, classifiable under tariff subheading 8481.80.79.

APPLICANT:

ITAC
Private Bag X753
PRETORIA
0001

Enquiries: ITAC Ref: **07/2021**, Enquires: Ms. Mukeliwe Manyoni and Mr. Njabulo Mahlalela. They can be contacted by e-mail at [mmanyoni@itac.org.za/](mailto:mmanyoni@itac.org.za)
nmahlalela@itac.org.za

REASONS FOR THE APPLICATION:

As motivation for the application, the applicant cited, *inter alia*, the following:

- The main player in the domestic industry, Lixil Africa (Pty) Ltd, discontinued the local production of the subject product in May 2021; and
- As such, there is need to review the current tariff structure in view of the afore-mentioned developments in order to assess implications to the domestic industry.

PUBLICATION PERIOD:

Written representations must be submitted within **four (4) weeks** of the date of this notice.

2. REDUCTION IN THE RATE OF CUSTOMS DUTY ON:

“Automatic slack adjusters, classified under tariff subheading 8716.90.90, by the creation of a separate 8-digit tariff subheading for the said goods under tariff subheading 8716.90”

APPLICANT:

BPW Axles (Pty) Ltd.
P.O. Box 82545
Southdale
JOHANNESBURG

Enquiries: ITAC Ref: **09/2021**. Mr. Tshepiso/ Mr. Pfarelo Phaswana. Tel: 012 394 1605/3628 or email tsejamoholo@itac.org.za/pphaswana@itac.org.za.

REASONS FOR THE APPLICATION:

- There are no known manufacturers of automatic slack adjusters in the Southern Africa Customs Union (SACU) so the product must be imported; and
- The customs duty has an unnecessary additional cost-raising effect on the subject product and downstream users of the product.

PUBLICATION PERIOD:

Representations should be made within **four (4) weeks** of the date of notice.

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 566 OF 2021

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 African 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 61850-2 Ed 2	<i>Communication networks and systems for power utility automation – Part 2: Glossary.</i> Applies to power utility automation systems (PUAS), and defines the communication between intelligent electronic devices (IEDs) in the power utility automation system and the related system requirements. Contains the glossary of specific terminology and definitions used in the context of Power Utility Automation Systems within the various parts of the standard.	2021-10-31
SANS 24617-2 Ed 2	<i>Language resource management – Semantic annotation framework (SemAF) – Part 2: Dialogue acts.</i> Provides a set of empirically and theoretically well-motivated concepts for dialogue annotation, a formal language for expressing dialogue annotations (the Dialogue Act Markup Language, DiAML), and a method for segmenting a dialogue into semantic units.	2021-11-04
SANS 62282-3-201 ED 2	<i>Fuel cell technologies – Part 3-201: Stationary fuel cell power systems - Performance test methods for small fuel cell power systems.</i> Provides test methods for the electric/thermal and environmental performance of small stationary fuel cell power systems, and covers fuel cell power systems whose primary purpose is the production of electric power and whose secondary purpose may be the utilization of by-product heat.	2021-10-31
SANS 60598-1 Ed 7	<i>Luminaires – Part 1: General requirements and tests.</i> Specifies general requirements for luminaires, incorporating electric light sources for operation from supply voltages up to 1 000 V.	2021-10-31
SANS 10146-2 Ed 2	<i>Laundry – Part 2: Management.</i> Lays down the minimum technical process provisions for the safe and effective management of all laundries to achieve levels of quality that meet minimum statutory requirements.	2021-10-11
SANS 54382 Ed 1	<i>Gas safety shut-off devices for inlet pressure up to 10 MPa (100 bar).</i> Specifies constructional, functional, testing marking and sizing requirements and documentation of gas safety shut-off devices: for inlet pressures up to 100 bar and nominal diameters up to DN 400; for an operating temperature range from -20 °C to +60 °C; which operate with fuel gases of the 1st and 2nd family as defined in EN 437, used in the pressure regulating stations in accordance with EN 12186 or EN 12279, in transmission and distribution networks and also in commercial and industrial installations.	2021-11-01
SANS 11120 Ed 1	<i>Gas cylinders – Refillable seamless steel tubes of water capacity between 150 l and 3 000 l – Design, construction and testing.</i> Specifies minimum requirements for the material, design, construction and workmanship, manufacturing processes and tests at manufacture of refillable quenched and tempered seamless steel tubes of water capacities. from 150 L up to and including 3 000 L for compressed and liquefied gases exposed to extreme world-wide ambient temperatures (normally between -50 °C and +65 °C).	2021-11-01
SANS 10752 Ed 2	<i>Coal sizing equipment – Performance evaluation.</i> Describes the principles and methods for the expression of results of performance tests on sizing equipment used in coal preparation, and includes methods for the evaluation of performance parameters.	2021-11-02

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 61534-21 Ed 1.1	<i>Powertrack systems – Part 21: Particular requirements for powertrack systems intended for wall and ceiling mounting</i>	Amended to update referenced standards, and terms and definitions.	2021-11-01
SANS 60335-2-78 Ed 2.2	<i>Household and similar electrical appliances – Safety – Part 2-78: Particular requirements for outdoor barbecues</i>	Amended to update the introduction, the scope, referenced standard, the definitions, the clause on marking and instructions, the clause on heating, and the clause on radiation, toxicity and similar hazards.	2021-11-01
SANS 61534-22 Ed 2.1	<i>Powertrack systems – Part 22: Particular requirements for powertrack systems intended for on floor or under floor installation</i>	Amended to update referenced standards, and terms and definitions.	2021-11-01
SANS 60730-2-5 Ed 2.1	<i>Automatic electrical controls – Parts 2-5: Particular requirements for automatic electrical burner control systems</i>	Amended to update the scope, terms and definitions, Annex J, addition of informal Annex BB, and updating of table H with its figures.	2021-11-01
SANS 60335-2-85 Ed 2.2	<i>Household and similar electrical appliances – Safety – Part 2-85: Particular requirements for fabric steamers</i>	Amended to update the introduction, the scope, and the clause on supply connection and external flexible cords.	2021-11-01
SANS 60079-6 Ed 4.1	<i>Explosive atmospheres – Part 6: Equipment protection by liquid immersion "o"</i>	Amended to update the scope, referenced standards, terms and definitions, and the annex on supplementary requirements for electrical equipment with Level of Protection "oc" for voltages greater than 15 kV and up to and including 245 kV.	2021-11-01
SANS 621 Ed 3.3	<i>Castors for hospital equipment</i>	Amended to update the introduction, the scope, and the clause on supply connection and external flexible cords.	2021-11-01
SANS 1382-2 Ed 1.4	<i>Hose – Part 2: Commercial and sorts hose</i>	Amended to update the introduction, the scope, and the clause on supply connection and external flexible cords.	2021-11-01
SANS 1118-2 Ed 2.5	<i>School clothing – Part 2: Blazers</i>	Amended to update referenced standards and to delete the appendix on notes to purchasers.	2021-11-01
SANS 1382-1 Ed 2.4	<i>Hose – Part 1: Men's and women's hose for institutional use</i>	Amended to delete reference in foreword and bibliography, update normative references and delete annex on notes to purchasers.	2021-11-01
SANS 343 Ed 4.4	<i>Steel bedside lockers</i>	Amended to update referenced standards and to delete the appendix on notes to purchasers.	2021-11-01

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 withdraw them.

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
SANS 20149:2021 Ed 1	<i>Uniform provisions concerning the approval of road illumination devices (lamps) and systems for power-driven vehicles.</i> Applies to the following road illumination devices: headlamps emitting a driving-beam and/or an asymmetrical passing-beam for vehicles of categories L, M, N and T; adaptive front-lighting systems (AFS) for vehicles of categories M and N; headlamps emitting a driving-beam and/or a symmetrical passing-beam for vehicles of categories L and T; front fog lamps for vehicles of categories L3, L4, L5, L7, M, N and T; and cornering lamps for vehicles of categories M, N and T.
ARP 22000:2021 Ed 1	<i>Food safety management systems – A practical guide.</i> Provides generic guidance to assist all organizations regardless of size and complexity (including small and medium-sized) that recognize the potential benefits of implementing a FSMS in accordance with ISO 22000 (adopted in South Africa as an identical adoption under the designation SANS 22000).
SANS 27035:2021 Ed 1	<i>Information technology – Security techniques – Information security incident management.</i> Provides a structured and planned approach to detect, report and assess information security incidents, respond to and manage information security incidents, detect, assess and manage information security vulnerabilities, and continuously improve information security and incident management as a result of managing information security incidents and vulnerabilities.
SANS 725:2021 Ed 2	<i>IEEE guide for safety in a.c. substation grounding.</i> Covers outdoor ac substations, either conventional or gas-insulated, and provide guidance and information pertinent to safe grounding practices in ac substation design.
SANS 10227:2021 Ed 3	<i>Criteria for the accreditation of approved inspection authorities performing inspection in terms of the Pressure Equipment Regulations.</i> Covers the specific criteria for the accreditation of approved inspection authorities performing inspection on pressure equipment in terms of the relevant national legislation.
SANS 15190:2021 Ed 2	<i>Medical laboratories – Requirements for safety.</i> Specifies requirements for safe practices in the medical laboratory (herein after referred to as the laboratory).

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 164-6:2014 Ed.1.6	<i>Plug and socket-outlet systems for household and similar purposes for use in South Africa – Part 6: Two-pole (Class II), 16 A 250 V a.c. system. Consolidated edition incorporating amendment No.6.</i> Amended to update the dimensions on standard sheet 6-1 and standard sheet 6-2.
SANS 61850-7-3:2021 Ed 1.1	<i>Communication networks and systems for power utility automation Part 7-3: Basic communication structure – Common data classes. Consolidated edition incorporating amendment No.1.</i> Amended to update the introduction, the scope, referenced standards, terms and definitions, the clause on abbreviated terms, to replace the clause on conditions for attribute inclusion with a new clause, to update the clause on constructed attribute classes, the clause on common data class specifications, to replace the clause on data attribute semantic with a new clause, to update the annex on value range for units and multiplier, the annex on functional constraints, the annex on SCL enumerations, to add the annex on conditions for element presence, and the annex on compatibility of the different revisions of the standard.
SANS 61850-7-2:2021 Ed 1.1	<i>Communication networks and systems for power utility automation –Part 7-2: Basic information and communication structure – Abstract communication service interface (ACSI). Consolidated edition incorporating amendment No.1.</i> Amended to update the scope, referenced standards, terms and definitions, and abbreviated terms, to update the clauses on ACSI overview and basic concepts, type definition, GenServerClass model, application association model, GenLogicalDeviceClass model, GenLogicalNodeClass model, generic data object class model, generic common data class model, DATA-SET class model, service tracking, modelling of control block classes, SETTINGGROUP-CONTROL-BLOCK class model, REPORT-CONTROLBLOCK and LOG-CONTROL-BLOCK class models, Generic substation event class model (GSE), transmission of sampled value class model, CONTROL class model, time and time-synchronization model, naming conventions, and file transfer model, to update the annexes on ACSI conformance statement, SCL enumerations, and on generic substation state event, and to add the annexes on clarification on usage of quality, clarification on RCB reservation, and on compatibility of the different revisions of the standard.
SANS 61850-9-2:2021 Ed 1.1	<i>Communication networks and systems for power utility automation – Part 9-2: Specific communication service mapping (SCSM) – Sampled values over ISO/IEC 8802-3. Consolidated edition incorporating amendment No.1.</i> Amended to update referenced standards and abbreviations, to update the clauses on communication stack, mapping of the model for the transmission of sampled values, synchronization, conformance, and on SCSM specific address element definitions, to update the annexes on ISO/IEC/IEEE 8802-3 frame format and ASN.1 basic encoding rules, and on multicast address selection, and to add the annex on compatibility of the different revisions of this standard.
SANS 63:2021 Ed 5.6	<i>Blankets. Consolidated edition incorporating amendment No.6.</i> Amended to delete the annex on notes to purchasers.
SANS 1118-9:2021 Ed 1.4	<i>School clothing – Part 9: Knee-high stockings and ankle socks. Consolidated edition incorporating amendment No.4.</i> Amended to update referenced standards, to delete the footnote on the obtainability of size-boards, and to delete the appendix on notes to purchasers.
SANS 8420:2021 Ed 1.1	<i>Animal and vegetable fats and oils – Determination of content of polar compounds. Consolidated edition incorporating amendment No.1.</i> Corrected to update the annex on results of an interlaboratory test.

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
SANS 954:2011 Ed 1.2	<i>Metal-arc welding equipment (non-automatic, single-operator, transformer type)</i>
SANS 15504-4:2004 Ed 2	<i>Information technology – Process assessment – Part 4: Guidance on use for process improvement and process capability determination</i>

SCHEDULE B4: DISBAND OF TECHNICAL COMMITTEES

Committee No	Title	Scope

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

SCHEDULE B5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE

Copies of the standards mentioned in this notice can be obtained from the Head Office of the South African Bureau of Standards at 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 123 OF 2021

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Internet www.irba.co.za

**CALL FOR NOMINATIONS TO SERVE ON THE
EDUCATION, TRAINING AND PROFESSIONAL DEVELOPMENT COMMITTEE (EDCOM)**

The objective of the IRBA is to endeavour to protect the financial interests of the South African public and international investors in South Africa through the effective and appropriate regulation of audits conducted by registered auditors, in accordance with internationally recognised standards and processes.

The IRBA's statutory functions, among others, are to:

- Take steps to promote the integrity of the auditing profession, including investigating alleged improper conduct;
- Take steps it considers necessary to protect the public in their dealings with registered auditors;
- Prescribe the standards of professional competence, ethics and conduct of registered auditors;
- Encourage education in connection with, and research into, any other matter affecting the auditing profession; and
- Prescribe auditing standards.

NOMINATION REQUIREMENTS TO EDCOM

In terms of Section 20(2)(c) of the Auditing Profession Act, No. 26 of 2005, the IRBA Board must establish an education, training and professional development committee.

The duties of the EDCOM include making recommendations to the Board regarding the:

- accreditation and monitoring of professional bodies,
- requirements relating to continued education, training and professional development,
- training and professional competency requirements,
- objectives of transformation in the profession and
- education and research in connection with matters relating to professional education, training and assessment.

CONTINUES ON PAGE 130 OF BOOK 2

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A member of EDCOM, appointed in terms of Section 20(2)(c) of the Act, will hold office for a period not exceeding three years and may be reappointed for one more term. Thus, members may not serve more than two consecutive terms of office (6 years in total).

The IRBA hereby calls for nominations for two members to serve on the EDCOM. In making its decision on who should serve on EDCOM, the IRBA shall consider, among others, the following independence in mind, fact and appearance; qualifications; professional affiliations; race; gender; geographical representation; and skills and experience.

Nominations must include the following:

1. Completed nomination form (to be downloaded from the IRBA website's [Statutory Committees](#) page)
2. A curriculum vitae detailing the applicant's knowledge, experience and suitability as a committee member specifically in the areas as outlined above.
3. Copies of certificates of the applicant's qualifications.
4. At least 2 (two) reference letters.

Required Skills and Experience

EDCOM requires members who have experience in one or more of the following areas:

- Accreditation and monitoring of professional bodies/organisations;
- Training management experience at a small auditing firm;
- Educational, industrial and/or organisational psychology;
- Competency model development and/or implementation;
- Learning and development;
- Professional development in a corporate role;
- Professional development in an industry other than accounting or auditing;
- Relevant experience at a SETA, working with a SETA or other skills development projects and/or
- Transformation strategy development and/or implementation.

Eligible persons who meet the criteria, and who wish to be considered for appointment, are invited to submit their applications by email to:

Nadine Kater

Director Education and Transformation

Independent Regulatory Board for Auditors

E-mail: nkater@irba.co.za

Tel: 087 940 8800

The closing date for applications is **01 October 2021**.

After the closing date, applications that meet the criteria set out above will go through an evaluation process before the IRBA makes the final decision. All shortlisted candidates will be interviewed, and background checks will be conducted.

Nadine Kater

Director: Education and Transformation

BOARD NOTICE 124 OF 2021

Building 2 Greenstone Hill Office Park Emerald Boulevard Modderfontein
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**PROPOSED AMENDMENTS TO THE CODE OF PROFESSIONAL CONDUCT
FOR REGISTERED AUDITORS**

In accordance with the provisions of Section 10(1)(a) of the Auditing Profession Act, 2005 (Act No. 26 of 2005) (the Act), the Independent Regulatory Board for Auditors (IRBA) publishes, pursuant to the provisions of Section 4(1)(c) of the Act, the following for public information and comment:

**1. PROPOSED QUALITY MANAGEMENT-RELATED CONFORMING AMENDMENTS
TO THE IRBA CODE**

To ensure that all relevant stakeholders are consulted and to streamline the consultation process, interested and affected stakeholders are invited to submit their written comments to the IRBA by 17 October 2021.

Please be advised that the Exposure Draft for the proposed Quality Management-related Conforming Amendments to the IRBA Code of Professional Conduct for Registered Auditors (Revised November 2018) are available and may be downloaded from the IRBA website at <https://www.irba.co.za/guidance-to-ras/technical-guidance-for-auditors/exposure-drafts-and-comment-letters>.

Following the submissions, the IRBA's Committee for Auditor Ethics will then consider the comments received on the proposed amendments. All comments received will be regarded as a public record, unless confidentiality is specifically requested.

Please submit your written comments, in both Word and PDF formats, by email to:

The Director: Standards
Independent Regulatory Board for Auditors
Attention: Mr I Vanker
Email: standards@irba.co.za

For any enquiries, please contact Ms. L du Preez using the abovementioned email address or call her directly on +27 76 425 2690.

Mr I Nagy

Acting Chief Executive Officer

Established in terms of Act 26 of 2005

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