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

CONTENTS

and weekly Index

No.		Page No.	Gazette No.
PROCLAMATION			
77	Firearms Control Amendment Act (28/2006): Commencement of certain provisions	3	33871
GOVERNMENT AND GENERAL NOTICES			
Arts and Culture, Department of			
<i>Government Notice</i>			
1255	Heraldry Act (18/1962): Bureau of Heraldry: Application for registration of heraldic representations and a name and objections thereto.....	7	33900
Basic Education, Department of			
<i>Government Notices</i>			
1217	National Education Policy Act (27/1996) and the South African Schools Act (84/1996): Call for written submissions from stakeholder bodies and members of the public on the policy and regulation changes emanating from the decision to phase out the external music programmes listed in the <i>National Curriculum Statement Grades R-12</i>	3	33889
1218	South African Schools Act (84/1996): Approval to call for written submissions from stakeholder bodies and members of the public on the policy and regulation changes emanating from the decision to phase out the external music programmes listed in the <i>National Curriculum Statement Grades R-12</i>	15	33889
Cooperative Governance, Department of			
<i>Government Notice</i>			
R. 1215	Disaster Management Act (57/2002): Disaster Management Volunteer Regulations	3	33882
Environment Affairs, Department of			
<i>General Notice</i>			
1142	National Environmental Management: Biodiversity Act (10/2004): National norms and standards for the management of damage causing animals in South Africa.....	50	33900
Health, Department of			
<i>Government Notices</i>			
R. 1209	Health Professions Act (56/1974): Repeal Notice: Regulations: Designation of persons to the Health Professions Council of South Africa by the Professional Boards	3	33876
R. 1210	Foodstuffs, Cosmetics and Disinfectants Act (54/1972): Amendment: Regulations: Foods for infants, young children and children.....	3	33877

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

INHOUD

en weeklikse Indeks

No.		Bladsy No.	Koerant No.
PROKLAMASIE			
77	Wysigingswet op Beheer van Vuurwapens (28/2006): Inwerkingtreding van sekere bepalinge	4	33871
GOEWERMENTS- EN ALGEMENE KENNISGEWINGS			
Arbeid, Departement van			
<i>Goewermentskennisgewings</i>			
R. 1206	Labour Relations Act (66/1995): Building Industry Bargaining Council (Cape of Good Hope): Cancellation of Government Notice	3	33874
R. 1207	do.: Bargaining Council for the Building Industry (Cape of Good Hope): Extension of Collective Agreement to Non-parties.....	4	33874
1216	Basic Conditions of Employment Act (75/1997): Amendment of Sectoral Determination 1: Contract Cleaning Sector, South Africa	3	33884
R. 1223	Labour Relations Act (66/1995): Cancellation of Government Notices: Bargaining Council for the Furniture Manufacturing Industry of the Eastern Cape: Main Collective Agreement.....	13	33897
R. 1224	do.: Bargaining Council for the Furniture Manufacturing Industry of the Eastern Cape: Extension to Non-parties of the Main Collective Re-enacting and Amending Agreement.....	14	33897
<i>Algemene Kennisgewings</i>			
1112	Labour Relations Amendment Bill, 2010, Basic Conditions of Employment Amendment Bill, 2010, Employment Equity Amendment Bill, 2010 and Employment Services Bill, 2010: Invitation for written comments on the draft bills.....	3	33873
1115	Basic Conditions of Employment Act (75/1997): Determination: Earnings threshold	3	33888
Basiese Onderwys, Departement van			
<i>Goewermentskennisgewings</i>			
1217	National Education Policy Act (27/1996) and the South African Schools Act (84/1996): Call for written submissions from stakeholder bodies and members of the public on the policy and regulation changes emanating from the decision to phase out the external music programmes listed in the <i>National Curriculum Statement Grades R-12</i>	3	33889
1218	South African Schools Act (84/1996): Approval to call for written submissions from stakeholder bodies and members of the public on the policy and regulation changes emanating from the decision to phase out the external music programmes listed in the <i>National Curriculum Statement Grades R-12</i>	15	33889

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
R. 1211			Binnelandse Sake, Departement van		
Medicines and Related Substances Act (101/1965): Regulations relating to a transparent pricing system for medicines and schedules substances: (Methodology for international benchmarking of prices of medicines and scheduled substances in South Africa)...			<i>Goewermentskennisgewings</i>		
	3	33878	1241		
			Gesondheid, Departement van		
			<i>Goewermentskennisgewings</i>		
Home Affairs, Department of			1242		
<i>Government Notices</i>			1243		
1241	13	33900	1244	16	33900
1242	15	33900	1245	19	33900
1243	15	33900	1246	19	33900
1244	16	33900			
1245	19	33900			
1246	19	33900			
Independent Communications Authority of South Africa					
<i>General Notices</i>					
1119	3	33895			
1139	3	33896			
Justice and Constitutional Development, Department of					
<i>Government Notices</i>					
R. 1221	4	33897			
R. 1222	7	33897			
Labour, Department of					
<i>Government Notices</i>					
R. 1206	3	33874			
R. 1207	4	33874			
1216	3	33884			
R. 1223	13	33897			
R. 1224	14	33897			
<i>General Notices</i>					
1112	3	33873			
1115	3	33888			
			Handel en Nywerheid, Departement van		
			<i>Goewermentskennisgewings</i>		
			R. 1228	31	33897
			R. 1229	33	33897
			R. 1230	34	33897
			1259	51	33900
			<i>Algemene Kennisgewing</i>		
			1140	28	33900
			Justisie en Staatkundige Ontwikkeling, Departement van		
			<i>Goewermentskennisgewings</i>		
			R. 1221	4	33897
			R. 1222	10	33897
			Kuns en Kultuur, Departement van		
			<i>Goewermentskennisgewing</i>		
			1255	10	33900
			Nasionale Tesourie		
			<i>Goewermentskennisgewings</i>		
			1213	3	33881

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
National Treasury					
<i>Government Notices</i>					
1213			1214		
Short-term Insurance Act (53/1998): Variation of Policyholder Protection Rules (Short-term Insurance), 2004.....	3	33881	Long-term Insurance Act (52/1998): Variation of Policyholder Protection Rules (Long-term Insurance), 2004	6	33881
1214			1247		
Long-term Insurance Act (52/1998): Variation of Policyholder Protection Rules (Long-term Insurance), 2004	6	33881	Public Finance Management Act (1/1999): Technical changes of public entities.....	20	33900
1247			1248		
Public Finance Management Act (1/1999): Technical changes of public entities.....	20	33900	do.: Listing of public entities.....	21	33900
1248			1249		
do.: Listing of public entities.....	21	33900	do.: Delisting of public entities.....	22	33900
1249			1250		
do.: Delisting of public entities.....	22	33900	do.: Technical changes of public entities.....	23	33900
1250			1251		
do.: Technical changes of public entities.....	23	33900	do.: do.....	24	33900
1251			1252		
do.: do.....	24	33900	do.: Delisting of public entities.....	25	33900
1252			1253		
do.: Delisting of public entities.....	25	33900	do.: do.....	26	33900
1253			1254		
do.: do.....	26	33900	do.: Listing of public entities.....	27	33900
1254			Omgewingsake, Departement van		
do.: Listing of public entities.....	27	33900	<i>Algemene Kennisgewing</i>		
Police, Department of					
<i>Government Notice</i>					
R. 1208			1142		
Firearms Control Act (60/2000): Firearms Control Amendment Regulations, 2010 ..	3	33875	National Environmental Management: Biodiversity Act (10/2004): National norms and standards for the management of damage causing animals in South Africa.....	50	33900
<i>General Notice</i>					
1116			Onafhanklike Kommunikasie-owerheid van Suid-Afrika		
Second-Hand Goods Act (6/2009): Notice calling for public comments	3	33890	<i>Algemene Kennisgewings</i>		
South African Revenue Service					
<i>Government Notices</i>					
R. 1225			1119		
Customs and Excise Act (91/1964): Amendment of Schedule No. 1 (No. 1/1/1419).....	37	33897	Amendment of General Notice: Unreserved Postal Service Audit	3	33895
R. 1226			1139		
do.: Amendment of Schedule No. 4 (No. 4/335).....	38	33897	Electronic Communications Act (36/2005): Draft Compliance Procedure Manual Regulations: Invitation to submit written comments	3	33896
R. 1227			Polisie, Departement van		
do.: Amendment of Rules (DAR/79)	40	33879	<i>Goewermentskennisgewing</i>		
Trade and Industry, Department of					
<i>Government Notices</i>					
R. 1228			R. 1208		
National Regulator for Compulsory Specifications Act (5/2008): Correction Notice: Compulsory Specification for Replacement Brake Lining Assemblies for Road Vehicles.....	31	33897	Wet op Beheer van Vuurwapens (60/2000): Wysigingsregulasies vir die Beheer van Vuurwapens, 2010.....	3	33875
R. 1229			<i>Algemene Kennisgewing</i>		
do.: Amendment: Compulsory Specification for Compact Fluorescent Lamp's, CFL's (VC9091).....	33	33897	1116		
R. 1230			Second-Hand Goods Act (6/2009): Notice calling for public comments	3	33890
Trade Metrology Act (77/1973): Amendment of Regulations.....	34	33897	Samewerkende Regering, Departement van		
1259			<i>Goewermentskennisgewing</i>		
Competition Act (89/1998): Competition Commission: Grain South Africa: Exemption rejected	51	33900	R. 1215		
<i>General Notice</i>					
1140			Disaster Management Act (57/2002): Disaster Management Volunteer Regulations	3	33882
Broad-Based Black Economic Empowerment Act (53/2003): Notice of intention to amend the Codes of Good Practice	28	33900	Suid-Afrikaanse Inkomstediens		
Transport, Department of					
<i>General Notices</i>					
1117			<i>Goewermentskennisgewings</i>		
Aviation Act (74/1962): Application for a licence of intent for the development of an aerodrome.....	3	33891	R. 1225		
1141			Doeane- en Aksynswet (91/1964): Wysiging van Bylae No. 1 (No. 1/1/1419).....	37	33897
Air Traffic and Navigation Services Company Act (45/1993): Publication of air traffic service charges	37	33900	R. 1226		
BOARD NOTICES					
193			do.: Wysiging van Bylae No. 4 (No. 4/335).....	39	33897
Pharmacy Act (53/1974): South African Pharmacy Council: Rules: Services for which a pharmacist may levy a fee and guidelines for levying such a fee or fees	3	33898	R. 1227		
RAADSKENNISGEWINGS					
			Customs and Excise Act (91/1964): Amendment of Rules (DAR/79)	40	33879
			Vervoer, Departement van		
			<i>Algemene Kennisgewings</i>		
			1117		
			Wet op Burgelike Lugvaart (74/1962): Aansoek om 'n lisensie van voorneme vir die ontwikkeling van 'n vliegveld.....	3	33891
			1141		
			Air Traffic and Navigation Services Company Act (45/1993): Publication of air traffic service charges	37	33900
			193		
			Pharmacy Act (53/1974): South African Pharmacy Council: Rules: Services for which a pharmacist may levy a fee and guidelines for levying such a fee or fees	3	33898

<i>No.</i>		<i>Page No.</i>	<i>Gazette No.</i>	<i>No.</i>		<i>Bladsy No.</i>	<i>Koerant No.</i>
194	Pharmacy Act (53/1974): South African Pharmacy Council: Rules: Good pharmacy practice.....	13	33898	194	Pharmacy Act (53/1974): South African Pharmacy Council: Rules: Good pharmacy practice.....	13	33898
195	Short-term Insurance Act (53/1998): Financial Services Board: Termination of the registration of an insurer under section 13 (2)	54	33900	195	Short-term Insurance Act (53/1998): Financial Services Board: Termination of the registration of an insurer under section 13 (2)	54	33900

IMPORTANT ANNOUNCEMENT

Closing times **PRIOR TO PUBLIC HOLIDAYS** for
**GOVERNMENT NOTICES, GENERAL NOTICES,
 REGULATION NOTICES AND PROCLAMATIONS**

2010

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

- ▶ **21 December**, Tuesday, for the issue of Friday **31 December 2010**
- ▶ **30 December**, Thursday, for the issue of Friday **7 January 2011**

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a SEPARATE Government Gazette must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye **VOOR VAKANSIEDAE** vir
**GOEWERMENTS-, ALGEMENE- & REGULASIE-
 KENNISGEWINGS ASOOK PROKLAMASIES**

2010

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▶ **21 Desember**, Dinsdag, vir die uitgawe van Vrydag **31 Desember 2010**
- ▶ **30 Desember**, Donderdag, vir die uitgawe van Vrydag **7 Januarie 2011**

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word

Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingedien word

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS AND CULTURE DEPARTEMENT VAN KUNS EN KULTUUR

No. 1255

31 December 2010

BUREAU OF HERALDRY

APPLICATION FOR REGISTRATION OF HERALDIC REPRESENTATIONS AND A NAME AND OBJECTIONS THERETO

SECTIONS 7, 7A AND 7B OF THE HERALDRY ACT, 1962 (ACT NO. 18 OF 1962)

The undermentioned bodies and persons have applied in terms of section 7 of the Heraldry Act, 1962 (Act No. 18 of 1962), for the registration of their heraldic representations and a name. Anyone wishing to object to the registration of these heraldic representations and a name on the grounds that such registrations will encroach upon rights to which he or she is legally entitled should do so within one month of the date of publication of this notice upon a form obtainable from the State Herald, Private Bag X236, Pretoria, 0001.

1. APPLICANT: Mhinga Traditional Council H4/3/1/404

ARMS: On a traditional shield pied at random of Argent and Brunâtre, between in chief and in base two sets of five shield thongs per pale counterchanged, a lion's face proper. The shield is flanked on either side of an elephant tusk Argent.

MOTTO: MHINGA – PASSIONATE ABOUT DEVELOPMENT

2. APPLICANT: Pansdrif Primary School H4/3/1/4114

BADGE: A lozenge embowed, per pale and per fess wavy Vert, Argent, Argent and Sable.

MOTTO: WORK AND WIN

3. APPLICANT: Joe Morolong Local Municipality H4/3/2/834

ARMS: Per fess wavy Argent and Vert, in fess a fess enhanced wavy Gules, charged with another Argent, thereupon another Azure, between in chief dexter a sun Or, rayed Gules, and sinister a cow head and neck proper; on a base per chevron embattled its upper edge conjoined to the wavy fess Vert and Or, a mine tower Sable. The shield is ensigned of a coronet Or, charged with a bar Vert, heightened of four leafed maize-cobs Or.

MOTTO: RE UNGWELWA ROTLHE

4. APPLICANT: Nkangala District Municipality H4/3/2/730

EMBLEM: Or, dexter two fireman's axes in saltire Gules, edged Sable, sinister a cross of six limbs coupé Gules, edged Sable, between in chief the coat of arms of the Nkangala District Municipality and in

base a cross paty nowy Gules ribbed Argent, charged with a fire helmet Or; on a bordure Gules, an open laurel wreath Or. The whole within an annulet Gules there upon the words NKANGALA DISTRICT MUNICIPALITY, in chief and in base FIRE & RESCUE SERVICES, separated on either side by two crosses paty nowy, voided of a six limbed coupé cross, all Or.

5. APPLICANT: South African Police Force: Diplomatic Policing H4/3/3/10/23)

EMBLEM: An armillary sphere Azure hooped Argent, charged with a descending eagle Or, holding in his claws, a sword bendwise Argent, hilted and pommeled Or; the whole within a ring Azure, edged Or, charged with the words SAPS above, DIPLOMATIC POLICING on the sides and MUNUS VIRTUS below Or; issuant from the ring is placed eight sets of five star rays Or.

6. APPLICANT: Michael Genarro Watters H4/3/4/934)

ARMS: Argent, on a chevron engrailed Vert, between three martlets Sable placed three and one, a crescent of the first.

CREST: Issuant from a crest coronet Or, charged with a bar Argent, there upon three stars of David Azure, heightened of eight bezants, four ostrich quills Vert, Argent, Argent and Vert.

WREATH AND MANTLING: Vert and Argent

MOTTO: SPERO

7. APPLICANT: Alessandro Benati H4/3/4/935)

ARMS: Per fess wavy, Argent and Azure, in chief goutté de sang, in base three pallets Gules edged Argent, debriused in base of a phoenix rizant from flames of fire Argent.

CREST: Issuant from an astral crown Argent, winged Or, a phoenix Azure, rizant from flames of fire proper.

WREATH AND MANTLING: Azure and Argent.

MOTTO: VIRTUS SOLA NOBILITAT

8. APPLICANT: Alfio Pennisi H4/3/4/937)

ARMS: Per pale and in chief per chevron inverted Sable and Or, counterchanged, in base an eagle with wings displayed between four eight pointed stars counterchanged; in chief an hourglass proper, winged Argent.

CREST: A crest coronet consisting of a heading Or, embellished of twelve pearls, there upon in front of a sword erect proper hilted Or, an arm and hand vambraced holding an arrow erect proper pointed Gules.

WREATH AND MANTLING: Sable and Or.

MOTTO: IUSTI VIDEBUNT SALUTEM DEI

: Azure, a tree eradicated proper; on a chief Or, five semi flights Sable.

10. APPLICANT: Greater Tzaneen Municipality (H4/3/2/725)

FLAG: A rectangular flag, proportion 2 : 3, in the hoist fesswise embowed of white, charged in base with two wavy blue bars there upon an ethnically embellished corn stamping log and stamper of natural colours; on a yellow chief three green fir-trees; issuant from the corners of the hoist towards the fly, a chevron conjoined to the edge of the fly, per chevron of four bands of black, yellow, green and white each one tenth of the height of the flag, the remainder of the fly in chief red and in base blue.

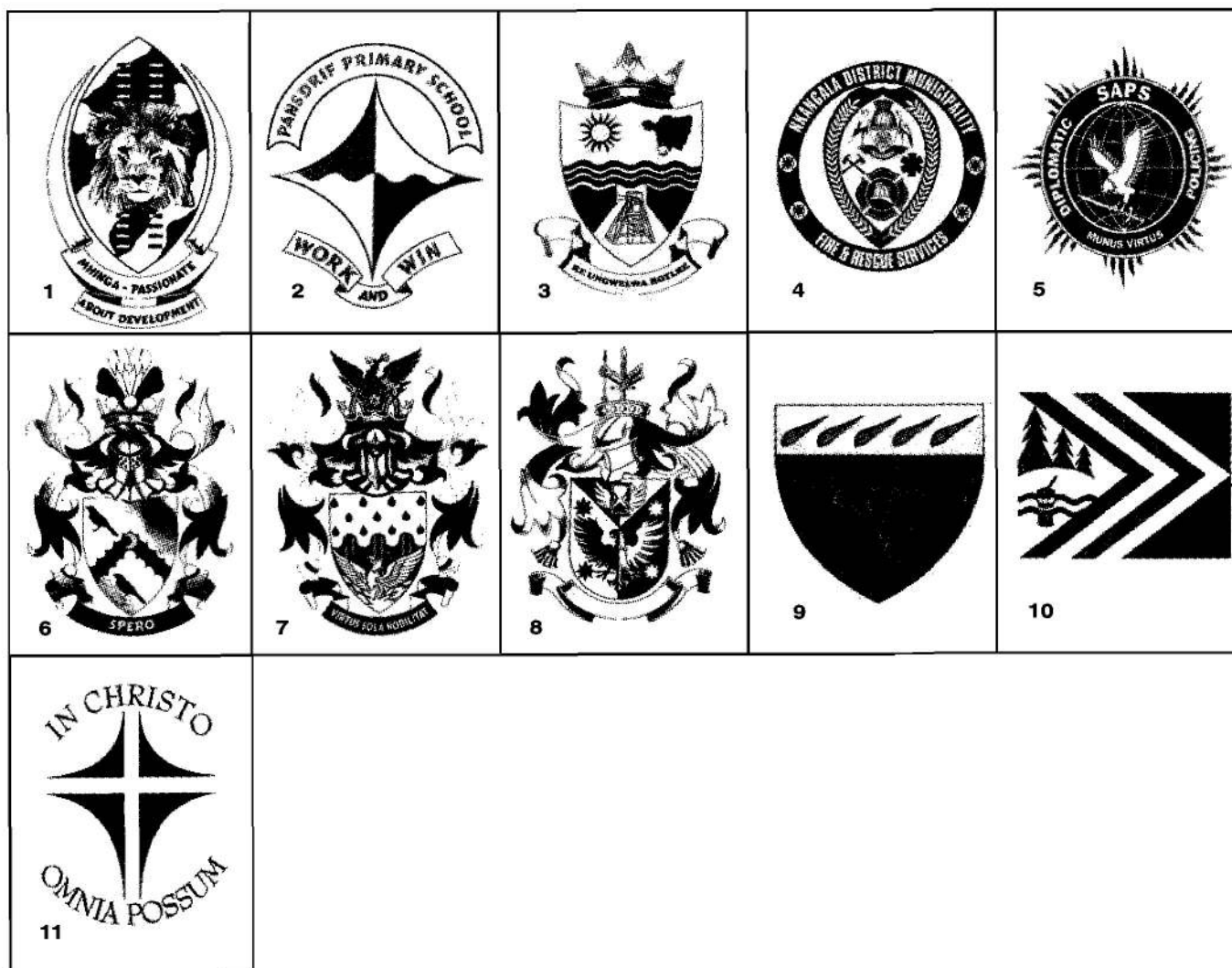
11. APPLICANT: Eduplex Pre-Primary and High School (H4/3/1/4116)

EMBLEM: On a background Argent, a lozenge embowed, per fess enhanced Vert and Azure, charged with a Latin cross Argent throughout.

MOTTO: IN CHRISTO (above) and OMNIA POSSUM (below)

12. APPLICANT: South African Institute for the Family H4/3/1/415)

NAME: SOUTH AFRICAN INSTITUTE FOR THE FAMILY (SAIF)



No. 1255

31 Desember 2010

BURO VIR HERALDIEK**AANSOEK OM REGISTRASIE VAN HERALDIESE VOORSTELLINGS EN 'N NAAM EN BESWARE
DAARTEEN****ARTIKELS 7, 7A EN 7B VAN DIE HERALDIEKWET, 1962 (WET NO. 18 VAN 1962)**

Ondergenoemde instansies en persone het kragtens artikel 7 van die Heraldiekwet, 1962 (Wet No. 18 van 1962), aansoek gedoen om die registrasie van hulle heraldiese voorstellings en 'n naam. Enigeen wat teen die registrasie van hierdie heraldiese voorstellings en 'n naam beswaar wil aanteken op grond daarvan dat sodanige registrasie inbreuk sal maak op regte wat hom of haar wettiglik toekom, moet dit binne een maand na die datum van publikasie van hierdie kennisgewing doen op 'n vorm wat van die Staatsheraldikus, Privaat Sak X236, Pretoria, 0001, verkrygbaar is.

1. AANSOEKER: Mhinga Traditional Council H4/3/1/404)

WAPEN: Op 'n tradisionele ovaal skild natuurlik gekol van silwer en bruin, tussen in die skildhoof en skildvoet twee stelle van vyf paalsgewysgeplaaste skildrieme van die een in die ander, 'n leugesig van natuurlike kleur. Die skild is aan weerskante gevlanek met 'n silwer olifantand.

WAPENSPREUK: MHINGA – PASSIONATE ABOUT DEVELOPMENT

2. AANSOEKER: Laerskool Pansdrif H4/3/1/4114)

KENTEKEN: 'n geboë ruit, gedeel en golwend deursnede van groen, silwer, silwer en swart.

WAPENSPREUK: WORK AND WIN

3. AANSOEKER: Joe Morolong Plaaslike Munisipaliteit H4/3/2/834)

WAPEN: Golwend deursnede van silwer en groen, dwarsbalksgewys 'n verhoogde golwende rooi dwarsbalk belaa met 'n ander van silwer, daarop 'n ander van blou, tussen in die skildhoof regs 'n goue son rooi gestraal en links 'n beeskop en nek van natuurlike kleur; op 'n skildvoet kepersgewys verdeel die top gekanteel en aanstotend tot die golwende dwarsbalk groen en goud 'n swart myntoring. Die skild is oortop van 'n goue kroon groen gedwarsbalk en verhoog van vier geblaarde goue mielies.

WAPENSPREUK: RE UNGWELWA ROTLHE

4. AANSOEKER: Nkangala Distriksmunisipaliteit H4/3/2/730)

KENTEKEN: In goud, regs twee skuinsgekruste rooi brandweerbyle, swart gerand, links 'n kruis van ses afgesnede arms van rooi swart gerand, tussen in die skildhoof die wapen van die Nkangala Distriksmunisipaliteit, en in die skidvoet 'n breedarmige rooi kruis, silwer gerib, belaaï met 'n goue brandweerhoed; op 'n rooi skildsoom 'n oop goue lourierkrans. Die geheel geplaas binne-in 'n rooi ring belaaï met die woorde NKANGALA DISTRICT MUNICIPALITY bo en FIRE & RESCUE SERVICES benede, aan elke kant onderskei deur twee goue tweebreedarmige verdikte kruise, geledigd van 'n kruis van ses afgesnede arms.

5. AANSOEKER: Suid-Afrikaanse Polisie H4/3/3/10/23)

KENTEKEN: 'n Blou armilaarsfeer, silwer omhoepel, belaaï met 'n neerdalende goue arend wat 'n skuinsgeplaaste silwer swaard, goud gehef en geves, in sy kloue vashou; die geheel binne-in 'n goud gerande blou ring belaaï met die woorde SAPS bo, DIPLOMATIC POLICING aan weerskante en MUNUS VIRTUS onder, in goud; uitkomend uit die ring is geplaas agt stelle van vyf goue sterstrale.

6. AANSOEKER: Michael Genarro Watters H4/3/4/934)

WAPEN: In silwer, op 'n uitgeskulpte groen keper, tussen drie swart merlette geplaas twee en een, 'n regsgewende silwer wassenaar.

HELMTEKEN: Uitkomend uit 'n goue helmkroon belaaï met 'n silwer dwarsbalk, daarop drie blou Dawidsterre, verhoog van agt besante, vier volstruisvere van groen, silwer, silwer en groen.

WRONG EN DEKKLEDE: Groen en silwer.

WAPENSPREUK: SPERO

7. AANSOEKER: Alessandro Benati H4/3/4/935)

WAPEN: Golwend gedwarsbalk van silwer en blou, in die skildhoof besaaï met bloedruppels, in die skidvoet drie rooi stake silwer gerand, daaroorheen in die skidvoet 'n feniks uitkomend uit vuurvlamme alles van silwer.

HELMTEKEN: Uitkomend uit 'n silwer sterrekroon goud gevleuel, 'n blou feniks rysend uit vuurvlamme van natuurlike kleur.

WRONG EN DEKKLEDE: Blou en silwer.

WAPENSPREUK: VIRTUS SOLA NOBILITAT

8. AANSOEKER: Alfio Pennisi (H4/3/4/937)

WAPEN: Gedeel en in die skildhoof omgekeerd kepersgewys verdeel van swart en goud van die een in die ander, in die skidvoet 'n arend met gespreide vlerke tussen vier agtpuntige sterre van die een in die ander; in die skildhoof 'n uurglas van natuurlike kleur silwer gevleuel.

HELMTEKEN: 'n Helmteken bestaande uit 'n goue hoofring versier van twaalf pêleis, daarop voor 'n regopgeplaaste swaard goud gehef, 'n gepantserde arm en hand wat 'n regopgeplaaste pyl van natuurlike kleur, rooi gepunt vashou.

WRONG EN DEKKLEDE: Swart en goud.

WAPENSPREUK: IUSTI VIDEBUNT SALUTEM DEI

9. AANSOEKER: Alessandro Ambrosini (H4/3/4/936)

WAPEN: In blou 'n uitgerukte boom van natuurlike kleur; op 'n goue skildhoof vyf halwe swart vlugte.

10. AANSOEKER: Groter Tzaneen Munisipaliteit (H4/3/2/725)

VLAG: 'n Reghoekige vlag, verhouding 2 : 3, in die broeking dwarsbalksgewys gewelfd van wit, belaaï in die skildvoet met twee golwende blou dwarsbalke daaroorheen 'n etnies versierde graanstomp en stamper van natuurlike kleur; op 'n geel hoof drie groen dennebome; uitkomend uit die hoeke van die broeking 'n keper, na die uitwaaiende gedeelte gekeer en aanstotend tot die vlagrand, kepersgewys verdeel in vier bane elk een tiende van die vlaghoogte van swart, geel, groen en wit, die res van uitwaaiende gedeelte is bo van rooi en onder van blou.

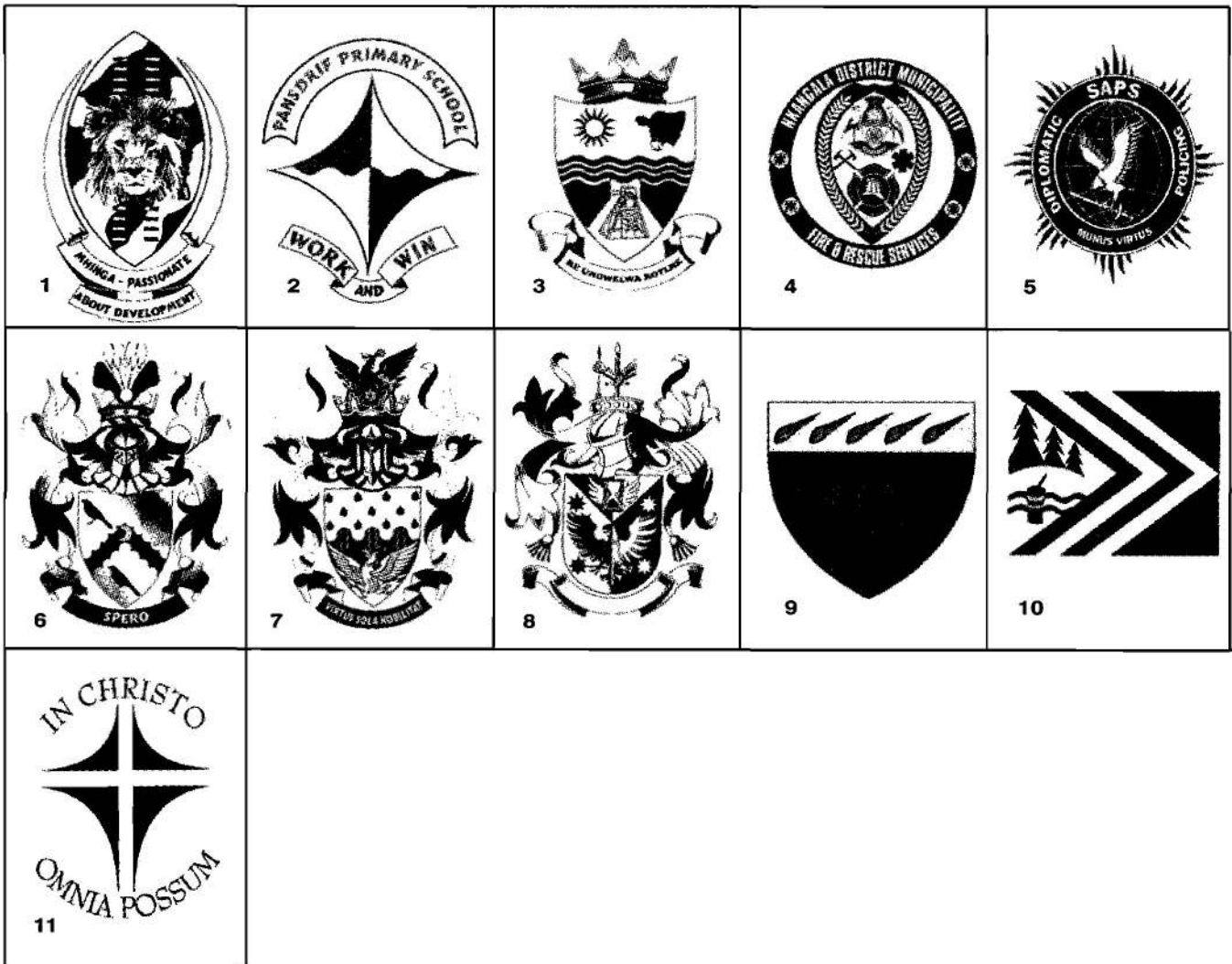
11. AANSOEKER: Eduplex Pre-Primêre en Hôer Skool (H4/3/1/4116)

KENTEKEN: Op 'n silwer agtergrond 'n geboë ruit verhoogd deursnede van groen en blou, belaaï met 'n deurlopende silwer Latynse kruis.

SPREUK: IN CHRISTO (bo) en OMNIA POSSUM (onder)

12. AANSOEKER: South African Institute for the Family H4/3/1/415)

NAAM: SOUTH AFRICAN INSTITUTE FOR THE FAMILY (SAIF)



**DEPARTMENT OF HOME AFFAIRS
DEPARTEMENT VAN BINNELANDSE SAKE****No. 1241****31 December 2010****ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the forenames printed in *italics*:

1. Shadrack Marvin Vos - 711017 5710 086 - 317 Presidentburger Street, PRETORIA WEST, 0183 - *Shadrack Marvin*
2. Zia-Liez Dominique Kariem - 900807 0097 088 - 54 Ironwood Road, BONTEHEUWEL, 7764 - *Zulfah*
3. Roxanne Isaacs - 890313 0122 085 - 59 Knysna Road, Extension 12, Sherwood Park, ATLANTIS, 7349 - *Rukshaana*
4. Liesel Christine Meyer - 810415 0197 087 - 16 Joubert Crescent, Joubertpark, BELLVILLE, 7530 - *Mymoena*
5. Mbulelo Ndzeku - 860817 5854 084 - Nkosana Location, Matatiele, NATAL, 4730 - *Mbulelo Goodman*
6. Joel Mothoka Ratsoma - 880124 5769 081 - 46 African Street, Orchards, NORWOOD, 2193 - *Thabang Mothoka*
7. Harry Tempele Mokgoatjane - 821215 5366 084 - P O Box 510, BOLEU, 0474 - *Harry Maakomane*
8. Majone Monatisa - 870930 5984 088 - 874 River Side, PHUTHADITJHABA, 9866 - *Majane Lloyd*
9. Nkululeko Mkhwanazi - 810416 5314 081 - P O Box 115, UVONGO, 4270 - *Nkululeko Larry*
10. Noluvuyo Agreenett Xesha - 830524 0603 089 - 15206 Black City, NYANGA, 7750 - *Noluvuyo*
11. Mpoti Sy Rankwe - 790120 0572 081 - Stand 167, SIYATHUTHUKA, 1102 - *Mpoti Sylvia*
12. Collect Ngitheni Nduli - 771127 0691 087 - D434 Mangeni Road, KWAMASHU, 4360 - *Nomasonto Ngitheni*
13. Nicholas Phantsi - 860913 5259 083 - 5873 Kwamaduma Street, Extension 2, NELLMAPIUS, 0162 - *Nicholas Tshehla*
14. Vuyelwa Njotini - 530308 0888 087 - P O Box 47, TSOMO, 5400 - *Vuyelwa Maureen*
15. Shameem Suleman Karolia - 880706 0337 086 - P O Box 18234, BENONI, 1501 - *Shameem*
16. Nkhensani Musa Hlungwani - 880309 5593 082 - 5023 Madala Street, Orlando East, ORLANDO, 1804 - *Musa*
17. Molosi Harold Kekana - 800603 5650 083 - 2429 A Zone 9, MEADOWLANDS, 1852 - *Malose Harold*
18. Sanelisiwe Ngcai - 891114 5750 089 - 550 Boint Road, 513 Waterfront Lodge, DURBAN, 4001 - *Sanelisiwe Kwanele*
19. Rose Sibanyoni - 890830 1277 089 - Stand No 1088, Thembaletu, KWAMHLANGA, 1022 - *Thembi Angel*
20. Phumelele Malibongwe Manuel - 840526 5573 082 - 493 Williams Street, DOBSONVILLE, 1863 - *Lesley Malibongwe*
21. Sifiso Godfrey Lukhele - 861020 5889 080 - P O Box 3374, NELSPRUIT, 1200 - *Tony Sifiso Brown*

22. Malizale Daka - 880626 6082 082 - 1935 Mgxaji Street, Ngangelizwe Location, MTHATHA, 5099 - *Malizole*
23. India Qaqamba Maxhegwana - 890114 0448 086 - 14927 Jack Close, Lusaka, NYANGA, 7750 - *India*
24. Mmamasa Geana Mosala - 840215 0420 081 - 9941 Extension 9, SUNRISE, 0308 - *Mmamasa Gina*
25. Joseph Mveleli Gcelu - 840720 5903 080 - Mvuzi Area, MOUNT FRERE, 5090 - *Ntembeko*
26. Manelisi Leon Mhlonhlo Biya - 910827 5272 088 - 713 Matsulu C, MATSULU, 1203 - *Manelisi Leon*
27. Dupa Tokozani Mbele - 890127 5569 086 - 11335 Rapulana Street, DAVEYTON, 1520 - *Oupa Thokozani*
28. Thema Daniel Ncinithwa - 720327 5382 086 - 69 New Location, ZASTRON, 9950 - *Themba Daniel*
29. Treger Ntombela - 751116 5496 083 - 420 Inxiweni Section, Khambule Street, TEMBISA, 1632 - *Treasure Mpanyini*
30. Tholakele Khanyile - 750316 0992 083 - 31 Josdale Heights, BEREA, 2198 - *Priscilia Zikhokhile*
31. Kholeka Veronica Khuthala - 911029 0601 085 - P O Box 510, IXOPO, 3270 - *Kholeka*
32. Fisani Thandoluni Mbatha - 900120 0549 086 - P O Box 271, MAHLABATHINI, 3865 - *Fisani Nothando*
33. Thokozile Deliwe Seku - 850727 0292 085 - C42 Bapstfontein, BENONI, 1510 - *Monica Deliwe*
34. Isaian Msongelwa Mbonani - 780514 5707 084 - P O Box 4222, EMPUMALANGA, 0458 - *Isaiah*
35. Nenekazi Innocentia Mradu - 900127 0714 081 - P O Box 1140, FLAGSTAFF, 4810 - *Asanda Innocentia*
36. Morewane Zebedia Ramaube - 760819 5701 084 - Stand No 2183, Mokgabudi Street, MHLUZI, 1053 - *Segopotse Zebedia*
37. Nomathamsanqa Phebia March March - 910325 0522 086 - 407103 East Avenue, BRAMLEYVIEW, 2090 - *Mmathabo*
38. Manoko Thantsha - 891118 5489 085 - P O Box 3256, POLOKWANE, 0700 - *Manoko Jonny*
39. Mosotho Sinah Lekalakala - 900906 0600 089 - P O Box 1641, BRITS, 0250 - *Modiegi Sinah*
40. Peter Makholwane Moloi - 850426 5376 080 - 444 Bonamelo Street, ORANJEVILLE, 1995 - *Peter Mokholwane*
41. Margareth Melanie Isaacs - 800209 0161 080 - 13 Tera Street, Rosedale, UITENHAGE, 6229 - *Majieda*
42. Kefuoe Alinah Mokalanyane - 910325 1196 088 - 7365 Phase 3, Kwanokuthula, PLETTENBERGBAY, 6600 - *Mpaballeng Dorcas*
43. Lesentse Lorain Leola - 861208 0267 085 - P O Box 940, LEBOWAKGOMO, 0737 - *Lesentse Lorraine*
44. Themba Josephat Khumalo - 880117 6017 088 - E1355 Ntuzuma Township, KWAMASHU, 4360 - *Sanele*
45. Nelisiwe Prudence Mtshali - 860510 0971 082 - M654 Umlazi, UMLAZI, 4031 - *Nelisiwe Phumla Prudence*

No. 1242**31 December 2010****ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the surname printed in *italics*:

1. Randhirsingh Singh - 750707 750707 5253 085 - P O Box 488, Scottburgh, 4180 - *Randhir*
 2. Marleze Icgasi - 711116 0130 082 - Iskele Neydani Yapi, Kredi Bankasi, KRS Gocek/Fetiye - *Aishah Marleze*
 3. Mugeyo Jack Ngenda - 741008 6009 184 - *Jacques Mugeyo*
-

No. 1243**31 December 2010****ALTERATION OF SURNAMES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the surname printed in *italics*:

1. Secret Nyakane - 850314 5767 088 - and one minor child - Asanda Chrestinah Nyakane - 070213 0804 082 - P O Box 510, Mhluhlu, 41246 - *Mgwenya*

No. 1244**31 December 2010****ALTERATION OF SURNAMENES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the surnames printed in *italics*:

1. Semole Rati Eunice Makgamatha - 700111 0705 085 - 1864 Braakrefier Street, Toekomsrus, RANDFONTEIN, 1759 - *Mhlanga*
2. Thembakazi Masa - 891005 0841 081 - 22 Ngono, Nu 13 Motherwell, PORT ELIZABETH, 6211 - *Diba*
3. Kopano Matlakale - 900109 5304 084 - 03 Westletonway, CAPE TOWN, 7441 - *Lebele*
4. Solly Isaac Chibule - 830626 5711 088 - P O Box 3488, SIBUYILE, 1216 - *Sibiya*
5. Sibongokuhle Awande Khumalo - 900221 5266 088 - 61 Rutherford Circle, Bisley, PIETERMARITZBURG, 3201 - *Ngcobo*
6. Makopo Irene Maipa - 730112 0934 083 - P O Box 445, NEBO, 1059 - *Tsabadi*
7. Sandile Treasure Simelane - 891111 6423 088 - P O Box 1582, VRYHEID, 3100 - *Mtshali*
8. Musa Mongatane - 920411 5638 081 - 985 Section F, EKANGALA, 1021 - *Mnguni*
9. Vuyiswa Veronica Nyembe - 881217 0649 081 - 8498 Lugwanja Street, Extension 11, PROTEA GLEN, 1818 - *Mhluzi*
10. Percival Mbuso Nzama - 800316 5099 082 - 2336 Kwamakhutha, AMANZIMTOTI, 4126 - *Ngcobo*
11. Mngqobi Mfeka - 900303 5083 083 - P O Box 116, KWAPETTE, 3820 - *Mkhize*
12. Samuel Thokozane Mofokeng - 910710 5461 085 - 2102 J Slovo Street, DUDUZA, 1496 - *Vala*
13. Makatini Mxolisi Professor Mathunjwa - 870916 5763 085 - 11855 Sam Mgema Drive, Kwa Thema, SPRINGS, 1560 - *Makatini*
14. Sifiso Kenneth Ndlovu - 850404 5504 084 - Karism Lane, Smith Street, PARK-RYNIE, 4182 - *Ngcobo*
15. Thokozani Moffat Msomi - 770429 5546 089 - 4366 Chakide Road, KWAMASHU, 4360 - *Mthethwa*
16. Sfsosenkosi Lindokuhle Dlamuka - 910121 5663 086 - 93 Spirehill Road, Hillgrove, NEWLANDS WEST, 4037 - *Nxumalo*
17. Bonakele Mavis Ndlovu - 741021 0655 084 - 5 16th Avenue, HOUGHTON, 2198 - *Zulu*
18. Morris Phera Mofokeng - 741008 5373 086 - 18433 Mauwane Street, Extension 8, TSAKANE, 1550 - *Mogale*
19. Sakhwakhe Encok Majola - 750207 5720 084 - P O Box 17261, BENONI, 1500 - *Sithole*
20. Thuto Mphosi - 911119 5389 081 - No 4 Gabro Street, Waldrift, VEREENIGING, 1930 - *Motaung*
21. Gcobani Nkunkwana - 720610 6615 087 - Nyandeni Area, LIBODE, 5160 - *Rozani*
22. Roberta Tayne - 801024 1029 082 - 641 Inanda Road, Parlock, DURBAN, 4037 - *Mhlongo*
23. Sakhumzi Robert Likotsi - 890104 6238 086 - Nor-Wock Farm, KOKSTAD, 4400 - *Mgwabashe*
24. William Moeketsi Moikoketsi - 860425 5403 082 - 4430 Extension 3, Wedela, CARLETONVILLE, 2499 - *Bonakele*

25. Stone Dishwene - 770803 5512 087 - 1821 Mothotlung, BRITS, 0250 - *Makgaka*
26. Fridah Nthabiseng Sekwaila - 910109 0936 086 - Moshate Village, MOKOPANE, 0743 - *Kale*
27. Zamisile Thembi Ntuli - 840920 0613 086 - P O Box 104, KRANSKOP, 3268 - *Ngubane*
28. Refiloe Dinah Moyo - 920810 0790 088 - 2737 Zone 2, ITSOSENG, 5744 - *Meko*
29. Jonny Tebogo Skavnek - 900420 6224 084 - 185 Maleka Street, Reagile Location, KOSTER, 0348 - *Schamek*
30. Nkosinathi Madondo - 891218 5666 086 - 3204 Mumbo Road, HAMMERSDALE, 3700 - *Khanyile*
31. Thokozani Dube - 860525 6339 084 - 410481 Burbreeze, TONGAAT, 4400 - *Mncwango*
32. Jabulani Stlokwana Mtimunye - 900717 5630 082 - Stand No 33, Masuku Stand, five morgan, DENNILTON, 1030 - *Malomane*
33. Ukhona Mpendu - 911029 5570 087 - 14 Manziya Street, Kwanobuhle, UITENHAGE, 6242 - *Dumse*
34. Cedric Sabelo Chili - 851211 5592 087 - G823 Dakwakusutha Road, Kwamashu, DURBAN, 4360 - *Zondo*
35. Mafori Khutjo Mapheto - 880623 6108 082 - P O Box 1331, MPHAHLELE, 0736 - *Mphahlele*
36. Motlatsi Jafta Mohome - 810403 5505 082 - 484 K Section, BOTSHABELO, 9781 - *Motlomele*
37. Tshepo Johannes Zondo - 800311 5743 086 - 12300 Meadowlands , Zone 09, SOWETO, 1852 - *Tshokwe*
38. Nozenza Lena Dibi - 890507 0259 082 - 128 Khutso Street, REDDERSBURG, 9904 - *Ndibi*
39. Sithembile Samuel Tsoabisi - 840512 5827 082 - 2946 Mokgatla Street, Sotho Section, VOSLOORUS, 1475 - *Mahlangu*
40. Themba Sammy Mahlangu - 820114 5987 083 - 4420 Extension 2, REFILWE, 1003 - *Babedi*
41. Senzo Maxwell Ndima - 860824 5420 080 - 2937 Dukathole , Extension 9, GERMISTON, 1401 - *Mbatha*
42. Makhaalana Sina Makhubela - 310205 0103 085 - Sekgakgapeng Village, MOKOPANE, 0600 - *Seema*
43. Nkululeko Patrick Mkhize - 881216 5647 082 - 934 Nogwaja Place, SAVANNAH PLACE, 4092 - *Mbutho*
44. Linah Phindile Mangqunyana - 770909 1292 085 - 612 Emndeni North, KWAXUMA, 1868 - *Mashinini*
45. Mpendulo Mbebeza - 900806 6093 083 - Nkantolo Area, BIZANA, 4800 - *Niki*
46. Bright Moshitelo - 910929 5426 084 - 209 Extension 1, Kaalfontein, MIDRAND, 1685 - *Mogatla*
47. Namhla Mdebuka - 920229 0806 085 - 3375 Mahuvhu Street, Protea North, chiawelo, SOWETO, 1818 - *Matomela*
48. Tshifhiwa Nkondo - 840224 5364 088 - 56 Milnerton Street, Kyalami Estate, MIDRAND, 1685 - *Njenje*
49. Thandeka Chantel Nene - 870216 0710 086 - P O Box 7185, EMPANGENI, 3880 - *Lukhele*
50. Thandeka Portia Luthuli - 911205 0243 082 - P O Box 3055, PINETOWN, 3601 - *Dube*
51. Mbongeleni Thabani Nicholas Mbali - 790616 5599 086 - P O Box 58, EAST COURT, 3310 - *Khumalo*
52. Siyabulela Eric Noruka - 770306 5662 084 - 1442 Lento Street, Zwelitsha Location, FORT BEAUFORT, 5720 - *Sam*
53. Bongiswa Hazel Bila - 880712 0405 089 - P O Box 4662, KOMATIPOORT, 1340 - *Ntimba*

54. Bongiwe Mgwagwa - 910905 0319 086 - 45534 Extension 4, DOORNKOP, 1763 - *Msweli*
55. Mdluliswa Magintiginti - 560605 6062 085 - Mtambalala Area, LUSIKISIKI, 4820 - *Myalwa*
56. Audrey Thembisile Tshabalala - 900130 0695 086 - P O Box 77, CATORIDGE, 3680 - *Mngwengwe*
57. Juan Tongue-Hayter - 920131 5096 086 - 19 Bosduif Crescent, Safarituin, RUSTENBURG, 0299 - *Du Plessis*
58. Sibusiso Sifiso Cele - 670401 5481 089 - Z 1465 Lindokuhle Grove, Umlazi Township, UMLAZI, 4031 - *Mkhize*
59. Thomas Rramokoka Masokwane - 870926 5621 084 - 12 Hanotshi Street, Mountain Ridge, RUSTENBURG, 0299 - *Molefe*
60. Mmammu Sophy Kutumela - 690915 0930 085 - P O Box 1652, THABAZIMBI, 0380 - *Makakaba*
61. Nomkhosi Portia Cele - 920510 1032 080 - H637 Mpumalanga Township, HAMMARSDALE, 3700 - *Maphosa*
62. Segomotso Jaqualine Mohubu - 890930 1254 086 - House No 7, Magaliesburg Street, KARLIENPARK, 0299 - *Maphage*
63. Elizabeth Phakela Maluleka – 780226 0281 086 – and your minor child – Sibusiso Mmaluleka – 980809 5281 082 - 780226 0281 086 - P O Box 8032, HALFWAY HOUSE, 1685 - *Shongwe*
64. Tsholofelo Ncube – 860124 0736 089 and your minor child – Tshiamo Rhoda Ncube – 061005 0140 082 - 860124 0736 089 - 1805 Hash Street, Zone 2, DIEPKLOOF, 1864 - *Williams*
65. Mbhekiseni Clement Mkhize – 631231 5757 081 – your wife – Velile Thembi Mkhize – 700526 0662 087 – and four minor children – Nokukhanya Brightness Mkhize – 000918 0826 084 – Nonhle Prudence Mkhize – 980322 0912 081- Nosizo Agnes Mkhize – 960511 0494 082 – Nothando Senamile Prisca Mkhize – 940802 0645 087 - 631231 5757 081 - P O Box 147, DURBAN, 4000 - *Bhengu*
66. Wonga Moloantoa – 780316 5304 080 – your wife – Nonhlanhla Phumelele Moloantoa – and minor child Lihle Moloantoa 041228 0074 086 - 780316 5304 080 - Iwilval Court, 498 Frere Road, GLENWOOD, 4001 - *Nombula*
67. Gary Tolla – 810203 5175 088 – your wife – Sharleen Lelani Tolla 801108 0044 083 – and minor child – Gary Ivano Tolla 081002 5626 088 - 810203 5175 088 - 29 Larkspur Close, Protea Park, ATLANTIS, 7349 - *Abrahams*
68. Karlen Lily Hendricks – 830909 0278 083 – and a minor child – Kei-Tumelo Sebastian Hendricks – 061214 5369 080 - 830909 0278 083 - 4 Canterbury Close, North Road, RIVIERA, 2193 - *Jacobs*
69. Azwindini Titus Ndhlovu – 600525 5733 084 – your wife Azwinndini Constance Ndhlovu – 621106 0705 081 – and a minor child Yvonne Ndhlovu – 950317 0739 084 - 600525 5733 - P O Box 141, MUSINA, 0900 - *Madamalala*

No. 1245**31 December 2010****BIRTHS AND DEATHS REGISTRATION ACT, 1992, (ACT NO. 51 OF 1992) NOTICE OF RECTIFICATION****ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT,
1992 (ACT NO. 51 OF 1992)**

Notice is hereby given of Government Gazette Notice No.970 which, was published in Government Gazette No. 33677 dated 29 October 2010, is hereby rectified to read as follows:

1. Tshillo Mavis Modiba - 871028 0688 082 - P O Box 4061, Sovenga, 0227 - *Madiga*

Notice is hereby given of Government Gazette Notice No 752 which, was published in Government Gazette No. 33482 dated 27 August 2010, is hereby rectified to read as follows:

1. Cheleboy Mpho Rakgalakane - 811120 5372 086 - P O Box 858, Springs, 1560 - *Maphopha*
2. Mohamed Shahla Ramjathan - 851021 5174 087 - 87 Strandbrook Crescent, Brookdale, Phoenix, 2010 - *Abdul Hamid*

No. 1246**31 December 2010****BIRTHS AND DEATHS REGISTRATION ACT, 1992, (ACT NO. 51 OF 1992) NOTICE OF RECTIFICATION****ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT,
1992 (ACT NO. 51 OF 1992)**

Notice is hereby given of Government Gazette Notice No.974 which, was published in Government Gazette No. 33677 dated 29 October 2010, is hereby rectified to read as follows:

1. Bridget Bongiwe Miya - 590323 0367 088 - 2 Irwin Walk, Evandale Road, London, SW9 6Q9 - *Nonhlanhla Jennifer*

Notice is hereby given of Government Gazette Notice No.218 which, was published in Government Gazette No. 29689 dated 16 March 2007, is hereby rectified to read as follows:

**NATIONAL TREASURY
NASIONALE TESOURIE**

No. 1247

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
TECHNICAL CHANGES OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part C of the Public Finance Management Act No. 1 of 1999 by effecting the following technical changes therein:

Name	Amendment
KwaZulu-Natal Agricultural Development Trust	Agri-Business Development Agency

The amendment of the Schedule takes effect immediately.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1248

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
LISTING OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part C of the Public Finance Management Act by including the following entities therein:

Kalahari Kid Corporation (KKC)
Eastern Cape Parks and Tourism Agency (ECPTA)
Free State Gambling and Liquor Authority (FSGLA)

2. Classify the following as provincial public entities:

Kalahari Kid Corporation (KKC)
Eastern Cape Parks and Tourism Agency (ECPTA)
Free State Gambling and Liquor Authority (FSGLA)

The amendment of the Schedule and classification takes effect as follows:

Kalahari Kid Corporation (KKC) – 1st April 2004
Eastern Cape Parks and Tourism Agency (ECPTA) – 01st July 2010
Free State Gambling and Liquor Authority (FSGLA) – 8th June 2010



Pravin J Gordhan

MINISTER OF FINANCE

No. 1249

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT, 1999:
DELISTING OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part C of the Public Finance Management Act by removing the following entities therein;

- i. Eastern Cape Tourism Board
- ii. Eastern Cape Parks Board
- iii. Free State Gambling and Racing Board

The amendment of the Schedule takes effect immediately.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1250

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
TECHNICAL CHANGES OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No.1 of 1999), hereby –

1. Amend Schedule 3 Part A of the Public Finance Management Act by effecting the following technical changes therein:

Name	Amendment
Northern Flagship Institution	Ditsong: Museums of South Africa
Legal Aid Board	Legal Aid South Africa

The amendment of the Schedule takes effect immediately.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1251

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
TECHNICAL CHANGES OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part B of the Public Finance Management Act by effecting the following technical changes therein:

Name	Amendment
The South African Special Risk Insurance Association	Sasria Limited

The amendment of the Schedule takes effect immediately.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1252

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
DE LISTING OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

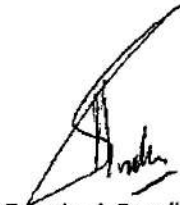
1. Amend Schedule 3 Part B of the Public Finance Management Act by removing the following entities therein:

Albany Coast Water Board

Ikangala Water

Umsobomvu Youth Fund

The amendment of the Schedule is effective retrospectively from 01st April 2010.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1253

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
DE LISTING OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part A of the Public Finance Management Act by removing the following entities therein:

National Youth Commission

Electronic Communications Security (Pty) Ltd

The amendment of the Schedule is effective retrospectively from 01st April 2010.



Pravin J Gordhan

MINISTER OF FINANCE

No. 1254

31 December 2010

**PUBLIC FINANCE MANAGEMENT ACT NO.1 OF 1999:
LISTING OF PUBLIC ENTITIES**

I, Pravin J Gordhan, Minister of Finance, acting in terms of Sections 47 and 48 of the Public Finance Management Act, 1999 (Act No. 1 of 1999), hereby –

1. Amend Schedule 3 Part A of the Public Finance Management Act by including the following entities therein:

Road Traffic Infringement Agency (RTIA)
South African National Energy Development Institute (SANEDI)
Quality Council for Trades and Occupations (QCTO)
Companies and Intellectual Property Commission
The Social Housing Regulatory Authority (SHRA)

2. Classify the following as national public entities:

Road Traffic Infringement Agency (RTIA)
South African National Energy Development Institute (SANEDI)
Quality Council for Trades and Occupations (QCTO)
Companies and Intellectual Property Commission
The Social Housing Regulatory Authority (SHRA)

The amendment of the Schedule and classification is effective retrospectively from 01st April 2010.



Pravin J Gordhan

MINISTER OF FINANCE

**GENERAL NOTICES
ALGEMENE KENNISGEWINGS**

NOTICE 1140 OF 2010

DEPARTMENT OF TRADE AND INDUSTRY

**NOTICE OF INTENTION TO AMEND THE CODES OF GOOD
PRACTICE PUBLISHED IN GAZETTE NUMBER 29617 ON 9
FEBRUARY 2007 IN TERMS OF THE BROAD - BASED BLACK
ECONOMIC EMPOWERMENT ACT, 2003(Act No. 53 of 2003)**

In terms of section 9(5) of the abovementioned Act I, Dr. Rob Davies, hereby publish an intended amendment of the Codes of Good Practice and grant interested persons a period of 60 days from date of publication of this Notice, to comment.

Interested parties are invited to submit comments on the proposed amendment to the BEE Unit, Private Bag X84, Pretoria, 0001, c/o BEE Unit, or on 012 394 1609 / 1869 or e-mail: bee-verification@thedti.gov.za for attention: Xolisile Zondo and/or Liso Steto.



**Dr ROB DAVIES, MP
MINISTER OF TRADE AND INDUSTRY
DATE: 2/12/2010**

SCHEDULE

With effect from 1 April 2011, only B-BBEE status level certificates issued by the following are valid:

1. 1.1 Verification Agencies accredited by the South African National Accreditation System (SANAS); or
- 1.2 Registered Auditors approved by the Independent Regulatory Board of Auditors (IRBA) in accordance with the approval granted by the Department of Trade and Industry.

Repeal of Government Notice 810 of 31 July 2009.

2. The Government Notice published in gazette number 810 of 31 July 2009 is hereby repealed.

Amendment of Code 000, Statement 000 - Section 10 – Framework for the Accreditation of BEE Verification Agencies

3. Section 10 of Code 000, Statement 000 is hereby amended by the deletion of section 10.

Amendment of Code Series 000, Statement 000 – General Principles and the Generic Scorecard

4. Code Series 000, is hereby amended by the addition of the following Statement:

STATEMENT 005:**BROAD BASED BLACK ECONOMIC EMPOWERMENT VERIFICATION**

Issued under section 9(1) of the Broad-Based Black Economic Empowerment Act, 53 of 2003

ARRANGEMENT OF THIS STATEMENT

Subject	Page
Section 1: Definitions	2
Section 2: Objectives of this Statement	3
Section 3: Interpretation of this Statement	3
Section 4: Application of this Statement	3
Section 5: Accreditation Requirements for Verification Agencies	4
Section 6: Ministerial Approval for Accreditation Bodies	5
Section 7: Criteria for Regulatory Bodies Applying for Approval	5
Section 8: Ministerial Approval for Regulatory Bodies	6
Section 9: Verification Certificates and Information	6
Section 10: Verification Manual	7
Section 11: Term and Withdrawal of Approved or Registered Status	7

SECTION 1 - DEFINITIONS

In this Statement, unless the context indicates otherwise, a word or expression to which a meaning has been assigned in the Act bears the same meaning, and:

- (1) **"Accreditation Body"** means
 - (a) the South African National Accreditation System, a company registered under section 21 of the Companies Act 61 of 1973 and affiliated to the Department of Trade and Industry; or
 - (b) any other body authorised by the Minister to undertake accreditation of Verification Agencies;
- (2) **"B-BBEE"** means Broad Based Black Economic Empowerment;
- (3) **"B-BBEE Status"** has the meaning assigned in Code 000 Statement 000;
- (4) **"Enterprise"** has the meaning assigned in Code 100 Statement 100;
- (5) **"Higher Education Institutions"** has the meaning assigned in the Higher Education Act, 101 of 1997;
- (6) **"Regulatory Body"** means a Regulatory Body Approved by the Minister whose registered individual members or entities are permitted to provide B-BBEE Verification Services to measured entities;
- (7) **"Superior Contributor to B-BBEE"** is a Level One to Level Three Contributor to B-BBEE as defined in Code 000 Statement 000 or Sector Code issued in terms of Section 9(1) of the B-BBEE Act 53 of 2003;
- (8) **"the Act"** means the Broad-Based Black Economic Empowerment Act 53 of 2003;
- (9) **"the Codes"** means all Codes of Good Practice issued in terms of section 9 of the Act;
- (10) **"the dti"** means the Department of Trade and Industry;
- (11) **"the Minister"** means the Minister of the Department Trade and Industry;
- (12) **"this Statement"** means Statement 005;
- (13) **"Verification Certificate"** means a B-BBEE certificate issued in compliance with the B-BBEE Codes of Good Practice and all Sector Codes issued in terms of Section 9(1) of the B-BBEE Act 53 of 2003;
- (14) **"Verification Manual"** means the Verification Manual gazetted by the Minister on the 18 July 2008 (gazette No. 31255).
- (15) **"Verification Agency"** means a B-BBEE verification agency accredited by the accreditation body.

SECTION 2: OBJECTIVES OF THIS STATEMENT

2.1. The objectives of this Statement are to:

- a) provide interpretation of this statement;
- b) provide for the application of this statement;
- c) specify accreditation requirements;
- d) specify requirements for approval of Regulatory Bodies and Accreditation Bodies;
- e) specify terms and withdrawal of approved status of the Regulatory Bodies and Accreditation Bodies;
- f) specify the Verification Manual;
- g) specify requirements for Verification Certificates; and
- h) specify requirements for individual members or entities registered with the Regulatory Bodies and Accreditation Bodies authorised to provide B-BBEE verification services.

SECTION 3: INTERPRETATION OF THIS STATEMENT

This Statement must be interpreted in a manner that is consistent with the objectives of the Act.

SECTION 4: APPLICATION OF THIS STATEMENT

4.1. This Statement applies to:

- a) all applicants seeking to be approved as Regulatory Bodies and Accreditation Body;
- b) Regulatory Bodies and Accredited Bodies approved by the Minister;
- c) all individuals or entities registered with the approved Regulatory Bodies and Accredited Bodies who are permitted to provide B-BBEE verification services;
- d) all organs of state and public entities exercising powers in terms of section 10 of the Act;
- e) any person or entity seeking to exercise any right under this Statement.

SECTION 5: ACCREDITATION REQUIREMENTS FOR VERIFICATION AGENCIES

- 5.1. Any person or entity may apply to the approved accreditation body in order to obtain accreditation as a Verification Agency.
- 5.2. Accreditation of BEE verification agencies will be conducted in terms of the accreditation criteria that will be developed, maintained and enforced by the approved accreditation body.
- 5.3. Such Accreditation Standards govern the terms and conditions, on which the Accreditation Body may grant, refuse to grant, revoke or suspend an accreditation of a Verification Agency.
- 5.4. Those verification agencies wishing to apply for accreditation will do so in writing through the approved accreditation body.
- 5.5. The dti together with the Accreditation Body will implement such mechanisms as may be necessary to ensure that Verification Certificates are accurate and reliable.

Accreditation Bodies applying for approval in terms of this Statement must meet the following criteria to qualify:

- 5.5.1. The Accreditation Body requires any Verification Agencies seeking accreditation:
 - a) To meet the Accreditation Standards and Criteria to grant, refuse to grant, revoke or suspend an accreditation of a Verification Agency;
 - b) To have completed the educational requirements and practical experience in order to engage in B-BBEE Verification Services;
 - c) To comply with the Code of Conduct to be issued by the dti and enforced by the accreditation body;
 - d) To have completed training on B-BBEE Verification Services and Certification offered by Higher Education Institution as prescribed by the dti and to maintain relevant Continuing Professional Development (CPD) as prescribed by approved Accreditation Body;
 - e) To comply with the relevant Verification Manual, Gazette notices and any guidelines issued by the dti; and
 - f) To demonstrate transformation in the entity and rated as a "Superior Contributor to B-BBEE" (Level one to three Contributor).
- 5.5.2. The Accreditation body must provide the authorized verification agency with an approved identification reference to confirm such authorization.
- 5.6. The Accreditation Body must have the power and established processes to:
 - a) Maintain a record of those accredited verification agencies who provide B-BBEE Verification Services;
 - b) Conduct investigations of accredited verification agencies' verification engagement files for evidence of compliance with the prescribed Code of Conduct and the Verification Manual, and report on the outcome to the dti for monitoring and evaluation purposes;

- c) Monitor CPD Compliance by accredited verification agencies; and
- d) Investigate complaints against accredited verification agencies and to discipline, sanction or suspend accreditation of those individuals found guilty of negligence in the performance of their duties or conduct which brings the profession into disrepute.

SECTION 6: MINISTERIAL APPROVAL FOR ACCREDITATION BODIES

- 6.1. The Minister may, in writing, approve an Accreditation Body that submits an application in writing to the Minister that:
- a) Meets the requirements set out in 5 above;
 - b) Demonstrates transformation in the industry;
 - c) Promotes the development and maintenance of high quality and reliable B-BBEE verification services and to uphold the B-BBEE Act, the Codes of Good Practice, Sector Codes, the Verification Manual and any other relevant guidelines integral to advance B-BBEE;
 - d) Maintains constructive and ongoing interaction with the dti.
- 6.2. The Minister shall enter into a Memorandum of Agreement with the Approved Accreditation Body setting out the respective rights and obligations in accordance with this Statement for B-BBEE Verification.

SECTION 7: CRITERIA FOR REGULATORY BODIES APPLYING FOR APPROVAL

- 7.1. Regulatory Bodies applying for approval in terms of this Statement must meet the following criteria to qualify its registered individual members or entities to provide B-BBEE Verification Services:
- 7.1.1. The Regulatory Body requires its registered individual members and registered firms (or entities):
- a) To be in good standing with the Regulatory Body;
 - b) To have completed the educational requirements and practical experience in order to engage in public practice in the profession;
 - c) To comply with its prescribed Code of Conduct, Standards of Quality Control, Assurance Standards and any relevant Code of Conduct;
 - d) To have completed training in B-BBEE Verification Services and Certification offered by Higher Education Institution as prescribed by the dti and who maintain relevant Continuing Professional Development (CPD) as prescribed by the Regulatory Body;
 - e) To comply with the relevant Verification Manual, Gazette notices and any guidelines issued by the dti; and
 - f) To demonstrate transformation in the entity and rated as a "Superior Contributor to B-BBEE" (Level one to three Contributor).
- 7.1.2. The Regulatory Body must provide the authorized registered individual members and registered

firms with an approved identification reference to confirm such authorization.

7.2. The Regulatory Body must have the power and established processes to:

- a) Maintain a record of those registered individual members and firms (or entities) who provide B-BBEE Verification Services;
- b) Conduct investigations of registered firms (or entities) and individual members engagement files for evidence of compliance with the prescribed Code of Conduct, with Standards of Quality Control and Assurance Standards (including B-BBEE Verification Services) and report on the outcome to the dti for monitoring and evaluation purposes;
- c) Monitor CPD Compliance by registered members; and
- d) Investigate complaints against registered individuals and to discipline, sanction or exclude from registration those individuals found guilty of negligence in the performance of their duties or conduct which brings the regulated profession into disrepute.

SECTION 8: MINISTERIAL APPROVAL FOR REGULATORY BODIES

8.1. The Minister may, in writing, approve a Regulatory Body that submits an application in writing to the Minister that:

- a) Meets the requirements set out in 7 above;
- b) Demonstrates transformation in regulated industry or profession;
- c) Promotes the development and maintenance of high quality and reliable B-BBEE verification services and to uphold the B-BBEE Act, the Codes of Good Practice, Sector Codes, the Verification Manual and any other relevant guidelines integral to advance B-BBEE;
- d) Maintains constructive and ongoing interaction with the dti.

8.2. The Minister shall enter into a Memorandum of Agreement with the Approved Regulatory Body setting out the respective rights and obligations in accordance with this Statement for B-BBEE Verification.

SECTION 9: VERIFICATION CERTIFICATES AND INFORMATION

9.1. The dti will from time to time issue guidelines on the validity and issuance of Verification Certificates;

9.2. A Verification Certificate issued:

- a) Must record the weighting points attained by the measured entity for each element, where applicable, and the overall B-BBEE Status of an Enterprise and other relevant information regarding the identity of the Measured Enterprise, determined in accordance with the Codes of Good Practice, Sector Codes issued in terms of Section 9(1) of the Act and the Verification Manual;
- b) Must record an approved identification reference confirmed by the Regulatory and

Accreditation Body; and

- c) is valid for a period of 12 months from the date of issue.

9.3. The Approved Regulatory and Accreditation Body must require its registered members and accredited verification agencies to keep records as are necessary to:

- a) Identify the individual member who has signed the Verification Certificates and to record all Verification Certificates issued by the firm; and
- b) Maintain such documentation and records as may be necessary to support the accuracy and reliability of the rating awarded to all Scorecard categories and resultant Contributor Level reflected on the Verification Certificates; and
- c) Upload the relevant information pertaining to the certificate on the dti BEE IT Portal containing the information underlying each verification certificate issued within 5 days of issuance of the certificate.

SECTION 10: VERIFICATION MANUAL

10.1. The use of the Verification Manual is prescribed and shall be used as minimum guidelines when performing B-BBEE Verification Services; and

10.2. Any Verification Certificate issued without applying the guidelines as set out in the Verification Manual shall be deemed null and void.

SECTION 11: TERM AND WITHDRAWAL OF APPROVED OR REGISTERED STATUS

11.1. The Term of Approval of the Regulatory and Accreditation Body may be specified for a specific period or once approved continues until such time as it may be withdrawn or revoked by the Minister.

11.2. The Minister may determine conditions for approval or withdraw approval of a Regulatory and Accreditation Body that has failed to comply with the provisions of this Statement or on such grounds as appear reasonable in the circumstances.

NOTICE 1141 OF 2010**AIR TRAFFIC AND NAVIGATION SERVICES COMPANY LIMITED****AIR TRAFFIC AND NAVIGATION SERVICES COMPANY ACT, 1993 (ACT No. 45 OF 1993)
PUBLICATION OF AIR TRAFFIC SERVICE CHARGES**

In terms of section 5(2)(f) of the Air Traffic and Navigation Services Company Act, 1993 (Act No. 45 of 1993), it is hereby published for general notice that as from **1 April 2011** the Air Traffic and Navigation Services Company Limited, registration number 1993/004150/06, will levy the air traffic service charges according to the rules set out in the Schedule.

MD MAMASHELA

Chairperson: Board of Directors

December 2010

SCHEDULE
AIR TRAFFIC SERVICE CHARGES

I. Interpretation

For the purposes of these Rules, unless the context indicates otherwise -

- (a) "ACSA" means Airports Company South Africa Limited;
- (b) "ACSA airport" means a company airport as defined in section 1 of the Airports Company Act;
- (c) "ACSA TMA airspace" means TMA airspace associated with an ACSA airport, but in which may also be non-ACSA airports;
- (d) "AIC" means an Aeronautical Information Circular;
- (e) "AIP" means an Aeronautical Information Publication;
- (f) "aircraft" means any machine that can derive support in the atmosphere from the reactions of the air other than the reactions of the air against the surface of the earth, and includes any non-type certificated aircraft;
- (g) "airport" means an aerodrome as defined in section 1 of the Civil Aviation Act, 2009 (Act No. 13 of 2009), and includes an ACSA airport;
- (h) "Airports Company Act" means the Airports Company Act, 1993 (Act No. 44 of 1993), as amended;
- (i) "air traffic control unit" means an aerodrome control tower, an approach control office or an area control centre or a combination thereof;
- (j) "air traffic management (ATM) services" includes without limitation -
 - (i) airspace organisation and management services;
 - (ii) information management services;
 - (iii) alerting services;
 - (iv) advisory services;
 - (v) conflict management services;
 - (vi) traffic synchronisation services;
 - (vii) flight information services; and
 - (viii) demand and capacity balancing services;
- (k) "air traffic service charge" means an amount levied by the Company on the operator of an aircraft in connection with the provision of air traffic services to that operator;
- (l) "air traffic service reporting office" means an air traffic service unit established for the purpose of receiving reports concerning air traffic services and flight plans submitted before the departure of an aircraft from an aerodrome;

- (m) "air traffic service unit" means an air traffic control unit, flight information centre or air traffic service reporting office;
- (n) "alerting service" means a service provided to notify the appropriate organisations regarding aircraft in need of search and rescue aid and to assist such organisations as appropriate;
- (o) "area (*en route*) airspace" means airspace that excludes -
 - (i) aerodrome airspace;
 - (ii) TMA airspace; and
 - (iii) FIS-only airspace, when the Company has determined its dimensions;
- (p) "ATM" means air traffic management;
- (q) "BSC" means business sustaining cost;
- (r) "Civil Aviation Regulations" means the Civil Aviation Regulations, 1997, as amended;
- (s) "Company" means Air Traffic and Navigation Services Company Limited;
- (t) "Company representative" means a person designated by the Company for the purposes of these Rules:
- (u) "d" means flight distance;
- (v) "FAJS" means OR Tambo International Airport;
- (w) "FAKN" means Kruger Mpumalanga International Airport;
- (x) "FARB" means Richards Bay Airport;
- (y) "FC" means fixed cost;
- (z) "FIS-only airspace" means airspace in which flight information services are provided exclusively;
- (aa) "flight" means from the moment an aircraft commences its take-off until the moment it completes its next landing;
- (bb) "flight information centre" means an air traffic service unit established to provide flight information services and alerting services;
- (cc) "flight information service" means a service provided for the purpose of giving advice and information useful for the safe and efficient conduct of flights;
- (dd) "flight plan" means specified information provided to air traffic service units relative to an intended movement of an aircraft;
- (ee) "gateway" means the point of entry into or exit from the South African flight information region;
- (ff) "maximum certificated mass" means the maximum permissible mass shown in the aircraft flight manual or other document associated with the certificate of airworthiness at which an aircraft may commence its take-off under standard atmospheric conditions at sea level;
- (gg) "MCM" means maximum certificated mass;

- (hh) "movement" means a flight, or a portion of a flight, through any aerodrome airspace, TMA airspace or area (*en route*) airspace;
- (ii) "non-type certificated aircraft" means any aircraft that does not qualify for the issue of a certificate of airworthiness in terms of Part 21 of the Civil Aviation Regulations and includes any type certificated aircraft that has been scrapped, of which the original identification plate has been removed and returned to the applicable aviation authority and is rebuilt as a full-scale replica;
- (jj) "NOTAM" means a Notice to Airmen;
- (kk) "operator", means a person or legal entity, holding a valid licence and operating certificate or equivalent thereof authorising such person or entity to conduct scheduled, non-scheduled or general air services, and includes-
- (i) a licensee as defined in section 1 of the Air Services Licensing Act, 1990 (Act No. 115 of 1990), as amended, or a licensee as defined in section 1 of the International Air Services Act, 1993 (Act No. 60 of 1993), as amended;
 - (ii) any airline of another State which operates a scheduled international public air transport service in terms of an air transport service agreement as contemplated in section 35(1) of the International Air Services Act, 1993, as amended, or a permit holder as defined in section 1 of the said Act;
 - (iii) the registered owner of such aircraft; and
 - (iv) any person or legal entity who uses an aircraft on behalf of an operator;
- (ll) "registered owner", in relation to an aircraft, means the person in whose name such aircraft is registered, and includes any person who is or has been acting as agent in South Africa for a foreign owner, or any person by whom the aircraft is hired at the time;
- (mm) "Regulating Committee" means the Regulating Committee established by section 11 of the Airports Company Act;
- (nn) "South African flight information region" means the geographical area consisting of the flight information regions of Johannesburg, Cape Town and Johannesburg Oceanic;
- (oo) "South African Maritime and Aeronautical Search and Rescue Act" means the South African Maritime and Aeronautical Search and Rescue Act, 2002 (Act No. 44 of 2002);
- (pp) "Standard Terms and Conditions" are the terms and conditions of payment set out on the invoice;
- (qq) "state aircraft" means aircraft used in military, customs and police services;
- (rr) "terminal control area" means a control area normally established at the confluence of air traffic service routes in the vicinity of one or more ACSA airports as published in an AIP, AIC or NOTAM and designated as a terminal control area;
- (ss) "TMA" means terminal control area; and

(tt) "VC" means variable cost.

2. Right to levy air traffic service charges

The Company is entitled to levy air traffic service charges by virtue of a permission issued by the Regulating Committee on 19 March 2010 in terms of section 11(5) of the Air Traffic and Navigation Services Company Act, 1993.

3. Air traffic service charges

3.1 There are three air traffic service charges:

- (a) An Aerodrome Charge, payable for ATM services, specific to aerodrome airspace and maneuvering area, provided by the Company in respect of a flight that takes off from or lands at an ACSA airport;
- (b) a TMA Access Charge, payable for ATM services, specific to terminal airspace, provided by the Company in respect of a flight that departs from or arrives at ACSA TMA airspace, where the airport of origin or destination is within that ACSA TMA airspace;
- (c) an Area Charge, payable for ATM services specific to area (*en route*) airspace provided by the Company in respect of a flight undertaken within a flight information region established by the Commissioner for Civil Aviation in terms of the Civil Aviation Regulations.

4. Cost components

4.1 Charges consist of the following cost components:

- (a) A variable cost component (VC);
- (b) a business sustaining cost component (BSC); and
- (c) a fixed cost component (FC).

4.2 VCs are treated as follows:

- (a) VCs are charged for each flight undertaken at a standard rate per movement;
- (b) VCs are the same for Aerodrome Charges, TMA Access Charges and Area Charges.

4.3 BSCs are treated as follows:

- (a) BSCs are charged for each movement undertaken in relation to the MCM of an aircraft;
- (b) BSCs are the same for Aerodrome Charges, TMA Access Charges and Area Charges.

4.4 FCs are treated as follows:

- (a) FCs are charged for each movement undertaken in relation to the MCM of an aircraft, and for Area Charges, also in relation to d within Company managed airspace;
- (b) Aerodrome Charges, TMA Access Charges and Area Charges each have a unique FC.

5. Independent variables

For purposes of charging, the independent variables of the tariff formulas set out in the Appendix, are the following:

- (a) Published MCM expressed in kilograms;
- (b) "d" measured on the basis of the great circle distance in nautical miles (rounded to the nearest nautical mile) along that portion of the flight path of an aircraft, which is within the boundaries of the South African flight information region, from the take-off airport or gateway to the landing airport or gateway. It excludes distance flown in the ACSA TMA airspace above the take-off or landing airport or the TMA airspace above FAKN or FARB, which TMA airspace is for charging purposes a radius of 35 nautical miles around the airport, irrespective of the actual radius.

6. Mass categories

6.1 Subject to the exceptions described in rules 6.2 and 6.3 below, the following aircraft mass categories apply:

- (a) Aircraft with a MCM of 15 000 kilograms or less are charged as follows:
 - (i) VC per movement;
 - (ii) BSC based on MCM; and
 - (iii) FC based on MCM, and for Area Charge, also based on d, but no Area Charge is levied if d equals zero;
- (b) aircraft with a MCM of more than 15 000 kilograms are charged as follows:
 - (i) VC per movement;

- (ii) BSC based on the square root of MCM; and
- (iii) FC based on the square root of MCM, and for Area Charge, also based on d. but no Area Charge is levied if d equals zero.

6.2 Charges for aircraft with a MCM of 5 000 kilograms or less are zero-rated with respect to -

- (a) Area Charges; and
- (b) Aerodrome Charges or TMA Access Charges at ACSA airports or ACSA TMA airspace other than FAJS subject to the operators of such aircraft adhering to operating procedures around non-FAJS airports as the Company may establish from time to time.

6.3 For aircraft with a MCM of 5 000 kilograms or less at FAJS, the FC components that would otherwise have applied, are replaced with -

- (a) a minimum FC in the calculation of the Aerodrome Charge; and
- (b) a minimum FC in the calculation of the TMA Access Charge.

7. **Origin-destination differentiation**

7.1 Differentiation applies in respect of the following flights:

- (a) A domestic flight, which is a flight undertaken by an aircraft where both the airport of departure and the airport of arrival of the aircraft are within South Africa;
- (b) a regional flight, which is a flight undertaken by an aircraft where either the airport of departure or the airport of arrival of the aircraft is within Botswana, Lesotho, Namibia or Swaziland, and the other airport is within South Africa or within Botswana, Lesotho, Namibia or Swaziland;
- (c) an international flight, which is a flight undertaken by an aircraft where either the airport of departure or the airport of arrival of the aircraft is within any State other than South Africa or Botswana, Lesotho, Namibia or Swaziland, and the other airport is within South Africa or elsewhere.

7.2 All tariff cost components, except the minimum FC in respect of an aircraft with a MCM of 5 000 kilograms or less for Aerodrome and TMA Access at FAJS (where a minimum, non-differentiated FC applies), are differentiated based on origin-destination as set out in the Appendix.

8. Formulas and coefficients

Subject to these Rules, the tariff formulas and tariff coefficients are set out in the Appendix.

9. Payment of air traffic service charges and security deposits

9.1 Any document produced by the Company on which it is recorded that an ATM service was provided is deemed to be sufficient evidence that the ATM service was indeed provided.

9.2 The operator of an aircraft which is engaged in a flight in respect of which the operator is liable to pay an air traffic service charge in terms of these Rules and in the case where the flight –

- (a) terminates at an ACSA airport, must pay the air traffic service charge to the Company representative at that ACSA airport before that aircraft is to take off from that ACSA airport;
- (b) commences at an ACSA airport and terminates at an airport other than an ACSA airport, must pay the air traffic service charge to the Company representative at that ACSA airport before that aircraft is to take off from that ACSA airport;
- (c) commences and terminates at airports other than ACSA airports, must pay the air traffic service charge to the Company within 30 days of receipt of an invoice from the Company in respect of the air traffic service charge,

unless the operator has previously entered into an agreement with the Company for payment.

9.3 The Company may require the operator of an aircraft to –

- (a) deposit with the Company an amount, or
- (b) to provide the Company with a letter of guarantee by a financial institution in a format acceptable to the Company that an amount has been set aside,

as security against the risk of default on payment.

9.4 The Company shall determine the amount referred to in section 9.3 with reference to the actual or expected invoices of an operator, which amount shall be limited to the maximum amount of two months' invoicing.

- 9.5 The Company may annually revise and an operator may annually apply for a revision of the amount in section 9.3. with reference to actual or expected invoicing.
- 9.6 No interest is payable by the Company on any deposit or letter of guarantee held by it in terms of these Rules.
- 9.7 The Company may charge interest on an outstanding invoice as provided for in the Standard Terms and Conditions.
- 9.8 The Company is not obliged to withdraw, modify or reissue an invoice after six months from the date of the invoice.

10. General rules, exemptions and exceptions

- 10.1 The tariffs set out in these Rules, including the Appendix, are exclusive of Value-Added Tax and are therefore subject to the appropriate rate applicable to any specific tariff.
- 10.2 Air traffic service charges are payable by the operator of an aircraft to the Company.
- 10.3 Air traffic service charges are payable in respect of South African and foreign state aircraft, unless other provision has been made by means of an agreement with the Company.
- 10.4 Air traffic service charges are payable in respect of helicopters, except at FAJS where no TMA Access Charge is levied.
- 10.5 No air traffic service charge is payable in respect of an aircraft engaged in any flight for the calibration of any air navigation infrastructure.
- 10.6 Air traffic service charges are payable in respect of an aircraft engaged in emergency medical service operations, unless exempted on a case-by-case basis by means of an agreement with the Company.
- 10.7 Subject to rule 10.9 below, no air traffic service charge is payable in respect of an aircraft requisitioned for and engaged in search and rescue operations in terms of the South African Maritime and Aeronautical Search and Rescue Act.

- 10.8 Air traffic service charges are payable in respect of an aircraft engaged in search and rescue operations, which aircraft has not been requisitioned in terms of the South African Maritime and Aeronautical Search and Rescue Act, unless exempted on a case-by-case basis by means of an agreement with the Company.
- 10.9 Search mission co-ordination services are payable by the relevant authority or any operator at a rate of R1 200,00 per hour or part thereof, where these services fall outside of the normal scope of alerting services and assistance to agencies involved in search and rescue operations, in particular where services are activated due to negligence in canceling service requests.
- 10.10 (a) Aerodrome Charges and TMA Access Charges are payable in respect of Aerodrome and TMA Access movements solely for the purpose of air crew training at a discount of 70% of the applicable standard Aerodrome Charge or standard TMA Access Charge.
- (b) Training movements attract charges as follows:
- (i) An Aerodrome Charge is levied for each training movement upon take-off and upon landing from or at an ACSA airport, discounted as described in rule 10.10(a) above;
 - (ii) for a training movement that does not exit the aerodrome airspace, one Aerodrome Charge is levied for each circuit flown, discounted as described in rule 10.10(a) above; and
 - (iii) for a training movement that exits the aerodrome airspace into TMA airspace, rule 10.10(b)(i) above applies for each take-off and each landing, and a TMA Access Charge is levied for each circuit flown within the TMA airspace.
- (c) For the purposes of this rule, the words "take-off" and "landing" are construed to include the use of ATM services required for take-off and landing.
- 10.11 For oceanic flights over the Indian Ocean or the Atlantic Ocean within the South African flight information region, including those to and from Antarctica, the FC component of the Area Charge is 50% of the standard Area Charge.
- 10.12 Extended air traffic service charges at a rate of R2 400.00 per hour or part thereof, are payable by an operator for the extension of existing air traffic services beyond the normal negotiated and planned service amendments as documented in the Integrated Aeronautical Information Package (IAIP).

- 10.13 No Area Charge is payable in respect of any aircraft engaged in a flight that takes off and lands at the same airport.
- 10.14 Subject to a directive or approval to the contrary by the Regulating Committee, the origin-destination differentiation described in rule 7 above, will be phased out as follows:

Financial year	Domestic flight tariff	Regional flight tariff	International flight tariff
2011/12	91%	100%	109%
2012/13	94%	100%	106%
2013/14	97%	100%	103%
2014/15	100%	100%	100%

- 10.15 The Company reserves the right to exempt the operator of an aircraft from payment of, or discount, any of the air traffic service charges if the Company is satisfied that the application of these Rules would amount to an unfair repetition of the same charge.

11. Withholding of services

The Company may withhold services –

- (a) until such time that the operator provides evidence to the Company that the deposit or guarantee referred to in section 9.3 has been provided, or
- (b) if the operator has failed to settle an invoice as per the Standard Terms and Conditions.

APPENDIX
TARIFF FORMULAS AND COEFFICIENTS

1. An air traffic service charge is composed of the sum of VC, BSC and FC for each discrete Aerodrome, TMA Access and Area movement undertaken, according to the following mass categories and locations:

Main Mass Category	Cost Component	Formulas & Coefficients		
		Aerodrome Charge	TMA Access Charge	Area Charge
FAJS \leq 5 000 kg	VC	R22.05	R22.05	
	BSC	R89.58/10 000.MCM	R89.58/10 000.MCM	
	FC	R47.26	R87.32	
5 000 kg < MCM \leq 15 000 kg	VC	R22.05	R22.05	R22.05
	BSC	R89.58/10 000.MCM	R89.58/10 000.MCM	R89.58/10 000.MCM
	FC	R94.54/10 000.MCM	R17.46/1 000.MCM	R12.53/100 000.MCM.d
> 15 000 kg	VC	R22.05	R22.05	R22.05
	BSC	R109.70/100.MCM	R109.70/100.MCM	R109.70/100.MCM
	FC	R115.80/100.MCM	R213.90/100.MCM	R153.55/10 000.MCM.d

2. Each Rand-value coefficient in the table above is multiplied by –
- 91% for a domestic flight;
 - 100% for a regional flight; and
 - 109% for an international flight.

except in the case of FCs for Aerodrome and TMA Access Charges at FAJS for aircraft with MCM \leq 5 000 kg where the coefficient as stated in the table applies.

3. As an illustration, assume the following flights:

Example 1

Domestic flight from FAJS to FACT, with aircraft with MCM = 100 000 kg and d = 686 miles

$$\begin{aligned}
 \text{Charge} &= [\text{Aerodrome Charge at FAJS} + \text{TMA Access Charge at FAJS} + \text{Area Charge} + \text{TMA} \\
 &\quad \text{Access Charge at FACT} + \text{Aerodrome Charge at FACT}] \times 88\% \\
 &= [[\text{VC}_{\text{Aero}} + \text{BSC}_{\text{Aero}} + \text{FC}_{\text{Aero}}] + [\text{VC}_{\text{TMA}} + \text{BSC}_{\text{TMA}} + \text{FC}_{\text{TMA}}] + [\text{VC}_{\text{Area}} + \text{BSC}_{\text{Area}} + \text{FC}_{\text{Area}}] \\
 &\quad + [\text{VC}_{\text{TMA}} + \text{BSC}_{\text{TMA}} + \text{FC}_{\text{TMA}}] + [\text{VC}_{\text{Aero}} + \text{BSC}_{\text{Aero}} + \text{FC}_{\text{Aero}}]] \times 88\% \\
 &= [[\text{R}22.05 + (\text{R}109.70/100 \times \sqrt{100\,000}) + (\text{R}115.80/100 \times \sqrt{100\,000})] + [\text{R}22.05 + \\
 &\quad (\text{R}109.70/100 \times \sqrt{100\,000}) + (\text{R}213.90/100 \times \sqrt{100\,000})] + [\text{R}22.05 + (\text{R}109.70/100 \times \sqrt{100}
 \end{aligned}$$

$$\begin{aligned}
& 000) + (R153,55/10\,000 \times \sqrt{100\,000} \times (686-35-35)) + [R22,05 + (R109,70/100 \times \sqrt{100\,000}) + (R213,90/100 \times \sqrt{100\,000})] + [R22,05 + (R109,70/100 \times \sqrt{100\,000}) + (R115,80/100 \times \sqrt{100\,000})] \times 91\% \\
= & [(R22,05 \times 5) + (R109,70/100 \times \sqrt{100\,000} \times 5) + (R115,80/100 \times \sqrt{100\,000} \times 2) + (R213,90/100 \times \sqrt{100\,000} \times 2) + (R153,55/10\,000 \times \sqrt{100\,000} \times 616)] \times 91\% \\
= & R\,6\,298,17
\end{aligned}$$

Example 2

International flight from FAJS to international gateway, with aircraft with MCM = 4 500 kg and d = 211 miles

$$\begin{aligned}
\text{Charge} &= [\text{Aerodrome Charge at FAJS} + \text{TMA Access Charge at FAJS}] \times 112\% \\
&= [[VC_{\text{Aero}} + BSC_{\text{Aero}}] \times 112\% + FC_{\text{Aero}}] + [[VC_{\text{TMA}} + BSC_{\text{TMA}}] \times 112\% + FC_{\text{TMA}}] \\
&= [[R22,05 + (R89,58/10\,000 \times 4\,500)] \times 109\% + R47,26] + [[R22,05 + (R89,58/10\,000 \times 4\,500)] \times 109\% + R87,32] \\
&\approx [(R22,05 \times 2) + (R89,58/10\,000 \times 4\,500 \times 2)] \times 109\% + R47,26 + R87,32 \\
&= R270,53
\end{aligned}$$

NOTICE 1142 OF 2010**DEPARTMENT OF ENVIRONMENTAL AFFAIRS****NATIONAL ENVIRONMENTAL MANAGEMENT: BIODIVERSITY ACT, 2004 (Act NO. 10 OF 2004):
NATIONAL NORMS AND STANDARDS FOR THE MANAGEMENT OF DAMAGE CAUSING ANIMALS IN SOUTH AFRICA**

I, Bomo Edith Edna Molewa, Minister of Water and Environmental Affairs, hereby, in terms of Section 100 of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004) extend the period for submission of public comment on the draft National Norms and Standards for the Management of Damage Causing Animals published in Government Notice No. 1084, Gazette No. 33806 on 26 November 2010. Any person who wishes to submit representations and/or objections to the draft norms and standards is invited to do so on or before 31 January 2011. Comments received after the closing date may not be considered.

**BOMO EDITH EDNA MOLEWA****MINISTER OF WATER AND ENVIRONMENTAL AFFAIRS**

GOVERNMENT NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 1259

31 December 2010

COMPETITION COMMISSION

NOTICE IN TERMS OF SECTION 10(7) OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED):

GRAIN SOUTH AFRICA: 2010Jul5262

EXEMPTION REJECTED

Notice was given in the Government Gazette on 10 September 2010 (Government Notice 859 of 2010)¹ that Grain South Africa ("Grain SA") had, in terms of section 10 of the Competition Act, No 89 of 1998, as amended ("the Act"), applied to the Competition Commission ("Commission") for an exemption from certain provisions of Chapter 2 of the Act.

Grain SA is described as an autonomous specialist organization, specifically promoting the collective interests of grain producers in South Africa. It is a voluntary association of grain producers and is a legal entity independent of its members.

In particular, Grain SA has filed the application on behalf of its members requesting that they be exempted from the provisions of Section 4 of the Act so as to enable grain producers to engage collectively in the formation of an export pool, which will be used to export surplus maize from South Africa.² The export pool scheme proposed by Grain SA will result in a collective forum where maize producers will be co-operating with each other in order to set prices and/or allocate geographical markets for purposes of exporting the pooled surplus maize. This conduct would be a contravention of section 4(1)(b)³ of the Act.

In its application Grain SA submits that the restriction on competition required by the proposed collective formation of an export pool should be exempt from the application of the Act as the restriction is required in order to achieve the objectives set out in sections 10(3)(b)(i), 10(3)(b)(iii) and section 10(3)(b)(iv) of the Act, namely the maintenance and

¹ Gazette Number 33518 53.

² GSA has submitted that the local maize market is currently out of balance with supply exceeding demand. GSA estimates that between the 2007/2008 and the 2010/2011 marketing seasons the domestic carry out figures of maize increased from just over one million tons to more than three million tons of maize. This has allegedly resulted in declining producer prices and a decrease in productivity. Pursuant to this, production has become unprofitable, with approximately 40% of grain farmers being negatively affected and many have been forced to exit the market. Financial institutions are also alleged to be refusing to grant financing for upcoming production seasons, given the surplus situation. Lastly, GSA submits that the above situation has negative effects on the farming community (employment), as well on emerging farmers. According to GSA, an attempt to deal with the surplus maize through normal free market activities has failed.

³ 4 (1) :An agreement between, or concerted practice by firms, or a decision by an association of firms, is prohibited if it is between parties in a horizontal relationship and if :-

(b) it involves any one of the following restrictive practices:

(i) directly or indirectly fixing a purchase or selling price or any other trading condition;
ii) dividing markets by allocating customers, suppliers, territories, or specific types of goods or services or,
iii) collusive tendering

promotion of exports, change in productive capacity necessary to stop decline in an industry and the economic stability of an industry designated by the Minister of Trade and Industry (Economic Development?).

Notice is given here, that the exemption application by Grain SA has been rejected, as provided in terms of section 10(7) of the Act.

The grounds upon which Grain SA relies on for the exemption do not meet the requirements of the Act. Our reasons are summarized as follows:

(i) Section 10(3)(b)(i) - Maintenance and promotion of exports

The promotion of exports, as envisaged by section 10(3)(b)(i) is unlikely to be viable through the proposed scheme due to the limited export market available for maize produced in South Africa. The circumstances giving rise to this situation are not likely to be improved by the proposed export scheme:

- A substantial portion of the maize produced in South Africa is genetically modified, which consumers in other countries generally find undesirable.
- The greater proportion of maize produced in South Africa is white maize which is not as widely consumed globally as yellow maize is.
- Most of South Africa's usual maize trade partners are also currently enjoying surpluses of their own.
- The total maize surplus that would be pooled for export would still be insignificant in the global market making it unlikely that higher prices could be negotiated as the volumes in the export pool are too small to confer any degree of market power; and
- The logistical problems associated with exporting grain in South Africa will remain a significant barrier and are not addressed by the proposed scheme.
- There are alternative solutions to the logistical challenges which do not require the collective action associated with the proposed export pool. This includes market entry by export traders who can achieve economies of scale to export profitably, without having to engage in collective action.

(ii) Section 10(3)(b)(iii) - Change in productive capacity necessary to stop decline in an industry

Grain SA fails to provide any factual evidence of an industry in decline; the information largely reflects an industry which is relatively healthy (hence the surplus) and not facing any catastrophic decline. Further, we are provided with no evidence as to how the exemption would yield benefits which would outweigh the proposed restriction in competition. We are also of the view that there are alternative less anti-competitive options which should be thoroughly investigated by the all the industry stakeholders including the following:

- Crop substitution;
- Bio-diesel;
- Value added products;
- Hedging and use of the Future's market;
- Storage for future use; and
- Entry by exporter traders.

(iii) Section 10(3)(b)(iv) - Economic stability of an industry designated by the Minister.

The objective of promoting the economic stability of an industry designated by the Minister fails on legislative and procedural grounds as this industry is not one which has been designated by the Minister of the Department of Economic Development and thus falls short of the requirements set out in section 10(3)(b)(iv) of the Act.

The objectives set out in terms of sections 10(3)(b)(i),(iii), and (iv) are not promoted by the proposed maize surplus scheme. Therefore the grounds upon which the applicants seek to exempt the restrictive conduct associated with the proposed scheme fail to pass muster.

In addition, the Commission is of the view that the collective action proposed by Grain SA would result in the following undesirable outcomes:

- Increased prices for food inputs (e.g. animal feed) and staple foods (e.g. maize and poultry products);
- Increased risk of a threat to the security of supply and accordingly food security;
- Reduced incentives for grain producers to be more efficient and innovative; and
- Produce the same anticompetitive outcomes that resulted from the legally sanctioned cartel of the now disbanded Maize Board.

Accordingly, the Commission rejects the exemption application by Grain SA.

Notice is further hereby given in terms of section 10(8) of the Act, that Grain SA, or any other person with any interest or affected by the abovementioned decision of the Commission, may appeal the decision to the Competition Tribunal in the prescribed manner.

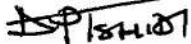
Any queries in this regard should be directed to: **The Principal Analyst, Mapato Rakhudu, Enforcement and Exemptions Division, Private Bag X23, Lynnwood Ridge, 0040;** or at telephone **012 394 3268;** facsimile **012 394 4268,** citing case number **2010Jul5262.**

**BOARD NOTICE
RAADSKENNISGEWING**

**BOARD NOTICE 195 OF 2010
FINANCIAL SERVICES BOARD
SHORT-TERM INSURANCE ACT, 1998**

**TERMINATION OF THE REGISTRATION OF AN INSURER UNDER SECTION
13(2) OF THE SHORT-TERM INSURANCE ACT, 1998**

I, Dube Phineas Tshidi, acting under section 13(2)(b) of the Short Term Insurance Act (Act No.53 of 1998), hereby give notice that the registration of Swiss Re Africa Limited as a short-term re-insurer has been cancelled with effect from 17 December 2010.



**DP TSHIDI
REGISTRAR OF SHORT-TERM INSURANCE**
