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Renny Chetty
Renny.Chetty@gpw.gov.za
(012) 748-6375

Anna-Marie du Toit
Anna-Marie.DuToit@gpw.gov.za
(012) 748-6292

Siraj Rizvi
Siraj.Rizvi@gpw.gov.za
(012) 748-6380

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

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

Weekly Index

Weeklikse Indeks

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
PROCLAMATION			PROKLAMASIES		
52	17	40216	52	18	40216
Public Service Act, 1994 (Proclamation 103 of 1994) :Amendment of Schedule 1 to the Public Service Act, 1994			Staatsdienswet, 1995 (Proklamasie 103 van 1994) :Wysiging van Bylae 1 by die Staatsdienswet, 1994		
GOVERNMENT NOTICE			GOEWERMENTSKENNISGEWINGS		
Economic Development, Department of			Ekonomiese Ontwikkeling, Departement van		
R.960	11	40230	R.960	11	40230
International Trade Administration Act (71/2002) :Automotive Production and Development Programme (APDP) Regulations			International Trade Administration Act (71/2002) :Automotive Production and Development Programme (APDP) Regulations		
Environmental Affairs, Department of			Omgewingsake, Departement van		
936	4	40219	936	4	40219
Draft Marine Spatial Planning Framework :Published for public comment.....			Draft Marine Spatial Planning Framework :Published for public comment.....		
937	4	40221	937	4	40221
Use of Official Languages Act (12/2012) :Department of Environmental Affairs Language Policy			Use of Official Languages Act (12/2012) :Department of Environmental Affairs Language Policy		
Health, Department of			Gesondheid, Departement van		
921	19	40216	921	19	40216
Foodstuffs, Cosmetics and Disinfectants Act (54/1972) :Regulations relating to the Labelling, Advertising and Composition of Cosmetics			Foodstuffs, Cosmetics and Disinfectants Act (54/1972) :Regulations relating to the Labelling, Advertising and Composition of Cosmetics		
Higher Education and Training, Department of			Hoër Onderwys en Opleiding, Departement van		
922	192	40216	922	192	40216
Higher Education Act (101/1997) :Institutional Statute: University of Mpumalanga .			Higher Education Act (101/1997) :Institutional Statute: University of Mpumalanga .		
940	4	40224	940	4	40224
National Qualifications Act (67/2008) :Call for comments on the proposed occupational qualifications for registration on the qualifications sub framework for trades and occupations			National Qualifications Act (67/2008) :Call for comments on the proposed occupational qualifications for registration on the qualifications sub framework for trades and occupations		
Home Affairs, Department of			Binnelandse Sake, Departement van		
923	258	40216	923	258	40216
Births and Deaths Registration Act (51/1992) :Alteration of forenames in terms of section 24			Births and Deaths Registration Act (51/1992) :Alteration of forenames in terms of section 24		
924	267	40216	924	267	40216
Births and Deaths Registration Act (51/1992) :Alteration of Surnames.....			Births and Deaths Registration Act (51/1992) :Alteration of Surnames.....		
941	16	40229	941	16	40229
Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26			Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26		
942	26	40229	942	26	40229
Births and Deaths Registration Act (51/1992) :Alteration of forenames in terms of section 24			Births and Deaths Registration Act (51/1992) :Alteration of forenames in terms of section 24		
Independent Communications Authority of South Africa			Onafhanklike Kommunikasie-owerheid van Suid-Afrika		
965	4	40232	965	4	40232
Independent Communications Authority of South Africa Act, 2000 :Notice of intention to conduct an inquiry into number portability regulations			Independent Communications Authority of South Africa Act, 2000 :Notice of intention to conduct an inquiry into number portability regulations		

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
Justice and Constitutional Development, Department of			Justisie en Staatkundige Ontwikkeling, Departement van		
925 Promotion of Access to Information Act, 2000 :Department of Trade and Industry ..	277	40216	925 Promotion of Access to Information Act, 2000 :Department of Trade and Industry ..	277	40216
943 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15(1)	32	40229	943 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15(1)	32	40229
944 Promotion of Access to Information Act, 2000 :Description submitted in terms of section 15 (1)	35	40229	944 Promotion of Access to Information Act, 2000 :Description submitted in terms of section 15 (1)	35	40229
945 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15 (1)	39	40229	945 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15 (1)	39	40229
Labour, Department of			Arbeid, Departement van		
R.935 Labour Relations Act, 1995 :Registration of a trade union: Inqaba Transport Industries Mining and Allied Workers Union (ITI-MAWU)	4	40218	R.935 Labour Relations Act, 1995 :Registration of a trade union: Inqaba Transport Industries Mining and Allied Workers Union (ITI-MAWU)	4	40218
946 Labour Relations Act, 1995 :Furniture Bargaining Council: Extension to non-parties of the main collective amending agreement	55	40229	946 Labour Relations Act, 1995 :Furniture Bargaining Council: Extension to non-parties of the main collective amending agreement	55	40229
R.964 Labour Relations Act, 1995 :Bargaining Council for the Fishing Industry: Extension of period of operation of main collective agreement	4	40231	R.964 Labour Relations Act, 1995 :Bargaining Council for the Fishing Industry: Extension of period of operation of main collective agreement	4	40231
National Treasury			Nasionale Tesourie		
947 Section 38(3)(b) of Division of Revenue Act, 2016 :Additional date of transfer of the equitable share for post-election municipalities	79	40229	947 Section 38(3)(b) of Division of Revenue Act, 2016 :Additional date of transfer of the equitable share for post-election municipalities	79	40229
Public Service and Administration, Department of			Staatsdiens en Administrasie, Departement van		
R.933 Correction Notice :Withdrawal of Government Notice No. R. 878 of 29 July 2016....	11	40217	R.933 Correction Notice :Withdrawal of Government Notice No. R. 878 of 29 July 2016....	11	40217
Rural Development and Land Reform, Department of			Landelike Ontwikkeling en Grondhervorming, Departement van		
926 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Zondi Petrus Mahlangu, ID No. 4802245420083	281	40216	926 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Zondi Petrus Mahlangu, ID No. 4802245420083	281	40216
927 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Molefi Mantu, ID No. 4810155265083	282	40216	927 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Molefi Mantu, ID No. 4810155265083	282	40216
928 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenant Act, 1996): Samson Ndlela, ID No. 4203165608189	283	40216	928 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenant Act, 1996): Samson Ndlela, ID No. 4203165608189	283	40216
929 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Khoto Mofokeng, ID No. 5308125614083	284	40216	929 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Khoto Mofokeng, ID No. 5308125614083	284	40216
930 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Elias Meshack Machene, ID No. 5210035352087	285	40216	930 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Elias Meshack Machene, ID No. 5210035352087	285	40216
931 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Sebata Nicholas Motlhoki Mofokeng, ID No. 1706145077088	286	40216	931 Labour Tenants Act (3/1996) :Application in terms of Land Reform (Labour Tenants Act, 1996): Sebata Nicholas Motlhoki Mofokeng, ID No. 1706145077088	286	40216

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
932	287	40216	932	287	40216
Restitution of Land Rights Act (22/1994) :Kafferskrral 133JQ					
948	80	40229	948	80	40229
Restitution of Land Rights Act (22/1994) as amended :Norman's Draai, Kroom-spruit, Sterkspruit					
949	81	40229	949	81	40229
Restitution of Land Rights Act (22/1994) as amended :Zandfontein 31 JR.....					
950	84	40229	950	84	40229
Restitution of Land Rights Act (22/1994) as amended :Various properties.....					
951	87	40229	951	87	40229
Restitution of Land Rights Act (22/1994) as amended :Erf 175, New Pietersburg					
952	88	40229	952	88	40229
Restitution of Land Rights Act (22/1994) as amended :Various properties.....					
953	89	40229	953	89	40229
Restitution of Land Rights Act (22/1994) :Erf 119 (Erven 549 & 564), Breidbach					
954	90	40229	954	90	40229
Restitution of Land Rights Act (22/1994) :Erven 502 and 482, First Beach, Port St Johns Municipality					
955	91	40229	955	91	40229
Restitution of Land Rights Act (22/1994) as amended :Arable land in Lot No. 28 in Ngquba Location No. 9, Sterkspruit.....					
South African Revenue Service			Suid-Afrikaanse Inkomstediens		
R.939	4	40223	R.939	5	40223
Customs and Excise Act, 1964 :Amend-ment of Schedule No. 1 (No. 1/1/1547).....					
R.961	13	40230	R.961	15	40230
Customs and Excise Act, 1964 :Amend-ment of Schedule No. 1 (No. 1/1/1546).....					
R.962	17	40230	R.962	19	40230
Customs and Excise Act, 1964 :Amend-ment of Schedule (No. 1/2B/162).....					
R.963	22	40230	R.963	23	40230
Customs and Excise Act, 1964 :Amend-ment of Schedule No. 6 (No. 6/2/1).....					
Trade and Industry, Department of			Handel en Nywerheid, Departement van		
R.934	11	40217	R.934	11	40217
National Regulator for Compulsory Speci-fications Act (5/2008) :Compulsory Speci-fication for Live Lobsters—VC 9104.....					
938	4	40222	938	4	40222
Merchandise Marks Act (17/1941) :Pro-hibition on the use of the Broad-Based Black Economic Empowerment (B-BBEE) Commission Logo.....					
Transport, Department of			Vervoer, Departement van		
956	92	40229	956	92	40229
National Land Transport Act (5/2009) :Publication for Comments on Nominees Eligible for Appointment as Members of the National Public Transport Regulatory (NPTR) Committee					
Water and Sanitation, Department of			Water en Sanitasie, Departement van		
957	93	40229	957	93	40229
National Water Act, 1998 :Orange River System—Limiting the use of water					
958	94	40229	958	94	40229
National Water Act, 1998 :Olifants Water Management Area—Limiting the use of water.....					

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
959 National Water Act, 1998 :Caledon Modder Subsystem—limiting the use of water in terms of item 6 of Schedule 3 for urban and irrigation purposes from the dams within the Caledon-Modder Subsystem	95	40229	959 National Water Act, 1998 :Caledon Modder Subsystem—limiting the use of water in terms of item 6 of Schedule 3 for urban and irrigation purposes from the dams within the Caledon-Modder Subsystem	95	40229
GENERAL NOTICE			ALGEMENE KENNISGEWINGS		
Labour, Department of			Arbeid, Departement van		
506 Labour Relations Act (66/1995) :Applications to the CCMA for a Determination.....	97	40229	506 Labour Relations Act (66/1995) :Applications to the CCMA for a Determination.....	97	40229
507 Employment Services Act (4/2014) :Annual General Meeting (AGM).....	100	40229	507 Employment Services Act (4/2014) :Annual General Meeting (AGM).....	100	40229
Parliament of the Republic of South Africa			Parlement van die Republiek van Suid-Afrika		
510 Electoral Act (73/1998) :Publication of reviewed list of candidates.....	4	40233	510 Kieswet (73/1998) :Publikasie van her-siene lys van kandidate.....	4	40233
Planning, Monitoring and Evaluation, Department of			Beplanning, Monitering en Evaluering, Departement van		
499 Use of Official Languages Act (12/2012) :Language Policy: Department of Planning, Monitoring and Evaluation	289	40216	499 Use of Official Languages Act (12/2012) :Language Policy: Department of Planning, Monitoring and Evaluation	289	40216
The Presidency			Die Presidensie		
500 Promotion of Access to Information Act (2/2000) :The Presidency	298	40216	500 Promotion of Access to Information Act (2/2000) :The Presidency	298	40216
Trade and Industry, Department of			Handel en Nywerheid, Departement van		
501 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Davita Trading (Pty) Ltd	305	40216	501 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Davita Trading (Pty) Ltd	305	40216
502 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Mpact Versapak (Pty) Ltd	307	40216	502 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Mpact Versapak (Pty) Ltd	307	40216
503 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Nestle South Africa (Pty) Ltd	309	40216	503 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Nestle South Africa (Pty) Ltd	309	40216
504 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Nyanza Light Metals (Pty) Ltd	310	40216	504 Income Tax Act (58/1962) as amended :Section 12I Tax Allowance Programme: Nyanza Light Metals (Pty) Ltd	310	40216
505 Export Credit Insurance Corporation (ECIC) :Official Language Policy	312	40216	505 Export Credit Insurance Corporation (ECIC) :Official Language Policy	312	40216
508 The International Trade Administration Commission :Customs Tariff Applications: List 07/2016	101	40229	508 The International Trade Administration Commission :Customs Tariff Applications: List 07/2016	101	40229
Water and Sanitation, Department of			Water en Sanitasie, Departement van		
509 National Water Act (36/1998) :General Authorisation for water uses as defined in Section 21(c) or Section 21(1) of the Act..	105	40229	509 National Water Act (36/1998) :General Authorisation for water uses as defined in Section 21(c) or Section 21(1) of the Act..	105	40229
BOARD NOTICE			RAADSKENNISGEWINGS		
143 South African Council for the Architectural Profession Act (44/2000) :Disciplinary hearing: Ganesan Govender, Registration Number: PAD1646.....	319	40216	143 South African Council for the Architectural Profession Act (44/2000) :Disciplinary hearing: Ganesan Govender, Registration Number: PAD1646.....	319	40216
144 South African Council for the Architectural Profession Act (44/2000) :Disciplinary hearing of Abdul Hamid Gafoor, Registration Number: D1385.....	320	40216	144 South African Council for the Architectural Profession Act (44/2000) :Disciplinary hearing of Abdul Hamid Gafoor, Registration Number: D1385.....	320	40216

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
145 The Accounting Standards Board :Invitation to comment on an Exposure Draft	321	40216	145 The Accounting Standards Board :Invitation to comment on an Exposure Draft	321	40216
146 Veterinary and Para-Veterinary Professions Act (19/1982), as amended :Appointment/designation of persons to serve as members of the South African Veterinary Council.....	4	40220	146 Veterinary and Para-Veterinary Professions Act (19/1982), as amended :Appointment/designation of persons to serve as members of the South African Veterinary Council.....	4	40220
147 Health Professions Act, 1974 :Registration of Specialists in Occupational Medicine ...	4	40226	147 Health Professions Act, 1974 :Registration of Specialists in Occupational Medicine ...	4	40226

IMPORTANT NOTICE:

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No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

Contents

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS			
Arts and Culture, Department of/ Kuns en Kultuur, Departement van			
968	National Heritage Resources Act (25/1999): Declaration of the Liliesleaf Farm as National Heritage Sites	40243	17
Health, Department of/ Gesondheid, Departement van			
969	Medical Schemes Act (131/1998): Amendment of regulations	40243	19
970	Health Professions Act (56/1974): Regulations defining the scope of the profession of radiography	40243	23
971	Health Professions Act (56/1974): Regulations relating to the specialities and subspecialities in medicine and dentistry: Amendment	40243	30
Higher Education and Training, Department of/ Hoër Onderwys en Opleiding, Departement van			
972	Higher Education Act (101/1997): Institutional Statute: Stellenbosch University	40243	32
973	Higher Education Act, 1997 (101/1997): Notice of Intention to Cancel the Registration of Oval International Computer Education (Pty) Ltd	40243	79
Home Affairs, Department of/ Binnelandse Sake, Departement van			
974	Births and Deaths Registration Act (51/1992): Alteration of forenames in terms of section 24	40243	80
Labour, Department of/ Arbeid, Departement van			
975	Labour Relations Act, 1995: Correction Notice: Bargaining Council for the Furniture Manufacturing Industry KwaZulu-Natal: Renewal of Period of Operation of the Main Collective Agreement	40243	82
Rural Development and Land Reform, Department of/ Landelike Ontwikkeling en Grondhervorming, Departement van			
976	Restitution of Land Rights Act (22/1994): Portion 0 (Remaining Extent), Witblits 613 JR	40243	84
977	Restitution of Land Rights Act (22/1994): Portion 109,114 & 27 (remaining extent) of the farm Paardekraal 279 JQ	40243	85
Social Development, Department of/ Maatskaplike Ontwikkeling, Departement van			
978	Children's Act (38/2005): Regulations relating to children: Amendment	40243	86
Trade and Industry, Department of/ Handel en Nywerheid, Departement van			
979	Co-operatives Act, 2005: Co-operatives that have been removed from the register	40243	88

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

Agriculture, Forestry and Fisheries, Department of/ Landbou, Bosbou en Visserye, Departement van			
515	Agricultural Products Standards Act (119/1990): Standards and requirements regarding control of the export of peaches and nectarines: Amendment	40243	89
515	Wet op Landbouproduktstandaarde (119/1990): Standaarde en vereistes betreffende beheer oor die uitvoer van perskes en nektarine: Wysiging	40243	90
National Treasury/ Nasionale Tesourie			
516	Preferential Procurement Policy Framework Act, 2000: Extension of Due Date for Comment on Draft Preferential Procurement Regulations, 2016	40243	90
Rural Development and Land Reform, Department of/ Landelike Ontwikkeling en Grondhervorming, Departement van			
517	Restitution of Land Rights Act (22/1994): Erf 55653, Claremont	40243	91
518	Restitution of Land Rights Act (22/1994): Davids Family	40243	92
519	Restitution of Land Rights Act (22/1994): Portion 71 of the Farm Wonderboom No. 1246	40243	93
520	Restitution of Land Rights Act (22/1994): Lot 21 of F of O of Cato Manor No. 812	40243	94
521	Restitution of Land Rights Act (22/1994): Lot 25, Block UV of the Townlands of Durban No. 1737	40243	95
522	Restitution of Land Rights Act (22/1994): Erf 12155, Ladysmith Township, known before consolidation as Portion 1 of Erf 786, Ladysmith Township	40243	96
523	Restitution of Land Rights Act (22/1994): Amending Notice 1471 of 2008 published in Government Gazette No. 31625 on 28 November 2008 to exclude the properties listed in the tablet below	40243	98
524	Restitution of Land Rights Act (22/1994): Remainder of Erf 620 and Erf 630, Kokstad	40243	100
525	Restitution of Land Rights Act (22/1994): Erf 12155, Ladysmith Township	40243	101

526	Restitution of Land Rights Act (22/1994): Portion of Durban, commonly known as Ridgeview Road MK9, Cato Manor.....	40243	103
527	Restitution of Land Rights Act (22/1994): Remainder of Subdivision 6 of Lot SB7 of the Farm Cato Manor No. 812 40243	40243	104
528	Restitution of Land Rights Act (22/1994): SUB C of Lot SB3 of the Farm Cato Manor No. 812.....	40243	105
529	Restitution of Land Rightst Act (22/1994): Sub 1 of Lot 802, Ladysmith Township, now part of Lot 5710, Ladysmith 40243	40243	106
530	Restitution of Land Rights Act (22/1994): Lot 25, Block UV of the Townlands of Durban No. 1737	40243	107
531	Restitution of Land Rightst Act (22/1994): Lot 3306, Pinetown Township	40243	108
Statistics South Africa/ Statistieke Suid-Afrika			
532	Statistics South Africa: Consumer Price Index: July 2016	40243	109
Trade and Industry, Department of/ Handel en Nywerheid, Departement van			
533	Standards Act, 2008: New Standards, Revision Standards and Cancelled Standards	40243	110
534	Consumer Protection Act (68/2008): National Consumer Commission: Funeral Industry Code of Conduct	40243	114
Transport, Department of/ Vervoer, Departement van			
535	International Air Service Act (60/1993): Grant/amendment of international air service license	40243	155
536	Air Service Licensing Act (115/1990): Application for the grant or amendment of domestic air service licence.....	40243	156
537	Advertisement of applications for operating licences Limpopo Province: Applications for operating licenses will be available for viewing in all five districts: Capricorn District, Waterberg District, Sekhukhune District, Vhembe District and Mopani District.....	40243	157
Water and Sanitation, Department of/ Water en Sanitasie, Departement van			
538	National Water Act, 1998 (36/1998): Revision of General Authorisation for the Taking and Storing of Water.....	40243	159

BOARD NOTICES • RAADSKENNISGEWINGS

150	South African Council for the Architectural Profession Act (44/2000): Finding and sanction imposed by council: Alleged improper conduct: Michael Fakude	40243	193
151	Auditing Profession Act (26/2005): Call for Nomination of Persons to Serve on the Independent Regulatory Board for Auditors (IRBA)	40243	194
152	Financial Markets Act, 2012: Proposed Amendments to the JSE Derivatives Rules: Publication for Comment	40243	196

IMPORTANT ANNOUNCEMENT

Closing times **PRIOR TO PUBLIC HOLIDAYS** for
**GOVERNMENT NOTICES, GENERAL NOTICES,
 REGULATION NOTICES AND PROCLAMATIONS** **2016**

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

- 16 March, Wednesday for the issue of Thursday 24 March 2016
- 23 March, Wednesday for the issue of Friday 1 April 2016
- 21 April, Thursday for the issue of Friday 29 April 2016
- 28 April, Thursday for the issue of Friday 6 May 2016
- 9 June, Thursday for the issue of Friday 17 June 2016
- 4 August, Thursday for the issue of Friday 12 August 2016
- 8 December, Thursday for the issue of Thursday 15 December 2016
- 22 December, Thursday for the issue of Friday 30 December 2016
- 29 December, Thursday for the issue of Friday 6 January 2017

BELANGRIKE AANKONDIGING

Sluitingstye **VOOR VAKANSIEDAE** vir
**GOEWERMENTS-, ALGEMENE- & REGULASIE-
 KENNISGEWINGS ASOOK PROKLAMASIES** **2016**

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

- 16 Maart, Woensdag vir die uitgawe van Donderdag 24 April 2016
- 23 Maart, Woensdag vir die uitgawe van Vrydag 1 April 2016
- 21 April, Donderdag vir die uitgawe van Vrydag 29 April 2016
- 28 April, Donderdag vir die uitgawe van Vrydag 6 Mei 2016
- 9 Junie, Donderdag vir die uitgawe van Vrydag 17 Junie 2016
- 4 Augustus, Donderdag vir die uitgawe van Vrydag 12 Augustus 2016
- 8 Desember, Donderdag vir die uitgawe van Donderdag 15 Desember 2016
- 22 Desember, Donderdag vir die uitgawe van Vrydag 30 Desember 2016
- 29 Desember, Donderdag vir die uitgawe van Vrydag 6 Januarie 2017

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	250.00
Ordinary National, Provincial	2/4 - Half Page	500.00
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00
Ordinary National, Provincial	4/4 - Full Page	1000.00

EXTRA-ORDINARY

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

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

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

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 12h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
State of Budget (National Treasury)	Monthly	Any	7 days prior to publication	3 days prior to publication
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 12h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 12h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES**NOTICE SUBMISSION PROCESS**

3. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website www.gpwonline.co.za.
4. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
5. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
6. Each notice submission should be sent as a single email. The email should contain **all documentation relating to a particular notice submission**, each as a separate attachment:
 - 6.1. Electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 6.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 6.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 6.2. Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 6.3. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should also be attached as a separate attachment. (See specifications below, point 11).
 - 6.4. Any additional notice information if applicable.
7. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
8. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
9. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
10. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

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

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).
 - 11.2. The notice should be set on an A4 page, with margins and fonts set as follows:

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

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

CANCELLATIONS

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

AMENDMENTS TO NOTICES

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

REJECTIONS

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

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

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

LIABILITY OF ADVERTISER

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

CUSTOMER INQUIRIES

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

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

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

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

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:

Government Printing Works
149 Bosman Street
Pretoria

Postal Address:

Private Bag X85
Pretoria
0001

GPW Banking Details:

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

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

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

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

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS AND CULTURE

NO. 968

02 SEPTEMBER 2016

DEPARTMENT OF ARTS AND CULTURE**SOUTH AFRICAN HERITAGE RESOURCES AGENCY****DECLARATION OF THE LILIESLEAF FARM AS NATIONAL HERITAGE SITES**

By virtue of the powers vested in the South African Heritage Resources Agency, in terms of section 27 (5) of the National Heritage Resources Act (No. 25 of 1999) SAHRA hereby declares Liliesleaf Farm, Erf 357 Rivonia Extension as a National Heritage Site

Statement of Significance

Liliesleaf Farm represents two pivotal points in South Africa's History and the Liberation Struggle. The purchase of the property by the South African Communist Party (SACP) was to serve as both the organisation's headquarters and a "safe house" for activists. This purchase coincided with the shift within the national liberation movement, from passive resistance to armed struggle and the formation of uMkhonto we Sizwe (MK). Liliesleaf subsequently became the headquarters of MK and a crucible for the Liberation Struggle. It was at this property where MK launched operation O Mayibuye leading to the reaction by the Apartheid regime in the form of the Rivonia Arrests (in July 1963) and the Rivonia Trial (which in turn is an important moment in our history). The trial resulted in the conviction and life imprisonment of prominent struggle leaders such as Nelson Mandela, Walter Sisulu, Govan Mbeki, Ahmed Kathrada, Denis Goldberg, Raymond Mhlaba, Elias Motsoeledi and Andrew Mlangeni."

Schedule

The demarcation of Liliesleaf Farm is as follows:

Site Name	Erf No / Farm	Province	Town	Municipality	Survey Diagram	Figure	Deed
Liliesleaf Farm	357 – Rivonia Extension 1	Gauteng	Johannesburg	City of Johannesburg	2445/2010	AadehFGHA	T 013687 07

CONSOLIDATION DIAGRAM

COMPONENTS:

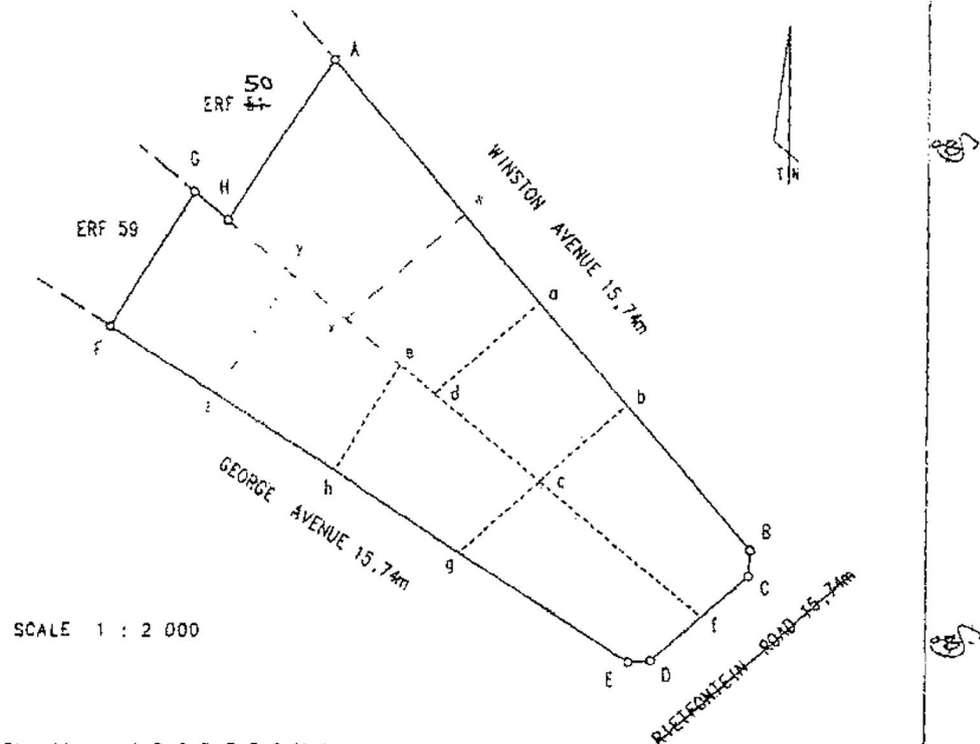
- 1 The figure A,a,d,e,h,F,G,H,A represents Erf 357, vide Diagram S.G.No 9599/2006, Deed of Transfer No. T 13687/2007
- 2 The figure a,b,c,d,a represents Erf 53, vide General Plan No. A 9471/1969, Deed of Transfer No. T20777/1973
- 3 The figure b,B,C,f,c,b represents Erf 54, vide General Plan S.G No. A 9471/1969, Deed of Transfer No. T 205/1973
- 4 The figure c,f,D,E g,c represents Erf 55, vide General Plan S.G No. A 9471/1969, Deed of Transfer No. T 15371/1972
- 5 The figure e,c,g,n,e represents Erf 56, vide General Plan S.G.No. A 9471/1969, Deed of Transfer No. T 7798/1972

SG No.
2445/2010

Approved
Andie Schuman

for
SURVEYOR-
GENERAL
28.07.2010

Ord. No. 15/1986
Section 92(2)(c)



SCALE 1 : 2 000

The figure A B C D E F G H A represents 1,8512 hectares of land being ERF 360 in the Township of RIVONIA EXTENSION 1 and comprising the components 1 to 5 as listed above
Province of Gauteng
Compiled in June 2010

D J CAMERON
Professional Land Surveyor PLS0087

This diagram is annexed to No c d l f a Pretoria Registrar of deeds	The original diagrams are as listed above	File ERVEN S.R. No. T P 3490 Camp. IRIA-7/C G.P. SG.No. A9471/1969
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BIC2051.CDN

DEPARTMENT OF HEALTH

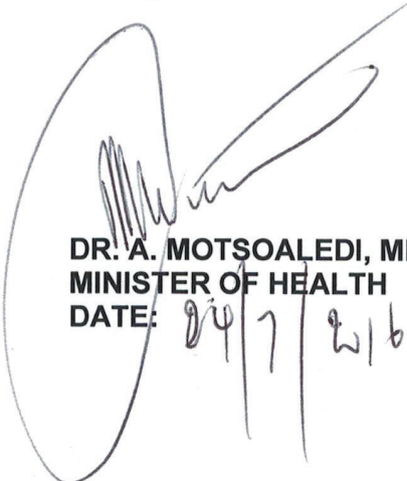
NO. 969

02 SEPTEMBER 2016

MEDICAL SCHEMES ACT, 1998 (ACT NO. 131 OF 1998)

AMENDMENT OF REGULATIONS

The Minister of Health has, in terms of section 67 of the Medical Schemes Act, 1998 (Act No. 131 of 1998), after consultation with the Council for Medical Schemes, made the regulations in the Schedule.



DR. A. MOTSOLEDI, MP
MINISTER OF HEALTH

DATE: 24/7/2016

SCHEDULE**GENERAL EXPLANATORY NOTE:**

- [] Words in bold type in square brackets indicate omissions from existing enactments.
Words underlined with a solid line indicate insertions in existing enactments.
-

Definitions

1. In this Schedule, "the Regulations" means the regulations made in terms of section 67 of the Medical Schemes Act, 1998 (Act No. 131 of 1998), as published under Government Notice No. R. 1262 of 20 October 1999, and amended by Government Notice No. R. 570 of 5 June 2000, Government Notice No. R. 650 of 30 June 2000, Government Notice No. R. 247 of 1 March 2002, Government Notice No. R. 1360 of 4 November 2002, Government Notice No. R. 1397 of 6 October 2003 and Government Notice No. R. 1410 of 3 December 2004.

Amendment of regulation 31 of the Regulations

2. Regulation 31 of the Regulations is hereby amended—
- (a) by the substitution for paragraph (a) of the following paragraph:
- "(a) An application for registration of a medical scheme: **[R5000,00]**
R8 750,00;"
- (b) by the deletion of paragraph (b);

- (c) by the substitution for paragraph (c) of the following paragraph:
- "(c) to change the name of a medical scheme: **[R 500,00]** R700,00;";
- (d) by the substitution for paragraph (d) of the following paragraph:
- "(d) registration of amendments, rescissions or additions to the rules of a medical scheme in terms of section 31 of the Act, per A4 page or part thereof: **[R50,00]** R55,00;";
- (e) by the deletion of paragraph (e);
- (f) by the deletion of paragraph (f);
- (g) by the substitution for paragraph (g) of the following paragraph:
- "(g) application for **[approval]** accreditation or renewal of accreditation as an administrator contemplated in section 58(4) of the Act: **[R 10 000,00]** R14 000,00;";
- (h) by the substitution for paragraph (h) of the following paragraph:
- "(h) application for accreditation or renewal of accreditation as a broker contemplated in section 65 of the Act: **[R1000,00]** R1 400,00;";
- (i) by the substitution for paragraph (i) of the following paragraph:
- "(i) an appeal contemplated in section 50(3) of the Act: **[R 2 000,00.]** R2 800,00; and"; and
- (j) by the substitution for paragraph (j) of the following paragraph:
- "(j) An application for accreditation **[to provide a managed health care service to a medical scheme: R 10 000,00]** or renewal of accreditation as a managed health care organisation: R14 000,00."

Substitution of regulation 32 of the Regulations

3. The following regulation is hereby substituted for regulation 32 of the Regulations:

"Penalties

32. The penalty for every day which a failure contemplated in section 66(3) of the Act continues, is **[R1000,00] R1 400,00.**"

DEPARTMENT OF HEALTH

NO. 970

02 SEPTEMBER 2016

HEALTH PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)**REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF RADIOGRAPHY**

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

Interested persons are invited to submit any substantiated comments or representations on the proposed regulations to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance), within three months from date of publication of this notice.

SCHEDULE

Definitions

1. In these regulations, "**Act**" means the Health Professions Act, 1974 (Act No. 56 of 1974), and any word or expression to which a meaning has been assigned in the Act shall have that meaning, unless the context otherwise indicates; and

"professional board" means the Professional Board for Radiography and Clinical Technology established in terms of section 15 of the Act.

The following acts are hereby specified as acts which shall for the purposes of the Act be deemed to be acts pertaining to the profession of radiography.

Diagnostic

2. (1) Imaging: the production and recording of images of anatomical regions and physiological functions by means of radiation media and other non-ionising modalities for diagnostic purposes including:

(a) x-rays: all diagnostic X-ray procedures performed at the request of a registered practitioner;

(b) magnetic resonance imaging performed at the request of a registered practitioner; and

- (c) provisional reporting on the chest, abdomen and skeletal system including soft tissues. Emphasis should be placed on discussing image appearance and not diagnosis.
- (2) Radiation protection: the application of radiation protection measures to patients, staff and general public in accordance with rules and recommendations laid down by the Radiation Control Directorate of the National Department of Health in South Africa.
- (3) Medicine control: collaboration with a radiologist or medical practitioner in the control and administration of contrast media or medicines as required for such diagnostic procedures.
- (4) Patient care: all aspects of patient care associated with the practice of radiography.
- (5) Equipment:
- (a) The use and care of equipment and accessories as may be required to carry out diagnostic procedures. To ensure that equipment in his or her care is in good working order and to report any suspected malfunction to the holder of the licence or his or her deputy; and
- (b) putting forward suggestions regarding modifications and additions to existing equipment and the purchasing of new equipment.
- (6) Quality assurance: compliance with the quality control of equipment, accessories and procedures associated with the practice of radiography.
- (7) Design of imaging departments and imaging installations.

Radiation Therapy

3. (1) Administration of treatment to patients accurately using ionising radiation, according to the prescription of the radiation oncologist.
- (2) Care of patients:
 - (a) Collaboration with the radiation oncologist in medical procedures associated with the practice of radiotherapy and to have at hand all such medicines and equipment as prescribed by the Radiation Oncologist; and
 - (b) caring for the patient during localisation, planning and therapeutic procedures.
- (3) To perform, at the written request of the radiation oncologist, localisations, immobilisations and treatment planning of tumours.
- (4) Therapeutic Radioactive isotopes: to assist the medical physicists in the storage, handling and administration of therapeutic radioactive isotopes (sealed) under the direction of the Radiation Oncologist.
- (5) Radiation protection: the application of radiation protection measures to patients, staff and general public in accordance with the rules and regulations laid down by the Directorate Radiation Control of the National Department of Health in South Africa.
- (6) Equipment: ensuring that equipment in the care of the radiation therapists in good mechanical order.
- (7) Quality Assurance:
 - (a) Utilising ionising radiation for irradiating any material for clinical or research purposes, under the direction of the radiotherapist.

(b) Attending to quality control of accessories, techniques and procedures associated with the practice of radiotherapy, and to assist medical physicists in the quality control of equipment associated with the practice of radiotherapy.

Nuclear Medicine

4. (1) Imaging: the acquisition, quantification and recording of images of cellular function and organ physiology by means of the administration of radiopharmaceuticals for diagnostic and treatment purposes.

(2) Gamma rays: all radionuclide imaging procedures performed at the request of a medical practitioner and carried out under the supervision of the holder of the authority or a local committee authorised by the Atomic Energy Board to use radionuclides in medical practice.

(3) Non-imaging procedures: all invitro and in vivo techniques which are used for the elucidation of physiological functions or biochemical processes by means of radionuclides and which are not included in subregulation (1). In this instance, radionuclides include both gamma and beta emitters.

(4) Radiation protection: the application of radiation protection measures to patients, staff and the general public in accordance with the rules and recommendations laid down by the Radiation Control Directorate of the National Department of Health in South Africa.

- (5) Medicine control: collaboration with a Nuclear Medicine Physician for the medical use of radionuclides in the control and administration of radiopharmaceuticals, contrast media or interventional medicines as required for the procedures of nuclear medicine.
- (6) Patient care: collaboration with a healthcare practitioner in medical procedures associated with the practice of nuclear medicine.
- (7) The use and care of instrumentation and accessory equipment as may be required to carry out both in vivo and in vitro nuclear medicine procedures.
- (8) Therapeutic radioactive nuclides: attending to the storage, handling and administration of therapeutic nuclides (sealed and unsealed), under the direction of the Nuclear Medicine Physician or oncologist.
- (9) Other uses of ionising radiation from the above sources for irradiating any material for clinical or research purposes under the direction of the holder of the authority or a local committee authorised by the National Department of Health to use radionuclides in medical practice.
- (10) Quality assurance: attending to the quality control of equipment, accessories, techniques and protocols associated with the practice of nuclear medicine.

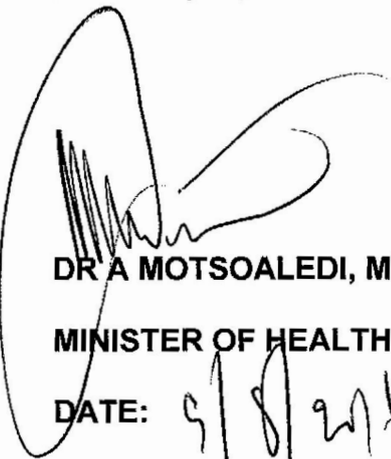
Diagnostic Ultrasound

5. (1) Imaging: all ultrasound procedures for the production and recording of images of anatomical regions and physiological functions by means of ultrasound for diagnostic purposes.
- (2) Patient care procedures associated with the practice of ultrasound.

- (3) Medical control: collaboration with a medical practitioner in the control and administration of pharmacological solutions as required for ultrasound procedures.
- (4) Equipment –the use and care of equipment and accessories as may be required to carry out ultrasound procedures.
- (5) Quality assurance –quality control of accessories, techniques and procedures associated with the practice of ultrasound.
- (6) Design of imaging departments and imaging installations.
- (7) Interpret the ultrasound image, describe the findings and advise on further patient management.

Repeal

6. The regulations defining the scope of the profession of radiography as published under Government Notice No.R2326 in *Government Gazette* 5349 of 3 December 1976 are hereby repealed.



DR A MOTSOLEDI, MP

MINISTER OF HEALTH

DATE: 5/8/2016

DEPARTMENT OF HEALTH

NO. 971

02 SEPTEMBER 2016

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

REGULATIONS RELATING TO THE SPECIALITIES AND SUBSPECIALITIES IN MEDICINE AND DENTISTRY: AMENDMENT

The Minister of Health has, in terms of section 61(1)(f) of the Health Professions Act, 1974 (Act No. 56 of 1974), and after consultation with the Health Professions Council of South Africa, made the regulations in the Schedule.

SCHEDULE

Definitions

- 1. In these regulations "the Regulations" means the Regulations relating to the Specialities and Subspecialities in Medicine and Dentistry published under Government Notice No. R. 590 of 29 June 2001, as amended by Government Notices Nos. R. 1457 of 13 December 2004, R. 712 of 17 August 2007, and R. 645 of 22 August 2012, and any word or expression to which a meaning has been assigned in the Regulations shall bear such meaning, unless the context indicates otherwise.

Amendment of regulation 4 of the Regulations

- 2. Regulation 4 of the Regulations is hereby amended by the insertion, in alphabetical order, of the following registrable subspecialities and basic specialities:-

Table with 2 columns: Registrable subspeciality, Basic speciality. Row 1: "Allergology..... Internal Medicine"

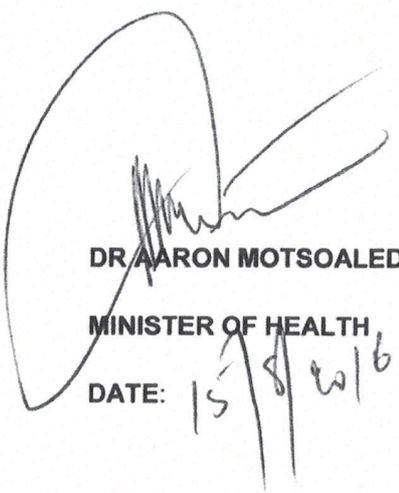
Paediatrics

Family Medicine

Forensic Psychiatry Psychiatry

Geriatric Psychiatry..... Psychiatry

Neuropsychiatry..... Psychiatry"



DR AARON MOTSOALEDI, MP

MINISTER OF HEALTH

DATE: 15/8/2016

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 972

02 SEPTEMBER 2016

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

HIGHER EDUCATION ACT, 1997 (Act No. 101 of 1997)

INSTITUTIONAL STATUTE: STELLENBOSCH UNIVERSITY

I, Dr Bonginkosi Emmanuel Nzimande, MP, Minister of Higher Education and Training, in accordance with section 33 (1) of the Higher Education Act, 1997 (Act No. 101 of 1997), hereby publish the Institutional Statute of Stellenbosch University set out in the Schedule hereto.



Dr BE Nzimandé, MP

Minister of Higher Education and Training

Date: 26/07/2016



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STATUTE

of

STELLENBOSCH UNIVERSITY



INDEX

Paragraph	Chapter	Page
1: DEFINITIONS		
1.	Definitions	6
2: OFFICE BEARERS		
2.	Chancellor	8
3.	Election of the chancellor	8
4.	Rector	9
5.	Vice-rectors	10
6.	Vacancies	10
7.	Acting rector and vice-rector	10
8.	Registrar	11
3: MANAGEMENT OF THE UNIVERSITY		
9.	The Rector's Management Team	12
10.	The General Management Committee (GMC)	12
4: COUNCIL		
11.	Functions	13
12.	Composition	14
13.	Term of office	15
14.	Vacancies by passage of time	16
15.	Election by donors	17
16.	Donors	17
17.	Executive Committee of Council	18
18.	Loss of membership and disqualification from election as member	19
19.	Casual vacancies	20

20.	Chairperson and deputy chairperson of Council	20
21.	Casual vacancy chairperson and deputy chairperson	20
22.	Vacancy by passage of time	21
23.	Election of members of Senate	21
24.	Ordinary meetings	21
25.	Extraordinary meetings	21
26.	Chairperson at meetings	22
27.	Members' interests	22
28.	Quorum and procedure	22

5: SENATE

29.	Powers and duties	25
30.	Composition	26
31.	Election of members of Council	28
32.	Vacancies by passage of time	28
33.	Casual vacancies	28
34.	Chairperson of Senate	28
35.	Ordinary meetings	29
36.	Extraordinary meetings	29
37.	Absence of the chairperson	29
38.	Quorum and procedure	29
39.	Faculty boards	30
40.	Duties of faculty boards	31
41.	Meetings of faculty boards	32
42.	Quorum and procedure	32

6: THE INSTITUTIONAL FORUM (IF)

43.	Functions and powers	33
44.	Composition	33
45.	Executive Committee	35
46.	Term of office	35
47.	Chairperson, deputy chairperson and secretary	35

7: THE STUDENTS' REPRESENTATIVE COUNCIL (SRC)

48.	Functions and powers	36
49.	Composition and election	36
50.	Term of office	36
51.	Privileges	37

8: THE CONVOCATION

52.	The Convocation of the University	38
53.	Members' list of the Convocation	38
54.	Election, term of office and functions of the Executive Committee of the Convocation	39
55.	Chairperson at meetings	40
56.	Meetings	40
57.	Notice of meetings	40
58.	Quorum and procedure	40
59.	Election by the Convocation	41
60.	Submission of resolutions or recommendations to Council and Senate	42

9: HONORARY DEGREES

61.	Proposals for the conferral of honorary degrees	44
62.	Voting on honorary degrees	44
63.	Procedure	44

10: REQUIREMENTS FOR, AND CONFERMENT OF, DEGREES

64.	Recognition of attendance and examination in other faculties	45
65.	Congregations for the conferral of degrees	45
66.	Chairperson of the congregation	45
67.	Time and place of congregation	45
68.	Conferral of degrees	45

11: STUDENT DISCIPLINE

69.	Contraventions and penalties	47
-----	------------------------------	----

12: GENERAL

70.	Seat of the University	48
71.	Repeal of the previous Statute	48
72.	Interpretation of this Statute	48
73.	Amendment of this Statute	48
74.	Transitional provisions	49

STATUTE
of
STELLENBOSCH UNIVERSITY

CHAPTER 1

DEFINITIONS

1. In this Statute, unless the context otherwise requires, any word or expression to which a meaning has been assigned by section 1 of the Higher Education Act, 1997 (Act No 101 of 1997) as amended, has the meaning so assigned to it and, unless the context indicates otherwise -

"Act" means the Higher Education Act, 1997 (Act 101 of 1997), as amended;

"chief operating officer" means the person with the delegated responsibility for the operational and financial management of the University and COO has the same meaning.

"function" includes capacities and duties;

"GMC" means the General Management Committee of the University;

"IF" means the Institutional Forum of the University as stipulated in Section 31 of the Act;

"lecturer" includes senior lecturer and junior lecturer;

"management" means the members of the Rector's Management Team;

"Prim Committee" means the committee of head students of the various residences of the University;

"Qualification" means any formal qualification registered on the respective sub-framework of the National Qualification Framework, including a degree, diploma or certificate;

"recognised trade union" means any representative trade union registered as such and recognised by the council or its delegated authority. ;

"rector" means the rector and vice-chancellor of the University;

"Rules" means the rules and regulations enacted by the University in terms of Section 32 of the Act, including all the rules and regulations and policy documents of the University;

"SRC" means the University's Students' Representative Council;

"Student Academic Affairs Council" means a council constituted by the SRC to promote academic matters on behalf of students, and SAAC has the same meaning;

"Student Society Council" means the body established under the constitution of the Student Union to represent the interests of all recognised societies and their members; and SSC has the same meaning.

"Student Union" means the collective of persons registered as students of the university;

"University" means Stellenbosch University; and

"vote" means, the submission of a completed ballot or the raising of hands , or the casting of an electronic vote.

CHAPTER 2

OFFICE BEARERS

Chancellor

2. (1) The chancellor is the titular head of the University and confers all degrees in the name of the University.
- (2) In the absence of the chancellor, degrees are conferred by the rector or the replacement identified by the Rector from the Rectors Management Team who occupies an academic position with reference to paragraph 9.
- (3) The chancellor holds office for a term of five years, but may be re-elected for one further term of five years.

Election of the chancellor

3. (1) The chancellor of the University is elected by an electoral college consisting of the members of Council, the members of the Executive Committee of Senate and the president and the vice-president of the Convocation.
- (2) Whenever the University has to elect a chancellor, the registrar publishes notices specifying the date of the vote and calling for nominations by a closing date of suitable candidates by members of the Convocation in such media as he or she considers appropriate.
- (3) Nominations must be in writing and must be lodged with the registrar at least three weeks before the date of the election.
- (4) Each nomination must be signed by at least 20 members of the Convocation and must be accompanied by a signed declaration by the nominee in which he or she accepts the nomination.

- (5) The nomination or nominations are submitted by the registrar to the electoral college referred to in sub-paragraph (1) for selection.
- (6) The rector serves as chairperson at a meeting of the electoral college, but should he or she be absent, the members present must elect from their ranks a member to serve as chairperson.
- (7) Half of the members of the electoral college form a quorum.
- (8) Voting takes place by secret ballot.
- (9) No person may be elected chancellor unless a majority of the members of the electoral college present and voting vote in his or her favour, even if only one nomination is received.

Rector

4. (1) The rector is the vice-chancellor of the University and is appointed by Council after consultation with Senate and the IF in accordance with the procedures prescribed in the Rules.
- (2) The rector holds office for the term up to a period of five years determined by Council on his or her appointment, and the rector's privileges, functions and conditions of service are determined by Council in accordance with the provisions of the Act.
- (3) The rector is the chief executive officer of the University and is in that capacity a member of each committee of Council and Senate.

Vice-rectors

5. (1) A vice-rector is appointed by Council after consultation with Senate and the IF in accordance with the procedures prescribed in the Rules, provided that Council informs Senate and the IF of the general nature of the intended functions of the vice-rector concerned.

- (2) A vice-rector holds office for the term determined by Council on appointment of such person and his or her powers, privileges, functions, duties and conditions of service are determined by Council.

Vacancies

6. Whenever the office of rector or vice-rector becomes vacant, Council appoints a successor in terms of paragraphs 4 or 5 as applicable.

Acting rector and vice-rector

7. (1) The chairperson of Council may appoint an acting rector when a vacancy arises or when the rector is temporarily absent, provided that any appointment for a period of more than three months be made after consultation with Council, Senate and the IF.
- (2) An acting rector may exercise and perform all the powers, functions and duties of the rector.
- (3) The rector designates an acting vice-rector in the event of the temporary absence of a vice-rector. Where the post of a vice-rector is vacant, the rector designates an acting vice-rector and reports thereon to the Human Resources Committee of Council. In the event that such a designation is for a period exceeding three months, it is done after consultation with the Human Resources Committee of Council.

Registrar

8. The registrar is responsible for the academic administration of the University.

CHAPTER 3**MANAGEMENT OF THE UNIVERSITY****The Rector's Management Team (RMT)**

9. The day-to-day management of the University is the responsibility of the Rector's Management Team collectively or individually, consisting of the rector, the vice-rectors, the chief operating officer, the registrar and those persons nominated by the rector and approved by Council.

The General Management Committee (GMC)

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10. (1) The GMC of the University consists of the Rector's Management Team, the registrar, the deans and those heads nominated by the rector.
- (2) The GMC discusses general management matters in the various academic and administrative environments.
- (3) Advice of the GMC is used by the rector and the Rector's Management Team in the day-to-day management of the University, and may be further dealt with by the existing internal structures, where necessary.

CHAPTER 4**COUNCIL****Functions**

- 11.** (1) Council governs the University subject to the Act, any other legislation and the Statute, and exercises a general supervisory responsibility in respect of academic and operational matters and institutional policy and strategy.
- (2) Without detracting from the generality of sub-paragraph (1),
- (i) Council controls the assets of the University;
 - (ii) Council is in terms of Section 34 of the Act responsible for the appointment and conditions of service of staff, subject to delegated authority to appoint staff.
 - (iii) Council, after consultation with Senate, determines the admissions policy in terms of sections 37(1) to (2) of the Act; and
 - (iv) Council, with the concurrence of Senate, determines a language policy in terms of Section 27(2) of the Act.
- (3) Council may establish committees consisting of Council members, or Council members and other persons, and may terminate the membership of any person elected to a committee.
- (4) Subject to the provisions of Section 68(2) of the Act, Council may assign any of its powers or functions to such committee referred to in Subparagraph (3) or any official of the University, provided that Council is not thereby divested of any power or function and, subject to the provisions of paragraph 17(2)(iii) and (iv), retains the power to amend or disregard any decision made by such committee or official.

Composition

12. (1) Council consists of -
- (a) the rector;
 - (b) the vice-rectors up to a maximum of three and the chief operating officer
 - (c) three members of Senate elected by Senate from their ranks;
 - (d) one member elected by permanent academic staff who are not members of Senate from their ranks;
 - (e) one member of the permanent non-academic staff elected from their ranks;
 - (f) two members of the SRC appointed elected by the SRC;
 - [(g) five persons appointed by the Minister of Higher Education with due consideration of the candidates nominated by Council.
 - (h) six persons elected by the Convocation of the University;
 - (i) one person appointed by the Council of the Municipality of Stellenbosch;
 - (j) one person appointed by the Premier of the Western Cape Provincial Government;
 - (k) three persons elected by the donors; and
 - (l) two persons appointed by Council in terms of the provisions of Subparagraph 12(3).
- (2) The members referred to in paragraphs 12(1)(g) to (l) may not be employees or students of the University and no member of Council may be a member of the council of another national

public higher education institution, or be employed in an executive managerial capacity by such an institution.

- (3) With a view to the skills and diversity needs of Council, Council shall as circumstances require appoint members from names submitted by a nomination committee of Council for the purposes of subparagraph 12(1)(l).
- (4) The chairperson of Council and the rector are *ex officio* members of the nomination committee.
- (5) In the composition of Council regard must be given to race and gender representation with the purpose to redress the historical imbalances.
- (6) Members of Council should be persons with experience and expertise relevant to the aims and activities of the University and are duty bound to act in the best interests of the University and in accordance with the code of conduct for members of Council.
- (7) Council is responsible for regular evaluations of its committees and the operation of Council as a whole.
- (8) No temporary vacancy impairs the capacity of Council to perform its functions and responsibilities under the Act and this Statute, provided that decisions of Council must in all instances conform to paragraph 28(1) of this Statute.

Term of office

13. (1) The persons appointed to posts referred to in subparagraphs 12(1)(a) and (b) remain members of Council for as long as they hold office.
- (2) The term of office of student members is one year, provided that their membership automatically terminates upon the member ceasing to be a registered student.

- (3) The term of office of representatives of Senate, the permanent academic staff and the permanent non-academic staff is two years.
- (4) The term of office of all other members is four years.
- (5) Members may be re-elected for no more than three consecutive terms as applicable to the various terms of office.

Vacancies by passage of time

14. At least two months before the expiry of the term of office of a member, the secretary of Council informs the office bearer concerned, the authority, the electoral college or the institution that is entitled to appoint a member or members for the relevant category in writing of the opportunity to appoint a member or members, provided that notice of at least one month is sufficient in the case of members elected by Senate.

Election by donors

15. (1) When donors must elect a member of Council, the registrar publishes notices calling for nominations in such media he or she considers appropriate at least five weeks before the commencement of voting.
- (2) All nominations must be in writing and lodged with the registrar at least three weeks before the commencement of voting.
- (3) Each nomination must be signed by five members of the electoral college of donors and must contain a written and signed acceptance of the nomination by the nominee.
- (4) If the number of persons nominated exceeds the number to be elected, an election is held, with the changes required by the context, in the manner prescribed for election by the Convocation in Chapter 8.

Donors

16. With the exception of persons who were members of the electoral college of donors at the commencement of this Statute, a person or institution becomes a member of the electoral college of donors for a period determined by Council when he or she or it contributes to the funds of the University a donation or donations of an amount periodically determined by Council. The donation may be in the form of money, land, books, etc. provided the value must be measurable. To this end, the rector keeps a record of donors and donations as well as of the name of a natural person that will vote on behalf of an institution that made a donation or donations.

Executive Committee of Council

17. (1) Council appoints an executive committee biennially, which consists of -
- (a) the chairperson of Council, who serves as the chairperson of the Executive Committee of Council;
 - (b) the deputy chairperson of Council, who serves as deputy chairperson of the Executive Committee of Council;
 - (c) the rector; and
 - (d) four members of Council, of whom at least two are not employees or students of the University.
- (2) The Executive Committee of Council has the following specific powers:
- (i) To advise Council on matters of policy
 - (ii) To consider and make recommendations to Council on the reports of all Council committees, except that of the Honorary Degrees Committee
 - (iii) To handle urgent matters that cannot be postponed on behalf of Council, provided that details of matters so handled and the grounds on which they were dealt with

on an urgent basis are submitted at the subsequent meeting of Council

- (iv) To, in cases where Council authorises a general or specific power to the Executive Committee of Council to handle matters on behalf of Council, exercise such power and report thereon at the subsequent meeting of Council by way of report with a view to giving notice to Council. The registrar records any decision regarding such delegation of powers and each such delegation is reviewed biennially by Council.

Termination of membership and disqualification from election as member

18. (1) Membership in Council is terminated if a member -
- (a) is absent without prior notice from three successive ordinary meetings of Council;
 - (b) becomes insolvent, or is found guilty of an offence that Council considers to be of a serious nature;
 - (c) is incapable of fulfilling the duties of his or her office for health reasons;
 - (d) being a person elected by Senate, ceases to be a member of Senate;
 - (e) submits his or her resignation in writing to the Registrar;
 - (f) being the rector, a vice-rector or COO, vacates his or her post;
 - (g) reaches the end of his or her term of office;
 - (h) being appointed in terms of paragraphs 12(1)(g) to (l), registers as a student or becomes an employee of the University; or

- (i) becomes a member of the council of another national public higher education institution or is appointed in an executive managerial capacity in such an institution.
- (2) No person of 70 years or older may be elected or nominated as a member of Council.
- (3) Notwithstanding Subparagraph (2), the membership of a serving member of Council who reaches the age of 70 years will only end at the end of the term concerned in which the member of Council reaches the age of 70 years, and such a member is not eligible for re-election to Council.
- (4) The membership of a member of Council who, after enquiry under the Code of Conduct for Council members is found to have transgressed the Code may be suspended temporarily or terminated in the event of a serious transgression.

Vacancies

- 19.** If a member dies or resigns, or vacates his or her office for any reason other than passage of time, the registrar informs the office bearer concerned, the authority, the electoral college or the institution that is entitled to appoint a member or members for the relevant category in writing of the vacancy and requests that the office bearer concerned, the authority, the electoral college or the institution immediately proceed to appoint or elect a successor for the unexpired part of the term of office of the member, provided that with regard to such vacancy in respect of members elected in terms of paragraphs 12(1)(h) and (l) occurring at most one year before the expiry of the member's term of office, Council may appoint a substitute from a list of at least two candidates submitted by a nomination committee of Council.

Chairperson and deputy chairperson of Council

20. Council elects by secret ballot a chairperson and deputy chairperson of Council from its ranks at an ordinary meeting, provided that an employee or student of the University may not be elected as chairperson or deputy chairperson.

Casual vacancy chairperson or deputy chairperson

21. (1) If the office of chairperson or deputy chairperson of Council becomes vacant before the expiry of the term of office for any reason, Council elects a successor at its subsequent meeting in terms of paragraph 20 for the remainder of the term.

(2) The Chairperson may be re-elected provisionally subject to the re-appointment or re-election of the Chairperson as a member of Council.

Vacancy by passage of time

22. When the office of chairperson or deputy chairperson of Council becomes vacant by passage of time, Council elects a successor at its ordinary meeting immediately following on the date of expiry of the term of office of the relevant functionary in terms of paragraph 20 provided that if these offices do not become vacant simultaneously, the deputy chairperson will act as chairperson until a successor is appointed and that if the offices become vacant simultaneously and the incumbents are not available for re-election or are not re-elected, the Executive Committee of Council appoints a member from its own ranks who is not an executive member of management as acting chairperson for the period until the next meeting.

Election of members of Senate

23. Council elects every alternate year, at an ordinary meeting, two of its members to become members of Senate for a period of two years from the first day of the following year.

Ordinary meetings

24. Council must hold at least two ordinary meetings in each semester on such dates as determined by Council.

Extraordinary meetings

25. (1) The chairperson of Council may call an extraordinary meeting of Council of his or her own accord at any time, and must do so on the written request of at least seven members of Council.
- (2) The purpose of the meeting must be stated in the request and no business other than that for which notice was given may be discussed at the meeting.

Chairperson at meetings

26. If the chairperson of Council is absent from a meeting of Council, the deputy chairperson of Council serves as chairperson, and if both are absent, the members present must elect from their ranks a chairperson for the specific meeting in accordance with paragraph 20.

Members' interests

27. A member of Council does not participate in the discussion of, or vote on, a matter in which he or she has a direct financial or other economic or personal interest, unless the member has first disclosed the nature and extent of his or her interest and has obtained the consent of the meeting to participate in the discussion or to vote, provided that such member declares in writing a particular interest to the other members, but the declaration is only effective until the end of the relevant calendar year, unless it is renewed in writing.

Quorum and procedure

28. (1) Fifteen members personally present constitute a quorum, provided that members physically absent may participate in a meeting and vote as provided in paragraph 1.
- (2) The registrar gives each member at least six days' written notice of an ordinary meeting and at least three days' written notice of an extraordinary meeting, including the time, place and business to be considered at the meeting, provided that, unless Council decides otherwise, the notice period for the business to be considered at the meeting may be shorter.
-
- (3) Notice of business at an ordinary meeting to be considered must be given in writing and must be lodged with the registrar at least six days before the date on which the registrar is required to give notice of the meeting, provided that, with the consent of the majority of the members present, business of an urgent nature may be considered at any ordinary meeting without notice.
- (4) The first act of a duly constituted ordinary meeting is the approval of the minutes of the preceding ordinary meeting and the minutes of any extraordinary meeting held thereafter, and the confirmation thereof by signature of the chairperson.
- (5) All objections to the form and manner in which the minutes have been taken must be raised and settled before the approval thereof.
- (6) The meeting may consider the minutes read if a copy has been previously sent to each member in accordance with paragraph 28(2).
- (7) The chairperson may direct that any item on the agenda be discussed in committee.

- (8) Except as otherwise provided by this Statute, all matters must be decided by a majority vote of the members present and voting.
- (9) The chairperson has a vote on every matter and, in the event of a tie, the chairperson has the casting vote. (10) The meeting may decide that the number of members voting for or against a motion be entered in the minutes.
- (11) At the request of a member, the chairperson directs that a record of the vote of that member on any motion be entered in the minutes.
-
- (12) Every motion or proposed amendment thereof must be seconded and, if so directed by the chairperson, be in writing.
- (13) No motion may be withdrawn without the consent of the meeting.
- (14) The ruling of the chairperson on any point of order or procedure is binding unless immediately challenged by a member, in which case it must be submitted without discussion to the meeting for a final decision.

CHAPTER 5**SENATE****Powers and duties**

29. Subject to the provisions of the Act or any other legislation and in addition to the powers and duties prescribed therein or in this Statute -
- (a) Senate determines, subject to the approval of Council, the conditions for the obtaining of degrees, diplomas or certificates, and decides which persons have satisfied said conditions;
 - (b) Senate communicates to Council the names of the persons who have satisfied the conditions determined in Subparagraph (a);
 - (c) Senate supervises and controls all examinations held by the University, in accordance with the provisions laid down by Senate for this purpose and approved by Council;
 - (d) Senate submits recommendations to Council as to what departments there must be in each of the faculties of the University;
 - (e) Senate submits recommendations to Council on which persons, in addition to the incumbents of professorships, associate professorships and lectureships referred to in paragraph 39, will be members to the various faculty boards of the University;
 - (f) Senate submits recommendations to Council on the appointment of the dean of each faculty for the period and subject to the conditions of service that Council considers appropriate; and
 - (g) Senate may establish Senate committees consisting of Senate members, or Senate members and other persons, and may assign any of its powers or functions to such committee or any official of the University, provided that Senate is not divested of a power or function so entrusted to it, and that, subject to the

provisions of paragraph 30(2)(d) and (e), a decision of such committee or official may be amended or disregarded by Senate at any time.

Composition

- 30 (1) Senate consists of -
- (a) the rector;
 - (b) the Rector's Management Team;
 - (c) the registrar;
 - (d) two members of Council (aside from the rector and the vice-rectors) elected by Council in terms of paragraph 23;
 - (e) the professors of the University;
 - (f) five associate professors elected by the associate professors;
 - (g) two members elected from the ranks of the academic staff of the University who are not professors or associate professors;
 - (h) two members elected from the ranks of the administrative staff of the University;
 - (i) two members elected from the ranks of the technical staff of the University;
 - (j) three members of the SRC;
 - (k) one member of the SAAC; and
 - (l) such additional persons as may be declared members by resolution of Senate and approved by Council.

- (m) membership in terms of subparagraphs (f) to (i) is for a term of two years and that in terms of subparagraphs (j) and (k) for one year.
- (2) The Executive Committee of Senate consists of the rector, as chairperson, the Rector's Management Team and the deans of the faculties and has the following specific powers:
- (a) To advise Senate on matters of policy
 - (b) To consider and make recommendations to Senate on the reports of all Senate committees, except that of the Appointments Committee and the Honorary Degrees Committee
 - (c) To discuss financial matters that may be further dealt with by the rector's management team
 - (d) To handle urgent matters that cannot be postponed on behalf of Senate, provided that details of matters so handled are submitted at the subsequent meeting of Senate with a view to giving notice to Senate
 - (e) To, in cases where Senate authorises a general or specific power to the Executive Committee of Senate to handle matters on behalf of Senate, exercise such power and report thereon at the subsequent meeting of Senate by way of report with a view to giving notice to Senate. The registrar records any decision regarding such delegation of powers and each such delegation is reviewed biennially by Senate.

Election of members of Council

31. The members of Council to be elected by Senate are elected by secret ballot at an ordinary meeting of Senate and they hold office in terms of paragraph 18 for a term of two years from the first day of the following year, provided that no member may be elected unless a written nomination by five members of Senate has been lodged with the registrar at least seven days prior to the date of the meeting.

Vacancies by passage of time

32. At least one month before the expiry of the term of office of a member of Council elected by Senate, the secretary of Council notifies Senate of this and Senate elects a successor in the manner prescribed by paragraph 31 to fill the vacancy, provided that a member whose term of office is terminated by the passage of time may be re-elected.

Vacancies

33. If a member of Council elected by Senate resigns his or her office before the expiry of his or her term of office, Senate elects at the subsequent ordinary meeting a successor by secret ballot, who holds office for the unexpired part of such term of office, provided that nominations must first be called for and made in terms of the proviso to paragraph 31.

Chairperson of Senate

34. The rector is the chairperson of Senate.

Ordinary meetings

35. Senate must hold at least two ordinary meetings in each semester on such dates as determined by Senate.

Extraordinary meetings

36. (1) The chairperson of Senate may call an extraordinary meeting of Senate of his or her own accord at any time, and must do so on the written request of at least one-third of the members of Senate.
- (2) The purpose of the meeting must be stated in the request and no business other than that for which notice was given may be discussed at the meeting.

Absence of the chairperson

37. If the chairperson of Senate is absent from a meeting of Senate (and if an acting rector has not been appointed), a vice-rector serves as chairperson; if the vice-rectors or COO are absent, the members present elect from their ranks a chairperson for the specific meeting.

Quorum and procedure

38. (1) The provisions of paragraphs 27 and 28 of this Statute, with the changes required by the context, apply to meetings of Senate, provided that -
- (a) one-third of the total membership of Senate constitutes a quorum; and
- (b) the secretary gives each member at least four days' written notice of an ordinary meeting and at least two days' written notice of an extraordinary meeting, including the time, place and business to be considered at the meeting, provided further that, unless Senate decides otherwise, the notice period for the business to be considered at the meeting may be shorter.

- (2) (a) No motion to draft, amend or repeal any Rule or condition with regard to the supervision or organisation of teaching in the various departments or the lectures and classes of the University may be proposed without due notice, unless such motion is either ratified in terms of Subparagraph (b) or approved by three-quarters of the members present and voting.
- (b) Such motion is ratified by a majority of members present and voting at the subsequent ordinary meeting.
- (3) The number of votes cast for successful candidates at an election by secret ballot must be disclosed and minuted, except in the case of honorary degrees.

Faculty boards

39. (1) There must be committees of Senate known as faculty boards.
- (2) The board of each faculty, except the boards of the faculties of Medicine and Health Sciences and Military Science, consists of the professors, associate professors, lecturers, at least three students in the faculty and other persons nominated by Council from time to time on the recommendation of Senate.
- (3) The Board of the Faculty of Medicine and Health Sciences consists of the professors, associate professors, heads of schools, chairpersons and heads of departments and other formally approved academic structures, senior lecturers of the Faculty (including those lecturers determined by the Rules of each faculty in respect of joint staff), at least three students in the Faculty and other persons nominated by Faculty Board from time to time on the recommendation of Senate.
- (4) The Board of the Faculty of Military Science consists of the dean of the Faculty, the commanding officer of the Military Academy, the academic staff of the Military Academy, at least three

students and other persons nominated by Council from time to time on the recommendation of Senate.

- (5) The dean of a faculty is chairperson of the faculty board, but should he or she be absent from any meeting of the faculty board, the vice-dean or acting dean, if one has been appointed for that faculty, serves as chairperson, and if both are absent, the members present must elect from their ranks a chairperson for that meeting.
- (6) Student members of faculty boards are elected by the students concerned in terms of a procedure and for a term determined by the faculty.

Duties of faculty boards

40. (1) A faculty board submits recommendations to Senate on academic programmes and examinations that affect the departments of the faculty concerned and on other matters that Senate may refer to it from time to time, and informs Senate whether the candidates who sat for the University examinations have satisfied the conditions prescribed for the qualifications in that faculty.
- (2) Senate does not prescribe rules and conditions with regard to academic programmes or provisions with regard to examinations unless these were first submitted to the faculty boards concerned.

Meetings of faculty boards

41. (1) A meeting of the faculty board must be held before every ordinary meeting of Senate, unless the chairperson of the faculty board concerned decides that there are no urgent matters requiring consideration, provided that the chairperson of a faculty board may call an extraordinary meeting of the faculty board of his or her own accord and must do so on the written request of at least one-third of the members of the faculty board.
- (2) The purpose of the extraordinary meeting must be stated in the request and no business other than for which notice was given may be discussed at the meeting.
-

Quorum and procedure

42. The provisions of paragraph 38 apply, with the changes required by the context, to meetings of a faculty board.

CHAPTER 6**THE INSTITUTIONAL FORUM (IF)****Functions and powers**

43. (1) The IF advises Council on -
- (a) matters in Section 31(1) of the Act; and
 - (b) other matters affecting the University, in respect of which Council makes decisions [in] after consultation with the IF.
-
- (2) The IF performs other functions as and in a manner determined by Council from time to time.
- (3) The consultation procedure in Subparagraph (1) must be determined by Council in consultation with the IF.
- (4) If no consensus is reached regarding the procedure, the procedure set out in sections 5(3), (4) and (5) of the Act applies, with the changes required by the context.

Composition

44. (1) The IF consists of 32 members, eight members from each of the following sectors: governance and management, staff, students and the community.
- (2) The sectors of the IF are composed as follows:
- (i) *Governance and management sector:*
 - (a) Two members of Council elected by Council
 - (b) Three members of Senate elected by Senate
 - (c) The registrar or a person designated by him or her
 - (d) A Senior Director: responsible for community relations appointed by the Vice Rector responsible for community relations or a person designated by him or her

- (e) Vice Rector responsible for community relations or a person designated by him or her
- (ii) *Staff sector:*
 - (a) Three members elected from the ranks of the permanent non-professorial academic staff
 - (b) Two members elected from the ranks of the administrative and academic support staff
 - (c) One member elected from the ranks of employees that qualify for membership of the employees' association
 - (d) Two members elected from the ranks of the technical support staff
- (iii) *Student sector:*
 - (a) Two members of the SRC elected by the SRC
 - (b) Two members of the Prim Committee elected by the Prim Committee; one from the residence sector and one from the PSO sector
 - (c) One member appointed by the Student Society Council
 - (d) Two members of the SAAC elected by the SAAC
 - (e) One member from the Student Union appointed by the SRC, preferably from representatives of the SRC on the IF during the previous term.
- (iv) *Community sector:*
 - (a) Two members of the Convocation appointed by the president of the Convocation

- (b) Six persons respectively appointed by bodies representative of civic society, without the exclusion of any sector thereof, as identified from time to time by the IF in co-operation with the Senior Director in terms of paragraph 44 (2)(d)

Executive Committee of Institutional Forum

45. The Executive Committee is constituted annually of the following members:
- (a) The chairperson, deputy chairperson and secretary
 - (b) One member from each sector referred to in paragraph 44.

Term of office

46. (1) The term of office of members, excluding those elected by student bodies, is three years, and members may be elected for two consecutive terms. With a view to continuity, not all members will be elected or nominated in the same year.
- (2) The term of office of members elected by student bodies is one year.

Chairperson, deputy chairperson and secretary

47. The chairperson, deputy chairperson and secretary are elected annually by the IF from their ranks.

CHAPTER 7

THE STUDENTS' REPRESENTATIVE COUNCIL (SRC)

Functions and powers

48. (1) The SRC exercises its functions and powers subject to the authority of Council.
- (2) The SRC represents the interests of the student community at -
- (a) Council by the election of members under par 12(1)(f);
 - (b) other institutional structures of the University; and
 - (c) national and international student bodies.
- (3) The SRC is a representative body that takes decisions regarding
- (a) the interests of the student community; and
 - (b) the administrative activities required to serve these interests.

Composition and election

- 49 The Constitution of the Student Union prescribes the membership, composition and manner of election of the SRC.

Term of office

- 50 (1) An election of members of the SRC must be held each year and members serve from the constitution of an SRC for one year to the constitution of a new SRC in the following year.
- (2) A member of the SRC is entitled to serve more than one term.

Privileges

51. Privileges associated with membership of the SRC are determined by Council from time to time.
-

CHAPTER 8**THE CONVOCATION****The Convocation of the University**

52. The Convocation of the University consists of -

- (1) all persons, to whom qualification was conferred at a congregation of the university
- (2) the rector, the vice-rectors and the full-time academic staff of the University; and
- (3) former full-time academic staff of the University who have left the service of the University on account of their having reached retirement age.

Members' list of the Convocation

- 53.**
- (1) The registrar keeps the members' list of the Convocation and it is the duty of each member to register his or her name and address with the registrar and to notify him or her of any change of address.
 - (2) The members' list is conclusive evidence of membership of the Convocation and only a person whose name appears on the members' list at the time of his or her claiming a right to vote as a member of the Convocation is entitled to a vote.
 - (3) The registrar must remove a member's name from the members' list as soon as practicable after notice of the resignation of a member.
 - (4) If a person who has resigned as a member of the Convocation wishes to be re-admitted as a member, he or she must apply in

writing to the registrar, who must refer the matter to the Executive Committee of the Convocation for a decision.

Election, term of office and functions of the Executive Committee of the Convocation

54. (1) The Executive Committee of the Convocation consists of the president, vice-president, secretary and two other members of the Convocation elected by the Convocation from their ranks, and holds office for a period of three years or until the next meeting of the Convocation if before the end of the period no meeting of the Convocation has been held, provided that the term of members may be amended to ensure continuity of membership.
- (2) In the case of the death or resignation of the president or the vice-president, a successor is elected at the next ordinary meeting of the Convocation.
- (3) In the case of the death or resignation of the president, the vice-president serves as president until a successor is elected in terms of subparagraph (2).
- (4) Subject to paragraph 56(2), the function of the Executive Committee of the Convocation is to handle all matters that arise in-between annual meetings.

Chairperson at meetings

55. The president, or in his or her absence, the vice-president, serves as chairperson at all meetings of the Convocation, and in the event of both being absent, the members present must elect from their ranks a chairperson for the specific meeting.

Meetings

56. (1) The president calls an annual meeting of the Convocation in Stellenbosch.
- (2) An extraordinary meeting of the Convocation must be called by the president, or if the president fails to do so, by the vice-president, upon the signed, written request of at least 100 members stating in the form of specific motions the proposed matters for consideration at the meeting.
- (3) The Executive Committee of the Convocation may on occasion convene a meeting at a location other than Stellenbosch.

Notice of meetings

57. Notice of a meeting of the Convocation, including notice of the matters to be discussed, must be sent at least four weeks before the date of the meeting by e-mail to members of the Convocation and must also be published in such media considered appropriate by the president of the convocation, or the vice-president if the president fails to do so.

Quorum and procedure

58. Paragraph 28 of this Statute, with the exception of subparagraphs (2), (3) and (6) thereof, applies, with the changes required by the context, to meetings of the Convocation, provided that –
- (a) One hundred members constitute a quorum for meetings;
- (b) the first act of an annual meeting be the approval of the minutes of the preceding meeting and the confirmation thereof by signature of the chairperson;

- (c) the Executive Committee of the Convocation may allow any matter to be discussed at a meeting if at least 72 hours' signed, written notice has been given to the secretary by at least 10 members of the Convocation; and
- (d) any motion arising from the discussion be submitted in writing to the president of the Convocation during the meeting for a decision on whether the motion will be tabled or not.

Election by the Convocation

59. (1) When the Convocation is to elect one or more members of Council, the registrar requests at least six weeks before the date of the election nominations from members of the Convocation by e-mail and in the media considered appropriate by the president of the convocation, or the vice-president if the president fails to do so.
- (2) All nominations must be in writing and lodged with the registrar at least four weeks before the commencement of voting.
- (3) Each nomination must be signed by at least five members of the Convocation and must contain a signed, written acceptance of the nomination by the nominee.
- (4) If the number of persons nominated does not exceed the number to be elected for that office, the registrar must immediately declare the person or persons duly elected.
- (5) An election is held if the number of persons nominated exceeds the number to be elected for that office.

- (6) The registrar gives at least 14 days' written notice of an election to members of the electoral college of the Convocation by mail or by e-mail, and sends with the notice a ballot paper listing in alphabetical order the names of candidates and at his or her discretion publishes a notice of the election in the media. The registrar must where possible also use other information and communication technologies in the election process.
- (7) The registrar must provide ballot papers on request.
- (8) No person may vote on more than one ballot paper at any election, and the ballot paper must be designed in such a way that it can be verified that only registered voters participate in the election.
- (9) The registrar serves as electoral officer at all elections and is assisted by one or more counting officers appointed by the president of the Convocation, or if the president fails to do so, by the vice-president.

Submission of resolutions or recommendations to Council and Senate

- 60. The registrar must submit a copy of all resolutions or recommendations of the Convocation, duly certified by the chairperson and the secretary, to a meeting of Council and of Senate.

CHAPTER 9

HONORARY DEGREES

Proposals for the conferral of honorary degrees

- 61.** The conferral of an honorary degree must be proposed and motivated in writing by at least 10 persons that are members of Council or Senate and must be lodged with the registrar.

Voting on honorary degrees

- 62.** A vote on the conferral of an honorary degree takes place without prior discussion and by secret ballot, and no decision to confer such a degree to a person is adopted by Council or Senate, depending on the case, without the majority of the members of said body present and voting, voting in favour thereof.

Procedure

- 63.** Subject to paragraph 62, Council and Senate must determine their own procedure for the consideration of proposals to confer honorary degrees.

CHAPTER 10

REQUIREMENTS FOR, AND CONFERMENT OF QUALIFICATIONS

Recognition of attendance and examination in other faculties

64. Senate may recognise periods of attendance and examinations passed in any subject for exemption from attendance and examinations required in that subject as prescribed for a qualification in any faculty in the case of a student who has graduated from or obtained a qualification from any faculty of the University or from another university approved by Senate for this purpose.

Congregations for the conferral of qualifications

65. A meeting of the members of the University, to be called a congregation, is held for the purpose of conferring qualifications.

Chairperson of the congregation

66. Each congregation meets under the chairpersonship of the chancellor, or in his or her absence, the rector or one of the vice-rectors.

Time and place of congregation

67. (1) A congregation of the University is held at Stellenbosch at least once a year on a date determined by Council.
- (2) A congregation of the University may be held outside of Stellenbosch if the Executive Committee of Council deems it necessary and advisable.

Conferral of qualifications

68. (1) No qualification, other than an honorary degree, may be conferred on a person unless the registrar certifies that the person has satisfied all the requirements for the qualification concerned.
- (2) No person is entitled to any of the privileges associated with a qualification until it has been conferred on him or her at a congregation.
-

CHAPTER 11**STUDENT DISCIPLINE****Contraventions and penalties**

69. (1) If a student contravenes the rules prescribed by Council or if his or her conduct in or outside the buildings, or on or off the premises of the University, is detrimental to, or could be detrimental to, the good name of the University, or to the maintenance of order and discipline at the University, or to the proper performance of the work of the University, Council may deprive the student of the rights and privileges he or she enjoys as a student of the University, refuse him or her further admission as a student of the University, whether temporarily or permanently, make his or her further admission dependent upon payment of a pecuniary fine not exceeding a maximum amount such as Council, after consultation with Senate, may from time to time determine, or impose any other penalty allowed under the Rules prescribed by Council, provided that no such disciplinary action be taken against the student until he or she has had the opportunity to advance reasons why disciplinary action should not be taken against him or her.
- (2) Disciplinary measures and procedures are prescribed by Council after consultation with Senate and the SRC, and are stipulated in the Disciplinary Code for Students of the University of Stellenbosch.
- (3) The student forfeits all claims to repayment, rebate or remission of fees paid or payable to the University if Council deprives a student temporarily or permanently of the rights and privileges he or she enjoys as a student, or refuses him or her further admission as a student, whether temporarily or permanently.

CHAPTER 12

GENERAL

Seat of the University

70. The seat of the University is Stellenbosch, in the Western Cape Province, provided that with the approval of the Minister, the University may conduct its academic activities outside its seat, provided further that if teaching activities in a specific subject field are conducted within the seat of another university, or at a place where the academic activities of another university are conducted in terms of the Act, any other relevant legislation or with the approval of the Minister, such teaching is conducted upon the approval of that other university and the Minister.

Interpretation of this Statute

71. The English text of this Statute prevails if there a conflict between the English and Afrikaans texts.

Amendment of this Statute

72. (1) No motion to amend this Statute may be considered by Council without due notice, unless such motion is either ratified in terms of subparagraph (2) or approved by at least three-quarters of the members present and voting.
- (2) In order to be ratified, a motion must be approved at the subsequent ordinary meeting of Council by a majority of the members present and voting.
- (3) Any motion for the amendment of the Statute must be in accordance with the provisions of section 32(2) of the Act.

Transitional provisions

- 73.** (1) Persons holding an office in terms of the Statute that existed prior to the commencement of this Statute are deemed to hold office under the corresponding provisions of this Statute
- (2) The promulgation of this Statute does not affect the membership of members of Council provided that the Minister may appoint a fourth member immediately on the approval and publication of this Statute and may appoint a fifth member upon the expiry of the term of any member appointed under paragraph 12(1)(l) which will not be later than 1 May 2018.
- (3) As a transitional measure, Council has the competence to take any steps necessary to ensure the implementation of this Statute.
- (4) Rules in force prior to the commencement of this Statute continue to apply until replaced.
- (5) Any action, including a delegation of powers and functions any functionary, committee or body, taken in terms of the Statute that existed prior to the commencement of this Statute is deemed to have been taken in terms of the corresponding provision of this Statute.

Repeal of the previous Statute

- 74.** The Statute applicable to the University published under Government Notice No. 554, Government Gazette No. 34576 of 31 August 2011, is hereby repealed.

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 973

02 SEPTEMBER 2016

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF OVAL
INTERNATIONAL COMPUTER EDUCATION (PTY) LTD

I, Gwebinkundla Fellix Qonde, Director-General of the Department of Higher Education and Training, hereby, in terms of section 63(a) of the *Higher Education Act, 1997 (Act No. 101 of 1997)* (“the Act”) and Regulation 17(3) of the *Regulations for the Registration of Private Higher Education Institutions, 2016* (“the Regulations”), give notice that I intend to cancel the registration of *Oval International Computer Education (Pty) Ltd* as a private higher education institution. The reason for my intention is due to the failure to comply with condition 1.1 of registration, providing false, fraudulent and misleading information and failure to comply with Regulation 25(4) as *Oval International Computer Education (Pty) Ltd* has failed to upload the learner achievement data of Ms Noelene Vandeyar on the *National Learner’s Records Database (NLRD)*.



Mr GF Qonde
Director-General

Date: 16/08/2016

DEPARTMENT OF HOME AFFAIRS

NO. 974

02 SEPTEMBER 2016

ALTERATION OF FORENAMES 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 No.40166 which, was published in Government Gazette No 865 dated 29 July 2016, is hereby rectified to read as follows:

1. Mmangaliso Godfrey Nomnqa - 940320 5502 088 - Lower Tyira Area, QUMBU, 5180 - *Mangaliso*
2. Liyanda Adam - 900821 5717 087 - 4724 Extension 7, GRAHAMSTOWN, 0139 - *Olwethu Liyanda*
3. Tshepiso Qwanya - 941010 5214 086 - 993 Extension 4, WHITTLESEA, 5360 - *Themba*
4. Tshepiso Suzan Lithakong - 930517 0550 085 - 53147 Chris Hani, Phase 3, BLOEMFONTEIN, 9323 - *Tshepiso*
5. Aa-Liyah Carnow - 840423 0140 085 - 84 Anderson Street, GOODWOOD, 7460 - *Aliya*
6. Thobeka Duma - 980513 0555 082 - P O Box 35241, UMBUMBULU, 4105 - *Thobeka Mbalenhle*
7. Emeldan Lechaodi Mapoko - 900611 5423 087 - 7589 Block Pv, SAULVILLE, 0125 - *Hamilton Emeldan Lechaodi*
8. Emmah Moela - 920528 0651 080 - 24 Calome Street, LOTUS GARDEN, 0008 - *Mamphaeng Emmah*
9. Garth Neethling - 910221 5201 083 - 24 Francis Court, PARKWOOD EST, 7941 - *Mogammad*
10. Safira Dimakatso Sekgwama - 930812 0899 081 - 4308 Kudube, Section 01, TEMBA, 0407 - *Tendani Dimakatso*
11. Ashleigh Hiramoney - 980119 5509 080 - 545 Cavendish Crescent, Daxina, LENASIA SOUTH, 1829 - *Pritesh*
12. Lot Tjisetso Phoshoko - 880122 5445 082 - P O Box 1465, SOVENGA, 0727 - *Lot Tiisetso*
13. Koketso Winnie Thobejane - 900101 1073 086 - House No 9958, Extension 44, GREENSIDE, 0769 - *Koketso Segopotso*
14. Khapane Sebidi - 640505 5970 086 - 18 Kameeldoring Street, Extension 1, Chantelle, AKASIA, 0183 - *Khapane Madute*
15. Maemu Petronell Gededzha - 830603 0800 083 - 89 Estelle Estate, Cnr Willem Cruywagen&Gorment Street, CLARINA, 0182 - *Maemu Petronella*
16. Phillipine Makhathini - 840215 0486 082 - House No 699, Maatlamela Section, MANTSERRE, 0370 - *Mmatlala Jacqueline*
17. Sebat Lilian Matseke - 560506 0909 083 - 4880 Seloseshu, MAJANENG, 0407 - *Sebati Lillian*
18. Rozanne Essop Sa - 871008 0027 085 - 98 Univesal Place, Crossmoore, CHARTSWORTH, 4092 - *Zah'raa*
19. Maria Valda Geraldine Morgan - 780309 0084 088 - 1207 Fushia Street, BURGERSDORP, 9744 - *Nicky*

20. Hendrik Frederick Pretorius - 811116 5119 089 - 04 Bloem Street, BELLVILLE, 7530 - *Keith Andy*
21. Funeka Breeset Gxubane - 960211 0143 082 - 7514 Balekile Street, Extension 14, BOPHELONG, 1913 - *Funeka Bridgette*
22. Nomampondo Ncanywa - 771225 1260 082 - Xurana Area, LUSIKISIKI, 4821 - *Confidence Nomampondo*
23. Cliement Maswanganyi - 881115 5765 086 - 1185 Matlomo Street, Moletsane, KWAXUMA, 1868 - *Gwevani Clement*

Notice is hereby given of Government Gazette No. **40058** which, was published in Government Gazette No. **694** dated **10 June 2016**, is hereby rectified to read as follows:

1. Batlhalihi Molelekwa - 651125 5997 082 - 598 Boikhutso Street, Mapoteng, KURUMAN, 8460 - *Batlhalihi Ben*

Notice is hereby given of Government Gazette No. **40140** which, was published in Government Gazette No. **834** dated **15 July 2016**, is hereby rectified to read as follows:

1. Janikee Pillay - 680619 0156 087 - 7 Doodia Alley, BRACKENHAM, 3900 - *Terina*

Notice is hereby given of Government Gazette No. **40125** which, was published in Government Gazette No. **802** dated **08 July 2016**, is hereby rectified to read as follows

1. Nomatham San Qa Maude Mtshatsheni - 980902 0045 089 - 1044 Gama Street, KIMBERLEY, 8345 - *Nomathamsanqa Maude*
2. Dianah Malatji - 930829 0965 084 - Nwamitwa Village, TZANEEN, 0850 - *Prudence Dainah*
3. Ziziphe Gxokonyeka - 961126 0718 080 - C1144A Yakhani Street, KHAYELITSHA, 7784 - *Zusiphe*
4. Madiepetsane Monica Makhete - 970417 1003 088 - 8792 Vilakazi Street, SHARPEVILLE, 1928 - *Lerato Monica*

DEPARTMENT OF LABOUR

NO. 975

02 SEPTEMBER 2016

LABOUR RELATIONS ACT, 1995

CORRECTION NOTICE

**BARGAINING COUNCIL FOR THE FURNITURE MANUFACTURING INDUSTRY
KWAZULU- NATAL: RENEWAL OF PERIOD OF OPERATION OF THE MAIN
COLLECTIVE AGREEMENT**

The following correction to Government Notice No. R. 450 appearing in Government Gazette No. 40166 of 29 July 2016 is hereby published for general information:

Substitute the English notice with the following:

“DEPARTMENT OF LABOUR**R. 450****29 July 2016**

LABOUR RELATIONS ACT, 1995

**BARGAINING COUNCIL FOR THE FURNITURE MANUFACTURING INDUSTRY
KWAZULU-NATAL: RENEWAL OF PERIOD OF OPERATION OF THE MAIN
COLLECTIVE AGREEMENT**

I, **Thembinkosi Mkalipi**, Chief Director: Labour Relations, duly authorised thereto by the Minister of Labour, hereby, in terms of section 32(6)(a)(ii) of the Labour Relations Act, 1995, renew the period fixed in Government Notice No. 945 of **2 October 2015** by a further period ending 30 June 2021.

T MKALIPI**CHIEF DIRECTOR: LABOUR RELATIONS**

UMNYANGO WEZABASEBENZI**UMTHETHO WOBUDLELWANO KWEZABASEBENZI KA-1995**

**UMKHANDLU KAZWELONKE WOKUXOXISANA PHAKATHI KWABAQASHI
NABASEBENZI BEMBONI YOKWAKHIWA KWEFENISHA KWAZULU-NATAL:
UKUVUSELELWA KWESIKHATHI SOKUSEBENZA KWESIVUMELWANO
ESIYINQIKITHI.**

Mina, **Thembinkosi Mkalipi** umQondisi Omkhulu Wezobudlelwano Kwezabasebenzi, ngegunya likaNgqongqoshe Wezabasebenzi, lapha ngokwesigaba 32(6)(a)(ii) soMthetho Wobudlelwano Kwezabasebenzi, ka-1995, ngivuselela isikhathi sokusebenza kwesivumelwano esinqunywe kwiSaziso sikaHulumeni ezinguNombolo R. 945 somhlaka 2 kuMfumfu 2015 ngesikhathi esingeziwe esiphela mhlaka 30 kuNhlangulana 2021.

T MKALIPI

UMQONDISI OMKHULU WEZOBUDLELWANO KWEZABASEBENZI

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 976

02 SEPTEMBER 2016

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

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

REF NO.	CLAIMANT	PROPERTY	PORTION	DISTRICT	CURRENT LAND OWNER	BONDS /NO BONDS	DEED OF TRANSFER
Z 0007	Mr. Mnguni Qheku Assegai (late)	Witblits 613 JR	Portion 0 (Remaining extent)	City of Tshwane Metropolitan Municipality	Republic of South Africa	None	T86571/1989
Interested parties: Current land Claimants, the current land owner, Department of Public Works and the City of Tshwane Metropolitan Municipality.							

has been submitted to the office of the Regional Land Claim Commission. The Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit representations in terms of section 11A of the Restitution of Land Rights Act No. 22 of 1994 as amended within 60 (sixty) working days from the publication date of this notice, any comments/information may be send to:

MR. L.H. MAPHUTHA
The Regional Land Claims Commissioner
Gauteng Province
Private Bag X 03
ARCADIA
0007

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



Mr. Solomon Maruma
Deputy Director (IMU)

Date: 26/08/2016

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 977

02 SEPTEMBER 2016

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994, (ACT NO. 22 OF 1994) as amended

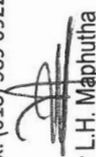
Notice is hereby given in terms of Section 11 of the Restitution of Land Rights Act, 1994 (Act 22 of 1994) as amended, for the Gazette Notice of in Government Gazette No of

1. Reference No. : R 0 569
2. Claimant : Mr Daniel Sojanie Malatsi

REF NO.	CLAIMANT	PROPERTY DESCRIPTION	PORTIONS	CURRENT LANDOWNERS	DEED NO	EXTENT	DISTRICT	INTERESTED PARTIES
R 0 569	Mr Daniel Sojanie Malatsi	Portion 109,114 & 27(Remaining extent) of the farm Paardekraal 279 JQ	Portion,109,114 & 27(Remaining extent)	Rustenburg Platinum mine & Jacob Adriaan De Beer	T88352/2006, T50329/1985 & T21390/1987	81.3286, 82.6554 & 158.1097	Bojanala District	Paardekraal community

Any party who has interest in the above-mentioned land is hereby invited to submit within 30 days from the publication of this notice, any objections, comments/information to:

The Office of the Regional Land Claims Commissioner: North West Province
 Private Bag X 08
 Mmabatho
 2735
 Tel: (018) 389 9602
 Fax: (018) 389 0922


 Mr L.H. Maphutha
 The Regional Land Claims Commissioner
 Commission on Restitution of Land Rights, SA
 Department of Rural Development and Land Reform

Date: 20/6/03/14

DEPARTMENT OF SOCIAL DEVELOPMENT

NO. 978

02 SEPTEMBER 2016

CHILDREN'S ACT, 2005 (ACT NO.38 OF 2005)

REGULATIONS RELATING TO CHILDREN: AMENDMENT

The Minister of Social Development, in terms of section 306 of the Children's Act, 2005 (Act No. 38 of 2005), has made regulations set out in the Schedule.

SCHEDULE

1. Definitions

In these regulations "Regulations" means the regulations published by Government Notice No. R. 261 of 1 April 2010, as amended by Government Notice No. R.497 of 29 June 2012.

AMENDMENT OF REGULATION 107

2. The following Regulation is hereby substituted for Regulation 107 of the Regulations —

"Fees payable to accredited child protection organizations or adoption social workers in respect of an adoption

107 (1). The following fees, which may be reviewed annually, by way of a notice in the *Gazette*, must be payable to an accredited child protection organisation or an adoption social worker in respect of adoption services —

SERVICE	MAXIMUM AMOUNT
(a) Group orientation	R305.00 per session
(b) Interview or counselling (maximum of	R305.00 per hour

SERVICE	MAXIMUM AMOUNT
four hours)	
(c) Home visits (maximum four hours)	R305.00 per hour
(d) Home study report	R609.00 per report
(e) Court processes	R609.00 per day
(f) Birth registration	R207.00 per hour
(g) Administration costs	R207.00 per hour
(h) After care services	R609.00 once off payment
(i) Child study report	R553.00 per report
(j) Origin inquiry/tracing	R200 per hour

107 (2). The fees contemplated in Regulation 107 (1) shall be effective from the date of publication in the *Gazette*."

AMENDMENT OF REGULATION 114A

3. Regulation 114A is hereby repealed.



Ms BO DLAMINI, MP

MINISTER OF SOCIAL DEVELOPMENT

DATE: 09.06.16

DEPARTMENT OF TRADE AND INDUSTRY

NO. 979

02 SEPTEMBER 2016

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

UKUDLA KWETHU CO-OP LTD
UMVUZO WEZANDLA ZAKHO CO-OP LTD
SIHLANGENE AGRICULTURAL CO-OP LTD
THATHU NYAWO CO-OP LTD
UTHINGO GENERAL MAINTENANCE CO-OP LTD
UNGINQIMBIZA CO-OP LTD
SEATIDES ROOF SHEET AND TILE MANUFACTURING CO-OP LTD
SIZINZILE CO-OP LTD
THUTHUKA BUTCHERY CO-OP LTD
SIWASIVUKA CO-OP LTD
AMAJALIMANE CO-OP LTD
DIKWE CO-OP LTD
VULINGQONDO COMPUTER CENTRE CO-OP LTD
ALCAHEDA'S TECHNOLOGIES CO-OP LTD
BEST THOUGHT CATERING CO-OP LTD
ZAMAKHUBAS TRADING CO-OP LTD
SIVUSELELE CO-OP LTD
BALIMIRUI FARMING CO-OP LTD
PHAAHLA-GOBETSE PIGGERY CO-OP LTD
ZAPHILELE NGAMANDLA CO-OP LTD
THE WILLOWS YOUTH PROJECT CO-OP LTD
BAREKI COURIERS CO-OP LTD
ASISUKUME FARMING CO-OP LTD
SANELE UBUBHA CO-OP LTD
ZAMANI ILINGE MULTI-PURPOSE CO-OP LTD
BHAMBATHA CO-OP LTD
INJONGOYETHU CO-OP LTD
ON LINE CO-OP LTD
GENERATION CATERING CO-OP LTD
ZANENHLANHLA CO-OP LTD
UKHAHLA CO-OP LTD
EMVOTHWENI CO-OP LTD
CATHULA CO-OP LTD
NYAKAZA MBOKODO CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Private Bag X237
Pretoria
0002

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES
NOTICE 515 OF 2016**

AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)

**STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF PEACHES AND
NECTARINES: AMENDMENT**

I, Billy Makhafola, appointed as Executive Officer in terms of section 2(1) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby give notice under section 4(3) (c) of the said Act, that –

- (a) the standards and requirements regarding control of the export of Peaches and Nectarines as stipulated in Government Notice No. R. 1983 of 23 August 1991 and promulgated in Government Notice No. 1265 of 9 October 1998, amended by Government Notices No. 19873 of 1 April 1999, No. 1244 of 22 October 1999, No. 4214 of 10 November 2000, No. 2062 of 21 September 2001, No. 1716 of 13 September 2002, No. 1753 of 27 June 2003, No. 2235 of 15 October 2004, No. 1975 of 4 November 2005, No. 1494 of 27 October 2006, No. 1001 of 17 August 2007, No. 1071 of 5 September 2008, No. 1004 of 1 October 2009, No. 833 of 3 September 2010, No. 587 of 2 September 2011, No. 770 of 28 September 2012 and No. 1012 of 11 October 2013 are hereby further amended; and
- (b) the standards and requirements mentioned in paragraph (a) –
- (i) shall be available for inspection at the office of the Executive Officer: Agricultural Product Standards, Harvest house, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agricultural Product Standards, Department of Agriculture, Forestry and Fisheries, Private Bag X343, Pretoria, 0001, Tel. (012) 319 6070 or Fax (012) 319 6265 or email: TebogoC@daff.gov.za on payment of the prescribed fees; and
 - (iii) shall come into operation seven days after publication of this notice.

BILLY MAKHAFOLA
Executive Officer: Agricultural Product Standards

DEPARTEMENT VAN LANDBOU, BOSBOU EN VISSERYE
KENNISGEWING 515 VAN 2016

WET OF LANDBOUPRODUKSTANDAARDE, 1990 (WET No. 119 VAN 1990)

**STANDAARDE EN VEREISTES BETREFFENDE BEHEER OOR DIE UITVOER VAN PERSKES EN NEKTARINE:
WYSIGING**

Ek, Billy Makhafola, ingevolge artikel 2(1) van die Wet op Landbouprodukstandaarde, 1990 (Wet No. 119 van 1990), as Uitvoerende Beampte aangewys, gee hiermee kragtens artikel 4(3) (c) van die vermelde Wet, kennis dat –

- (a) standaarde en vereistes betreffende beheer oor die uitvoer van Perskes en Nektariene soos gestipuleer in Goewermentskennisgewing No. R 1983 van 23 Augustus 1991 en afgekondig in Goewermentkennisgewing No. 1265 van 9 Oktober 1998, wysiging in Goewermentskennisgewing No. 19873 van 1 April 1999, No. 1244 van 22 Oktober 1999, No. 4214 van 10 November 2000, No. 2062 van 21 September 2001, No. 1716 van 13 September 2002, No. 1753 van 27 Junie 2003, No. 2235 van 15 Oktober 2004, No. 1975 van 4 November 2005, No. 1494 van 27 Oktober 2006, No. 1001 van 17 Augustus 2007, No. 1071 van 5 September 2008, No. 1004 van 1 Oktober 2009, No. 833 van 3 September 2010, No. 587 van 2 September 2011, No. 770 van 28 September 2012 en No. 1012 van 11 Oktober 2013 hiermee verder gewysig word; en
- (b) die standaarde en vereistes in paragraaf (a) vermeld –
 - (i) ter insae beskikbaar is by die kantoor van die Uitvoerende Beampte: Landbouprodukstandaarde, Harvest house, Hamiltonstraat 30, Arcadia, Pretoria;
 - (ii) teen betaling van die voorgeskrewe bedrag vanaf die Uitvoerende Beampte Landbouprodukstandaarde, Department van Landbou, Bosbou en Visserye, Privaatsak X343, Pretoria, 0001, Tel. (012) 319 6070 of Faks (012) 319 6265 of e-pos TebogoC@daff.gov.za of vanaf verkrygbaar is; en
 - (iii) sewe dae na publikasie van hierdie kennisgewing in werking tree.

BILLY MAKHAFOLA

Uitvoerende Beampte: Landbouprodukstandaarde

NATIONAL TREASURY
NOTICE 516 OF 2016

**PREFERENTIAL PROCUREMENT POLICY FRAMEWORK ACT, 2000: EXTENSION OF
DUE DATE FOR COMMENT ON DRAFT PREFERENTIAL PROCUREMENT
REGULATIONS, 2016**

The due date for comment on the draft regulations published in Government Notice No. 719 of 14 June 2016, in terms of section 5(2) of the Preferential Procurement Policy Framework Act, 2000 (Act No. 5 of 2000), is extended to 23 September 2016.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 517 OF 2016

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT 1994, (ACT No. 22 OF 1994) AS AMENDED.

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Project Name : Adams Family
Number of Claims : 01
Area : City of Cape Town
Type of Claim : Ownership
Property : As listed below

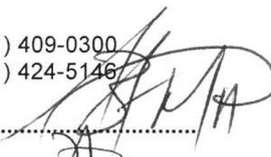
Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
A638	I Adams	31/12/1998	Erf 55653, Claremont	SS Montclare Place No. 69/2009

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

The Regional Land Claims Commission: Western Cape
Private Bag X9163
Cape Town
8000

Tel: (021) 409-0300

Fax: (021) 424-5146

CHECKED.....

DATE.....04/7/2016

APPROVED.....

DATE.....2016/04/17

Mr. L.H Maphutha
Regional Land Claims Commissioner

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 518 OF 2016**

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT 1994, (ACT No. 22 OF 1994) AS AMENDED.

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

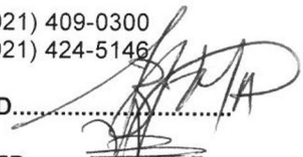
Project Name : Davids Family
Number of Claims : 01
Area : City of Cape Town
Type of Claim : Tenancy
Properties : As listed below

Ref. number	Claimant	Lodgement date	Property description	Current owner(s)
D865	DW Davids	26/07/1996	3 Waterfall Road, Simon's Town	No info

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

The Regional Land Claims Commission: Western Cape
 Private Bag X9163
 Cape Town
 8000

Tel: (021) 409-0300
 Fax: (021) 424-5146

CHECKED.....

DATE.....04/7/2016

APPROVED.....

DATE.....2016/09/17

Mr. L.H Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 519 OF 2016****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Portion 71 of the farm Wonderboom No. 1246
Extent of property	:	5, 0541 ha
Magisterial District	:	Umvoti
Administrative District	:	KwaZulu-Natal
Current Title Deed No.	:	T19823/1997
Current Owner	:	Heather Jane Clegg
Bonds & Restrictive Conditions (Interdicts)	:	None
Claimant	:	Nhlanhla Richard Dlomo on behalf of the Dlomo Family
Date claim lodged	:	30 November 1998
Reference number	:	KRN6/2/2/E/30/0/0/11

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 520 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 21 of F of O of Cato Manor No. 812
Extent of property	:	0, 1012 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T12195/1969
Claimant	:	Mahomed Moosa Jadwat on behalf of the Jadwat Family
Date claim lodged	:	20 April 1998
Reference number	:	KRN6/2/3/E/8/817/2716/4360

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 521 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 25 Block UV of the Townlands of Durban No. 1737
Extent of property	:	0, 1214 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T23294/1989
Claimant	:	Zohra Bibi Begg on behalf of Ahmed Ballim
Date claim lodged	:	30 December 1998
Reference number	:	KRN6/2/3/E/8/817/2722/286

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

**LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:**

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 522 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	: see attached schedule
Extent of property	: see attached schedule
Magisterial District	: Klip River
Administrative District	: KwaZulu-Natal
Current Title Deed No.	: see attached schedule
Current Owner	: see attached schedule
Bonds & Restrictive Conditions (Interdicts)	: see attached schedule
Claimant	: Omar Farouk Moolla on behalf of the Moolla Family
Date claim lodged	: 23 December 1998
Reference number	: KRN6/2/E/17/11/10

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/or representations from the affected party/parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 6400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as Portion 1 of Erf 786 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
2	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as Erf 778 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
3	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as the Remainder of Erf 787 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
4	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as Portion 1 of Erf 787 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
5	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as Portion 1 of Erf 785 Ladysmith Township	0, 0239 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
6	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as the Remainder of Erf 785 Ladysmith Township	0, 3808 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
7	Remainder of Erf 574 Ladysmith Township	0, 2023 ha	T39108/2011	Cashmere Mist Trading (Pty) Ltd	None

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 523 OF 2016**

AMENDMENT NOTICE

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

Amending Notice 1471 of 2008 published in Government Gazette No. 31625 on 28 November 2008 to **EXCLUDE** the properties listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Remainder of the farm Bergendal No. 17047	749, 7084 ha	T60681/2003	Stephanus Johannes Paulus Kruger	I-10048/2000LG I-10049/2000LG I-5133/1997LG I-75/1987LG B40233/2003
2	Portion 1 of the farm Bergendal No. 17047	233, 4838 ha	T45772/2000	P J W Schutte Familie Trust-Trustees	B27222/2000
3	Portion 2 of the farm Bergendal No. 17047	275, 6301 ha		Not Registered	I-5134/1997LG B40233/2003
4	Remainder of the farm Schuilhoek No. 243	887, 2076 ha	T11921/1967	Siegfried Karl Heinrich Hellberg	B22453/1985 B6427/1997 B65942/2005 B7661/1967
5	Remainder of Portion 1 of the farm Schuilhoek No. 243	223, 6558 ha	T31225/1997	Zaaiman Exploration Drilling cc	None
6	Portion 2 of the farm Schuilhoek No. 243	72, 0802 ha	T31225/1997	Zaaiman Exploration Drilling cc	None
7	Remainder of the farm Twyfelhoek No. 17817	305, 9699 ha	T60172/2004	Johannes Andries Strydom	B13019/2003
8	Portion 1 of the farm Twyfelhoek No. 17817	461, 6156 ha	T60173/2004	Crystal Rock Inv cc	B52482/2004
9	Remainder of Portion 2 of the farm Weltevreden No. 371	387, 3449 ha	T58537/2004	Opperman Boerdery Trust-Trustees	I-3729/2004LG B51607/2004
10	Portion 5 of the farm Weltevreden No. 371	283, 2814 ha	T58537/2004	Opperman Boerdery Trust-Trustees	B51607/2004
14	Portion 1 of the farm Vaalkop No. 17046	607, 0271 ha	T45714/2006	Megaphase Trading 578 cc	B56764/2006
15	Portion 1 of the farm Onverwacht No. 169	459, 3996 ha	T48555/2001	Michael Banguyise Nkosi	None

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit under reference number **KRN6/2/2/E/50/0/0/69** within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120, Pietermaritzburg 3200

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 524 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	1. Remainder of Erf 620 Kokstad 2. Remainder of Erf 630 Kokstad
Extent of property	:	1. 0, 2117 ha 2. 0, 0787 ha
Magisterial District	:	Mount Currie
Administrative District	:	KwaZulu-Natal
Current Title Deed No.	:	1. T10949/1975 2. T6829/2014
Current Owner	:	1. Greater Kokstad Municipality 2. Annastasia Norma Goosen
Bonds & Restrictive Conditions (Interdicts)	:	VA1088/2011; VA1953/2011
Claimant	:	Bongani Mafahla on behalf of the Mafahla Family
Date claim lodged	:	17 August 1998
Reference number	:	KRN6/2/2/E/25/0/0/45

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 525 OF 2016**

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	: see attached schedule
Extent of property	: see attached schedule
Magisterial District	: Klip River
Administrative District	: KwaZulu-Natal
Current Title Deed No.	: see attached schedule
Current Owner	: see attached schedule
Bonds & Restrictive Conditions (Interdicts)	: see attached schedule
Claimant	: Ismail Moolia on behalf of the Moolia Family
Date claim lodged	: 1 December 1998
Reference number	: KRN6/2/E/17/11/45

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/or representations from the affected party/parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as the Remainder of Erf 779 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None
2	A portion of the consolidated Erf 12155 Ladysmith Township, known before consolidation as the Remainder of Erf 786 Ladysmith Township	0, 2023 ha	T17000/2005	Resilient Properties (Pty) Ltd	None

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 526 OF 2016****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	That portion of Durban, commonly known as Ridgeview Road MK9, Cato Manor
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Claimant	:	Lungelo Reuben Hlangu on behalf of the Hlangu Family
Date claim lodged	:	23 December 1997
Reference number	:	KRN6/2/3/E/8/817/2716/5649

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg, 3200.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 527 OF 2016****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Remainder of Subdivision 6 of Lot SB7 of the farm Cato Manor No. 812
Extent of property	:	0, 9214 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T12195/1969
Claimant	:	Sivathri Naidoo on behalf of the Naidoo Family
Date claim lodged	:	20 October 1998
Reference number	:	KRN6/2/3/E/8/817/2716/3894

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 528 OF 2016****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Sub C of Sub 5 of Lot SB3 of the farm Cato Manor No. 812
Extent of property	:	0, 6119 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T10352/1976
Claimant	:	Voloshni Murgasen on behalf of the Murgasen Family
Date claim lodged	:	30 December 1998
Reference number	:	KRN6/2/3/E/8/817/2716/4743

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 529 OF 2016****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Sub 1 of Lot 802 Ladysmith Township, now part of Lot 5710 Ladysmith
Extent of property	:	0, 2023 ha
Magisterial District	:	Klip River
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T17915/1974
Claimant	:	Hoosen Mahomed Seedat on behalf of the Seedat Family
Date claim lodged	:	21 December 1998
Reference number	:	KRN6/2/3/E/17/1/1/18

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 530 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 25 Block UV of the Townlands of Durban No. 1737
Extent of property	:	0, 1214 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T23294/1989
Claimant	:	Zohra Bibi Begg on behalf of Ahmed Ballim
Date claim lodged	:	30 December 1998
Reference number	:	KRN6/2/3/E/8/817/2722/286

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 531 OF 2016**

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

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 3306 Pinetown Township
Extent of property	:	20, 0226 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T6080/19701
Claimant	:	Mahalutchmee Pillay on behalf of the Chetty Family
Date claim lodged	:	3 April 1996
Reference number	:	KRN6/2/3/E/39/836/1863/10

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

**LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:**

STATISTICS SOUTH AFRICA**NOTICE 532 OF 2016**

THE HEAD: STATISTICS SOUTH AFRICA notifies for general information that the Consumer Price Index is as follows:

Consumer Price Index, Rate (**Base Dec 2012=100**)

2016:

Rate: **July – 6,0**

DEPARTMENT OF TRADE AND INDUSTRY

NOTICE 533 OF 2016

STANDARDS ACT, 2008
STANDARDS MATTERS

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

SCHEDULE 1: ISSUE OF NEW STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 15686-1:2016/ ISO 15686-1:2011	<i>Buildings and constructed assets – Service life planning – Part 1: General principles and framework.</i> Identifies and establishes general principles for sustainability in building construction. Is based on the concept of sustainable development as it applies to the life cycle of buildings and other construction works, from their inception to the end of life. Is applicable to buildings and other construction works individually and collectively, as well as to the materials, products, services and processes related to the life cycle of buildings and other construction works.
SANS 15962:2016/ ISO/IEC 15962:2013	<i>Information technology – Radio frequency identification (RFID) for item management – Data protocol: data encoding rules and logical memory functions.</i> Deals with the processing of data and its presentation to the RF tag, and the initial processing of data captured from the RF tag. Focuses on encoding the transfer syntax, as defined in ISO/IEC 15961 according to the application commands also defined in ISO/IEC 15961.
SANS 19115-1:2016/ ISO 19115-1:2014	<i>Geographic information – Metadata – Part 1: Fundamentals.</i> Defines the schema required for describing geographic information and services by means of metadata. Provides information about the identification, the extent, the quality, the spatial and temporal aspects, the content, the spatial reference, the portrayal, distribution, and other properties of digital geographic data and services.
SANS 19136-2:2016/ ISO 19136-2:2015	<i>Geographic information – Geography Markup Language (GML) – Part 2: Extended schemas and encoding rules.</i> Defines the XML Schema syntax, mechanisms and conventions used in the Geography Markup Language (GML).
SANS 19147:2016/ ISO 19147:2015	<i>Geographic information – Transfer Nodes.</i> Specifies the data types and code lists associated with those types for the implementation of transfer nodes and their services in transport modelling and location based services.
SANS 19150-2:2016/ ISO 19150-2:2015	<i>Geographic information – Ontology – Part 2: Rules for developing ontologies in the Web Ontology Language (OWL).</i> Defines rules and guidelines for the development of ontologies to support better the interoperability of geographic information over the Semantic Web.
SANS 19162:2016/ ISO 19162:2015	<i>Geographic information – Well-known text representation of coordinate reference systems.</i> Defines the structure and content of a text string implementation of the abstract model for coordinate reference systems described in ISO 19111:2007 (published in South Africa as an identical adoption under the designation SANS 19111:2009) and ISO 19111-2:2010 (published in South Africa as an identical adoption under the designation SANS 19111-2:2009).
SANS 24156-1:2016/ ISO 24156-1:2014	<i>Graphic notations for concept modelling in terminology work and its relationship with UML – Part 1 Guidelines for using UML and Mind mapping notation in terminology work.</i> Gives guidelines for using a subset of UML symbols independent of their normal UML meaning, to represent concepts in concept models that result from concept analysis.
SANS 24617-1:2016/ ISO 24617-1:2012	<i>Language resource management – Semantic annotation framework (SemAF) – Part 1: Time and events (SemAF-Time, ISO-TimeML).</i> Specifies a formalized XML-based markup language called ISO-TimeML, with a systematic way to extract and represent temporal information, and to facilitate the exchange of temporal information, both between operational language processing systems and between different temporal representation schemes.
SANS 29167-11:2016/ ISO/IEC 29167-11:2014	<i>Information technology – Automatic identification and data capture techniques – Part 11: Crypto suite PRESENT-80 security services for air interface communications.</i> Defines the crypto suite for PRESENT-80 for the ISO/IEC 18000 air interface standards for radio frequency identification (RFID) devices.
SANS 3001-AG11:2016/ EN 1097-8:2009	<i>Civil engineering test methods – Part AG11: Tests for mechanical and physical properties of aggregates – Determination of the polished stone value.</i> Describes the reference method used for type testing and in cases of dispute for determining the polished stone value of a coarse aggregate used in road surfacings.
SATR 38502:2016/ ISO/IEC TR 38502:2014	<i>Information technology – Governance of IT – Framework and model.</i> Provides guidance on the nature and mechanisms of governance and management of IT together with the relationships between them within an organization.
SANS 62443-2-1:2016/ IEC 62443-2-1:2010	<i>Industrial communication networks – Network and system security – Part 2-1: Establishing an industrial automation and control system security program.</i> Defines the elements necessary to establish a cyber security management system for industrial automation and control systems and provides guidance on how to develop those elements.
SATR 62443-3-1:2016/ IEC/TR 62443-3-1:2009	<i>Industrial communication networks – Network and system security – Part 3-1: Security technologies for industrial automation and control systems</i> Provides a current assessment of various cybersecurity tools, mitigation counter-measures, and technologies that may effectively apply to the modern electronically based IACSs regulating and monitoring numerous industries and critical infrastructures.
SANS 62756-1:2016/ IEC 62756-1:2015	<i>Digital load side transmission lighting control (DLT) – Part 1: Basic requirements.</i> Specifies protocol, electrical interface and test procedures for control of electronic lighting equipment by digital signals over the load side mains wiring. Safety requirements are excluded.

Standard No. and year	Title, scope and purport
SANS 62838:2016/ IEC 62838:2015	<i>LEDs lamps for general lighting services with supply voltages not exceeding 50 V a.c. r.m.s. or 120 V ripple free d.c. - Safety specifications.</i> Specifies the safety and interchangeability requirements, together with the test methods and conditions, required to show compliance of LED lamps with integrated means for stable operation, intended for domestic and similar general lighting purposes.
SANS 301908-13:2016/ ETSI EN 301908-13:2013	<i>IMT cellular networks; Harmonized EN covering the essential requirements of article 3.2 of the R&TTE Directive; Part 13: Evolved Universal Terrestrial Radio Access (E-UTRA) User Equipment (UE).</i> Applies to radio equipment type User Equipment for Evolved Universal Terrestrial Radio Access (E-UTRA).

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 164-0:2016 (E.d 1.3)	<i>Plug and socket-outlet systems for household and similar purposes for use in South Africa – Part 0: General and safety requirements. Consolidated edition incorporating amendment No. 3.</i> Amended to update referenced standards and to change the clause on requirements.
SANS 289:2016 (E.d 1.6)	<i>Labelling requirements for prepackaged products (prepackages) and general requirements for the sale of goods subject to legal metrology control. Consolidated edition incorporating amendment No. 6.</i> Amended to delete reference to legislation, to update the clause on declared net quantity of the prepackages product, to update the table on expression of quantity and prescribed quantities, and to update the notes in the annex on type size of letters and numerals for statements of net quantity on consumer packages.
SANS 712:2016 (E.d 1.1)	<i>Printed side upper leather. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards.
SANS 942:2016 (E.d 2.5)	<i>Children's, youths', and maids' school shoes with direct injection-moulded soles and heels. Consolidated edition incorporating amendment No. 5.</i> Amended to change the requirements in the clauses on type and method of construction, materials and components, constructional requirements and inspection and methods of test, and to update referenced standards.
SANS 973:2016 (E.d 1.1)	<i>Number plate carriers. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards.
SANS 1116-1:2016 (E.d 3.1)	<i>Retro-reflective number plates for motor vehicles – Part 1: Blank plates (aluminium). Consolidated edition incorporating amendment No. 1.</i> Amended to update requirements for graphics.
SANS 1116-2:2016 (E.d 5.1)	<i>Retro-reflective number plates for motor vehicles – Part 2: Number plates (aluminium). Consolidated edition incorporating amendment No. 1.</i> Amended to update requirements for graphics.
SANS 1116-4:2016 (E.d 5.1)	<i>Retro-reflective number plates for motor vehicles – Part 4: Number plates (plastics). Consolidated edition incorporating amendment No. 1.</i> Amended to update requirements for graphics.
SANS 1240:2016 (E.d 2.3)	<i>Automatic shut-off/flush valves for water closets and urinals. Consolidated edition incorporating amendment No. 3.</i> Amended to update reference to clause for back siphonage.
SANS 1418-2:2016/ (E.d 1.7)	<i>Aerial bundled conductor systems – Part 2: Assembled insulated conductor bundles. Consolidated edition incorporating amendment No. 7.</i> Amended to update requirements for the clause on tensile strength and breaking force of conductors, and to update referenced standards.
SANS 1543:2016 (E.d 2.4)	<i>Escalators and passenger conveyors. Consolidated edition incorporating amendment No. 4.</i> Amended to modify the annex on the comprehensive report for escalators and passenger conveyors (annex B).
SANS 1545-1:2016/ (E.d 3.6)	<i>Safety rules for the construction and installation of lifts – Part 1: Electric lifts. Consolidated edition incorporating amendment No. 6.</i> Amended to update the annex on comprehensive report for electric lifts (annex B).
SANS 1545-2:2016/ (E.d 3.5)	<i>Safety rules for the construction and installation of lifts – Part 2: Hydraulic lifts. Consolidated edition incorporating amendment No. 5.</i> Amended to update the annex on comprehensive report for hydraulic lifts (annex B).
SANS 1574-2:2016 (E.d 1.1)	<i>Electric flexible cables with solid extruded dielectric insulation – Part 2: PVC insulated flexible cables for domestic, office and similar environments (cords). Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards, to correct the numbering of subclauses, and to modify the requirements for packing and marking.
SANS 1755:2016 (E.d 1.4)	<i>Petroleum jelly (petrolatum). Consolidated edition incorporating amendment No. 4.</i> Amended to remove reference to the certification mark, and to update definitions.
SANS 10198-13 (E.d 2)	<i>The selection, handling and installation of electric power cables of rating not exceeding 33 kV – Part 13: On-site testing, commissioning, maintenance, diagnostics and fault location.</i> Deals with the practical aspects of handling and installing cables. Covers the on-site testing, commissioning, maintenance, diagnostics and fault location of cables.
SANS 10222-3:2016 (E.d 5)	<i>Electrical security installations – Part 3: Electric fences (non-lethal) and manufacture requirements.</i> Gives additional instructions for the manufacturing, installation and connection of electric fences to those given in SANS 60335-2-76 (published in South Africa as an identical adoption under the designation SANS 60335-2-76).

Standard No. and year	Title, scope and purport
SANS 10400-A:2016 (E.d 3.1)	<i>The application of the National Building Regulations – Part A: Consolidated edition incorporating amendment No. 1.</i> General principles and requirements. Amended to update referenced standards and the annex on forms that is referenced in the National Building Regulations to include energy usage in buildings.
SANS 60079-5:2016/ IEC 60079-5:2015 (E.d 4)	<i>Explosive atmospheres – Part 5: Equipment protection by powder filling "q".</i> Contains specific requirements for the construction, testing and marking of electrical equipment, parts of electrical equipment and Ex components in the type of protection powder filling "q", intended for use in explosive gas atmospheres.
SANS 60598-2-5:2016/ IEC 60598-2-5:2015 (E.d 2)	<i>Luminaires – Part 2-5: Particular requirements – Floodlights.</i> Specifies requirements for floodlights for use with electrical light sources on supply voltages not exceeding 1 000 V.

SCHEDULE 3: WITHDRAWAL OF STANDARDS

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

Standard No. and year	Title
SANS 779:1972	<i>Invalid chairs.</i>
SANS 1271:1999	<i>Sterilized mepivacaine hydrochloride injection for dental use.</i>
SANS 1337:1982	<i>Dental zinc oxide-eugenol impression paste.</i>
SANS 5573:1970	<i>Pesticides: Insecticidal oil-based space sprays in low-pressurized dispensers: determination of staining effect on painted surfaces.</i>
SANS 5574:1970	<i>Pesticides: Insecticidal oil-based space sprays in low-pressurized dispensers: determination of staining effect on multifibre test fabric.</i>
SANS 5891:2003	<i>Pesticides – Flammability of aerosols (flame projection test).</i>
SANS 6262:1995/ ISO 8243:1991	<i>Cigarettes – Sampling.</i>
SANS 6471:2003/ ISO 6471:1994	<i>Rubber, vulcanized – Determination of crystallization effects under compression.</i>
SANS 9126-1:2003/ ISO/IEC 9126-1:2001	<i>Software engineering – Product quality – Part 1: Quality model.</i>
SANS 9127:1998/ ISO/IEC 9127:1988	<i>Information processing systems – User documentation and cover information for consumer software packages.</i>
SANS 10055-4:2003	<i>ISO 9001: 2000 Process auditing – Part 4: Process performance model and work products for information technology.</i>
SANS 14047:2005/ ISO/TR 14047:2003	<i>Environmental management – Life cycle impact assessment - Examples of application of SANS 14042.</i>
SANS 14598-1:1999/ ISO/IEC 14598-1:1999	<i>Information technology – Software product evaluation – Part 1: General overview.</i>
SANS 14598-2:2003/ ISO/IEC 14598-2:2000	<i>Software engineering – Product evaluation – Part 2: Planning and management.</i>
SANS 14598-3:2003/ ISO/IEC 14598-3:2000	<i>Software engineering – Product evaluation – Part 3: Process for developers.</i>
SANS 14598-4:2003/ ISO/IEC 14598-4:1999	<i>Software engineering – Product evaluation – Part 4: Process for acquirers.</i>
SANS 14759:2003/ ISO/IEC/TR 14759:1999	<i>Software engineering – Mock up and prototype – A categorization of software mock up and prototype models and their use.</i>
SANS 17021:2011/ ISO/IEC 17021:2011	<i>Conformity assessment – Requirements for bodies providing audit and certification of management systems.</i>
SANS 18019:2004/ ISO/IEC 18019:2004	<i>Software and system engineering – Guidelines for the design and preparation of user documentation for application software.</i>
SANS 19760:2004/ ISO/IEC TR 19760:2003	<i>Systems engineering – A guide for the application of ISO/IEC 15288 (System life cycle processes).</i>
SANS 62271-308:2007/	<i>High-voltage switchgear and controlgear – Part 308: Guide for asymmetrical short-circuit breaking test duty T100a.</i>

SCHEDULE 4: ESTABLISHMENT OR DISBANDMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (1) the SABS has established the following technical committees:

Technical Committee No.:	Title	Scope

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

SCHEDULE 5: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

In terms of section 24(5) of the Standards Act, the following documents have being considered withdrawn.

NONE

SCHEDULE 6: ADDRESSES OF SABS OFFICES

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

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

**DEPARTMENT OF TRADE AND INDUSTRY
NOTICE 534 OF 2016**

NATIONAL CONSUMER COMMISSION

I, Mr. Ebrahim Mohamed, the Commissioner of the National Consumer Commission, hereby publish a proposed industry code and ombudsman scheme for public comment in terms of section 82(3)(a) of the Consumer Protection Act 68 of 2008(Act No. 68 of 2008).

The proposed industry code was received from the Funeral Regulatory Authority (FIRA). The code incorporates the recognition of an ombudsman scheme for alternative dispute resolution of complaints. In accordance with section 82(3)(a) and (b) of the Act No. 68 of 2008, the National Consumer Commission is required to publish the proposed industry code for public comment and consider any submissions made during the public comment period.

The National Consumer Commission is also required to consult with the relevant industry and relevant accredited consumer protection groups. The Commission is empowered to revise the proposed industry code and then make recommendations to the Minister of Trade and Industry for accreditation of the industry codes and the ombudsman scheme.

The general public, industry groups and any other interested party are accordingly invited to submit written comments, quoting the following reference

number **(NCC/GN/FRA1/16)** to: The National Commissioner, National Consumer Commission c/o Mr. Jeremiah Modiba, 8th Bauhinia Street, Building No. 12, Berkley Office Park, Techno Park Centurion 0157 or email: j.modiba@thencc.org.za. On or after the 29th September 2016 physical address to which comments are to be delivered is, the National Consumer Commission at the South African Bureau of Standard (SABS), Building A Bulawayo, 1 Dr Lategan Street, Groenkloof, Pretoria.

The commentary period will run for thirty (30) business days effective from the date of publication.



Mr. E Mohamed

Commissioner: National Consumer Commission

Date: 19./August 2016



F I R A

“ For the People, By the People, To the People”

FUNERAL INDUSTRY REGULATORY
AUTHORITY

FUNERAL INDUSTRY CODE OF CONDUCT

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**THE SOUTH AFRICAN FUNERAL INDUSTRY
CODE OF CONDUCT**

Following years of research and consultation with key industry stakeholders, it has become evident that the funeral industry in South Africa cannot be left unregulated, as it is currently. Left to its devices, the funeral industry will continue exposing the general public to unnecessary health hazards and exploitation.

<u>TABLE OF CONTENTS</u>	<u>Page</u>
PART A	
Introduction	4
PART B	
Definitions	5
Purpose and Objectives of the Funeral Industry Codes of Conduct	9
Application, Scope and Type of Participant	10
Participants Obligations	12
Consumer and Industry Awareness	14
Data Collection	16
Monitoring	16
Accountability	17
Review	17
Performance Indicators	17
Consultation	??
PART C	
Sustainable Funding Model	21
PART D	
Dispute Resolution/Complaints Handling	23

PART E

The Purpose of the establishing an Ombud Scheme	30
Powers of the Ombud Scheme	30
Independence of the Ombud Scheme	32
Process for Appointment Office of Ombud for Industry	32
Administrative Matters	34

1. PART A

1.1. Introduction

Purpose of the Code is to regulate relations between persons conducting business within the funeral industry and to provide for a scheme of alternative dispute resolution between consumers and participants, and between participants in the industry, and to create an Industry Ombud to provide alternative dispute resolution services.

The Funeral Industry Code of Conduct ("Code") and the application for accreditation as office of the South African Funeral Industry Regulatory Authority Ombud ("FIRA") are the Industry Code and Ombud Scheme for the Funeral Industry set up in accordance with and applying for accreditation in terms of section 82 of the Consumer Protection Act 68 of 2008.

The Code and the FIRA were established to guide Industry as to what is considered the minimum standards of conduct expected when engaging with Consumers and to assist in resolving Disputes that arise between Consumers and Industry in terms of the CPA.

In light of the Code being recognised under the CPA, the Code shall be enforceable against Funeral Industry Participants. This Code shall be enforceable by the FIRA in line with the Terms of Reference herein. A failure to comply with this Code amounts to a contravention of section 82 (8) of the CPA. Any provision of this Code that is inconsistent with the CPA is invalid.

The Code is an industry code and it applies to the entire Funeral Industry as defined in this Code of Conduct irrespective of whether such persons are members of any funeral industry association. The Code relates to the conduct for the supply of services and goods by the Funeral Industry to Consumers within the Republic of South Africa, and focuses on consumer protection, fair and equitable business practices that encourages fair play and open communication between industry participants and consumers as a means of avoiding disputes.

2. PART B

2.1. Definitions

In this Code, unless inconsistent or otherwise indicated by the context, the following words and expressions will have the meanings set out below:

- 2.1.1. “**ADR**” means Alternative Dispute Resolution;
- 2.1.2. “**Board**” means the board of the FIRA incorporated under the Companies Act 71 of 2008 as an NPC as more fully dealt with in terms of the FIRA’s Memorandum of Incorporation which can be found on the FIRA’s website;
- 2.1.3. “**the Act**” means The Consumer Protection Act 68 of 2008 and the Regulations thereto, as amended from time to time;
- 2.1.4. “**the Code**” means The South African Funeral Industry Code of Conduct;
- 2.1.5. “**FIRA**” means the Funeral Industry Regulatory Authority;
- 2.1.6. “**FIRA Ombud**” means the office of the Funeral Industry Regulatory Authority and shall be termed “**FIRA**”;
- 2.1.7. “**Complaint**” means an expression of dissatisfaction made by the Consumer to a Participant related to its Service and/or Goods or the complaints-handling process pursued or alternatively embarked on thus far by the Consumer;
- 2.1.8. “**Complainant**” means the Consumer or Consumer’s representative (which may not be a “legal practitioner”), including an accredited, recognised Consumer Protection Group referred to in section 78 (1) of the CPA, making a complaint in respect of any Services or Goods provided by the Participant concerned;
- 2.1.9. “**Confidential information**” has the meaning given to it in terms of Consumer Protection Act Regulations, Regulation 43 (1) as published in Government Gazette 34180 which includes any information containing or consisting of:
- 2.1.9.1. Trade secrets;
- 2.1.9.2. Financial, commercial, scientific or technical information, if disclosure of the information is likely to cause harm to the commercial or financial interest of a person; or
- 2.1.9.3. Information supplied in confidence by a person, if the disclosure of the information could reasonably be expected to:

- a) Put that person at a disadvantage in contractual or other negotiations; or
 - b) Prejudice that person in commercial competition.
- 2.1.10. **“Consumer”** has the meaning given to it in terms of section 1 of the Consumer Protection Act 68 of 2008;
- 2.1.11. **“Consumer Protection Group”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.12. **“Consumer services and goods”** means the services and goods provided to the Consumers by all Participants within the Industry, including but not limited to Companies, Distributors, Funeral Service Providers, Importers, Manufacturers, Suppliers, and their staff and agents;
- 2.1.13. **“Days”** means business days which is any other day than a Saturday, Sunday or public holiday as gazetted by the government of the Republic of South Africa from time to time;
- 2.1.14. **“Designated Officer”** means a person responsible for the complaint resolution within the Participant's organisation as identified by the Participant and communicated to FIRA;
- 2.1.15. **“Display”**, when used-
- a) in relation to any goods, means placing, exhibiting or exposing those goods before the public in the ordinary course of business in a manner consistent with an open invitation to members of the public to inspect, and select, those or similar goods for supply to a consumer; or
 - b) in relation to a price, mark, notice or other visual representation, means to place or publish anything in a manner that reasonably creates an association between that price, mark, notice or other visual representation and any particular goods or services;
- 2.1.16. **“Dispute”** means a disagreement, arising from a Complaint submitted to a Participant in relation to services and/or goods provided to a Consumer of that Participant, which have not been resolved by the Parties;
- 2.1.17. **“Distributor”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.18. **“Facilitate, Facilitation and Facilitated Settlement”** means a Dispute resolution method in which the Dispute resolver, being the FIRA, communicates its initial position to the Parties and a

- settlement is sought through making one or more offers or counter offers;
- 2.1.19. **“Goods”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.20. **“Importer”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.21. **“Industry”** means the South African Funeral Industry;
- 2.1.22. **“Internal Complaints-Handling Process”** means a complaints-handling process as adopted by a particular Participant;
- 2.1.23. **“Juristic Person”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.24. **“NCC”** means the National Consumer Commission;
- 2.1.25. **“Manufacturer”** includes a producer or importer and it means a person who: – manufactures or produces goods, or causes any goods to be manufactured or produced, with the intention of making them available for supply in the ordinary course of business; or by applying a personal or business name, trademark, trade description or other visual representation on or in relation to the goods;
- 2.1.26. **“Mediation”** means the active participation of a Dispute resolver, being the FIRA, intended to assist the Parties to identify the issues, to generate options, to consider alternatives and to endeavour to reach an agreement;
- 2.1.27. **“Minister”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.28. **“MOI”** means the Memorandum of Incorporation, including the schedules attached thereto, as amended from time-to-time, under which the office of the FIRA is established and as published on the FIRA's website;
- 2.1.29. **“Ombud with Jurisdiction”** has the meaning given to it in terms of section 1 of the CPA;

- 2.1.30. **“Participant”** means any entity operating within the Industry bound by the Code unless expressly excluded by clause 2.3.2 hereof;
- 2.1.31. **“Parties”** means the Consumer and Participant;
- 2.1.32. **“Person”** includes Juristic Person;
- 2.1.33. **“Producer”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.34. **“Recommendations”** means a Dispute resolution method in which the Parties are given written suggestions on how factual, legal and other issues should be resolved, on possible outcomes and how they can be achieved;
- 2.1.35. **“Service”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.36. **“Service Provider”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.37. **“Supplier”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.38. **“Supply Chain”** has the meaning given to it in terms of section 1 of the CPA;
- 2.1.2. Unless the context clearly indicates otherwise:
- 2.1.2.1. all words and expressions will have such meaning as may be given to them in the CPA unless expressly defined or referenced in this Code.
- 2.1.2.2. all references to:
- 2.1.2.2.1. a singular noun will be deemed to include the plural and vice versa;
- 2.1.2.2.2. a masculine gender will be deemed to include the other genders and vice versa.
- 2.1.2.3. the provisions of any law will be deemed to include amendments or substitutions thereof that will be effected from time-to-time; all section headings and arrangements contained in this Code are intended for reference purposes only and will not affect or be taken into account in the interpretation of any of the paragraphs or sections to which they relate.

2.2. Purpose and Objectives of the Funeral Industry Code of Conduct

- 2.2.1. By regulating interaction between Participants conducting business within the Funeral Industry and to provide for a scheme of alternative dispute resolution between Consumers and all Participants in the industry and to create an industry ombud to provide alternative dispute resolution services, as described in section 82 (6) of the CPA should there be a Dispute between Participants and Consumers.
- 2.2.2. The Purpose of the Code is to:
- 2.2.2.1. Improve Consumer awareness and information and encouraging responsible and informed consumer choice and behaviour through constant and effective Consumer and Industry awareness;
 - 2.2.2.2. Promote Consumer confidence, empowerment, and the development of a culture of Consumer responsibility, through individual and group education, vigilance, advocacy and activism;
 - 2.2.2.3. Provide for an accessible, consistent, harmonised, effective, and efficient system of redress for Consumers;
 - 2.2.2.4. Thoroughly educate Consumers as to their rights and redress available to them should a Participant breach the CPA or the Code;
 - 2.2.2.5. Raise the standards of good conduct in the Industry without endangering the vitality and growth of business;
 - 2.2.2.6. Generate growth in the Industry by increasing the level of certainty for all Participants;
 - 2.2.2.7. Offer guidance to Participants in the Industry as to the implementation of and the compliance with the CPA and what constitutes fair business practices to be followed when operating within the Industry; and
 - 2.2.2.8. Provide for a scheme of alternative dispute resolution as described in section 82 (6) of the CPA.
- 2.2.3. The Participants within the Industry are required to pursue the objectives as set out in section 3 of the CPA, especially to:
- 2.2.3.1. Reduce and ameliorate any disadvantages experienced by Consumers in accessing the supply of any Goods and Services;
 - 2.2.3.2. Promote fair business practices;
 - 2.2.3.3. Protect Consumers from:

- 2.2.3.3.1. Unconscionable, unfair, unreasonable, unjust or otherwise improper trade practices; and
- 2.2.3.3.2. Deceptive, misleading, unfair or fraudulent conduct.
- 2.2.4. Provide for a consistent, accessible and efficient system of consensual resolution of Disputes arising from consumer transactions.

2.3. Application, Scope and Type of Participant

- 2.3.1. The Code applies to all Participants, unless they are regulated elsewhere by other public regulation, a Code prescribed by the Minister in terms of section 82 of the CPA and/or where a complaint falls within the jurisdiction of an Ombud with Jurisdiction, or an Industry Ombud accredited in terms of section 82 (6) of the CPA.
- 2.3.2. Participants within the Funeral Industry for the purposes of this Code means:
Any-
 - 2.3.2.1. service provider or affiliated person that provides the following services and/or goods in connection with the burial or cremation of a dead person –
 - 2.3.2.1.1. sale of Coffin or Casket;
 - 2.3.2.1.2. removal of a dead person from place of death;
 - 2.3.2.1.3. storage of a dead person;
 - 2.3.2.1.4. completion and registration of death at a fee without informing the Consumer of the option that it is a free service rendered by the Department of Home Affairs;
 - 2.3.2.1.5. local and international repatriation of a dead person;
 - 2.3.2.1.6. arranging and/or facilitating the funeral or cremation of a dead person;
 - 2.3.2.1.7. preparation a dead person for funeral or cremation;
 - 2.3.2.1.8. conducting a funeral or cremation of a dead person;
 - 2.3.2.1.9. preparation of a burial site for the burial of a dead person;
 - 2.3.2.1.10. that takes responsibility in a transaction with the Consumer to

- deliver additional goods and services in conducting the funeral or cremation of a dead person;
- 2.3.2.1.11. sale of Artificial Flowers;
- 2.3.2.1.12. sale of Tombstones;
- 2.3.2.2. manufacturer that manufactures the following goods used within the funeral industry, but not limited to –
- 2.3.2.2.1. artificial Flowers;
- 2.3.2.2.2. coffins and/or Caskets;
- 2.3.2.2.3. coffin and/or Casket trimmings, handles and shrouds;
- 2.3.2.2.4. coffin and/or Casket display stands;
- 2.3.2.2.5. church trolleys;
- 2.3.2.2.6. grave-site equipment;
- 2.3.2.2.7. hearse manufactures and/or rebuilders;
- 2.3.2.2.8. mortuary equipment;
- 2.3.2.2.9. tombstones;
- 2.3.2.2.10. urns;
- 2.3.2.3. company or supplier that supplies the following goods and/or services within the funeral industry –
- 2.3.2.3.1. coffins and/or caskets;
- 2.3.2.3.2. crematorium;
- 2.3.2.3.3. decorators;
- 2.3.2.3.4. local and international repatriations;
- 2.3.2.3.5. tombstones;
- 2.3.2.3.6. urns;
- 2.3.2.4. person that takes the responsibility in a transaction with a Consumer to rent the following goods and services used in connection with the burial or cremation of a dead person –
- 2.3.2.4.1. busses;
- 2.3.2.4.2. catering equipment;
- 2.3.2.4.3. catering services;
- 2.3.2.4.4. chairs;
- 2.3.2.4.5. family car(s);
- 2.3.2.4.6. flowers;
- 2.3.2.4.7. limousine(s);
- 2.3.2.4.8. portable or mobile toilet facilities;
- 2.3.2.4.9. tent(s);
- 2.3.3. It is mandatory for all Participants above to comply with the provisions of this Code, to register with the FIRA in accordance with the procedures provided on the FIRA website from time-to-time, and contribute towards the funding of the FIRA in

accordance with the funding model as set out in clause 3.1 below.

- 2.3.4. This Code shall not be construed as to diminish a Consumers rights under the CPA or any other law but it shall enhance the Consumers rights to be equivalent to or better than the provisions of the CPA.

2.4. Participants Obligations

- 2.4.1. To consumers, participants have an ethical obligation to the public to offer their services and to operate their businesses in accordance with the highest principles of honesty, fair dealing and professionalism:

Participants shall -

- 2.4.1.1. not engage in any unprofessional conduct which is likely to defraud or deceive the consumer;
- 2.4.1.2. not engage in false or misleading advertising;
- 2.4.1.3. not personally or through an agent or employee solicit deceased human remains, whether the solicitation occurs after death or while death is imminent; provided, however, that general advertising directed to the public at large would not constitute a violation of this section;
- 2.4.1.4. not pay or offer to pay a commission or anything of value to third parties, such as medical personnel, nursing home and hospice organizations or employees, clergy, government officials or others, to secure deceased human remains for funeral or disposition services;
- 2.4.1.5. not be convicted of any offense or any crime involving immoral conduct;
- 2.4.1.6. not offer to sell or arrange the sale of funeral goods or services on a prepaid basis in violation of any applicable laws or regulations.

- 2.4.2. To Families, participants have an ethical obligation to serve each family in a professional and caring manner, being respectful of their wishes and confidences, being honest and fair in all dealings with them, and being considerate of those of lesser means:

Participants shall -

- 2.4.2.1. provide funeral services to families without regard to religion, race, colour, national origin, sex, sexual orientation or disability;
- 2.4.2.2. comply with all applicable laws or regulations relating to the pre-arrangement, pre-payment or pre-financing of funeral services or merchandise;
- 2.4.2.3. release deceased persons to the custody of the person or entity who has the legal right to effect a

CONTINUES ON PAGE 130 - PART 2



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- release without requiring payment prior to the release.
- 2.4.2.4. not use any funeral merchandise previously used and sold without prior permission of the person selecting or paying for the use of the merchandise.
 - 2.4.2.5. comply with the set laws and by-laws;
 - 2.4.2.6. protect confidential information pertaining to the deceased or the family of the deceased from disclosure;
 - 2.4.2.7. carry out all aspects of the funeral service in a competent and respectful manner;
 - 2.4.2.8. properly account for and remit any monies, documents, or personal property that belongs to others that comes into the participants possession;
 - 2.4.2.9. not engage in any unprofessional conduct of a character likely to deceive, defraud or harm the families they serve in the course of providing professional services.
- 2.4.3. To the deceased, participants have an ethical obligation to care for each deceased person with the highest respect and dignity, and to transport, prepare and shelter the remains in a professional, caring and conscientious manner –
- 2.4.3.1. all deceased persons shall be treated with proper care and dignity during transfer from the place of death and subsequent transportation of the remains;
 - 2.4.3.2. only authorized personnel of the funeral undertaker or those persons authorized by the family shall be in attendance during the preparation of the remains;
 - 2.4.3.3. only allow embalmers, apprentices and interns, who are licensed to the extent required by law, to embalm human remains;
 - 2.4.3.4. not transport, hold or carry out the disposition of human remains without all permits and authorizations required by law;
 - 2.4.3.4. not violate any statute, ordinance, or regulation affecting the handling, custody, care or transportation of human remains;
- 2.4.4. To the NCC, participants have a legal obligation to maintain strict compliance with the letter and spirit of the Consumer Protection Act and regulations that impact the consumer and the funeral industry.

2.5.1. Consumer and Industry Awareness

- 2.5.1.1. The Participants under this Code are required to:
- 2.5.1.1.1. Establish an effective Internal Complaints-Handling Process that is accessible and understandable to all Consumers, which process includes but is not limited to:
 - 2.5.1.1.1.1. state the contact details of the Participant's responsible office to receive and deal with complaints;
 - 2.5.1.1.1.2. process of internal complaints-handling, how and where Consumer should lodge complaint;
 - 2.5.1.1.1.3. possible outcome of such a complaint should be stated upfront by the Consumer;
 - 2.5.1.1.1.4. turn around period for dealing with such a complaint; and
 - 2.5.1.1.1.3. in the event where the dispute remains unresolved after expiry of such turn around period, where and how the complaint is to be escalated to the Funeral Industry Ombuds office.
 - 2.5.1.2. Display prominently on all their trading premises by means of the FIRA sign, contact details and on their website, a prescribed notice that states that they are a Participant to this Code and are bound by it.
 - 2.5.1.3. The prescribed notice must provide Consumers with the contact details of the Office of the Ombud and the Participant and/or his staff shall notify the Consumer of their right to refer Complaints to the Office of the Ombud in the event that they are unsatisfied with the Participant's Internal Complaints-Handling Process.
 - 2.5.1.4. Ensure that a copy of this Code and/or summary hereof and their Internal Complaints-Handling Process is made available to any Consumer upon request and/or the Consumers are directed as to where to obtain a copy of the Code and/or their Internal Complaints-Handling Process.
 - 2.5.1.5. Ensure that the relevant staff and agents of a participants' business have adequate knowledge of the CPA and the Regulations issued thereunder, including the provisions of the Code and their own Internal Complaints- Handling Process, and follow it in the day-to-day running of the business.

- 2.5.1.6. Provide, where possible, relevant information reasonably required by FIRA and/or the NCC on any aspect of their business for the purposes of assisting in the resolution of individual Complaints, subject to considerations of confidentiality, as set out under in this Code.
- 2.5.1.7. Endeavour to resolve Complaints and Disputes in accordance with the law, the spirit and provisions of this Code and the CPA, and with regards to their own Internal Complaints-Handling procedures.
- 2.5.1.8. Ensure that they, their staff members and their agents refrain from influencing or attempting to influence or harassing the FIRA, staff of the FIRA or any Consumer.
- 2.5.1.9. Co-operate with all reasonable requests made by the Office of the Ombud in a timely manner. Any failure to cooperate with the Office of the Ombud may be taken into consideration by the NCC and the Tribunal when issuing a compliance notice or proposing or determining an administrative fine.
- 2.5.1.10. The Office of the Ombud will determine a strategy for fostering awareness of the Code and the contents thereof by way of: information brochures, guidelines and workshops, and guidance regarding compliance particularly aimed at smaller Participants as agreed to and as can reasonably be funded from time-to-time by the Office of the Ombud, which includes the following:
- 2.5.1.10.1. information brochures, guidelines and workshops;
 - 2.5.1.10.2. the display of the Code on the FIRA website (especially designed for mobile phone for easy access) and other social networking sites;
 - 2.5.1.10.3. the publication of relevant matters on the FIRA website;
 - 2.5.1.10.4. the facilitation of induction workshops for new employees in the Industry, on the principles and procedures contained in the Code; and
 - 2.5.1.10.5. partnering with the Provisional Consumer Protection Authorities and other relevant bodies on awareness campaigns.
- 2.5.1.11. The FIRA will produce annual reports on the implementation and application of the Code. These reports will be made available to all interested parties, including but not limited to Participants, Consumers, the NCC and the Minister.
- 2.5.1.12. The application of the Code will be reviewed annually by the Board to ensure that the standards of the Code meet identified objectives and consumer expectations. The review report will be

made available to the NCC and the Minister, and be made available on the FIRA website.

2.5.2. Data Collection

- 2.5.2.1. Ensure, where possible, that Participants keep proper records for a minimum of 3 (three) years of the Complaints that are received with the following details captured:
- 2.5.2.1.1. details and nature of the complaint;
 - 2.5.2.1.2. the business unit, division, branch and/or brand that the Complaint is against;
 - 2.5.2.1.3. the type of Complaint;
 - 2.5.2.1.4. the number of similar Complaints;
 - 2.5.2.1.5. details of how the Complaint was resolved;
 - 2.5.2.1.6. the time taken to deal with the Complaint;
 - 2.5.2.1.7. the type of remedy provided;
 - 2.5.2.1.8. details of why the Complaint was not resolved;
 - 2.5.2.1.9. details of potential remedies offered but not accepted by the Consumer; and
 - 2.5.2.1.10. recording that a Consumer was referred to the FIRA for assistance in resolving the Complaint if the Complaint remained unresolved.

2.5.3. Monitoring

- 2.5.3.1. The FIRA will, in terms of Section 82 (5) and (7) of the Act, provide monthly reports on:
- 2.5.3.1.1. management accounts;
 - 2.5.3.1.2. trends;
 - 2.5.3.1.3. statistics;
 - 2.5.3.1.4. systemic issues;
 - 2.5.3.1.5. general case information on:
 - 2.5.3.1.5.1. number of cases referred to office of the ombud;
 - 2.5.3.1.5.2. number of cases considered and closed;
 - 2.5.3.1.5.3. number of cases resolved;
 - 2.5.3.1.5.4. turn-around times for case closure;
 - 2.5.3.1.5.5. consumer details;
 - 2.5.3.1.5.6. origin of complaint.
- 2.5.3.2. The data captured in 2.5.2.1 above shall be used, where possible, to highlight recurring complaints that have arisen and this feedback, where possible, is to be shared with management, staff and Industry in an attempt to continually uphold compliance with the CPA, this Code and Internal Complaint-Handling Process.

2.5.4. Accountability

- 2.5.4.1. The Office of the Ombud will produce quarter and annual reports on the operation of the Code, allowing for periodic assessment of its effectiveness. These reports will be readily available to all stakeholders and interested parties.

2.5.5. Review

- 2.5.5.1. The FIRA will annually provide the NCC with:
- 2.5.5.1.1 An annual Report on the general functionality of the Code, its successes and operation, as well as the methods used by the FIRA to monitor the effectiveness of the Code;
 - 2.5.5.1.2. Annual Financial Statement, approved by the auditors of the FIRA.

2.5.6. Performance Indicators

- 2.5.6.1. Our core business is to guide Industry as to what is considered the minimum standards of conduct expected when engaging with Consumers and to assist in resolving Disputes that arise between Consumers and Industry in terms of the CPA. Complaints will be treated with the highest standard of customer service including courtesy, timeliness, confidentiality and impartiality and will be adjudicated fairly. We will seek to investigate/mediate and resolve all complaints equitably, with consistency and without delay.
- 2.5.6.1.1. Timeliness - To redress complaints as promptly as possible to facilitate resolution, having regard to the varying complexity of individual cases, which can have implications for individual timescales:
- 2.5.6.1.1.1. Initial Contact
 - a) a written response will be issued to all telephone and written enquiries within 3 working days.
 - 2.5.6.1.1.2. Mediation and Investigation
 - a) On receipt of completed claim form from the Complainant, mediation shall be offered to both parties to the dispute within 3 working days. If parties are agreeable to mediation, it shall be held as soon as practicable for both parties with a view to it being held no later than 30 days from receipt of agreement of both parties;
 - b) Where the offer of Mediation is not accepted, we will endeavour to complete the investigation within 20 weeks of commencement of formal investigation;

- c) We will revise timeframes where appropriate and communicate such changes to all stakeholders.
 - 2.2.6.1.1.3. Adjudication and Conclusion - The work rate for the processing of cases should aim to deal with all admissible complaints in a timely manner and prevent the accumulation of a backlog of cases. The targets outlined below are based on our experience to date.
 - a) We aim to resolve cases every month in excess of new complaints received;
 - b) 100 to 150 findings will be issued monthly;
 - c) 400 cases (minimum) finalised on a monthly basis.
- 2.5.6.1.2. Effective Organisation of Complaints - To maintain and develop an effective casework management system.
 - a) Our electronic Case Management System will be constantly modified to enable us to track and monitor progress in dealing with complaints;
 - b) Ensure adherence to time specifications for submissions by both complainants and participants;
 - c) Communicate progress to complainants during investigations;
 - d) Review case targets/progress monthly;
 - e) Review our processes regularly to increase efficiency and create extra capacity.
- 2.5.6.1.3. Make Sound Decisions - On complaints that are consistent with the CPA and are regarded as appropriate and fair by complainants and participants.
 - a) Issue findings based on thorough analysis of facts and act in a manner consistent with the CPA;
 - b) Resolve cases prior to Findings and where possible, encourage settlement at all stages, without regard to technicality or legal form;
 - c) Promote and facilitate settlement of cases at all stages;
 - d) Enhance case management system to promote consistency and high standards of decision making.
- 2.5.6.1.4. Website - To maintain and update our website to maximise access to the Office of the Ombud and the dissemination of information on complaints procedures.
 - a) Website constantly reviewed to ensure that it is current;

- b) Promote and encourage the use of the online complaint form, guide for complaints and information leaflets;
 - c) Publish case studies and complaints trends on a regular basis;
 - d) Publish news updates and press releases promptly.
- 2.5.6.1.5. Consumer Groups - To identify interested consumer groups nationwide for presentations and information programmes.
- a) Maintain a network of consumer organisation contacts nationwide;
 - b) Provide presentations to maximise information output to consumer and industry groups.
- 2.5.6.1.6. Educate Participants - To inform participants of their role and responsibilities.
- a) Meet with and make presentations to participants on request;
 - b) Arrange sector appropriate presentations for participants in their own regions;
 - c) Staff to be available to any participant that wishes to arrange a meeting;
 - d) Meet with individual participants to promote better complaint handling and early resolution of complaints.
- 2.5.6.1.7. Accessible Service - To make the FIRA, and information about the service it provides, easily accessible to all consumers.
- a) Produce Complaint Form, Guide for Complainants and Information Leaflet in relevant languages, as required, for users of service;
 - b) Update and simplify Complaint Form where appropriate and ensure online access;
 - c) Update Guide for Complaints and Information Leaflet to reflect new procedural timeframes or changes in procedures;
 - d) Identify community groups and representative bodies for information programmes about the role of the FIRA;
 - e) Allow the acceptance of oral submissions and tape recorded complaints from consumers where appropriate;
 - f) Make available Audio Visual Guide and Information Leaflet and explanation of Complaint Form;
 - g) Produce in a large font print, the Complaint Form, Guide for Complaints and Information Leaflet for the visually impaired.

- 2.5.6.1.8. Customer Service - Review any complaints about customer service and take necessary remedial action.
- a) All the complaints about the FIRA or its staff members are directed to the Head of Administration who refers the matter to members of the management team as required and agrees a course of action and response.
- 2.5.6.1.9. Human Resource Management - To manage the human resource function of the FIRA in a professional manner, and to promote good internal communications between management and staff.
- a) An internal induction training programme has been developed to ensure that newly appointed or seconded staff are fully trained on commencing employment;
 - b) Fill promotional posts by competitive interview;
 - c) Brief all new and seconded staff on the Code of Conduct, CPA, Customer Service, internet and email policy;
 - d) Brief staff monthly to keep them informed of developments and other matters which may impact on them.
- 2.5.6.1.10. Training and Development - To support and encourage continued staff training and development.
- a) Identify gaps in key skills and knowledge and provide appropriate training.

3. PART C

3.1 Sustainable Funding Model

- 3.1.1. The estimated cost/budget for the effective nationwide operation of the proposed Ombuds Scheme, following accreditation, is an amount of R 15,210,000.00 (fifteen million two hundred and ten thousand rand) for the first financial year.
- 3.1.2. The FIRA propose a monthly contribution fee of R 300.00 (three hundred rand) as participant contribution for the upkeep of the scheme.
- 3.1.3. The FIRA aims to achieve a minimum of 65% (sixty five per centum) of a set monthly target of 1000 (one thousand) participants to contribute the monthly levy to an independent entity, for the upkeep of the scheme.
- 3.1.4. The set monthly target of 1000 (one thousand) above is based on a 15% fifteen per centum) participant contribution of an estimated 80 000 (eighty thousand) participants within the funeral industry, as set out in clause 2.3.2
- 3.1.5. The FIRA/Office of the Ombud will from date of accreditation:
- 3.1.5.1. provide the Commissioner of the NCC with a written report on the progress made with the compilation of the database every 6 (six) months, the first report to be submitted within 6 (six) months of accreditation and every six months thereafter.
- 3.1.5.2. invoice the participants of the Funeral Industry monthly on or before the 7th (seventh) day of each month and the invoices are payable monthly in arrears on or before the 20th (twentieth) day of each month.
- 3.1.5.3. must deposit all funds in an account opened with a bank registered under the Banks Act, 1990 (Act No. 94 of 1990).
- 3.1.5.4. must utilise all funds received for the defrayal of expenses incurred in the performance of its duties and may invest funds which are not required for immediate use.
- 3.1.5.5. payments, excluding petty cash, must be made by way of cheques or Electronic Funds Transactions and/or debit orders drawn against the bank account of the FIRA and must be signed in a manner decided on by the Board after consultation with the Ombud; provided that all cheques, bills and other negotiable instruments to be drawn on

- the FIRA's bank accounts will at all times require the approval of 2 (two) of the directors of the FIRA.
- 3.1.5.6. funds standing to its credit at the end of the financial year, as well as funds invested, must be carried forward to the next financial year.
- 3.1.5.7. through the Ombud, submit an annual budget to the Board on 1 November of each year which budget will include, without limitation, the budget for:
- 3.1.5.7.1. awareness;
 - 3.1.5.7.2. remuneration of the staff, including directors;
 - 3.1.5.7.3. operating capital in respect of normal business activities;
 - 3.1.5.7.4. capital in respect of training for staff;
 - 3.1.5.7.5. unforeseen contingencies;
 - 3.1.5.7.6. marketing in order to promote the FIRA.
- 3.1.5.8. Board must consider the proposed budget and furnish the FIRA with an approved budget by 31 January of each year.

4. **PART D**

4.1. **Dispute Resolution/Complaints Handling**

Stage 1: Laying the Complaint

4.1.1. Referral to Participant:

4.1.1.1. Refer Complaint: A Complainant may first refer the matter in dispute to the Participant to be dealt with, in accordance with the Participant's Internal Complaints-Handling Process. Should the Consumer initiate his or her Complaint at the FIRA, without having referred it to the Participant first, the FIRA shall refer the Consumer back to the Participant;

4.1.1.2. Time Limits for Logging the Complaint: The Complainant must refer the Complaint to the Participant as soon as practically possible after the Complainant has become aware of it.

Stage 2: Referral to the Office of the Ombud

4.1.2. Complaining to the FIRA:

4.1.2.1. Referral to FIRA: A Complainant who referred a Complaint to the Participant concerned, and who is dissatisfied with the manner in which the Participant is dealing with it, or how it has been dealt with, or the outcomes thereof, may, if a matter is not resolved by the Participant within 15 Business Days or such extended period as agreed between the Parties, refer the Complaint to the FIRA within a reasonable time in the form. The Complaint form may be submitted by hand, mail, fax, email or in any other format acceptable to the FIRA at the following addresses:
Physical Address: FIRA, 17 Muller Street, Southernwood, East London;
Postnet Suite 179, Private Bag X3, Beacon Bay, 5241; or
Fax: 086 537 2428; or
Email: johanr@fira.co.za

4.1.3. Time Limits for Complaining: The Complainant must refer the Complaint to the FIRA as soon as is reasonably possible and within the time limits specified.

4.1.4. Acceptance of Complaint: The Complaint with the supporting information shall be recorded and issued a unique identifiable code. The recordal should identify the remedy sought by the Complainant and any other information necessary for the effective handling of the Complaint. Receipt of each Complaint

shall be acknowledged within 2 (two) business days either via email, fax or telephone call to the Complainant.

- 4.1.5. Initial Assessment of the Complaint: After receipt, each Complaint shall be initially assessed to ascertain whether it falls within the jurisdiction of the FIRA. It will also be assessed in terms of severity, safety implications, complexity, impact and the need and the possibility of immediate action.
- 4.1.6. Time Limits of Complaint Resolution: The FIRA shall make every effort to resolve all Complaints within 60 (sixty) business days of receipt by it, failing which it will refer the Complaint to the NCC or motivate to the NCC for an extension of this time limit.
- 4.1.7. Tracking the Complaint: The Complaint shall be tracked from the time of receipt through the entire process until the matter has either been finalised by the FIRA, or the Consumer has been referred to the NCC or elsewhere. An up-to-date status report shall be made available to the Complainant upon request and at regular intervals, at least at the time of pre-set deadlines.
- 4.1.8. Processing of Complaint: Referral:
- 4.1.8.1. When the FIRA receives a Complaint that does not fall within the FIRA's jurisdiction, the FIRA shall decide which other body (including the NCC), if any, would be best able to assist the Complainant and shall inform the Complainant either by fax, telephone or email;
- 4.1.8.2. The discretion to refer the Complaint to alternative bodies vests in the FIRA. If it decides to do so, the Office of the Ombud will give the Complainant a copy of the referral letter which it sends to such alternative body. Once the decision has been made to refer the Complaint, it must be referred to the relevant body within 2 (two) Business Days of it being received by the FIRA;
- 4.1.8.3. If the Complaint is one that appears to fall within the FIRA's jurisdiction and the Complainant has not taken the matter up directly with the Participant as a first step in trying to resolve the matter, the FIRA will advise the Complainant to refer the matter to the Participant to give the Participant the opportunity to resolve the Complaint. Alternatively, the FIRA may directly refer the matter to the Participant with the permission of the Complainant;
- 4.1.8.4. Any Complainant who is advised to refer the matter to the Participant will also be informed that he or she can again approach the FIRA, if the Complaint is not resolved to the satisfaction of the

- Complainant within 15 (fifteen) Business Days or such extended period as agreed between the Parties;
- 4.1.8.5. If it would, in the FIRA's opinion, with particular reference to section 3 (1) (b) of the CPA (vulnerable consumers), cause a Complainant undue hardship or inconvenience to refer to the Participant before obtaining the FIRA's assistance, the FIRA may deal with the Complaint as if the Complainant has approached the Participant;
- 4.1.8.6. If the Complaint is one that appears to fall within the FIRA's jurisdiction and the Complainant has already taken up the matter with the Participant, the FIRA shall inform the Designated Officer, in writing, that a Complaint has been lodged with the FIRA and that the Participant shall have 15 (fifteen) Business Days from receipt of the communication to investigate and attempt to resolve the Dispute with the Complainant or to provide the FIRA with its reasons for repudiating the Complaint. The Participant may upon request and at the discretion of the FIRA, be permitted additional time to resolve the matter;
- 4.1.8.7. The FIRA will provide the Participant concerned with full details of the Complaint, including copies of the relevant documentation submitted to FIRA, to the extent the FIRA considers it necessary, by fax or email;
- 4.1.8.8. The Participant must acknowledge receipt of the notification within 2 (two) Business Days and may do so by letter delivered by hand, fax or email.

Stage 3: Complaint Resolution by the Participant

- 4.1.9. If a Complainant is referred to a Participant by the FIRA in terms of clause 4.1.8.3 above, the Participant shall:
- 4.1.9.1. contact the Complainant to clarify any issue, to ascertain the essence of the Complaint and to attempt to settle the Complaint to the reasonable satisfaction of the Complainant;
- 4.1.9.2. if able to resolve the Complaint, provide FIRA with reasonable proof that the Complaint has been settled and that any undertaking made by the Participant has been complied with;
- 4.1.9.3. undertake any investigation that is necessary; the level of investigation shall be commensurate with the seriousness, frequency of occurrence and severity of the Complaint;
- 4.1.9.4. if the Participant is unable to resolve the Complaint referred to it by the FIRA in terms of clause 4.1.2.1 it shall provide the FIRA with a report outlining the

- investigation that it undertook and the reasons that the matter was not resolved and its reasons for repudiating the Complaint;
- 4.1.9.5. if the participant fails to provide the report referred to in 4.1.9.4, this shall not prevent the FIRA from making a Recommendation based only on the information before it;
- 4.1.9.6. if the FIRA is of the view that the Participant has provided the assistance sought by the Complainant or provided an acceptable explanation for its conduct complained of, the FIRA may inform the Complainant and Participant of this fact and indicate that the file will be closed unless the Complainant challenges the view, or provides new information to FIRA within 10 (ten) Business Days;
- 4.1.9.7. during the times set in terms of clause 4.1.9.6 above, the FIRA may facilitate a settlement between the Participant and the Complainant if the FIRA considers that it would be appropriate and helpful to do so;
- 4.1.9.8. When dealing with Complaints, the Participant should make readily available to customers, complainants and other interested parties information concerning the Internal Complaint-Handling Process, including the FIRA's brochures and the member's pamphlets, or electronic-based information. Such information should be provided in plain language and, so far as it is reasonable, in formats accessible to all, so that no complainants are disadvantaged. The following are examples of such information:
- 4.1.9.8.1. where Complaints can be made;
- 4.1.9.8.2. how Complaints can be made;
- 4.1.9.8.3. the Complaints process.
- 4.1.9.9. If the Participant is not able to resolve the matter within 15 (fifteen) Business Days or such extended period as agreed between the Parties, the Participant shall advise the Complainant of the right to refer the matter to the FIRA and provide the Complainant with the FIRA's contact details.

Stage 4: Investigation and Complaint Resolution by the FIRA

- 4.1.10. The FIRA may, if it decides that it requires these for the purpose of arriving at the resolution of a matter:
- 4.1.10.1. require the Designated Official of the Participant to provide it with records of the transaction or process that gave rise to the Dispute, including:
- 4.1.10.1.1. sales records (including recorded transactions);

- 4.1.10.1.2. advertising copy;
 - 4.1.10.1.3. inspection or repair records.
 - 4.1.10.2. require, the Designated Officer of a Participant to provide it with a statement from any technical, legal, sales, marketing, complaints-handling and other personnel working on behalf of the Participant, as appropriate to the Complaint;
 - 4.1.10.3. require comment or clarification from either the Complainant or the Participant on any other matter, including information provided by the other Party;
 - 4.1.10.4. the FIRA may consult any person it considers suitably qualified to assist it in resolving the Complaint;
 - 4.1.10.5. the Complainant or the Participant must make every effort to comply with the requests made by the Ombudsman with 10 (ten) Business Days, unless good cause can be shown.
- 4.1.11. Facilitation by the FIRA:
- 4.1.11.1. The FIRA may, in order to settle a Complaint speedily, make an assessment of its merits without doing an investigation and suggest to the Parties how the matter should be settled.
 - 4.1.11.2. The FIRA may, after collecting relevant records and information, form an initial view on the matter with respect to the Participant's potential liability and the remedies, if any, it believes the Complainant is entitled to. The possible outcomes include:
 - 4.1.11.2.1. resolving the matter as requested by the Complainant;
 - 4.1.11.2.2. providing some but not all of the remedies requested; or
 - 4.1.11.2.3. providing none of the remedies requested and advising the Complainant of other options available to the Complainant.
 - 4.1.11.3. The FIRA shall communicate its view to the Participant and to the Complainant as soon as the decision is taken and invite their responses;
 - 4.1.11.4. The Participant and the Complainant must advise the FIRA within 10 (ten) Business Days of receiving the said communication as to whether they accept the terms of the recommendation or not;
 - 4.1.11.5. If the matter is resolved as a result of both Parties to the Dispute accepting the FIRA's proposed resolution, or acquiring the FIRA's assistance in arriving at a mutually acceptable compromise

- settlement, the resolution must be recorded and carried out. The FIRA may at the request of the Parties to a Dispute record the resolution of the Dispute in the form of an order in terms of section 70 (3) (a) of the CPA;
- 4.1.11.6. If a resolution is not agreed upon at this stage, the FIRA shall inform the Parties of further options available to them, including a recommendation by the Ombudsman.
- 4.1.12. Mediation by the FIRA:
- 4.1.12.1. The FIRA may, without doing an investigation, in its discretion, mediate any matter that the Ombudsman believes is appropriate for mediation, taking into consideration the wishes of the Parties and the nature of the Complaint. The involvement of legal representatives shall not be permitted except at the discretion of the mediator.
- 4.1.13. Recommendation by Ombudsman:
- 4.1.13.1. The Ombudsman may, in any case where a matter has not been settled through Mediation or Facilitation, make a written recommendation setting out how the matter should be resolved and the reasons for the recommendation;
- 4.1.13.2. Prior to making a recommendation and subject to the considerations of Confidentiality, the Ombudsman shall, to the extent considered appropriate, permit each of the Parties to comment on the information provided to the FIRA by the other during the investigation, Mediation or Facilitation stage;
- 4.1.13.3. The Participant and the Complainant must advise the Ombudsman in writing within 10 (ten) Business Days from receiving the recommendation whether they accept the terms of the recommendation or not;
- 4.1.13.4. Neither a Complainant nor Participant shall be bound to accept a recommendation made by the Ombudsman, but if a Participant does not accept a recommendation that has been accepted by the Complainant, the number of those cases and those details thereof that the Ombudsman considers appropriate shall be published in the FIRA's annual report and by other means that the Ombudsman considers appropriate;
- 4.1.13.5. If the Complainant rejects the recommendation or fails to respond within the time limit set in 4.1.13.3, the recommendation will fall away and the file may be closed;

- 4.1.13.6. If the matter is resolved as a result of both Parties to the Dispute accepting the Ombudsman's recommendation, the FIRA may, at the request of the Parties to the Dispute, record the resolution of the Dispute in the form of an order in terms of section 70 (3)(a) of the CPA;
- 4.1.13.7. If both Parties accept the terms of the recommendation, they must comply with its provisions within the period of time prescribed in the recommendation. If either Party fails to comply, the FIRA shall inform the Parties of further options available to them, including a referral to the NCC or Tribunal, and the recording of the resolution of the Dispute in the form of an order and having made an order of court or the institution of legal proceedings, both of the last two mentioned options are at the Parties' own expense;
- 4.1.13.8. If a resolution is not agreed upon at this stage or if a Party fails to comply, the FIRA shall inform the Parties of the further options available to them, including a referral to the NCC and the institution of legal proceedings at the Parties' own expense, if so advised.

5. PART E

5.1. The purpose of establishing an Ombud scheme

- 5.1.1. The purpose of this Industry Code is to establish an Ombud scheme as FIRA, a newly created Non Profit Company (NPC) formed for purposes of operating the office of the Ombud to:
- 5.1.1.1. receive complaints about alleged acts, omissions, maladministration, improprieties, and systemic problems within the Ombudsman's jurisdiction as defined in the legislative enactment establishing the scheme;
 - 5.1.1.2. exercise discretion to accept or decline to act on a complaint;
 - 5.1.1.3. operate by fair and timely procedures to aid in the just resolution of a complaint or problem;
 - 5.1.1.4. gather or demand relevant information;
 - 5.1.1.5. resolve issues at the most appropriate level of the entity;
 - 5.1.1.6. function by such means as:
 - 5.1.1.6.1. conducting an inquiry;
 - 5.1.1.6.2. investigating and reporting findings;
 - 5.1.1.6.3. facilitating, negotiating, and mediating;
 - 5.1.1.6.4. making recommendations for the resolution of an individual complaint or a systemic problem to those persons who have the authority to act upon them;
 - 5.1.1.6.5. identifying complaint patterns and trends;
 - 5.1.1.6.6. educating;
 - 5.1.1.6.7. issuing public reports annually;
 - 5.1.1.6.8. initiate litigation to enforce or protect the authority of the office as defined by the legislative enactment, as otherwise provided by these standards, or as required by law.

5.2. Powers of the Ombud Scheme

- 5.2.1. The Ombudsman is vested with the authority to bind the FIRA and only the Ombudsman is vested with the authority to make recommendations relating to Complaints and Disputes.
- 5.2.2. The Ombudsman shall have the overall responsibility for the conduct of the day-to-day administration and business of the FIRA. In this regard the Ombudsman shall appoint employees and determine their terms and

conditions of employment. The Ombudsman shall do anything that is necessary and expedient for the running of the FIRA, including issuing guidelines for the implementation and application of rules.

5.2.3. The Ombudsman shall be vested with the power to do what is necessary to give effect to the primary objectives of the FIRA. These powers will be exercised in accordance with the Terms of Reference and procedures determined by the Board and approved by the Minister. More particularly to:

- 5.2.3.1. prepare and submit to the Board an annual report detailing the activities and finances of the FIRA for the year under review;
- 5.2.3.2. prepare and submit reports to the Board on current matters and activities;
- 5.2.3.3. promote and publicise the services provided by the FIRA through the media and consumer bodies;
- 5.2.3.4. identify and bring to the attention of the Participants undesirable practices to which a Participant might be a party, and to report to the Board such matters where the Participant is unable or unwilling to take remedial action;
- 5.2.3.5. appoint personnel to ensure the efficient management of complaints;
- 5.2.3.6. enter into agreements of purchase and sale and letting and hiring of property reasonably required for the purpose of the functioning of the FIRA;
- 5.2.3.7. open bank and other accounts necessary for the FIRA to perform its functions;
- 5.2.3.8. make recommendations to the Board for any necessary amendments to the Code and MOI of the FIRA:
 - 5.2.3.8.1. any amendments to the Code as accepted the Board shall be forwarded to the NCC, to enable it to act in terms of section 82 (5) (c) of the CPA.

5.3. Independence of Office of Ombud for Industry

5.3.1. The Ombud acts independently and objectively in resolving disputes within the industry and is not influenced by anybody in making decisions.

- 5.3.2. The Ombud enjoys security of tenure and can only be dismissed on the grounds of incompetence, gross misconduct, or inability to effectively carry out his/her duties.
- 5.3.3. The independence of the Ombud is further assured by the fact that the Ombud and staff are:
- 5.3.3.1. entirely responsible for the handling and determination of Industry related complaints arising from complaints and disputes between, consumers and participants, participants and participants.
 - 5.3.3.2. accountable only to the Board; and
 - 5.3.3.3. adequately resourced to carry out their respective functions.
- 5.3.4. The criteria to be used in resolving disputes includes:
- 5.3.4.1. the law, especially the CPA and the Funeral Industry Code of Conduct (in all cases where there is a conflict between the interpretation of the CPA and the Code, the CPA shall prevail);
 - 5.3.4.2. applicable industry codes, guidelines and industry best practices;
 - 5.3.4.3. fairness in all circumstances.
- 5.3.5. The office of the Ombud shall:
- 5.3.5.1. act honestly, independently and objectively;
 - 5.3.5.2. have regard to fairness, justice, equity and the provisions of the CPA and the Code;
 - 5.3.5.3. balance the rights of the Consumers on the one hand and the rights of the Participant and Industry on the other hand; and
 - 5.3.5.4. avoid discriminating against anyone on the grounds contemplated in section 9 (3) of the Constitution of the Republic of South Africa 1996 (Act 108 of 1996) and section 8 of the CPA.

5.4. Process for Appointment Office of Ombud for Industry

- 5.4.1. The Board will appoint the Ombudsman whom is expected to have the following personal qualities, qualifications, skills or expertise to be eligible for appointment:
- 5.4.1.1. be independent;
 - 5.4.1.2. be fit and proper person;
 - 5.4.1.3. demonstrate high levels of competency, capability and financial soundness;
 - 5.4.1.4. have sound leadership qualities;
 - 5.4.1.5. be able to manage and lead a service-driven organisation;

- 5.4.1.6. have at least 10 (ten) years of experience in a senior executive role relating to alternative dispute resolution or an ombudsman office; or
 - 5.4.1.7. be legally qualified and be admitted as an Attorney or Advocate; or
 - 5.4.1.8. be qualified and experienced in economics, commerce and industry and public affairs.
- 5.4.2. The Process for the appointment of the Ombudsman shall be conducted in an open and transparent manner:
- 5.4.2.1. The Board shall appoint a special sub-committee for the Ombudsman's recruitment process. This sub-committee will be called the "Recruitment Committee". The Recruitment Committee shall consist of the chairperson of the board, one Industry representative, one consumer body representative and one association representative.
 - 5.4.2.2. The Recruitment Committee shall advertise the position of Ombudsman at least two times in at least two national newspapers. A short list of the most suitable candidates will be compiled and such candidates will be interviewed by the Recruitment Committee. Once the Recruitment Committee has made a decision on the most suitable candidate it shall submit a fully motivated written recommendation in this regard to the Board. The Board will make their final decision on the appointment of the candidate by way of a majority vote.
 - 5.4.2.3. The Ombudsman will be required to sign an employment contract stating the terms of his or her employment and same will be subject to an annual performance review.
- 5.4.3. No person who has been employed by a Participant within a 3 (three) year period prior to applying for the post of Ombudsman, may be appointed.
- 5.4.4. No person who has any direct or indirect business interest in any Participant may be appointed as Ombudsman.
- 5.4.5. The Ombudsman may resign by giving 60 (sixty) days' written notice to the Board.

5.5. Administrative Matters

- 5.5.1. The Ombudsman may only be dismissed in accordance with the provisions of clause 5.3.2 of the Code; any decision to dismiss the Ombudsman must be taken by majority vote of the Board and by dismissal procedure which are in line with fair administrative procedures provided for by the Promotion of Administrative Justice Act (PAJA).
- 5.5.2. The Ombudsman will be appointed for a fixed period of 3 (three) years. Once this 3 (three) year term has ended, the Ombudsman will be eligible for reappointment for a further 3 (three) years by majority vote of the Board. Should the Board decide to extend the Ombudsman's term for a further 3 (three) years, then no formal recruitment and application process needs to be followed. The decision as to whether or not to reappoint the Ombudsman must be communicated in writing to the Ombudsman at least 1 (one) year prior to the term of his or her office ending.
- 5.5.3. The Ombudsman will declare in writing to the Board should there be any actual or perceived conflict of interest which may exist or arise after or at the time of his or her appointment. This will include, but not be limited to, instances where an immediate family member such as parent, sibling or children of the Ombudsman are in the permanent employ of, or have business interests in a Participant.
- 5.5.4. There shall at all times be 1 (one) Ombudsman. If requested by the Ombudsman, the Board shall be entitled to appoint a deputy Ombudsman. The appointment and election of the deputy Ombudsman will take place by majority vote of the Board.
- 5.5.5. Staff of Office of Ombud should ideally have:
- 5.5.5.1. qualifications and experience in law, commerce, industry and dispute resolution;
 - 5.5.5.2. knowledge of the technical aspects of the services and goods provided in the Industry or access to technical assistance or expertise in this regard; and
 - 5.5.5.3. an understanding of the CPA.
- 5.5.6. The Complaint form may be submitted by hand, mail, fax, email or in any other format acceptable to the FIRA at the following addresses:

Physical Address: FIRA, 17 Muller Street,
Southernwood, East London;
Postnet Suite 179, Private
Bag X3, Beacon Bay, 5241; or
Fax: 086 537 2428; or
Email: johanr@fira.co.za

- 5.5.7. The Office of the Ombud will determine a strategy for fostering awareness of the Code and the contents thereof by way of: information brochures, guidelines and workshops, and guidance regarding compliance particularly aimed at smaller Participants as agreed to and as can reasonably be funded from time-to-time by the Office of the Ombud, which includes the following:
- 5.5.7.1. information brochures, guidelines and workshops;
 - 5.5.7.2. the display of the Code on the FIRA website (especially designed for mobile phone for easy access) and other social networking sites;
 - 5.5.7.3. the publication of relevant matters on the FIRA website;
 - 5.5.7.4. partnering with the Provisional Consumer Protection Authorities and other relevant bodies on awareness campaigns.
- 5.5.8. In accordance to the Promotion of Access to Information Act 2 of 2002, provide access to information, to give effect to the constitutional right of access to any information held by the State and any information that is held by another person and that is required for the exercise or protection of any rights; and to provide for matters connected therewith.
- 5.5.9. Subject to any other law, personally identifiable information should be kept confidential and protected, except to the extent that it is necessary to provide to a Party for the sole purpose of resolving a dispute, unless disclosure is required by law, or consent for disclosure is obtained from the Party concerned. This will especially apply to staff of the Office of the Ombud and non-compliance is subject to employment law ground for summary dismissal.
- 5.5.10. From the date of accreditation and the Code becoming a Regulation of the Consumer Protection Act 68 of 2008, it will be a legal requirement for all Participants as defined in clause 2.3.2 to register and contribute to the Office of the Ombud, and a register of known Participants to whom the Code applies be available on the Office of the Ombud website.
- 5.5.11. An annual Report on the general functionality of the Code, its successes and operation, as well as the methods used by the

Office of the Ombud to monitor the effectiveness of the Code will be provided to the NCC and published on the Office of the Ombud website.

- 5.5.12. The Ombud, as accounting officer, must ensure that proper accounting records for the recording of all the FIRA's transactions are kept, which records will:
- 5.5.12.1. be kept at the main offices of the FIRA regarded as such from time to time by the Board;
 - 5.5.12.2. at all times during normal working hours, be available for inspection by the Minister, the NCC and the Board or their duly appointed and authorised representatives;
 - 5.5.12.3. ensure that financial statements consists of a balance sheet reflecting the financial position of the FIRA at the end of the financial year, are prepared by a firm of auditors appointed by the board of the FIRA as soon as possible after the financial year end, but not later than 90 (ninety) days after the financial year end; and
 - 5.5.12.4. a copy of the financial statements must as soon as possible, but not more than 7 (seven) days after those statements have been prepared, be made available to each member of the Board;
 - 5.5.12.5. the Board will, within one month of the finalization of the financial statements, meet to consider, provide comment and/or approve such financial statements;
 - 5.5.12.6. a copy of the approved financial statements will be made available to the Minister, the Commissioner of the NCC and each member of the Board.
- 5.5.13. Complainants and Participants agree not to hold the Ombud or any of its staff members liable for any loss or damage of any nature that they may suffer as a result of the Office of Ombud accepting and dealing with complaints.
- 5.5.14. Any influencing or attempt to influence or harassing the Ombud or staff of the Office of the Ombud or any Consumer by a Participant, their staff members and their agents, will be reported to the Commissioner of the NCC.
- 5.5.15. The Funeral Industry Code of Conduct does not amend, repeal or diminish any other right a consumer may have in law.

DEPARTMENT OF TRANSPORT**NOTICE 535 OF 2016****INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight

(A) Execujet Aviation (Pty) Ltd. (B) Entrance 1, Lanseria International Airport. Class II; I/N212. (D) Type N1 & N4. (E) Category A1, A2 & A3. **Changes to the Management Plan:** GM Kiggen replaces EMC Poggi as the Chief Executive Officer & AC Labuschagne replaces GM Kiggen as the Responsible Person: Flight Operations.

(A) Fly blue Crane (Pty) Ltd; Fly Blue Crane. (B) Isando Business Park, Blocks G1/G4, C/O Hulley & Gewel Street, Isando, 1620. (C) Class I; I/S278. (D) Type S1 & S2. (E) Category A1. (F) OR Tambo International Airport and Cape Town International Airport. (G) and (H) **Adding the following.**

State	Destination	Frequencies
CPT: Angola	Luanda	Three (3) return flights per week.
CPT: Zimbabwe	Harare	Fourteen (14) return flights per week.
JNB: Zambia	Lusaka	Fourteen (14) return flights per week.

DEPARTMENT OF TRANSPORT**NOTICE 536 OF 2016****AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990)
APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR
SERVICE LICENCE**

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations, 1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council. Representation in accordance with section 15 (3) of the Act No. 115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

(A) Full name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) Salaria CC; Salaria. (B) 5 Kiepersal Street, Mpulanga, 2302. (C) Class III. (D) Type G4 and G16 (RPAS Operations). (E) Category H1.

APPENDIX II

(A) Full Name and trade name of the applicant. (B) Full business or residential address the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for (E) Category of aircraft and the amendment thereto which is being applied for. (F) Amendment referred to in section 14(2) (b) to I.

(A) Execujet Aviation (Pty) Ltd. (B) Entrance 1, Lanseria International Airport. Class II; N996D. (D) Type N1 & N2. (E) Category A1, A2 & A3. **Changes to the Management Plan:** GM Kiggen replaces EMC Poggi as the Chief Executive Officer, AC Labuschagne replaces GM Kiggen as the Responsible Person: Flight Operations & J Combrinck replaces JV van Niekerk as the Responsible Person: Aircraft & **changes to the Voting Right:** GP Basson – 20%, SA Paddy – 20%, RA Masongwa – 20%, GM Kiggen – 20% & EMC Poggi – 20%.

**DEPARTMENT OF TRANSPORT
NOTICE 537 OF 2016**

**ADVERTISEMENT OF APPLICATIONS FOR OPERATING LICENSES LIMPOPO
PROVINCE**

This notice serves to inform all operators and affected parties that advertisement I.R.O. applications for operating licenses will be available for viewing in all the five districts for a period of 21 days from Friday the 02nd September 2016.

Capricorn District

39 Church Street

Polokwane

0700

015 294 8304

Waterberg District

NTK Building

Thabo Mbeki Street

Modimolle

0510

014 718 2300

Sekhukhune District

Old Parliamentary Building

Lebowakgomo

0537

015 633 5150

Vhembe District

Old Parliamentary Building

Thohoyandou

0950

015 960 3000

Mopani District

Old Parliamentary Building

Giyani

0826

015 811 7000

Comments if any can be sent to within 21 days:

The Secretary Limpopo Provincial Regulatory Entity

C/O. Department of Transport

Private Bag X 9491

POLOKWANE

0700

or hand delivered to:

39 Church or 40 Kruger Street, Office no. 6-8

Polokwane

0700

015 295 1045; 015 294 8249

DEPARTMENT OF WATER AND SANITATION**NOTICE 538 OF 2016****NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998)****REVISION OF GENERAL AUTHORISATION FOR THE TAKING AND STORING OF WATER**

I, Sifiso Mkhize, in my capacity as the Director-General (Acting) of the Department of Water and Sanitation, in terms of section 39 of the National Water Act, 1998 (Act No. 36 of 1998) and with delegated authority, hereby publish a revised general authorisation for the taking and storing of water, as contained in the Schedule hereto.

The general authorisation for the taking and storing of water contained in Schedule 1 of Notice No. 399, published in Government Gazette No. 26187 on 26 March 2004, and the extension of the general authorisation, published in Notice No. 970 in Government Gazette No. 35909, published on 30 November 2012, are hereby withdrawn on the date when the revised general authorisation will come into effect.

**MR S MKHIZE****DIRECTOR-GENERAL: WATER AND SANITATION (ACTING)**

Date: 15/04/2016

SCHEDULE**EXPLANATORY NOTE**

According to Section 22(1) of the NWA a person may only use water without a licence if that water use is permissible under Schedule 1 or if that water use is permissible as a continuation of an existing lawful use or if that water use is permissible in terms of a general authorisation issued under section 39 of the National Water Act. The authorisations to take or store water given in this General Authorisation does not affect or replace the entitlements to take or store water given in Schedule 1 of the National Water Act, or given in section 34 of the Act to continue existing lawful water uses.

This general authorisation may be withdrawn at short notice. A water user who needs an entitlement with a firm duration may apply for a water use licence.

This general authorisation will only come into effect and the current general authorisation will only be withdrawn six months after the publication of the notice to allow affected water users to apply for water use licences and for users to comply with the revised conditions.

This general authorisation does not and cannot exempt any water user from compliance with any provision of the National Water Act or any other legal requirement.

The amount of water authorised by the general authorisation is limited to prevent an unacceptable impact on water resources.

Information on the method of delineation of watercourses is contained in the Department's 2005 publication, *A Practical Field Procedure for Identification and Delineation of Wetlands and Riparian Areas*, which is available on the Department's website at <http://www.dws.gov.za>.

Information on drainage regions can be obtained on the Department's website at <http://www.dws.gov.za> or from the Department.

GENERAL AUTHORISATION FOR THE TAKING AND STORING OF WATER

This general authorisation is issued in terms of section 39 of the National Water Act, 1998 (Act No. 36 of 1998).

1. Definitions

Any term used in this notice which is defined in the National Water Act has the same meaning as defined in the Act unless stated differently in the notice.

1. *The Act* means the National Water Act, 1998 (Act No. 36 of 1998).
2. *Groundwater resource* for the purposes of this notice excludes alluvial aquifers directly connected to a stream.
3. *A property* means land registered separately in a Deeds Office.
4. *Surface water resource* for the purposes of this notice means a stream or water flowing over land, regardless of whether the flow is intermittent, or an alluvial aquifer directly connected to a stream, or an in-channel dam.
5. *Year* means any period of 12 consecutive months.
6. *Lawful access* to property includes but is not limited to: ownership, lease agreements (or any other agreements), servitudes and certificates of occupation.
7. *Communal land* means land contemplated in section 2 of the Communal Land Rights Act, 2004 (Act No. 11 of 2004) which is, or is to be, occupied or used by members of a community subject to the rules or custom of that community.

2. Application of the notice

2.1. When the authorisation comes into effect

This authorisation will come into effect on <date 6 months after the date of publication>.

2.2. Duration of the authorisation

This authorisation will remain in effect for a period of twenty years from the date that it comes into effect or until it is withdrawn in total or withdrawn for specified areas or water resources by notice in the Government Gazette.

2.3. Geographical area and water resources to which the authorisation applies

Except where stated differently in the notice this authorisation applies to all land and all water resources in South Africa, subject to the following exclusions:

1. No water that is taken in terms of this authorisation may be taken within a 500 metre radius from the boundary (delineated edge) of a wetland, pan or estuary.
2. No groundwater that is taken in terms of this authorisation may be taken within a 500 metre radius from the boundary of a wetland or estuary, within a 100 metre radius from the delineated riparian edge of a water course or a state dam, within a 500 metre radius of a state dam wall or within 500 metres from the high-water mark of the ocean.

2.4. Compliance with the National Water Act

This authorisation does not replace any water use entitlement recognised under the Act.

A person who takes or stores water in terms of this authorisation is exempt from the requirements of section 22(2)(e) of the Act.

2.5. Relation to other entitlements to take or store water

This general authorisation does not affect any other water use entitlement that a person may have, including an entitlement in terms of Schedule 1 of the Act.

A person who is otherwise entitled to take water from a surface water resource on a property or piece of communal land may not take more water from a surface water resource on the property or piece of land than the total volume that the person is otherwise entitled to take from surface water resources on the property or piece of land or the volume authorised in this notice, whichever is the largest.

A person who is otherwise entitled to take water from a groundwater resource on a property or piece of communal land may not take more water from a groundwater resource on the property or piece of land than the total volume that the person is otherwise entitled to take from groundwater resources on the property or piece of land or the volume authorised in this notice, whichever is the largest.

A person who is otherwise entitled to store water on a property or piece of communal land may not store more water on the property or piece of land than the total volume that the person is otherwise entitled to store on the property or piece of land or the volume authorised in this notice, whichever is the largest.

3. Taking of water from a surface water resource

A person who has lawful access to a property or a piece of communal land may, in terms of this authorisation, on that property or piece of land take water from a surface water resource on or along the boundary of the property or piece of land, up to the maximum annual volume and maximum abstraction rate and during the months given in *Table 1: Surface Water Abstraction Rates and Storage Volumes* in *Appendix A* for the catchment in which the resource is located, subject to the following specific conditions and the general conditions in this notice.

Up to a maximum volume of 2 000 cubic metres per year and up to a maximum abstraction rate of 1 litre per second of the water so taken may be taken at any time during the whole year.

3.1. Specific conditions for taking of water from a surface water resource

1. The surface water taken on a property or piece of land in terms of this authorisation may be used on another property or piece of land.
2. Up to the maximum annual volume of surface water given for the resource in *Table 1: Surface Water Abstraction Rates and Storage Volumes* in *Appendix A* may be taken in terms of this authorisation for use on one property or per person in communal land.

4. Taking of water from a groundwater resource

A person who has lawful access to a property or a piece of communal land may, in terms of this authorisation, on that property or piece of land take water from a groundwater resource up to a maximum annual volume based on the size of the property or piece of land, the abstraction rate and the calculation method given in *Table 2: Groundwater Abstraction Rates* in *Appendix B*, subject to the following specific conditions and the general conditions in this notice.

4.1. Specific conditions for taking of groundwater

1. No more than 40 000 cubic metres may be taken in terms of this authorisation per year on a property.
2. The groundwater taken on a property or piece of land in terms of this authorisation may be used on another property or piece of land.
3. Up to the maximum annual volume of groundwater given for the resource in *Table 2: Groundwater Abstraction Rates* in *Appendix B* may be taken in terms of this authorisation for use on one property or piece of land, based on the size of the property or piece of land on which the water is taken.

5. Storing of water

A person who owns or lawfully occupies a property or piece of communal land may, in terms of this authorisation, on the property or piece of communal land occupied store water not containing waste up to the maximum volume given in *Table 1: Surface Water Abstraction Rates and Storage Volumes* in *Appendix A* for the catchment in which the stored water is taken, subject to the following specific conditions and the general conditions in this notice.

5.1. Specific conditions for storing of water

1. Water stored in terms of this authorisation may only be stored off-channel.
2. Retaining structures for the storing of water in terms of this authorisation that are constructed after this authorisation comes into effect must have outlet works that enable the full storage volume to be released within 30 days.
3. Up to the maximum volume of water given for the resource in *Table 1: Surface Water Abstraction Rates and Storage Volumes* in *Appendix A* may be stored in terms of this authorisation for use on one property or per person in communal land.

6. General conditions

1. The water that is taken in terms of this authorisation may only be taken at a rate that is not excessive in relation to the capacity of the water resource and the needs of other users.
2. A water user who takes surface water at more than 5 litres per second or who takes groundwater at more than 2 litres per second on a property or piece of land in terms of this authorisation must measure and record the volume of water that is taken. The volume of water taken must be measured and recorded at the end of each month. The volume of water stored must be measured and recorded at the end of each month. The records must be kept for a minimum of five years and must be made available to officials of the responsible authority upon request.
3. The water taken and stored in terms of this authorisation must be used efficiently.
4. The water user must investigate and apply all reasonable water conservation measures.

7. Registration of water use

1. A person who takes more than 50 cubic metres of water from a surface water resource per day on average over a year on a property or piece of land in terms of this authorisation must register the water use with the responsible authority.
2. A person who takes more than 10 cubic metres of water from a groundwater resource per day on average over a year on a property or piece of land in terms of this authorisation must register the water use with the responsible authority.
3. A person who stores more than 10 000 cubic metres of water on a property or piece of land in terms of this authorisation must register the water use with the responsible authority.
4. The taking or storing of water in terms of this authorisation that must be registered may only be exercised if the water use has been registered.
5. The water uses will be considered to be registered when the responsible authority has issued a document that proves that the application for registration has been received.
6. The responsible authority must acknowledge receipt of an application for registration within 30 days.

8. Payment of charges

The water uses authorised in this notice may be subject to the payment of charges in terms of the pricing strategy established in terms of Chapter 5 of the Act.

Appendix A. Surface Water Abstraction and Storage

Table 1: Surface Water Abstraction Rates and Storage Volumes

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
WMA 1: Limpopo					
A	Limpopo, Crocodile, Marico, Matlabas, Mokol, Lephatala, Mogalakwena, Sand, Nzhelele, Nwanedzi and Luvuvhu	2 000	1	whole year	2 000
WMA 2: Olifants					
B	Olifants, Steelpoort, Blyde, Letaba and Shingwedzi.	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
WMA 3: Inkomati-Usuthu					
W51 - W56	Upper Usutu	10 000	2	December to April	10 000
X	Inkomati, Crocodile, Sabie	2 000	1	whole year	2 000
WMA 4: Pongola-Mtamvuna					
T40	Mtamvuna	80 000	16	December to April	80 000
T51	Umzimkulu	80 000	16	December to April	80 000
T52	Umzimkulu	80 000	16	December to April	80 000
U10	Mkomazi	80 000	16	December to April	80 000
U20	Mgeni	2 000	1	whole year	2 000
U30A to U30B	Mdloti	20 000	4	December to April	20 000
U30C to U30E	Tongati	40 000	8	December to April	40 000
U40	Mvoti	40 000	8	December to April	40 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
U50	Coastal rivers	40 000	8	December to April	40 000
U60A to U60B	Mlazi	2 000	1	whole year	2 000
U60C to U60F	Mlazi	40 000	8	December to April	40 000
U70A to U70B	Lovu	40 000	8	December to April	40 000
U70C to U70E	Lovu	80 000	16	December to April	80 000
U70F	Lovu	40 000	8	December to April	40 000
U80	Coastal rivers	80 000	16	December to April	80 000
V11A to V11E	Upper Tukela	2 000	1	whole year	2 000
V11F	Upper Tukela	40 000	8	December to April	40 000
V11G to V11J	Upper Tukela	2 000	1	whole year	2 000
V11K to V11L	Upper Tukela	40 000	8	December to April	40 000
V11M	Upper Tukela	80 000	16	December to April	80 000
V12	Upper Tukela	80 000	16	December to April	80 000
V13	Upper Tukela	10 000	2	December to April	10 000
V14	Upper Tukela	80 000	16	December to April	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		
V20	Mooi, Sundays	2 000	1	whole year	2 000
V31A	Buffalo	2 000	1	whole year	2 000
V31B to V31D	Buffalo	40 000	8	December to April	40 000
V31E	Buffalo	10 000	2	December to April	10 000
V31F to V31K	Buffalo	40 000	8	December to April	40 000
V32A to V32D	Buffalo	40 000	8	December to April	40 000
V32E	Buffalo	10 000	2	December to April	10 000
V32F to V32H	Buffalo	40 000	8	December to April	40 000
V33	Buffalo	40 000	8	December to April	40 000
V40	Lower Tukela	80 000	16	December to April	80 000
V50	Lower Tukela	80 000	16	December to April	80 000
V60	Mooi, Sundays	40 000	8	December to April	40 000
V70	Mooi, Sundays	40 000	8	December to April	40 000
W11	Mhlatuze	20 000	4	December to April	20 000
W12	Mhlatuze	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation		Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second			
W13	Mhlatuze	20 000	4	4	December to April	20 000
W21A	Mfolozi	10 000	2	2	December to April	10 000
W21B to W21L	Mfolozi	80 000	16	16	December to April	80 000
W22	Mfolozi	80 000	16	16	December to April	80 000
W23	Mfolozi	80 000	16	16	December to April	80 000
W31A to W31H	Mkuze	40 000	8	8	December to April	40 000
W31J to W31L	Mkuze	2 000	1	1	whole year	2 000
W32	Mkuze	2 000	1	1	whole year	2 000
W41	Pongola	40 000	8	8	December to April	40 000
W42	Pongola	40 000	8	8	December to April	40 000
W43C	Pongola	2 000	1	1	whole year	2 000
W43E	Pongola	2 000	1	1	whole year	2 000
W43F	Pongola	20 000	4	4	December to April	20 000
W44	Pongola	2 000	1	1	whole year	2 000
W45	Pongola	20 000	4	4	December to April	20 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
W57	Usutu	20 000	4	December to April	20 000
W70	Mkuze	2 000	1	whole year	2 000
WMA 5: Vaal					
C	Vaal	2 000	1	whole year	2 000
D	Molopo	2 000	1	whole year	2 000
WMA 6: Orange					
C	Riet, Modder	2 000	1	whole year	2 000
D	Kraai, Caledon, Orange	2 000	1	whole year	2 000
F	Coastal rivers	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		cubic metres
WMA 7: Mzimvubu to Tsitsikamma					
K80A to K80D	Cold Stream, Lottering, Elandsbos, Kleinbos, Witteklip, Storms, Sanddrif, Kruis, Elands, Groot, Klip, Nuwejaar, Eerste	80 000	16	June to November	80 000
K80E to K80F	Klipdrif, Kaapsedrif, Klasies, Tsitsikamma, Klipdrift, Slang	2 000	1	whole year	2 000
K90A to K90F	Krom, Diep, Seekoei, Swart	2 000	1	whole year	2 000
K90G	Kabeljous	80 000	16	June to December	80 000
L11	Sout, Platdoring	2 000	1	whole year	2 000
L12	Amos, Skilpadkop, Sout	2 000	1	whole year	2 000
L21	Brak, Snyderskraal, Buffels	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		
L22	Buffels, Juriesfontein se, Sarels, TulpLeegte	2 000	1	whole year	2 000
L23	Kariega, GannaLeegte, PlatkuilSpruit	2 000	1	whole year	2 000
L30	Kraai, Witkoppies se Loop, Sout, Groot	40 000	8	March to April	40 000
L40	Plessis	40 000	8	March to April	40 000
L50	Sandpoort, Groot	40 000	8	March to April	40 000
L60	Heuningklip	40 000	8	March to April	40 000
L70	Sandpoort, Groot, HaaspoortSpruit, Noagas	40 000	8	March to April	40 000
L81	Baviaanskloof	2 000	1	whole year	2 000
L82A to L82H	Groot, Kouga, Joubertskraal	2 000	1	whole year	2 000
L82J	Doringkraal	40 000	8	July to December	40 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
L90	Gamtoos, Klein, Loeriespruit, Geelhoutboom	2 000	1	whole year	2 000
M10A	KwaZungu	2 000	1	whole year	2 000
M10B to M10D	Elands, Swartkops, Swartkops, Chatty	80 000	16	June to November	80 000
M20	Bakens, Van Stadens, Maitland	2 000	1	whole year	2 000
M30	Coega	2 000	1	whole year	2 000
N	Sondags	2 000	1	whole year	2 000
P	Boesmans, Kowie	2 000	1	whole year	2 000
Q10	Groot Brak, RooiSpruit, Teebus, Klein Brak, Groot Vis	2 000	1	whole year	2 000
Q20	Groot Vis	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		
Q30	Groot Vis	2 000	1	whole year	2 000
Q40	Tarka, Elands	2 000	1	whole year	2 000
Q50	Groot Vis	2 000	1	whole year	2 000
Q60	Baviaans	2 000	1	whole year	2 000
Q70	Groot Vis	2 000	1	whole year	2 000
Q80	Klein Vis	2 000	1	whole year	2 000
Q91	Groot Vis, Bampie Spruit	2 000	1	whole year	2 000
Q92	Tierkloof, Koonap, Cowie, Waterkloof, eNyara	2 000	1	whole year	2 000
Q93	Groot-Vis, Eccca, Groot-Vis, Kap	80 000	16	October to April	80 000
Q94	Kat, Balfour, Blinkwater	2 000	1	whole year	2 000
R10A to R10B	Keiskamma	2 000	1	whole year	2 000
R10C to R10M	Keiskamma, Tyume, Nyulutsi, Mozana	80 000	16	whole year	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
R20	Cwengcwe, Buffalo, Mggakwebe	2 000	1	whole year	2 000
R30A to R30D	Kwenxura, Quko, Morgan's Bay, Cwili, Kwelela, Cintsa, Cefane, Ngculu, Gqunube	40 000	8	whole year	40 000
R30E	Nahoon	2 000	1	whole year	2 000
R30F	Nahoon, Qinira	40 000	8	March to December	40 000
R40	Ncera, Miele, Mlantsi, Mgwenyana, Gxulu, Goda, Tyolomnqa, Kiwane	80 000	16	March to December	80 000
R50	Bira, Gqutywa, Mpekweni, Mtati, Mgwalana	80 000	16	March to December	80 000
S10A to S10E	Grootvlei, Wit-Kei	2 000	1	whole year	2 000
S10F to S10J	Cacadu, Wit-Kei	80 000	16	January to April	80 000
S20A to S20C	Doring, Guba, Indwe	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
S20D	Indwe	80 000	16	January to April	80 000
S31A to S31E	Hex, Klaas Smits, Heuningklip, Lesseyton	80 000	16	January to April	80 000
S31F	Komani	2 000	1	whole year	2 000
S31G	Klaas Smits	80 000	16	January to April	80 000
S32A to S32C	Swart-Kei	80 000	16	January to April	80 000
S32D to S32G	Klipplaat, Oskraal	2 000	1	whole year	2 000
S32H to S32M	Swart-Kei, Mvane, Papkuilsfontein	80 000	16	January to April	80 000
S40A	Thorn	2 000	1	whole year	2 000
S40B	Little Thomas	80 000	16	Feb to May	80 000
S40C	Thomas	80 000	16	Feb to May	80 000
S40D to S40F	Groot-Kei	80 000	16	January to April	80 000
S50A to S50F	Tsomo, Xentu, Cala, Ncuncuzo	2 000	1	whole year	2 000
S50G	Tsomo	80 000	16	October to May	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
S50H to S50J	Ngcongcolora, Tsomo	80 000	16	October to May	80 000
S60A to S60C	Kubusi, Toise	2 000	1	whole year	2 000
S60D to S60E	Mgwali, Kubusi	80 000	16	October to April	80 000
S70A to S70B	Groot-Kei	80 000	16	whole year	80 000
S70C to S70D	kuNtsheshe, Xilinx	2 000	1	whole year	2 000
S70E	iCegcuwana	80 000	16	Mar to Nov	80 000
S70F	Groot-Kei, Tyityaba	80 000	16	whole year	80 000
T11A	Slang	80 000	16	January to April	80 000
T11B to T11H	Xuka, Nqancule, Mbhashe	80 000	16	October to April	80 000
T12	Mgwali, Qumanco, Tora	80 000	16	October to April	80 000
T13	Mbhashe, Ncihana	80 000	16	October to April	80 000
T20A to T20B	Mthatha	2 000	1	whole year	2 000
T20C to T20G	Mthatha, Corana, Ngqungqu	80 000	16	October to April	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		cubic metres
T31	Mzimvubu, Krom, Riet, Tswereka, Mkemane	80 000	16	January to April	80 000
T32	Mzintlaba, Droewig, Mvalweni, Mzintlavana	80 000	16	January to April	80 000
T33	Makomorin, Seeta, Morulane, Kinira, Mzimvubu	80 000	16	January to April	80 000
T34	Vuvu, Phiri-e-ntso, Tinana, Thina, Luzi, Qwidlana, Qhanqu	80 000	16	January to April	80 000
T35	Tsitsana, Pot, Mooi, iTsitsa, Gqunqqa, Inxu, Culunca	80 000	16	October to April	80 000
T36	Mzintshana, Mzimvubu	80 000	16	October to May	80 000
T60	Mpahiane, Nqabeni, Mtentshwana, Mtenitu, Msikaba, Xura, Mkozi, Mizangwa, Mntafufu	80 000	16	September to May	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
T70	eMhlanga, Mngazi, Mgwenyana, Mtumbane, Mngazana, Mnenu, Sinangwana, Mngazana, Mtakatye, Mdumbi, Lwandile, Ludaka	80 000	16	September to May	80 000
T80	Mpako, Mtonjane, Nenga, Mapuzi, Bulungula, KuAmanzimnyama, Nqakanqa, Mincwasa, Xorana, Mbanyana, Hobeni, KuBhula, Ntloonyane, Xora	80 000	16	whole year	80 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		cubic metres
T90	Ntshatshongo, Nqabarana, Nqabara, Qingqala, Ngomane, Ngoma, Mendu, Shixini, Kwgoqo, KuNocekedwa, Mccucu, Qora, Qwaninga, Ngxutyana, Ngqusi, iNxaxo, Cebe, Gqunqe, Ngqwara, Sihlontweni, Nebelele, Qolora, Khoboqaba	80 000	16	whole year	80 000
WMA 8: Breede-Gouritz					
G40B	Buffels	10 000	2	whole year	10 000
G40C	Palmiet	2 000	1	whole year	2 000
G40D	Palmiet	10 000	2	whole year	10 000
G40E to G40K	Bot, Onrus, Klein	2 000	1	whole year	2 000
G40L	Klein	10 000	2	whole year	10 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
G40M	Uilskraal	2 000	1	whole year	2 000
G50A	Ratel, Haelkraal	10 000	2	whole year	10 000
G50B to G50C	Kars	2 000	1	whole year	2 000
G50D	Kars	10 000	2	whole year	10 000
G50E	Kars	2 000	1	whole year	2 000
G50F to G50J	Kars, De Hoopvlei, Pottebergs	10 000	2	whole year	10 000
G50K	Pottebergs	2 000	1	whole year	2 000
H10A to H10C	Breede	2 000	1	whole year	2 000
H10D to H10E	Breede	10 000	2	whole year	10 000
H10F to H10H	Breede	2 000	1	whole year	2 000
H10J	Breede	40 000	8	whole year	40 000
H10K	Breede	20 000	4	whole year	20 000
H10L	Breede	2 000	1	whole year	2 000
H20	Hex	2 000	1	whole year	2 000
H30	Keisie	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		
H40A	Breede	10 000	2	whole year	10 000
H40B to H40L	Breede	2 000	1	whole year	2 000
H50	Breede	2 000	1	whole year	2 000
H60A to H60B	Riviersonderend	20 000	4	whole year	20 000
H60C	Riviersonderend	2 000	1	whole year	2 000
H60D	Riviersonderend	10 000	2	whole year	10 000
H60E	Riviersonderend	2 000	1	whole year	2 000
H60F	Riviersonderend	10 000	2	whole year	10 000
H60G	Riviersonderend	20 000	4	whole year	20 000
H60H	Riviersonderend	10 000	2	whole year	10 000
H60J	Riviersonderend	2 000	1	whole year	2 000
H60K	Riviersonderend	10 000	2	whole year	10 000
H60L	Riviersonderend	20 000	4	whole year	20 000
H70A to H70C	Breede	2 000	1	whole year	2 000
H70D to H70F	Breede	20 000	4	whole year	20 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
H70G to H70H	Breede	2 000	1	whole year	2 000
H70J to H70K	Breede	20 000	4	whole year	20 000
H80A to H80C	Duivenhoks	2 000	1	whole year	2 000
H80D to H80F	Duivenhoks	80 000	16	whole year	40 000
H90A to H90C	Goukou	2 000	1	whole year	2 000
H90D to H90E	Goukou	80 000	16	whole year	40 000
J11	Buffels	80 000	16	whole year	40 000
J12A to J12D	Touws	2 000	1	whole year	2 000
J12E to J12M	Touws	80 000	16	whole year	40 000
J13	Groot	80 000	16	whole year	40 000
J21	Gamka	80 000	16	whole year	40 000
J22	Leeuw	80 000	16	whole year	40 000
J23A to J23D	Gamka	80 000	16	whole year	40 000
J23E	Gamka	2 000	1	whole year	2 000
J23F to J23J	Gamka	80 000	16	whole year	40 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
J24	Dwyka	80 000	16	whole year	40 000
J25	Gamka	2 000	1	whole year	2 000
J31	Olifants	2 000	1	whole year	2 000
J32	Tarka	2 000	1	whole year	2 000
J33	Olifants	2 000	1	whole year	2 000
J34	Kammanassie	2 000	1	whole year	2 000
J35A	Olifants	2 000	1	whole year	2 000
J35B to J35F	Olifants	80 000	16	whole year	40 000
J40A to J40B	Gouritz	80 000	16	whole year	40 000
J40C	Gouritz	2 000	1	whole year	2 000
J40D to J40E	Gouritz	80 000	16	whole year	40 000
K10A	Coastal rivers	80 000	16	whole year	40 000
K10B	Coastal rivers	2 000	1	whole year	2 000
K10C to K10D	Coastal rivers	80 000	16	whole year	40 000
K10E to K10F	Coastal rivers	2 000	1	whole year	2 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation cubic metres per year	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation litres per second	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation cubic metres
K20	Coastal rivers	2 000	1	whole year	2 000
K30A to K30B	Coastal rivers	2 000	1	whole year	2 000
K30C to K30D	Coastal rivers	80 000	16	whole year	40 000
K40	Coastal rivers	80 000	16	whole year	40 000
K50-K60	Coastal rivers	2 000	1	whole year	2 000
K70	Coastal rivers	80 000	16	whole year	40 000
WMA 9: Berg-Olifants					
E10	Olifants	2 000	1	whole year	2 000
E20	Doring	80 000	16	whole year	40 000
E31-E32	Knersvlakte	80 000	16	whole year	40 000
E33A to E33F	Olifants, Knersvlakte	80 000	16	whole year	40 000
E33G to E33H	Olifants, Knersvlakte	2 000	1	whole year	2 000
E40	Doring	80 000	16	whole year	40 000
F60	Knersvlakte	80 000	16	whole year	40 000

Drainage region	Main river	Maximum volume of surface water that may be abstracted on each property or by each person on communal land in terms of this authorisation	Maximum rate at which surface water may be abstracted on each property or by each person on communal land in terms of this authorisation	Months in which water may be abstracted in terms of this authorisation	Maximum volume that may be stored on each property or by each person on communal land in terms of this authorisation
		cubic metres per year	litres per second		cubic metres
G10	Berg	2 000	1	whole year	2 000
G21	Berg	2 000	1	whole year	2 000
G22	Cape Town area	2 000	1	whole year	2 000
G30	Sandveld	80 000	16	whole year	40 000
G30A	Berg	2 000	1	whole year	2 000
G40A	Cape Town area	2 000	1	whole year	2 000

Appendix B. Groundwater abstraction**Table 2: Groundwater Abstraction Rates**

The maximum volume of water that may be taken from groundwater resources on each property or piece of land in a drainage region in terms of this authorisation is equal to the size of the property or piece of land multiplied by the rate indicated in the heading of the column in which the drainage region is listed.

Abstraction rate (cubic metres per hectare per year)

0		45		75		150		275		400	
Drainage regions											
WMA 1: Limpopo											
A21A – A21C	A10A – A10C	A41A – A41B									
A21E	A21D	A42D									
A22A	A21F – A21L	A42F – A42H									
A23A	A22B – A22J	A50D – A50F									
A23D	A23B – A23C	A62B – A62F									
A23E	A23F – A23L	A50D – A50F									
A31A – A31E	A24A – A24J	A62B – A62F									
A42A – A42C	A31F – A31J										
A42E	A32A – A32E										
A50A	A41C – A41E										
A50B	A42J										
A50C	A50G – A50J										
A61A – A61J	A62J										
A62A	A63A – A63B										
A62G	A63D										
A63C	A71B – A71D										
A63E	A71H – A71L										
A71A	A72A – A72B										
A71E – A71G	A80A – A80J										
	A91A – A91K										
	A92A – A92D										
WMA 2: Olifants											
B11H – B11K	B11A – B11G										
B20A – B20J	B11L										
B31A	B12A – B12E										
B31E	B31B – B31D										
B31F	B31G – B31H										
B31J	B32A – B32J										

Abstraction rate (cubic metres per hectare per year)

0	45	75	150	275	400
Drainage regions					
B41F – B41G B41J B51E B51G B60A – B60C B60E – B60G	B41A – B41E B41H B41K B51A – B51C B51F B51H B52A – B52J B60D B60H B60J B71A – B71J B72A – B72K B73A – B73J B81A – B81J B82A – B82J B83A – B83E B90A – B90H				
WMA 3: Inkomati-Usuthu					
X11D X11E – X11J X12B X12C X14A – X14B X14E – X14G	X13L X14H X21A – X21G X21J X22A – X22B X22D – X22K	W51A – W51F W52A – W52D W53A – W53E W54A – W54E W55A – W55D W56A – W56B			
X23G – X23H X24D	X24A – X24C X24E – X24H X31A – X31M X32A – X32J X33A – X33D X40A – X40D	X11A – X11C X11K X12A X12D – X12K X13J – X13K X21H X21K X22C X23A – X23F			
WMA 4: Pongola-Mtamvuna					
	U10A – U10K U20A – U20E U20H	T40A – T40C T51A – T51J T52A – T52H	V33C V33D V40A – V40E	T40D – T40G T52J – T52M U10L	W12D – W12J W13B W23A – W23D

Abstraction rate (cubic metres per hectare per year)

0	45	75	150	275	400
Drainage regions					
	U40A U40B U60A U70A V11A – V11M V12A – V12G V13A – V13E V14A – V14E V20A – V20J V31A – V31C V31E – V31F V60A V60B V60J V60K V70A – V70G	V31D V31G - V31K V32A – V32H V33A V33B V60C – V60H W21A – W21F W22A – W22C W22E – W22L W31A – W31H W31K W32D W41A – W41G W42A – W42M W44A – W44E	V50A – V50D W11A – W11C W12A – W12C W13A W21G – W21L W22D	U10M U20F U20G U20J – U20M U30A – U30E U40C – U40J U50A U60B – U60F U70B – U70F U80A – U80L	W31J W31L W32A – W32C W32E – W32H W43F W45A W45B W57J W57K W70A
WMA 5: Vaal					
C23E – C23G C24C – C24F C31F D41D – D41E D41H D41K D73A D73C – D73E	C13A C13B C24A C24B C24G C24H C60G C70K C91A – C91E D41C D41F - D41G D41J D41L – D41M D42C – D42D D73B	C11A – C11M C12A – C12L C13C – C13H C21A – C21G C22A – C22K C23A – C23D C23H – C23L C24J C25A – C25F C31B – C31E C32A – C32D C33A – C33C C41A – C41J C42A – C42L C43A – C43D C60A – C60F C60H C60J C70A C70B – C70J C81A – C81M C82A – C82H	C31A		

Abstraction rate (cubic metres per hectare per year)

0	45	75	150	275	400
Drainage regions					
		C83A – C83M C92A C92B D41A D41B			
WMA 6: Orange					
C51J – C51M C52G – C52L D33A D33C – D33E D33K D42A – D42E D51C D53D – D53J D54A – D54G D55M D56H D56J D57A – D57E D58C D62A – D62B D62E D73C – D73F D81A – D81G D82A – D82L F10A – F10C F20A – F20E F30A F30B F30E – F30G F40A – F40H F50A F50F F50G	C51H D12A D14B – D14K D15G D15H D18K D18L D21A D21C – D21E D21H D22C D23F D23G D24A D31A – D31E D32H – D32K D33B D33F – D33J D34C – D34G D35B D35C D51A D51B D52A – D52F D53A – D53C D55A – D55L D56A – D56G D58A – D58B D61A – D61M D62C – D62D D62F – D62J D71C – D71D D72A – D72C	C51A – C51G C52A – C52F C92C D12B – D12F D13A – D13M D14A D21F D21G D22A D22B D22D D22G D22H D22L D23A D23C D23D D23E D23H D23J D24B – D24L D32A – D32G D34A D34B D35A D35D – D35K D71A D71B			

Abstraction rate (cubic metres per hectare per year)

0	45	75	150	275	400
Drainage regions					
	D73B F30C F30D F50B F50C F50E				
WMA 7: Mzimvubu-Tsitsikamma					
L11E – L11G	L11A – L11D	N40D		K80A – K80F	
L12A – L12C	L12D	N40F		K90A – K90G	
L22B	L21A – L21F	P10A		L70G	
L23A	L22A	P10B		L81A – L81D	
M10C – M10D	L22C	P10D – P10G		L82A – L82J	
M30A	L22D	P20A		L90A – L90C	
M30B	L23B – L23D	P20B		M10A	
N14A – N14C	L30A – L30D	P30A – P30C		M10B	
N21A	L40A	P40A – P40D		M20A-M20B	
N22A – N22E	L40B	Q11A		T60A	
N23B	L50A	Q91B		T60C	
N24A – N24D	L50B	Q91C		T60D	
N22E	L60A	Q92A		T60F – T60J	
N23B	L60B	Q92B			
N24A – N24D	L70A – L70F	Q92D			
N40A	N11A	Q92E			
Q11C – Q11D	N11B	Q92G			
Q12C	N12A – N12C	Q93A – Q93D			
Q13A – Q13C	N13A – N13C	Q94A – Q94F			
Q14A – Q14E	N14D	R10A – R10M			
Q21B	N21B – N21D	R20A – R20G			
Q22A	N23A	R30A – R30F			
Q22B	N30A – N30C	R40A – R40C			
Q30B – Q30E	N40B	R50A			
Q41D	N40C	R50B			
Q43B	N40E	S10A – S10J			
Q44A – Q44C	P10C	S20A – S20D			
Q50A	Q11B	S32A – S32B			
Q60A – Q60C	Q12A	S32D - S32F			
	Q12B	S32L			
	Q21A	S32M			
	Q30A	S40A – S40F			

Abstraction rate (cubic metres per hectare per year)

0	45	75	150	275	400
Drainage regions					
	Q41A – Q41C Q42A Q42B Q43A Q50B Q50C Q70A – Q70C Q80A – Q80G Q91A Q92C Q92F S31A – S31G S32C S32G – S32K T20D – T20F T32E – T32H T33H – T33K T34J – T34K T35L – T35M T70A T70E T80C	S50A – S50J S60A – S60E S70A – S70F T11A – T11H T12A – T12G T13A – T13E T20A – T20C T20G T31A – T31J T32A – T32D T33A – T33G T34A – T34H T35A – T35K T36A T36B T60B T60E T60K T70B – T70D T70F T70G T80A T80B T80D T90A – T90G			
WMA 8: Breede-Gouritz					
H10C J21A	J11A – J11K J12C J12E J12J J12K J21B – J21E J22A – J22K J23A – J23J J24A – J24F J32A – J32E J33A – J33F J34D – J34F J35B	G40K G50G G50H H10A H50B H60G H60K H60L H70A H70B H70F – H70J H90D J12D	G40F G50B – G50E H10F H10L H20A H20H H30A – H30E H40A H40C – H40J H40L H50A H60H H60J	G40H G40J G40L G40M G50A G50F G50J G50K H10B H10D H10G H10H H20B – H20G	G40B – G40E G40G H10E H10J H10K H60A – H60C H80B K60C – K60F K70A K70B

Abstraction rate (cubic metres per hectare per year)					
0	45	75	150	275	400
Drainage regions					
	J35C	J12F – J12H J12L J12M J13A – J13C J35A J40D K10A K10B	H70C H70K H80A H80D H80E H90A H90B J12A J12B J25A – J25E J31A – J31D J35D – J35F J40A J40C J40E K10D – K10F K20A K30A – K30D K40D	H40B H40K H60D – H60F H70D H70E H80C H80F H90C H90E J34A – J34C J40B K10C K40A – K40C K40E K50A K50B K60A K60B K60G	
WMA 9: Berg-Olifants					
F50D G30B – G30G	E22A – E22G E23A – E23K E24C – E24H E31A – E31H E32A – E32E E33A – E33E E33G – E33H E40A E40B F60B – F60E G30H	E21A – E21C E21E E21L E24A E24B E24J – E24M E33F E40C E40D	E10E – E10K E21D E21F – E21K G10D – G10F G10H – G10M G21A – G21F G30A		E10A – E10D G10A – G10C G10G G22A – G22K G40A

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 150 OF 2016**SOUTH AFRICAN COUNCIL FOR THE ARCHITECTURAL PROFESSION**

Publication in terms of section 32(5) of the South African Council for the Architectural Profession Act No 44 of 2000 ("The Act") of the finding and sanction imposed by Council in terms of section 29 (4) (b) of the Act, into alleged improper conduct of the registered person.

Name of Person: Michael Fakude

Registration Number: ST0419

Nature of the offence

Guilty of contravention of Rules 1.1 and 4.1 of the Code of Professional Conduct for registered persons promulgated under Board Notice 154 of 2009 Government Gazette No 32731 of 27 November 2009.

Sanction:

- Mr. Michael Fakude is fined R5 000.00 in terms of section 32 (3) (a) (ii) of the Act, and R2 500.00 of this amount is suspended for a period of one (1) year on condition that he is not found guilty of the same offences during this period.

BOARD NOTICE 151 OF 2016

Building 2 Greenstone Hill Office Park Emerald Boulevard Modderfontein
PO Box 8237 Greenstone 1616 Johannesburg South Africa
Tel 087 940 8800 Fax 087 940 8873 E-mail board@irba.co.za
Docex DX008 Edenvale Internet www.irba.co.za

CALL FOR NOMINATION OF PERSONS TO SERVE ON THE INDEPENDENT REGULATORY BOARD FOR AUDITORS (IRBA)

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

In terms of section 11 of the Auditing Profession Act, Act 26 of 2005, the Minister of Finance must appoint not more than ten non-executive members to the board of the IRBA.

The general functions of the IRBA are to:

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

The Minister of Finance must appoint competent persons, including registered auditors, to effectively guide the activities of the IRBA, based on their knowledge and experience.

A member of the IRBA appointed in terms of section 11 of the Act will hold office for a period not exceeding two years, and may be reappointed, but may not serve more than two consecutive terms of office.

Eligible persons who wish to be considered for appointment are invited to submit applications to:

The Chairman: Nominations Committee
Independent Regulatory Board for Auditors
c/o The Board Secretary
PO Box 8237
Greenstone 1616
Docex 008, Edenvale
Or by e-mail to board@irba.co.za

Applications must include a curriculum vitae detailing the applicant's knowledge, experience and suitability as a Board member, together with copies of the applicant's qualifications. A standard application form, as well as further information regarding the Board, is available on the IRBA website, [www.irba.co.za/what is the IRBA/Board Members](http://www.irba.co.za/what-is-the-IRBA-Board-Members).

The application form must be completed by all applicants.

The closing date is 30 September 2016.

Enquiries should be directed to Jill Levendal at 087 940 8800 or via e-mail to board@irba.co.za.

BOARD NOTICE 152 OF 2016
FINANCIAL SERVICES BOARD

FINANCIAL MARKETS ACT, 2012

**PROPOSED AMENDMENTS TO THE JSE DERIVATIVES RULES:
PUBLICATION FOR COMMENT**

I, Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 71(3) (b) (ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed amendments to the JSE Derivatives Rules have been published on the official website of the financial services board (www.fsb.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Securities Services at the following email address: Michael.Kabai@fsb.co.za within a period of 14 days from the date of publication.


D P TSHIDI

REGISTRAR OF SECURITIES SERVICES

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Renny Chetty (012) 748-6375 (Renny.Chetty@gpw.gov.za),

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

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