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IMPORTANT NOTICE OF OFFICE RELOCATION



Private Bag X85, PRETORIA, 0001 149 Bosman Street, PRETORIA Tel: 012 748 6197, Website: www.gpwonline.co.za

URGENT NOTICE TO OUR VALUED CUSTOMERS: PUBLICATIONS OFFICE'S RELOCATION HAS BEEN TEMPORARILY SUSPENDED.

Please be advised that the GPW Publications office will no longer move to 88 Visagie Street as indicated in the previous notices.

The move has been suspended due to the fact that the new building in 88 Visagie Street is not ready for occupation yet.

We will later on issue another notice informing you of the new date of relocation.

We are doing everything possible to ensure that our service to you is not disrupted.

As things stand, we will continue providing you with our normal service from the current location at 196 Paul Kruger Street, Masada building.

Customers who seek further information and or have any questions or concerns are free to contact us through telephone 012 748 6066 or email Ms Maureen Toka at Maureen. Toka@gpw.gov.za or cell phone at 082 859 4910.

Please note that you will still be able to download gazettes free of charge from our website www.gpwonline.co.za.

We apologies for any inconvenience this might have caused.

Issued by GPW Communications

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

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IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

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

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HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

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

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

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

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

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

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

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

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

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

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

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

Fake Tenders

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

How tender scams work

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

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

OR

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

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

Protect yourself from being scammed

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

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

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.

Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.

Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.

Email: Daniel.Legoabe@gpw.gov.za

Closing times for ORDINARY WEEKLY GOVERNMENT GAZETTE

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

- > 24 December 2019, Tuesday for the issue of Friday 03 January 2020
- ➤ 03 January, Friday for the issue of Friday 10 January 2020
- ► 10 January, Friday for the issue of Friday 17 January 2020
- ➤ 17 January, Friday for the issue of Friday 24 January 2020
- > 24 January, Friday for the issue of Friday 31 January 2020
- > 31 February, Friday for the issue of Friday 07 February 2020
- ➤ 07 February, Friday for the issue of Friday 14 February 2020
- ➤ 14 February, Friday for the issue of Friday 21 February 2020
- 21 February, Friday for the issue of Friday 28 February 2020
- > 28 February, Friday for the issue of Friday 06 March 2020
- ➤ 06 March, Friday for the issue of Friday 13 March 2020
- ➤ 13 March, Thursday for the issue of Friday 20 March 2020
- ➤ 20 March, Friday for the issue of Friday 27 March 2020
- ➤ 27 March, Friday for the issue of Friday 03 April 2020
- ➤ 02 April, Thursday for the issue of Thursday 09 April 2020
- ▶ 08 April, Wednesday for the issue of Friday 17 April 2020
- ➤ 17 April, Friday for the issue of Friday 24 April 2020
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- > 30 April, Thursday for the issue of Friday 08 May 2020
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- ➤ 10 December, Thursday for the issue of Friday 18 December 2020
- 17 December, Thursday for the issue of Friday 24 December 2020
 23 December, Wednesday for the issue of Friday 31 December 2020

LIST OF TARIFF RATES

FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

NATIONAL AND PROVINCIAL

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

Pricing for National, Prov	rincial - Variable Priced No	tices
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

EXTRA-ORDINARY

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

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

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

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

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

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

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

EXTRAORDINARY GAZETTES

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

Notice Submission Process

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

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

QUOTATIONS

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

16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:

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

17. APPLICABLE ONLY TO CASH CUSTOMERS:

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

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

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

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

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

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

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

CANCELLATIONS

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

AMENDMENTS TO NOTICES

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

REJECTIONS

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

APPROVAL OF NOTICES

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

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

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

LIABILITY OF ADVERTISER

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

CUSTOMER INQUIRIES

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

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

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

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

PAYMENT OF COST

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

PROOF OF PUBLICATION

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

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

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

For Gazette and Notice submissions: Gazette Submissions: E-mail: submit.egazette@gpw.gov.za
For queries and quotations, contact: Gazette Contact Centre: 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. 597 29 MAY 2020







INVITATION TO SOUTH AFRICAN ARTIST TO SUBMIT ARTWORK FOR ACQUISITION

Art Bank of South Africa

South African artists are invited to submit their contemporary artwork to be considered for acquisition by the Art Bank of South Africa (ArtbankSA). The ArtbankSA annually considers acquiring special pieces of art for its own growing collection.

Background

The ArtbankSA is tasked with purchasing artworks from South African artists, particularly that of emerging artists in order to lease the artworks to South African government departments, private companies and private individuals. It is a national programme of the Department of Sports, Arts and Culture as part of the Mzansi Golden Economy (MGE) strategy implementation and is hosted by the National Museum Bloemfontein, an agency of the Department of Arts and Culture. The vision of the ArtbankSA is to promote, foster and stimulate a vibrant market for the collection of South African contemporary visual art.

The Art Bank will achieve this vision by;

- Curating a definitive collection of contemporary South African visual art.
- Promoting financial sustainability for the artists and Art Bank of South Africa through the leasing of art.
- Nurturing emerging South African artists by expanding the market for their work and providing skills development opportunities.
- Fostering an appreciation for contemporary art by making art accessible to the broader public in their workplaces and shared spaces.

Invitation to apply for artwork to be considered for the acquisition by the Art Bank of South Africa

Criteria for submissions

Submissions can be sent via email or post. Artists are required to meet the following criteria:

- A detailed submission form is required with each submission. Submission forms can be found on the Art Bank of South Africa website www.artbanksa.org
- Artists may submit a maximum of five original artworks for consideration.
- Artwork can be submitted in any medium.
- Artwork must have been created by the artist after July 2019.
- Artwork must be of a superior quality and representative of South African contemporary art.
- The artist/artist representative will be required to register on the Central Database System (CSD) and be SARS tax compliant.

The decision of the Acquisition Committee will be final and <u>ONLY</u> successful applicants will be contacted about collection and couriering of artwork to the exhibition venue in due course.

Non adherence to the above criteria will result in the application becoming disqualified.

The ArtbankSA Acquisition Committee

The nine member acquisitions committee will oversee the selection process; approve and make recommendations of artworks for purchase.

Closing Date

The deadline for submissions is 12pm on Friday, 3 July 2020. All completed submissions must be emailed to info@artbanksa.org or posted to ATT: ArtbankSA, National Museum Bloemfontein, 36 Aliwal Street, Bloemfontein, 9300. Queries must be submitted in writing to the nathi@artbanksa.org

DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 598 29 MAY 2020

NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003 (ACT NO. 57 OF 2003)

WITHDRAWAL OF THE DECLARATION OF THE FARMS SPECIFIED IN THE NOTICE AS PART OF THE KAROO NATIONAL PARK IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT: PROTECTED AREAS ACT, 2003 (ACT NO. 57 OF 2003)

I, Barbara Dallas Creecy, Minister of Environment, Forestry and Fisheries, hereby, under section 21(2) of the National Environmental Management: Protected Areas Act, 2003 (Act No. 57 of 2003), withdraw the declaration of the farms specified in the notice as part of the Karoo National Park, in the Schedule hereto.

BARBARA DALLAS CREECY

MINISTER OF ENVIRONMENT, FORESTRY AND FISHERIES

SCHEDULE A

- 1. Portion 2 of the farm De Kruis No.458, Beaufort West Registration Division, Western Cape Province, measuring 223.0894 hectares in extent, held by Title Deed No.T37905/2000.
- 2. Portion 3 of the farm De Kruis No.458, Beaufort West Registration Division, Western Cape Province, measuring 337, 6192 hectares in extent, held by Title Deed No.T37905/2000.
- 3. Portion 14 (a portion of portion 6)of the farm Brandewyns Ghat No.214 (Resurveyed and now called portion 14) Beaufort West Registration Division, Western Cape Province, measuring 838.6604 hectares in extent, held by Title Deed No.T37905/2000.

DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES

NO. 599 29 MAY 2020

NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998)

AMENDMENT OF THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby, under sections 24(5) and 44 of the National Environmental Management Act, 1998 (Act No. 107 of 1998) amend the Environmental Impact Assessment Regulations, 2014 published under Government Notice No. 982 in Government Gazette No. 38282 of 4 December 2014, as amended by Government Notice No. 326 in Government Gazette No. 40772 of 7 April 2017 and Government Notice No. 706 in Government Gazette No. 41766 of 13 July 2018, as set out in the Schedule.

BARBARA DALLAS CREECY

MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE

Definitions

1. In this Schedule, any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned to it, and unless the context otherwise indicates—

"the Regulations" means the Environmental Impact Assessment Regulations, 2014, published under Government Notice No. 982 in Government Gazette No. 38282 of 4 December 2014, as amended by Government Notice No. 326 in Government Gazette No. 40772 of 7 April 2017 and Government Notice No. 706 in Government Gazette No. 41766 of 13 July 2018.

Amendment of regulation 54A

- 2. Regulation 54A of the Regulations is hereby amended-
 - (a) by the substitution in subregulation (2), for the words "no later than 7 December 2019 and at least every five years thereafter for the period during which such right, permit, Environmental Management Programme or Environmental Management Plan is still in effect" of the words "by a date to be published by Notice in the Government *Gazette*"; and
 - (b) by the substitution in subregulation (3), for the words "no later than 7 December 2019 and at least every five years thereafter for the period during which such environmental authorisation is still in effect" of the words "by a date to be published by Notice in the Government Gazette".

NATIONAL TREASURY

NO. 600 29 MAY 2020

- I, Tito Titus Mboweni, Minister of Finance, acting in terms of the Division of Revenue Act, 2019 (Act No. 16 of 2019), hereby publish in the attached Schedules -
- (a) Conversion of an allocation in respect of disaster response grant to provinces under the Act; and
- (b) the addition of allocation of converted allocation to a disaster response grant to municipalities.

For ease of reference only and where applicable, the attached Schedules reflect the allocations published in the Division of Revenue Act, 2019 (Act No. 16 of 2019) Schedule 7, Part A and Part B.

This Government Notice is set out as follows:

Part 1: Conditional allocations; and

Part 2: Explanatory memorandum relating thereto

Inhave "

TT MBOWENI, MP
MINISTER OF FINANCE

Explanatory Memorandum to the Provincial Allocations set out in the Schedules

This *Gazette* is published in terms of the Division of Revenue Act, 2019 (Act No. 16 of 2019), and provides information on adjustments to existing allocations to national departments and provinces in the 2019/20 financial year.

This is necessitated by the need to convert a portion of a schedule 7A grant to a schedule 7B grant allocation in terms of Section 21 (7) of the Division of Revenue Act, 2019.

This Gazette therefore updates information that was published in the Division of Revenue Act, 2019.

This notice affects the Provincial Emergency Housing Grant and the Municipal Emergency Housing Grant,

a) In compliance with Section 21 (7) of the Division of Revenue Act, 2019 the National Department of Human Settlements converts R20.3 million for the Provincial Emergency Housing Grant (Schedule 7A) into the Municipal Emergency Housing Grant (Schedule 7B).

SCHEDULE 7, PART A

UNALLOCATED PROVISIONS FOR PROVINCES FOR DISASTER RESPONSE

					Column A	
Vote	Name of allocation	Purpose	Province	2019/20 Main Allocation	Adjustment	2019/20 Adjusted Allocation
				R'900	R'000	R'000
Hampan Settlements	Provincial Emergency Housing Grant	To provide funding to provinces for the provision of temporary shelter	Eastern Cape		90 153	90 153
(Vote 38)		assistance to households affected disasters or housing emergency, to provide	Pres State			_
		funding to provinces to repair the damage to housing for low-income	Ganteng			
		households following a diseater or housing emergency if the costs of repairs are KwaZahr-Natal	KwaZulu-Natal		151 243	151 243
		less than the costs of relocation and provision of temporary shelter.	Limpopo			_
			Mpumalanga			_
			Northern Cape			
			North West			_
			Western Cape		3415	3 415
			Unaffocated	276 900	(265 111)	11 789
			Total	276 900	(28 300)	256 600

SCHEDULE 7, PART B

UNALLOCATED PROVISIONS FOR MUNICIPALITIES FOR DISASTER RESPONSE

				Column A	
	Purpose	Municipality	2019/20 Main Allecution	Adjustment	2019/20 Adjusted Allocation
			TR-000	R'000	R'000
To provide fundi	To provide funding to numicipalities for the provision of temporary shelter	Chashe Municipality		5 284	5 284
aristance to households a	Mooted disestent or housing emergency; to provide	Sthekwini Mstro		90 810	90 810
imding to remicipalities	to repair the damage to homeing for low-income	tubetube Municipality		41 822	41 822
nouseholds following a d	issaster or homine emercency if the costs of repairs are	una Khoi Manicipality		1 288	1 288
less than the costs of relocation	and provision of temporary shelter.	Raymond Mhiaba		3 008	3 008
		Greater Kokstad		5 220	5 2 2 0
	Una	Intilicated	149 100	(127 132)	21 968
	OL.	TOTAL	149 100	26 300	169 400

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 601 29 MAY 2020

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:

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

REF NO.	REF NO. CLAIMANT	PROPERTY	LOT NUMBER	DISTRICT	CURRENT LAND OWNER
X 0030	John Linda Nkosi	Lot No. 48 Beacon and President Street. Race	Lot No. 48 Beacon and	Johannesburg Metropolitan Municipality	Johannesburg Metropolitan
		Course Township, Kliptown	President Street, Race Course	•	Municipality
			Township, Kliptown		
X 0113	John Linda Nkosi	Lot No. 107 President	Lot No. 107 President Street	Johannesburg Metropolitan	Johannesburg Metropolitan
		Township, Kliptown	Race Course Township	San do la company	Municipality
			Kliptown		
X 0141	Nomathemba	Portion 94 of	Portion 94 of	Johannesburg Metropolitan	Johannesburg
	Constance Ndongeni	Kliptown	IQ, Kliptown	Mullichaity	Municipality
					- 112
Interested	I Parties: Department of Ru	ural Development and Land	Reform and City of Jo.	Interested Parties: Department of Rural Development and Land Reform and City of Johannesburg Metropolitan Municipality.	ipality.

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

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

Date:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 602 29 MAY 2020

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.	REF NO. CLAIMANT	PROPERTY	PORTION	CURRENT LAND OWNER	BONDS INO BONDS DEED OF TRANSFER	DEED OF TRANSFER
Z 0132	Mr. Tihame Shadrack Moeletsi	Bezuidenhoutskraal 116 Portion 2 (RE) JR	Portion 2 (RE)	National Government of Republic of South Africa	None	T3410/1991 T164547/2007
Z 0357 (KRP500 5)	Z 0357 Mr. David Difoe Sepato (KRP500 5)	Vlakfontein 453 JR	Portion 32	Provincial Government of Gauteng	None	T106267/2000MPU T7367/2018

of Rural Development and Land Reform

Interested Parties: Land Claimants, Land beneficiaries, the current land owners, Department of Public Works, City of Tshwane Metropolitan Municipality and Department

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

W. Solomon Manima

Mr. Solomon Maruma Deputy Director (IMU)

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

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

SOUTH AFRICAN RESERVE BANK

NO. 603 29 MAY 2020



Designation by the Governor of the South African Reserve Bank in terms of section 6(3)(a) of the National Payment System Act 78 of 1998, as amended

Designation of Retail Assist (Pty) Limited

1. Introduction

- 1.1 The South African Reserve Bank (SARB) is empowered to designate a clearing system participant in terms of section 6(3)(a) of the National Payment System Act 78 of 1998, as amended (NPS Act). Such designation may be made if the designation is in the interest of the integrity, effectiveness, efficiency and/or safety of the national payment system (NPS).
- 1.2 The objective of this Designation Notice is to designate Retail Assist (Pty) Limited (Retail Assist) as a clearing system participant. The designation would enable Retail Assist to clear payment instructions in the manner contemplated in section 4(2)(d)(i) of the NPS Act.

2. Background of the proposed designated clearing system participant

- 2.1 Retail Assist is a public company, established and registered with the Companies and Intellectual Property Commission of South Africa (CIPC) in 2015. The business focus of Retail Assist supports the effectiveness and efficiency of the NPS.
- 2.2 Retail Assist proposes to acquire transactions for retailers and clear these transactions through relevant card Payment Clearing House System Operators (PCH SOs).

3. Designation

- 3.1 The SARB has considered the applicable provisions of the NPS Act, and deems it to be in the interest of the integrity, effectiveness, efficiency and safety of the NPS to designate Retail Assist as a clearing system participant.
- 3.2 Therefore, I, Mr E L Kganyago, Governor of the SARB, hereby, with effect from 1 June 2020:
- 3.2.1 designate Retail Assist as a clearing system participant in terms of section 6(3)(a) of the NPS Act, subject to the conditions listed under heading 4 below; and
- 3.2.2 confirm, in terms of section 6(3)(a)(ii) of the NPS Act, that the SARB's settlement system participant associated with the designated clearing system participant is the Standard Bank of South Africa Limited (Standard Bank).

4. Conditions

- 4.1 The aforementioned designation is subject to Retail Assist adhering to the following conditions within the time frames to be determined by the SARB:
- 4.1.1 Become a member of VISA and MasterCard.
- 4.1.2 Comply with the entrance and participation criteria to become a member of the payment system management body (PSMB), as referred to in section 3 of the NPS Act, and the relevant structures of the PSMB. Furthermore, comply with any other criteria set by the PSMB for clearing system participants.
- 4.1.3 Enter into a mentorship and sponsorship agreement with Standard Bank, and comply with any requirements set by Standard Bank for sponsorship.
- 4.1.4 Obtain written approval from Standard Bank, which written approval shall not be unreasonably withheld, prior to participating in a Payment Clearing House

(PCH) that is not set out in paragraph 4.1.5 below. Provided that written approval is granted, Retail Assist may then follow the normal process for participation in a PCH.

- 4.1.5 Participate in the Debit Card, Credit Card, American Express Card, Diners Club Card and Fleet Card PCHs, subject to the relevant PCH agreements and clearing rules. Furthermore, Retail Assist is subject to interchange rates applicable to cards, as determined by the SARB.
- 4.1.6 Do not issue any payment instruments, do not acquire any other transactions and do not sponsor any third parties in any PCH without prior approval from the SARB and the PSMB.
- 4.1.7 Comply with applicable requirements and any other criteria agreed to between Retail Assist and Standard Bank, and as specified in the sponsorship agreement concluded between said parties.
- 4.1.8 Prior to commencing operation, register as a third-party payment provider for the purpose of providing beneficiary payment services in terms of the Directive for Conduct within the National Payment System in Respect of Payments to Third Persons (Directive 1 of 2007).
- 4.2 The conditions listed under paragraph 4 apply exclusively to the designation of Retail Assist and may be varied or revoked, and new conditions may be imposed, by the SARB by way of a notice in the *Government Gazette*.

Signed at Pretoria on this 13th day of May 2020

Erguso

E L Kganyago

Governor

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 604 29 MAY 2020

CO-OPERATIVES THAT HAVE BEEN REMOVED FFROM THE REGISTER

- 1. CELINHLAKANIPHO CO-OP LTD (K6/3/9/901)
- 2. DRIE RIVIERE TUISNYWERHEID CO-OP LTD (K6/3/9/425)
- 3. SANDTON HOME INDUSTRIES CO-OP LTD (K6/3/9/0371)
- 4. FUYULIME AGRICULTURAL CO-OP LTD (K6/3/9/0892)
- 5. SPRINGS TUISNYWERHIED CO-OP LTD (K6/3/9/397)
- 6. ITSOSENG BRICK MANUFACTURING CO-OP ENTERPRISE LTD (K6/3/9/3166)
- 7. SINENJONGO TRACTORS AGRICULTURAL CO-OP LTD (K6/3/3/1032)
- 8. COBONGO COMMUNITY DEVELOPMENT TRUST FARMING CO-OP LTD (K6/3/9/1051)
- 9. MANKWE BIO-ENERGY FUEL CO-OP LTD (K6/3/9/3178)
- 10. ONS HOEKWINKEL CO-OP LTD (K6/3/9/408)
- 11. KLEIN KAROO CO-OP LTD (K6/3/3/128)
- 12. EDENBURG SAAMSTAAN CO-OP LTD (K6/3/3/0956)
- 13. NONKUTAZO PRIMARY AGRICULTURAL CO-OP LTD (K6/3/3/0685)
- 14. WAMAKERSVALLEI WYNMAKERY CO-OP LTD (K6/3/3/102)
- 15. MACASSAR VISSERKOOPERASIE BEPERK (K6/3/9/759)
- 16. KANANA CO-OP LTD VERENIGING CO-OP LTD (K6/3/3/903)
- 17. LEIFO CO-OP LTD (K6/3/9/754)
- 18. VROUE TUISNYWERHEIDS CO-OP LTD (K6/3/9/193)
- 19. CAPE TOWN HARBOUR FISHERMAN CO-OP LTD (K6/3/9/651)
- 20. SATACO NORTH WEST PROVINCE PROVINCIAL TAXI CO-OP LTD (K6/3/9/553)
- 21. ST.HELENABAAILYN EN NETVIS CO-OP LTD (K6/3/9/650)
- 22. TUISKOOP CO-OP LTD (K6/3/9/195)
- 23. FARMERS CO-OP BUTCHERY LTD (K6/3/3/106)
- 24. NTABAZWE RURAL DEVELOPMENT CO-OP LTD (K6/3/9/803)
- 25. SATACO NORTHERN PROVINCE PROVINCIAL TAXI CO-OP LTD (K6/3/9/610)
- 26. PHIPHIDI CO-OP LTD (K6/3/3/795)
- 27. MPUMALANA FARMERS CO-OP LTD (K6/3/3/909)
- 28. GATA TAXI CO-OP LTD (K6/3/9/753)
- 29. KHAYALAMI TAXI CO-OP LTD (K6/3/9/807)
- 30. COMTRADE CO-OP LTD (K6/3/9/0810)
- 31. TIRISANOMMOGO SMALL FARMERS CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of thirty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives DTI Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria**0001

DEPARTMENT OF TRANSPORT

NO. 605 29 MAY 2020

MORATORIUM ON THE SALE OF SPECIFIC LICENSE NUMBERS

The MEC for Transport: KwaZulu- Natal has approved a moratorium on the selling of Specific license numbers with effect from date of publication of this notice.

DEPARTEMENT VAN VERVOER

NO. 605 29 MEI 2020

MORATORUIM OP DIE VERKOOP VAN SPESIFIEKE LICENSIENOMMERS

The LUR vir Vervoer: KwaZulu- Natal het 'n moratorium op die verkoop van Spesifieke lisensienommers goedgekeur met ingang van datum van publikasie van hierdie kennisgewing.

UKUMISWA KOKUDAYISWA KWEZINOMBOLO EZINCANE

Ungqongqoshe wezokuThutha waKwaZulu-Natali, ugunyaze ukumiswa kokudayiswa kwezinombolo ezimfishane Esifundazweni saKwaZulu-Natali kusukela ngosuku lokushicilelwa kwalesisimemezelo.

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES NOTICE 289 OF 2020

WORLD HERITAGE CONVENTION ACT, 1999 (ACT NO. 49 OF 1999)

WITHDRAWAL OF GOVERNMENT NOTICE NO. 290, PUBLISHED IN THE GOVERNMENT GAZETTE NO. 42496 OF 31 MAY 2019 TO GIVE EFFECT TO PEREMPTORY LEGISLATIVE REQUIREMENTS ON CONSULTATION, AND THE NOTICE OF INTENTION TO PROCLAIM CERTAIN LAND SITUATED IN THE NORTHERN CAPE PROVINCE TO BE THE ‡KHOMANI CULTURAL LANDSCAPE WORLD HERITAGE SITE AND APPOINT A MANAGEMENT AUTHORITY

I, Barbara Dallas Creecy, Minister of Forestry, Fisheries and the Environment, hereby withdraw Government Notice No. 290, published in the Government Gazette No. 42496 of 31 May 2019, in order to give effect to peremptory legislative requirements on consultation; and under section 1(xxiv)(a), read with section 7 and 8(a) of the World Heritage Convention Act, 1999 (Act No. 49 of 1999); give notice of my Intention to proclaim the land comprising the Kalahari Gemsbok National Park as the ‡Khomani Cultural Landscape World Heritage Site; and declare the South African National Parks as the management authority, in the Schedule hereto.

The identified area covers the entire Kalahari Gemsbok National Park situated in the Gordonia Registration Division, Northern Cape Province and also forms part of the Kgalagadi Transfrontier Park which is bordered by Botswana and Namibia in the east and west respectively. The large expanse of sand contains evidence of human occupation from the Stone Age to the present, and is associated with the culture of the formerly nomadic ‡Khomani San people and the strategies that allowed them to adapt to harsh desert conditions. The South African National Parks is currently managing the Kalahari Gemsbok National Park.

Members of the public are invited to submit to the Minister, within (sixty) 60 days from the date of the publication of the Notice in the Gazette, written representations or objections to the following address:

By post: The Director-General: Department of Environment, Forestry and Fisheries

Attention: Ms Thumeka Ntloko Private Bag X447, Pretoria, 0001

By hand: Environment House, 473 Steve Biko Road, Arcadia, Pretoria, 0083.

By email: TNtloko@environment.gov.za.

Any inquiries in connection with the notice can be directed to Ms T Ntloko at Tel: 012 399 9531. Comments received after the closing date may be disregarded.

BARBARA DALLAS CREECY

MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE

- 1. Farm Lang Klaas Dam No. 21, Division of Gordonia Registration, Northern Cape Province, measuring 12507.5153 hectares;
- 2. Farm Baylp No. 13, Division of Gordonia Registration, Northern Cape Province, measuring 11351.9532 hectares:
- 3. Farm Groot Brak No. 11, Division of Gordonia Registration, Northern Cape Province, measuring 12382.1602 hectares;
- 4. Farm Seven Pans No. 26, Division of Gordonia Registration, Northern Cape Province, measuring 12872.8688 hectares
- 5. Farm Tigna Brualch No.58, Division of Gordonia Registration, Northern Cape Province, measuring 16842.1912 hectares;
- 6. Farm Innerleithen No.17, Division of Gordonia Registration, Northern Cape Province, measuring 13563.8070 hectares;
- 7. Farm Ellies Kolk No.27, Division of Gordonia Registration, Northern Cape Province, measuring 12716.8330 hectares:
- 8. Farm Mulrfield No. 50, Division of Gordonia Registration, Northern Cape Province, measuring 9201.6964 hectares:
- 9. Farm Kousaunt No. 12, Division of Gordonia Registration, Northern Cape Province, measuring 14643.8412 hectares:
- Farm Batu Pahat No. 31, Division of Gordonia Registration, Northern Cape Province, measuring 8506.1712 hectares;
- 11. Farm Dalkelth No. 53, Division of Gordonia Registration, Northern Cape Province, measuring 13624.1812 hectares:
- 12. Farm Tabuli Lagi No. 6, Division of Gordonia Registration, Northern Cape Province, measuring 11877.2404 hectares;
- 13. Farm Gernsbok Plain No. 64, Division of Gordonia Registration, Northern Cape Province, measuring 12546.7654 hectares;
- Farm Kameeisleep No. 38, Division of Gordonia Registration, Northern Cape Province, measuring 12909.1451 hectares;

- 15. Farm Jacksons Draai No. 3, Division of Gordonia Registration, Northern Cape Province, measuring 9611.6141 hectares;
- Farm Witkools Kolk No. 35, Division of Gordonia Registration, Northern Cape Province, measuring 12512.2547 hectares;
- 17. Farm Sitszas No. 54, Division of Gordonia Registration, Northern Cape Province, measuring 12769.4004 hectares:
- 18. Farm Okulp No. 16, Division of Gordonia Registration, Northern Cape Province, measuring 13257.3301 hectares;
- 19. Farm Uri Karuus No. 60, Division of Gordonia Registration, Northern Cape Province, measuring 16019.9915 hectares:
- Farm Driefendas No. 48, Division of Gordonia Registration, Northern Cape Province, measuring 15766.9913 hectares;
- 21. Farm The Little Outspan No. 32, Division of Gordonia Registration, Northern Cape Province, measuring 9292.9590 hectares;
- 22. Farm Kij Garries No.39 , Division of Gordonia Registration, Northern Cape Province, measuring 12650.0781 hectares;
- 23. Farm Kaspers Draai No. 30, Division of Gordonia Registration, Northern Cape Province, measuring 12817.3693 hectares;
- 24. Farm Bitter Pan No. 44, Division of Gordonia Registration, Northern Cape Province, measuring 14959.0515 hectares;
- 25. Farm Lijers Draai No. 10, Division of Gordonia Registration, Northern Cape Province, measuring 15388.4282 hectares;
- 26. Farm Bonally No. 43, Division of Gordonia Registration, Northern Cape Province, measuring 12503.3671 hectares;
- 27. Farm Nu-Quap No. 45, Division of Gordonia Registration, Northern Cape Province, measuring 13174,7430 hectares:
- 28. Farm Kannaguass No. 5, Division of Gordonia Registration, Northern Cape Province, measuring 12856.2751 hectares;
- 29. Farm Gopeng No. 46, Division of Gordonia Registration, Northern Cape Province, measuring 15399.8847 hectares;

- 30. Farm Kyky No. 92, Division of Gordonia Registration, Northern Cape Province, measuring 11154,7798 hectares;
- 31. Farm Kamfers Boom No. 65, Division of Gordonia Registration, Northern Cape Province, measuring 14801.1621 hectares;
- 32. Farm 643 No. 643, Division of Gordonia Registration, Northern Cape Province, measuring 77636.7313 hectares:
- 33. Farm Ardiamont No. 40, Division of Gordonia Registration, Northern Cape Province, measuring 9328.4594 hectares:
- 34. Farm Aba Qua No. 47, Division of Gordonia Registration, Northern Cape Province, measuring 13496,2297 hectares:
- 35. Farm Killiekrankie No. 93, Division of Gordonia Registration, Northern Cape Province, measuring 15387.0940 hectares;
- 36. Farm Dalmuir No. 49, Division of Gordonia Registration, Northern Cape Province, measuring 12904.0779 hectares:
- Farms Moravet No. 42, Division of Gordonia Registration, Northern Cape Province, measuring 10156.8909 hectares;
- 38. Farm Coolan No. 19, Division of Gordonia Registration, Northern Cape Province, measuring 9716.1160 hectares;
- 39. Farm Braemar No. 34, Division of Gordonia Registration, Northern Cape Province, measuring 9280.6166 hectares;
- 40. Farm Montrose No. 63, Division of Gordonia Registration, Northern Cape Province, measuring 13186.7511 hectares;
- 41. Farm Cubitje Quap No. 25, Division of Gordonia Registration, Northern Cape Province, measuring 13316.8092 hectares;
- 42. Farm Oup S.A.M.R Reserve No. 67, Division of Gordonia Registration, Northern Cape Province, measuring 1984.4041 hectares;
- 43. Farm Urip Qua No. 24, Division of Gordonia Registration, Northern Cape Province, measuring 9989,9430 hectares;
- 44. Farm Lammermoor No. 18, Division of Gordonia Registration, Northern Cape Province, measuring 12292.4697 hectares;

- 45. Farm Craig Lockhart No. 52, Division of Gordonia Registration, Northern Cape Province, measuring 10644.2261 hectares;
- 46. Farm Koodoo Bush No. 9, Division of Gordonia Registration, Northern Cape Province, measuring 15047.6387 hectares;
- 47. Farm Kwang No. 22, Division of Gordonia Registration, Northern Cape Province, measuring 12558,9738 hectares:
- 48. Farm Namabies No. 33, Division of Gordonia Registration, Northern Cape Province, measuring 6975.2558 hectares:
- 49. Farm Dochfour No. 41, Division of Gordonia Registration, Northern Cape Province, measuring 11050.3163 hectares;
- 50. Farm Kaagan No. 7, Division of Gordonia Registration, Northern Cape Province, measuring 11814.1250 hectares;
- 51. Farm Karib Gnoos No. 62, Division of Gordonia Registration, Northern Cape Province, measuring 10666,5435 hectares:
- 52. Farm Haas Pan No. 20, Division of Gordonia Registration, Northern Cape Province, measuring 12165.2253 hectares:
- 53. Farm Sekwats No. 90, Division of Gordonia Registration, Northern Cape Province, measuring 11465.0387 hectares:
- 54. Farm Strathfillian No. 15, Division of Gordonia Registration, Northern Cape Province, measuring 8654.0964 hectares;
- 55. Farm Dikbaards Kolk No. 36, Division of Gordonia Registration, Northern Cape Province, measuring 12178.8972 hectares;
- 56. Farm Roolbrak No. 61, Division of Gordonia Registration, Northern Cape Province, measuring 9594.1010 hectares;
- 57. Farm Saint John's Dam No. 94, Division of Gordonia Registration, Northern Cape Province, measuring 15852.4688 hectares;
- 58. Farm Dankbaar No. 4, Division of Gordonia Registration, Northern Cape Province, measuring 10954.5734 hectares:
- 59. Farm Nelsles Pan No. 8, Division of Gordonia Registration, Northern Cape Province, measuring 11007.3554 hectares;

- 60. Farm Rooikop No. 28, Division of Gordonia Registration, Northern Cape Province, measuring 12641.7553 hectares;
- 61. Farm Mata Mata S.A.M.R Res No. 51, Division of Gordonia Registration, Northern Cape Province, measuring 2523.8295 hectares;
- 62. Farm Auap No. 23, Division of Gordonia Registration, Northern Cape Province, measuring 13733.3770 hectares;
- 63. Farm Elleen No. 29, Division of Gordonia Registration, Northern Cape Province, measuring 13197.6831 hectares;
- 64. Farm Wimbles Draai S.A.M.R Res No. 37, Division of Gordonia Registration, Northern Cape Province, measuring 1649.4385 hectares;
- 65. Farm Stumkes Dam No.66, Division of Gordonia Registration, Northern Cape Province, measuring 12149.7147 hectares;
- 66. Farm Ooikolk No. 91, Division of Gordonia Registration, Northern Cape Province, measuring 14112.4282 hectares;
- 67. Farm Strathspey No.14, Division of Gordonia Registration, Northern Cape Province, measuring 13925.2000 hectares;
- 68. Farm Strathmore No.59, Division of Gordonia Registration, Northern Cape Province, measuring 16684.9986 hectares:
- 69. Farm Groot Kolk No. 2, Division of Gordonia Registration, Northern Cape Province, measuring 10204.7336 hectares:
- 70. Farm Unions End No. 1, Division of Gordonia Registration, Northern Cape Province, measuring 9379.2482 hectares;
- 71. Portion 1 of the Farm No. 643, Division of Gordonia Registration, Northern Cape Province, measuring 26086.3099 hectares:
- 72. Portion 4 of the Farm No. 643, Division of Gordonia Registration, Northern Cape Province, measuring 31632.9678 hectares.

DEPARTMENT OF ENVIRONMENT, FORESTRY AND FISHERIES NOTICE 290 OF 2020

WORLD HERITAGE CONVENTION ACT, 1999 (ACT NO. 49 OF 1999)

NOTICE OF INTENTION TO PROCLAIM CERTAIN LAND IN THE MPUMALANGA PROVINCE TO BE THE BARBERTON MAKHONJWA WORLD HERITAGE SITE AND TO DECLARE THE MANAGEMENT AUTHORITY

I, Barbara Dallas Greecy, Minister of Forestry, Fisheries and the Environment, hereby, under section 1(xxiv)(a), read with section 8 of the World Heritage Convention Act, 1999 (Act No. 49 of 1999), give notice of my intention to proclaim the land in the Mpumalanga Province, in the Schedule hereto, to be the Barberton Makhonjwa Mountain World Heritage Site, and to declare the MEC of Finance, Economic Development and Tourism (Mpumalanga) as the Management Authority for the Barberton Makhonjwa Mountain World Heritage Site.

Members of the public are invited to submit to the Minister, within 30 days from the date of the publication of the notice in the Gazette, written comments or Inputs to the following addresses:

By post:

The Director-General: Department of Environment, Forestry and Fisheries

Attention: Mr Sydney Nkosi

Private Bag X447
PRETORIA

0001

By hand: Environment House, 473 Steve Biko Road, Arcadia, Pretoria, 0083.

By email: In

Tntloko@environment.gov.za/Gmayile@environment.gov.za

Enquiries in connection with the notice can be directed to Mr S Nkosl at Tel: 012 399 9065.

Comments received after the closing date may be disregarded.

BARBARA DALLAS CREECY

MINISTER OF FORESTRY, FISHERIES AND THE ENVIRONMENT

SCHEDULE

The below identified places are situated on the Barberton Greenstone Belt in the Mpumalanga Province of which includes the whole of Songimvelo and Nkornazi Nature Reserves, the Queens River Catchment Reserve and most of the southern portion of Barberton Nature Reserve. The Barberton Makhonjwa Mountains comprises 40% of the Barberton Greenstone Belt, one of the world's oldest geological structure.

- 1. Portion 2 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 48.16 hectares;
- 2. Portion 7 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.05 hectares;
- Portion 8 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.06 hectares;
- 4. Portion 9 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.08 hectares:
- 5. Portion 10 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.05 hectares;
- 6. Portion 11 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.08 hectares;
- Portion 12 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.06 hectares;
- 8. Portion 13 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.08 hectares
- Portion 14 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.01 hectares;
- Portion 15 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.02 hectares;
- 11. Portion 16 of the Farm Dycedale No.368, Division JU, Mpurnalanga Province, measuring 1.06 hectares;
- 12. Portion 17 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.09 hectares;
- 13. Portion 18 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.06 hectares;
- 14. Portion 19 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.03 hectares;
- 15. Portion 20 of the Farm Dycedate No.368, Division JU, Mpumalanga Province, measuring 1.09 hectares:
- Portion 21 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.07 hectares;
- 17. Portion 22 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.01 hectares;

- 18. Portion 23 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.02 hectares:
- 19. Portion 24 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1.08 hectares:
- 20. Portion 25 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 1380.0512 hectares;
- 21. Portion 26 of the Farm Dycedale No.368, Division JU, Mpumalanga Province, measuring 146.57 hectares:
- 22. Portion 1 of the Farm Duurstede No 361, Division JU, Mpumalanga Province, measuring 1545.92 hectares, held by Deed of Transfer No. T25010/1955;
- 23. Portion 2 of the Farm Duurstede No 361, Division JU, Mpumalanga Province, measuring 84.37 hectares, held by Deed of Transfer No. T22943/1962;
- 24. Remainder of the Farm Duurstede No 361, Division JU, Mpumalanga Province, measuring 1524.53 hectares, held by Deed of Transfer No. T14573/2013;
- 25. Portion 1 of Farm Zeist No 363, Division JU, Mpumainga Province, measuring 1170.41 hectares, held by Deed of Transfer No. T11546/1931;
- 26. Remainder of the Farm Zeist No 363, Division JU, Mpumalanga Province, measuring 359.38 hectares
- 27. Remainder of the Farm Twello 373, Division JU, Mpumalanga Province, measuring 648.1849 hectares, held by Deed of Transfer No. TDB427/1933;
- 28. Remainder of portion 1 of the Farm Twello 373, Division JU, Mpumalanga Province, measuring 949.8725 hectares, held by Deed of Transfer No. T11545/1933;
- 29. Portion 2 of the Farm Twello No. 373, Division JU, Mpumalanga Province, measuring 117.1110 hectares, held by Deed of Transfer No. T25792/1950;
- 30. Portion 3 of the Farm Twello No.373, Division JU, Mpumalanga Province, measuring 346.3577 hectares, held by Deed of Transfer No. T25792/1950;
- 31. Remainder of the Farm De Bilt No.372, Division JU, Mpumalanga Province, measuring 2175.5442 hectares, held by Deed of Transfer No. DB71/104;
- 32. Portion 1 of the Farm De Bilt No.372, Division JU, Mpumalanga Province, measuring 4.5339 hectares, held by Deed of Transfer No. T27211/1956;
- 33. Portion 2 of the Farm Schoonoord No.380, Division JU, Mpumalanga Province, measuring 31.9648 hectares;
- 34. Remainder of Portion 1 of the Farm Schooncord No.380, Division JU, Mpumalanga Province, measuring 2169.4134 hectares, held by Deed of Transfer No. T1553/1958;
- 35. Remainder of Farm Schoonoord No.380, Division JU, Mpumalanga Province, measuring 322,7099 hectares, held by Deed of Transfer No. DB71/1905;
- 36. Portion 3 of the Farm Schoonoord No.380, Division JU, Mpumalanga Province, measuring 506.6069 hectares:
- 37. Portion 2 of the Farm Oosterbeek No.371, Division JU, Mpumalanga Province, measuring 0.2039 hectares, held by Deed of Transfer No. T9937/1967;
- 38. Remainder of the Farm Oosterbeek No.371, Division JU, Mpumalanga Province, measuring 2074.4965 hectares, held by Deed of Transfer No. DB71/1804;
- 39. Portion 1 of the Farm Oosterbeek No.371, Division JU, Mpumalanga Province, measuring 2.0243 hectares, held by Deed of Transfer No. T12521/1929;

- 40. Farm Welgelegen No.377, Division JU, Mpumalanga Province, measuring 1351.9587 hectares, held by Deed of Transfer No. DB71/1962:
- 41. Farm Dunbar No.383, Division JU, Mpumalanga Province, measuring 2965.8249, held by Deed of Transfer No. DB72/1999;
- 42. Farm Baviaan Kloof No.387, Division JU, Mpumalanga Province, measuring 648.7059 hectares, held by Deed of Transfer No. T14573/2013;
- 43. Remainder of the Farm Diepgezet No.388, Division JU, Mpumalanga Province, measuring 1955.9387 hectares, held by Deed of Transfer No. T9903/2010;
- 44. Portion 2 of the Farm Diepgezet No.388, Division JU, Mpumalanga Province, measuring 365.8462 hectares;
- 45. Portion 1 of the Farm Diepgezet No.388, Division JU, Mpumalanga Province, measuring 201.8596 hectares, held by Deed of Transfer No. T9904/2010;
- 46. Farm Granville Grove No.720, Division JT, Mpumalanga Province, measuring 1500.6983 hectares;
- 47. Farm Schoongezicht No.713, Division JT, Mpumalanga Province, measuring 2232.7134 hectares;
- 48. Portion 4 of the Farm Hooggenoeg No.731, Division JT, Mpumalanga Province, measuring 2.19893 hectares;
- 49. Portion 1 of the Farm Hooggenoeg No.731, Division JT, Mpumalanga Province, measuring 784.3921 hectares, held by Deed of Transfer No. T8392/2009;
- 50. Remainder of the Farm Hooggenoeg No.731, Division JT, Mpumalanga Province, measuring 513.9192 hectares, held by Deed of Transfer No. T8392/2009;
- 51. Remainder of Portion 2 of the Farm Hooggenoeg No.731, Division JT, Mpurnalanga Province, measuring 939.9959 hectares, held by Deed of Transfer No. T8392/2009;
- 52. Portion 3 of the Farm Hooggenoeg No.731, Division JT, Mpurnalanga Province, measuring 428, 2660 hectares, held by Deed of Transfer No. T8392/2009;
- 53. Part of the Farm Avontuur No.721, Division JT, Mpumalanga Province, measuring 1068.2222 hectares, held by Deed of Transfer No. DB272A/6;
- 54. Portion 1 of the Farm Belvue No.711, Division JT, Mpumalanga Province, measuring 303.02 hectares, held by Deed of Transfer No. T2848/1927;
- 55. Farm De Souza No.735, Division JT, Mpumalanga Province, measuring 1455.6957 hectares, held by Deed of Transfer No. T84915/1992;
- 56. Portion 5 of the Farm Sassenheim No.695, Division JT, Mpumalanga Province, measuring 7.4410 hectares, held by Deed of Transfer No. T258/1965;
- 57. Portion 20 of the Farm Brommers No.370, Division JU, Mpumalanga Province, measuring 10.0595 hectares, held by Deed of Transfer No. T258/1965;
- 58. Part of reminder of the Farm Brommers No.370, Division JU, Mpurnalanga Province, measuring 243.6206 hectares, held by Deed of Transfer No. DB367/1915;
- 59. Portion 2 of the Farm Nederland No.152, Division IT, Mpumalanga Province, measuring 1418.4170 hectares, held by Deed of Transfer No. T25450/1947;
- 60. Remainder of the Farm Nederland No.152, Division IT, Mpumalanga Province, measuring 1602. 4654 hectares, held by Deed of Transfer No. DB109/947;
- 61. Portion 3 of the Farm Nederland No.152, Division IT, Mpumalanga Province, measuring 670.6049 hectares, held by Deed of Transfer No. T42991/1967;

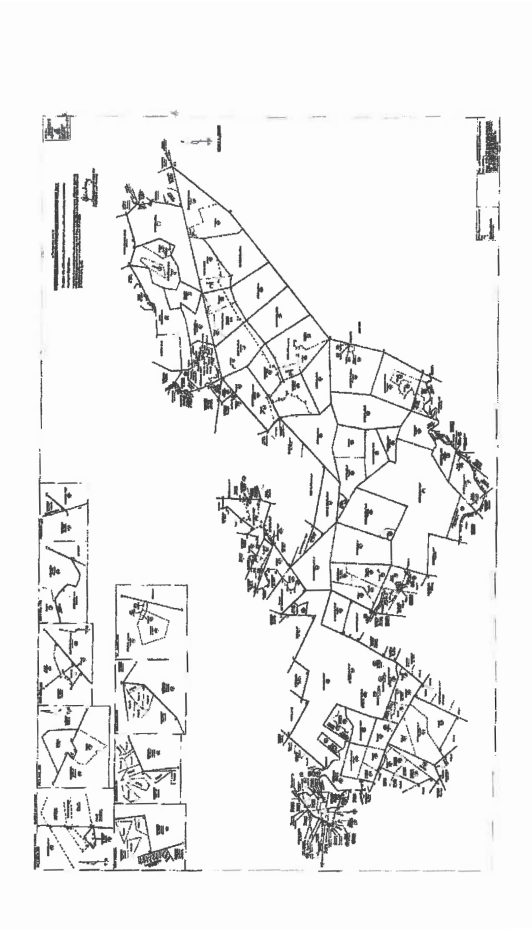
- 62. The remainder of the Farm Batavia No.151, Division IT, Mpumalanga Province, measuring 602.6902 hectares, held by Deed of Transfer No. DB145/947;
- 63. Remainder of Portion 1 of the Farm Batavia No.151, Division IT, Mpumalanga Province, measuring 592.0401 hectares, held by Deed of Transfer No. T5239/1905;
- 64. Remainder of Portion 5 of the Farm Batavia No.151, Division IT, Mpumalanga Province, measuring 500.3086 hectares, held by Deed of Transfer No. T35800/1981;
- 65. Portion 7 of the Farm Batavia No.151, Division IT, Mpumalanga Province, measuring 91.7290 hectares, held by Deed of Transfer No. T44681/1982;
- 66. Remainder of the Farm Vergelegen No.728, Division JT, Mpumalanga Province, measuring 805.8962 hectares, held by Deed of Transfer No. T4212/2011;
- 67. Portion 5 of the Farm Vergelegen No.728, Division JT, Mpumalanga Province, measuring 0.5104 hectares.
- 68. Portion 4 of the Farm Vergelegen No.728, Division JT, Mpurnalanga Province, measuring 471.0587 hectares, held by Deed of Transfer No. T38246/1972;
- 69. Remainder of Portion 2 of the Farm Vergelegen No.728, Division JT, Mpumalanga Province, measuring 342.6128 hectares, held by Deed of Transfer No. T11058/1950;
- 70. Portion 1 of the Farm Vergelegen No.728, Division JT, Mpurnalanga Province, measuring 806.33976 hectares, held by Deed of Transfer No. T11057/1950;
- 71. Remainder of Portion 8 of the Farm Sterkspruit No.709, Division JT, Mpumalanga Province, measuring 349.3144 hectares, held by Deed of Transfer No. T94474/1994;
- 72. Remainder of Portion 1 of the Farm Sterkspruit No.709, Division JT, Mpurnalanga Province, measuring 474.8980 hectares, held by Deed of Transfer No. T12704/1984;
- 73. Portion 4 of the Farm Sterkspruit No.709, Division JT, Mpumalanga Province, measuring 288.9270 hectares, held by Deed of Transfer No. T53/1987;
- 74. Remainder of the Farm Winkelhaak No.723, Division JT, Mpumalanga Province, measuring 1030.4626 hectares, held by Deed of Transfer No. DB157/1927;
- 75. Remainder of the Farm Languedoc No.734, Division JT, Mpumalanga Province, measuring 567. 9830 hectares, held by Deed of Transfer No. T15218/1985;
- 76. Remainder of Portion 33 of the Farm Kees Zyn Doorns No.708, Division JT, Mpumalanga Province, measuring 40.4066 hectares, held by Deed of Transfer No. T44787/1969;
- 77. Portion 12 of the Farm Kees Zyn Doorns No.708, Division JT, Mpumalanga Province, measuring 71.2685 hectares, held by Deed of Transfer No. T10726/1951;
- 78. Remainder of Portion 3 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 225.5008 hectares, held by Deed of Transfer No. T10444/1943;
- 79. Remainder of Portion 4 of the Farm Kees Zyn Doorns No.708, Division JT, Mpurnalanga Province, measuring 76.3214 hectares; held by Deed of Transfer No. T10444/1943;
- 80. Portion 28 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 76.3214 hectares, held by Deed of Transfer No. T20432/1968;
- 81. Portion 26 of the Farm Kees Zyn Doorns No.708, Division JT, Mpumalanga Province, measuring 12.848037 hectares, held by Deed of Transfer No. T10633/1957;
- 82. Portion 25 of the Farm Kees Zyn Doorns No.708, Division JT, Mpumalanga Province, measuring 62.5268 hectares, held by Deed of Transfer No. T10632/1957;
- 83. Remainder of Portion 40 of the Farm Kees Zyn Doorns No.708, Division JT, Mpumalanga Province, measuring 57.3969 hectares, held by Deed of Transfer No. T6411/1971;

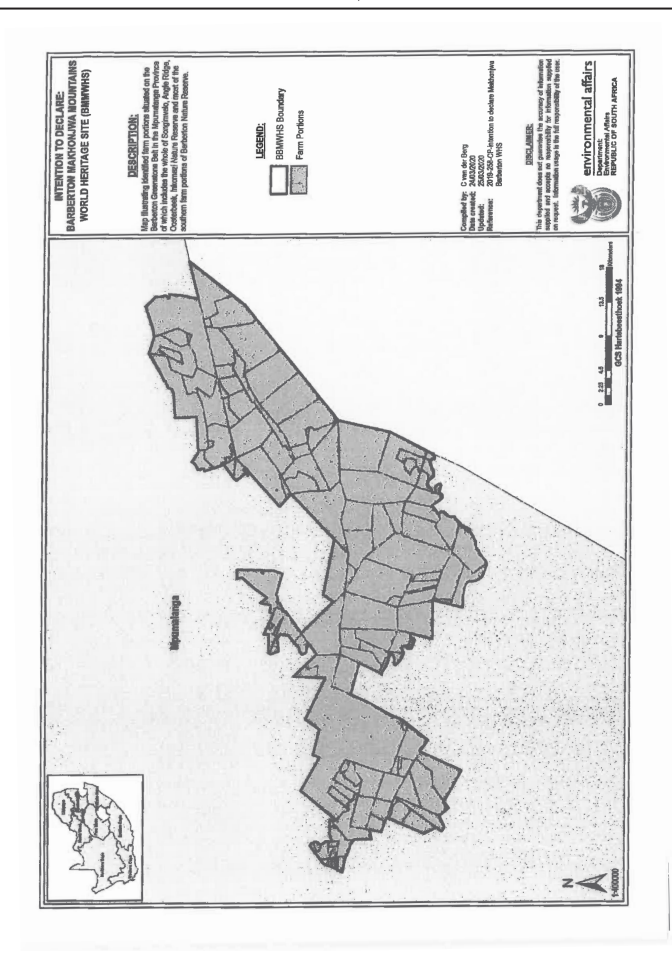
- 84. Portion 41 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 37.3207 hectares, held by Deed of Transfer No. T6412/1971;
- 85. Remainder of Portion 29 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 71.3134 hectares, held by Deed of Transfer No. T44462/1965;
- 86. Portion 38 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 21.4133 hectares, held by Deed of Transfer No. T38940/1974;
- 87. Remainder of Portion 44 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 41.6020 hectares, held by Deed of Transfer No. T20193/1982;
- 88. Remainder of Portion 43 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 1.7104 hectares, held by Deed of Transfer No. T20192/1982;
- 89. Remainder of Portion 36 of the Farm Kees Zyn Doorns No.708, Division JT, Mpurnalanga Province, measuring 21.8400 hectares, held by Deed of Transfer No. T24611/1971;
- 90. Part of the Remainder of Portion 30 of the Farm Kees Zyn Dooms No.708, Division JT, Mpurnalanga Province, measuring 136.5275 hectares, held by Deed of Transfer No. T10444/1943:
- 91. Part of the Remainder of Portion 8 of the Farm Kees Zyn Dooms No.708, Division JT, Mpumalanga Province, measuring 4.3211 hectares, held by Deed of Transfer No. T10448/1943;
- 92. Farm Goudgenoeg No. 738, Division JT, Mpumalanga Province, measuring 1183.7586 hectares, held by Deed of Transfer No. T14573/2013;
- 93. Portion 2 of the Farm Queensrivier No. 755, Division JT, Mpumalanga Province, measuring 714.4546 hectares;
- 94. Portion 1 of the Farm Weltevreden No.697, Division JT, Mpumalanga Province, measuring 72.7910 hectares, held by Deed of Transfer No. T2120/1888;
- 95. Portion 3 of the farm Weltevreden No.697, Division JT, Mpumalanga Province, measuring 33.1211 hectares, held by Deed of Transfer No. T11441/1982;
- 96. Remainder of the farm Weltevreden No.697, Division JT, Mpumalanga Province, measuring 477.7173 hectares;
- 97. Portion 3 of the farm Weltevreden No.712, Division JT, Mpumalanga Province, measuring 255.8749 hectares, held by Deed of Transfer No. TDB427/22;
- 98. Part of the Remainder of the Bickenhall No. 346, Division JU, Mpumalanga Province, measuring 355.8035 hectares, held by Deed of Transfer No. T4950/2019;
- 99. Farm Cambalala No. 765, Division JT, Mpumalanga Province, measuring 989.4899 hectares, held by Deed of Transfer No. T6249/2004:
- Farm Fellside No.705, Division JT, Mpumalanga Province, measuring 67.1250 hectares, held by Deed of Transfer No. T58017/2005;
- Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 12155.9544 hectares, held by Deed of Transfer No. T148828/2006;
- 102. Portion 1 of the Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88021/2003;
- 103. Portion 2 of the Farm Nkomazi No. 757, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88022/2003;
- Portion 3 of the Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88023/2003;

- 105. Portion 4 of the Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88024/2003;
- Portion 5 of the Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88025/2003;
- 107. Portion 6 of the Farm Nkomazi No. 772, Division JT, Mpumalanga Province, measuring 2.5000 hectares, held by Deed of Transfer No. T88026/2003;
- 108. Remainder of portion 4 of the Farm Theeboom No.729, Division JT, Mpumalanga Province, measuring 263.7 hectares, held by Deed of Transfer No. T698/1929;
- 109. Remainder of the Farm Theeboom No.729, Division JT, Mpumalanga Province, measuring 948.0839 hectares, held by Deed of Transfer No. DB157/24;
- 110. Portion 6 of the Farm Theeboom No.729, Division JT, Mpumalanga Province, measuring 60.7799 hectares, held by Deed of Transfer No. T88020/2003;
- 111. Portion 7 of the Farm Theeboom No.729, Division JT, Mpumalanga Province, measuring 45.8454 hectares, held by Deed of Transfer No. T25405/2002;
- 112. Portion 8 of the Farm Theeboom No.729, Division JT, Mpumalanga Province, measuring 281.3169 hectares, held by Deed of Transfer No. T151746/2000;
- 113. Part of Portion 14 of the Farm Barberton Town Lands No. 369, Division JU, Mpumalanga Province, measuring 174.3856 hectares, held by Deed of Transfer No. G69/1914;
- 114. The remainder of the Farm Lancaster No.359, Division JU, Mpumalanga Province, measuring 42.7198 hectares:
- 115. Portlon 2 of the farm Lancaster No.359, Division JU, Mpumalanga Province, measuring 444.7502 hectares:
- 116. Portion 3 of the Farm Lancaster No.359, Division JU, Mpumalanga Province, measuring 1397.5415 hectares;
- 117. Portion 1 of Farm Lancaster No. 359, Division JU, Mpumalanga Province, measuring 267.7701 hectares:
- 118. Farm Colombo No. 365, Division JU, Mpumalanga Province, measuring 954,8476 hectares;
- 119. Farm Mhlahle No.948, Division JU, Mpumalanga Province, measuring 4043.1406 hectares:
- 120. Farm Wonder Scheur No.362, Division JU, Mpumalanga Province, measuring 1188.2669 hectares
- 121. Part of the Farm Sheba No. 949, Division JU, Mpumalanga Province, measuring 2466.9543 hectares;
- 122. Farm Geluk No.732, Division JT, Mpumalanga Province, measuring 2605.8873 hectares;
- 123. Part of Portion 1 of the Farm Korbegrip No.168, Division IT, Mpumalanga Province, measuring 666.8772 hectares;
- 124. Part of the Farm Grootboom No.167, Division IT, Mpumalanga Province, measuring 1354,3537 hectares;
- 125. Farm Vooruitzicht No.374, Division JU, Mpumalanga Province, measuring 2536.1249 hectares;
- 126. Farm Sedan No 375, Division JU, Mpumalanga Province, measuring 2299.5414 hectares;
- 127. Farm Goedehoop No.376, Division JU, Mpumalanga Province, measuring 2430.5680 hectares:
- 128. Remainder of the Farm Noisy No. 737, Division JT, Mpumalanga Province, measuring 1248.0413 hectares, held by Deed of Transfer No. T14573/2013;
- 129. Portion 1 of the Farm Noisy No.737, Division JT, Mpumalanga Province, measuring 1248.0413 hectares, held by Deed of Transfer No. T4410/1914;

- 130. Farm Heemstede No.738, Division JU, Mpumalanga Province, measuring 1873.1398 hectares, held by Deed of Transfer No. DB71/1962;
- 131. Remainder of the Farm Nooitgezien No.3, Division IU, Mpumalanga Province, measuring 452.3477 hectares, held by Deed of Transfer No. T8864/1975;
- 132. Portion 1 of the Farm Nocitgezien No.3, Division IU, Mpumalanga Province, measuring 243.6859 hectares;
- 133. Farm Songimvelo No. 9, Division IU, Mpumalanga Province, measuring 1357.1821 hectares;
- 134. Farm Songimvelo No. 305, Division IT, Mpurnalanga Province, measuring 9195.7673 hectares;
- 135. Part of the remainder of the Farm Kromkop No. 10, Division IU, Mpumalanga Province, measuring 800.3916 hectares, held by Deed of Transfer No. T1828/2001;
- 136. Part of the remainder of the Farm Maanhaar No.6, Division IU, Mpumalanga Province, measuring 4.3074 hectares;
- 137. Part of the remainder of the Farm Steynsburg No.166, Division IT, Mpumalanga Province, measuring 40.8369 hectares;
- 138. Remainder Farm Josefsdal No.382, Division JU, Mpumalanga Province, measuring 3081.6554 hectares, held by Deed of Transfer No. DB72/1934;
- 139. Remainder of Portion 1 of the Farm Josefsdal No.382, Division JU, Mpurnalanga Province, measuring 37.8529 hectares, held by Deed of Transfer No. T9145/1963;
- 140. Portion 2 of the Farm Josefsdal No.382, Division JU, Mpumalanga Province, measuring 1.8351 hectares, held by Deed of Transfer No. T33669/1963;
- 141. Portion 3 of the Farm Josefsdal No.382, Division JU, Mpumalanga Province, measuring 1.9573 hectares, held by Deed of Transfer No. T19435/1963;
- 142. Portion 4 of the Farm Josefsdal No.382, Division JU, Mpumalanga Province, measuring 0.0248 hectares, held by Deed of Transfer No. T46960/1960;
- 143. Part of the remainder of the Farm Moddergat No.186, Division IT, Mpumalanga Province, measuring 138.3439 hectares;
- 144. Farm Mendon No.379, Division JU, Mpumalanga Province, measuring 2615.0350 hectares, held by Deed of Transfer No. T14573/2013;
- 145. Farm Uitval No.736, Division JT, Mpumalanga Province, measuring 202.9439 hectares, held by Deed of Transfer No. T14573/2013;
- 146. Portion 1 of the Farm Onverwarcht No.733, Division JT, Mpumalanga Province, measuring 165.6489 hectares, held by Deed of Transfer No. T5175/1953;
- 147. Remainder of the Farm Onverwarcht No.733, Division JT, Mpumalanga Province, measuring 2816.0317 hectares, held by Deed of Transfer No. T14573/2013;
- 148. Part of Portion 1 of the Farm Theespruit No.156, Division IT, Mpurnalanga Province, measuring 511.4584 hectares, held by Deed of Transfer No. T2431/1943;
- 149. Part of Remainder of the Farm Theespruit No.156, Division IT, Mpumalanga Province, measuring 125.7311 hectares, held by Deed of Transfer No. DB157/18;
- 150. Part of Portion 2 of the Farm Theespruit No.156, Division IT, Mpumalanga Province, measuring 59.4205 hectares, held by Deed of Transfer No. T2433/1943;
- 151. Portion 4 of the Farm Theespruit No.156, Division IT, Mpurnalanga Province, measuring 135.2263 hectares, held by Deed of Transfer No. T11677/1959; and
- 152. Farm Leonen No.381, Division JU, Mpurnalanga Province, measuring 1745.7964 hectares, held by Deed of Transfer No. DB71/100;

153. A part of the farm Welgelegen 377 JU; the farm de Bilt 372; a part of Portion 1 of the farm Twello 373 JU; a part of the Remainder of the farm Twello 373 JU; a part of the Remainder of the farm Zeist 363 JU and a part of Portion 1 of the farm Zeist 363 JU, measuring 1095.54 hectares;





DEPARTMENT OF EMPLOYMENT AND LABOUR NOTICE 291 OF 2020

NOTICE OF MAY 2020

PLEASE FIND SET OUT BELOW A LIST OF BARGAINING COUNCILS THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 MAY 2020 TO THE 30 JUNE 2023.

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION, SUBJECT TO CONDITIONS WHERE APPLICABLE

(RENEWAL OF ACCREDITATION AS WELL AS THE SUBSIDY AMOUNT PAYABLE PER CLOSED CASE IS R711.84 AS FROM 01 APRIL 2020 (FOR 2020/2021 FINANCIAL YEAR ONLY)

Name of Council	Accredited Functions
PRIVATE SECTOR BARGAINING COUNCILS	
National Bargaining Council for the Chemical Industry	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 June
	2020 until 31 May 2023 on condition that the
	postponement rate is improved upon.
Bargaining Council for the Diamond Cutting Industry	Accredited for conciliation s only for party-party
	disputes from 01 June 2020 until 31 May 2022.
Furniture Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that the
	Collective Agreement is extended to non-parties
	and the postponement rate is improved upon.
Bargaining Council for the Meat Trade	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 July
	2020 until 30 June 2023.

National Bargaining Council for the Clothing Manufacturing	Accredited for conciliation and arbitration
Industry	(including Inquiry by Arbitrator) from 01 June
	2020 until 31 May 2023 on condition that the
	settlement rate is improved upon.
Bargaining Council for the Food Retail, Restaurant, Catering and	d Accredited for conciliation and arbitration
Allied Trades	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on Condition that the
	Collective Agreement is extended to non-parties.
Bargaining Council for the Furniture Manufacturing Industry of	the Accredited for conciliation and arbitration
Western Cape	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that the
	Collective Agreement is extended to non-parties.
Metal and Engineering Industries Bargaining Council (MEIBC)	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that late
	awards and the postponement rate are
	lessened.
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PUBLIC SECTOR BARGAINING COUNCILS	i coccinida.
	Accredited for conciliation and arbitration
PUBLIC SECTOR BARGAINING COUNCILS Safety and Security Sectoral Bargaining Council	Accredited for conciliation and arbitration
	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June
	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2020 until 31 May 2023 on condition that the
	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2020 until 31 May 2023 on condition that the settlement and postpone rate are improved
Safety and Security Sectoral Bargaining Council	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2020 until 31 May 2023 on condition that the settlement and postpone rate are improved upon.
Safety and Security Sectoral Bargaining Council	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2020 until 31 May 2023 on condition that the settlement and postpone rate are improved upon. Accredited for conciliation and arbitration
Safety and Security Sectoral Bargaining Council	Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 June 2020 until 31 May 2023 on condition that the settlement and postpone rate are improved upon. Accredited for conciliation and arbitration (including Inquiry by Arbitrator) from 01 July

(RENEWAL OF SUBSIDY)

The Governing Body of the CCMA resolved to grant renewal of subsidy to the following Bargaining Councils:

- 1 National Bargaining Council for the Chemical Industry.
- 2 Bargaining Council for the Diamond Cutting Industry.
- 3 Furniture Bargaining Council.
- 4 Bargaining Council for the Meat Trade.
- 5 National Bargaining Council for the Clothing Manufacturing Industry.
- 6 Bargaining Council for the Food Retail, Restaurant, Catering and Allied Trades.
- 7 Bargaining Council for the Furniture Manufacturing of the Western Cape.
- 8 Metal and Engineering Industries Bargaining Council (MEIBC).
- 9 Safety and Security Sectoral Bargaining Council.
- 10 South African Local Government Bargaining Council.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

COUNCILS ARE ACCEDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes - Section 191
Unfair Labour practice - Section 191
Mutual Interest disputes - Section 64
Interpretation of Collective Agreement disputes - Section 24 (1)
Essential Services disputes - Section 74
Pre-dismissal arbitrations - Section 188A

Temporary Employment Service - Section 198, 198A, 198B, 198Cand 198D

Disputes about Interpretation and - Section 9

Application of Chapter 2

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
- "Commission" must be read as a reference to the Council:
- "Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Council.
- "Director" must be read as a reference to the Secretary of the Council.
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
- (i) The provisions of section 133 to 136;
- (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
- (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
- (iv) The provisions of section 148.

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

DEPARTMENT OF EMPLOYMENT AND LABOUR NOTICE 292 OF 2020

NOTICE OF MAY 2020

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BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION, SUBJECT TO CONDITIONS WHERE APPLICABLE

(RENEWAL OF ACCREDITATION AS WELL AS THE SUBSIDY AMOUNT PAYABLE PER CLOSED CASE IS R711.84 AS FROM 01 APRIL 2020 (FOR 2020/2021 FINANCIAL YEAR ONLY)

Name of Council	Accredited Functions
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	(including Inquiry by Arbitrator) from 01 June
	2020 until 31 May 2023 on condition that the
	postponement rate is improved upon.
Bargaining Council for the Diamond Cutting Industry	Accredited for conciliation s only for party-party
	disputes from 01 June 2020 until 31 May 2022.
Furniture Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that the
	Collective Agreement is extended to non-parties
	and the postponement rate is improved upon.
Bargaining Council for the Meat Trade	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 July
	2020 until 30 June 2023.

National Bargaining Council for the Clothing Manufacturing	Accredited for conciliation and arbitration
Industry	(including Inquiry by Arbitrator) from 01 June
	2020 until 31 May 2023 on condition that the
	settlement rate is improved upon.
Bargaining Council for the Food Retail, Restaurant, Catering and	Accredited for conciliation and arbitration
Allied Trades	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on Condition that the
	Collective Agreement is extended to non-parties.
Bargaining Council for the Furniture Manufacturing Industry of the	Accredited for conciliation and arbitration
Western Cape	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that the
	Collective Agreement is extended to non-parties.
Metal and Engineering Industries Bargaining Council (MEIBC)	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 May
	2020 until 30 April 2023 on condition that late
	awards and the postponement rate are
	lessened.
PUBLIC SECTOR BARGAINING COUNCILS	
Safety and Security Sectoral Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 June
	2020 until 31 May 2023 on condition that the
	settlement and postpone rate are improved
	upon.
South African Local Bargaining Council	Accredited for conciliation and arbitration
	(including Inquiry by Arbitrator) from 01 July
	2020 until 30 June 2022 on condition that the
	settlement rate is improved upon and late
	awards are lessened.

(RENEWAL OF SUBSIDY)

The Governing Body of the CCMA resolved to grant renewal of subsidy to the following Bargaining Councils:

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- 4 Bargaining Council for the Meat Trade.
- 5 National Bargaining Council for the Clothing Manufacturing Industry.
- 6 Bargaining Council for the Food Retail, Restaurant, Catering and Allied Trades.
- 7 Bargaining Council for the Furniture Manufacturing of the Western Cape.
- 8 Metal and Engineering Industries Bargaining Council (MEIBC).
- 9 Safety and Security Sectoral Bargaining Council.
- 10 South African Local Government Bargaining Council.

TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION AND INQUIRY BY ARBITRATOR

1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

COUNCILS ARE ACCEDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes

Unfair Labour practice

Mutual Interest disputes

Interpretation of Collective Agreement disputes

Essential Services disputes

Pre-dismissal arbitrations

- Section 191

- Section 64

- Section 24 (1)

- Section 74

- Section 188A

Temporary Employment Service - Section 198, 198A, 198B, 198Cand 198D

Disputes about Interpretation and - Section 9

Application of Chapter 2

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
- "Commission" must be read as a reference to the Council;
- "Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Council.
- "Director" must be read as a reference to the Secretary of the Council.
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
- (i) The provisions of section 133 to 136;
- (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
- (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
- (iv) The provisions of section 148.

3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

5. AMENDMENT OF ACCREDITATION:

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

SOUTH AFRICAN RESERVE BANK NOTICE 293 OF 2020

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Jjuna African Compass General Trading Close Corporation, registration number 2008/127547/23 (the "Respondent")

of:

Flat D 5 44 Kimberly Heights Voortrekker Road Goodwood 7460

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeited to the State the following money, namely:
 - 2.1 The amount of R74 381.83 being capital standing to the credit of the Respondent in account number 9206509425, held with ABSA Bank Limited, together with any interest thereon or any other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6.	Signed at Pretoria on this	13th	day of	MAY	2020
	- 3				

K Naidoo

Deputy Governor

South African Reserve Bank

SOUTH AFRICAN RESERVE BANK NOTICE 294 OF 2020

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Ms Jennipher Nandawula, passport number B1065674 (the "Respondent")

of:

Flat D 5 44 Kimberly Heights Voortrekker Road Goodwood 7460

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeited to the State the following money, namely:
 - 2.1 The amount of R27 616.22 being capital standing to the credit of the Respondent in account number 9301217278, held with ABSA Bank Limited, together with any interest thereon or any other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6.	Signed at Pretoria on this _	13th	day of	MAY	2020

K Naidoo Deputy Governor

South African Reserve Bank

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION NOTICE 295 OF 2020

STANDARDS ACT, 2008 STANDARDS MATTERS

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

SECTION A: DRAFTS FOR COMMENTS

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

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 29621 Ed 1	Cosmetics - Microbiology - Guidelines for the risk assessment and identification of microbiologically low-risk products. This Standard gives guidance to cosmetic manufacturers and regulatory bodies to help define those finished products that, based on a risk assessment, present a low risk of microbial contamination during production and/or intended use, and therefore, do not require the application of microbiological Standards for cosmetics.	2020-07-13
SANS 21150 Ed 1	Cosmetics - Microbiology - Detection of Eschericia coli. Gives general guidelines for the detection and identification of the specified microorganism Escherichia coli in cosmetic products.	2020-07-13
SANS 18416 Ed 1	Cosmetics - Microbiology - Detection of Candida albicans. This Standard gives general guidelines for the detection and identification of the specified microorganism Candida albicans in cosmetic products.	2020-07-13
SANS 16001 Ed 3	Wellness, health and disease management systems — Requirements for guidance of use This standard specifies general requirements for Wellness, Health and Disease Management Systems (WHDMS), related to non-occupationally induced health conditions that include but are not limited to: communicable diseases such as Human Immunodeficiency Virus (HIV) and Tuberculosis (TB); non-communicable diseases such as cardiovascular diseases, cancers, chronic respiratory diseases and diabetes; and psychological ill health such as depression, anxiety disorders, burnout and addictive behaviours that affect the mood, thinking and behaviour of workers.	2020-07-13
SANS 21148 Ed 2	Cosmetics - Microbiology - General instructions for microbiological examination. Gives general instructions for carrying out microbiological examinations of cosmetic products, in order to ensure their quality and safety, in accordance with an appropriate risk analysis (e.g. low water activity, hydro-alcoholic, extreme pH values)	2020-07-13
SATR 19838 Ed 1	Microbiology - Cosmetics - Guidelines for the application of ISO standards on Cosmetic Microbiology. Gives general guidelines to explain the use of ISO cosmetic microbiological standards depending on the objective (in-market control, product development, etc.) and the product to be tested.	2020-07-13
SANS 14064-1 Ed 2	Greenhouse gases Part 1: Specification with guidance at the organization level for quantification and reporting of greenhouse gas emissions and removals. Specifies principles and requirements at the organization level for quantification and reporting of greenhouse gas (GHG) emissions and removals.	2020-07-14
SANS 11930 Ed 1	Cosmetics - Microbiology - Evaluation of the antimicrobial protection of a cosmetic product. The document specifies a procedure for the interpretation of data generated by the preservation efficacy test or by the microbiological risk assessment, or both, when evaluating the overall antimicrobial protection of a cosmetic product.	2020-07-13

SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

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

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 10239 Ed 1.4	The design and construction of sectional steel tanks for storage of liquids at or above ground level	Amended to update referenced standards and delete the annex on notes to purchasers.	2020-07-13
SANS 10140-4 Ed 1.3	Identification colour marking Part 4: Contents of taps and valves in laboratories.	l	2020-07-13
SANS 515 Ed 3.2	Decorative paint for interior use.	Amended to update referenced standards, and to delete the annex on notes to purchasers.	2020-07-14
SANS 164-4 Ed 1.5	Plug and socket-outlet systems for household and similar purposes for use in South Africa Part 4: Two-pole and earth, 16A 250V a.c. dedicated system	Amended to update requirements, and to add the annexes on test plug for the measurement of temperature rise, and on gauge for determining the suitability of socket-outlet contact design to lateral and torsional stress.	2020-07-15
SANS 1680 Ed 1.1	Live lobsters.	Amended to update the referenced standards, and the subclauses on hand-washing facilities, and effluent sewageand waste disposal.	2020-07-13

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

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

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date
SANS 13819-1 Ed 3	Information technology - Generic coding of moving pictures and associated audio information: Systems.	This series of Standards is no longer used in South Africa, as all coding of television signals in South Africa now takes place in a digital domain.	2020-07-20
SANS 13819-2 Ed 2	Information technology - Generic coding of moving pictures and associated audio information: Video	in South Africa now takes place in a digital domain.	2020-07-20
SANS 13819-3 Ed 3	Information technology - Generic coding of moving pictures and associated audio information Part 3: Audio.		2020-07-20

SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS

SCHEDULE B.1: NEW STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 60335-2-114:2020 Ed 1	Household and similar electrical appliances - Safety -Part 2-114: Particular requirements for self-balancing personal transport devices for use with batteries containing alkaline or other non-acid electrolytes. Deals with the electrical safety of self-balancing personal transport devices for use with batteries containing alkaline or other non-acid electrolytes.
SANS 61010-2-012:2020 Ed 1	Safety requirements for electrical equipment for measurement, control, and laboratory use -Part 2-012: Particular requirements for climatic and environmental testing and other temperature conditioning equipment. Specifies safety requirements for electrical equipment and its accessories. Specifies safety requirements for electrical equipment and its accessories.
SANS 61010-2-033;2020 Ed 1	Safety requirements for electrical equipment for measurement, control and laboratory use - Part 2-033: Particular requirements for hand-held multimeters for domestic and professional use, capable of measuring MAINS voltage. Specifies safety requirements for hand-held multimeters for domestic and professional use, capable of measuring mains.
SANS 60335-2-9:2020 Ed 5	Household and similar electrical appliances - Safety Part 2-9: Particular requirements for grills, toasters and similar portable cooking appliances. Deals with the safety of electric portable appliances for household and similar purposes that have a cooking function such as baking, roasting and grilling, their rated voltage being not more than 250 V.
SANS 60335-2-86:2020 Ed 3	Household and similar electrical appliances - Safety Part 2-86: Particular requirements for electric fishing machines. Deals with the safety of electric fishing machines by means of which water may be electrified for the purpose of catching fish or for providing barriers to all animals living in water.
SANS 60335-2-89:2020 Ed 3	Household and similar electrical appliances - Safety Part 2-89: Particular requirements for commercial refrigerating appliances and ice-makers with an incorporated or remote refrigerant unit or compressor. Specifies safety requirements for electrically operated commercial refrigerating appliances and ice-makers that have an incorporated motor-compressor or that are supplied in two units for assembly as a single appliance in accordance with the instructions (split system).
SANS 61010-2-081:2020 Ed 2	Safety requirements for electrical equipment for measurement, control, and laboratory use - Part 2-081: Particular requirements for automatic and semi-automatic laboratory equipment for analysis and other purposes. Applies to automatic and semi-automatic laboratory equipment for analysis and other purposes.
SANS 10400-D:2020 Ed 4	The application of the National Building Regulations Part D: Public safety. Provides deemed-to-satisfy requirements for compliance with part D OF the National Building Regulations. Establishes requirements for safety provisions at changes in level, in the design of ramps and driveways, and in access provided to swimming pools and swimming baths.
SANS 17100:2020 Ed 1	<i>Translation services - Requirements for translation services.</i> Provides requirements for the core processes, resources, and other aspects necessary for the delivery of a quality translation service that meets applicable specifications.
SANS 60076-22-4:2020 Ed 1	Power transformers -Part 22-4: Power transformer and reactor fittings - Insulating liquid to water heat exchangers. Applies to liquid to water heat exchangers, using forced water and forced liquid circuits, used on liquid immersed power transformers according to IEC 60076-1 (published in South Africa as an identical adoption under the designation SANS 60076-1) and reactors according to IEC 60076-6 (published in South Africa as an identical adoption under the designation SANS 60076-6) with and without conservator for indoor or outdoor installation.

Standard No. and year	Title, scope and purport
SATS 33073:2020 Ed 1	Information technology - Process assessment - Process capability assessment model for quality management. Defines an integrated PRM and PAM that meets the requirements of ISO/IEC 33004 (published in South Africa as an identical adoption under the designation SANS 33004) and that supports the performance of an assessment by providing indicators for guidance on the interpretation of the process purposes and outcomes and the process attributes as defined in ISO/IEC 33020 (published in South Africa as an identical adoption under the designation SANS 33020).
SANS 20245:2020 Ed 1	Cross-border trade of second-hand goods. Establishes minimum screening criteria for second-hand goods that are traded, sold, offered for sale, donated or exchanged between countries.
SANS 7404-4:2020 Ed 1	Methods for the petrographic analysis of coals Part 4: Method of determining microlithotype, carbominerite and minerite composition. Specifies a method, using a graticule with 20 crossline intersections, for determining the proportions of microlithotypes, carbominerite and minerite in coals.
SANS 10400-B:2020 Ed 4	The application of the National Building Regulations Part B: Structural design. Provides deemed-to-satisfy requirements for compliance with part B (Structural Design) of the National Building Regulations.
SANS 60947-7-4:2020 Ed 2	Low-voltage switchgear and controlgear Part 7-4: Ancillary equipment - PCB terminal blocks for copper conductors. Specifies requirements for PCB terminal blocks primarily intended for industrial or similar use.

SCHEDULE B.2: AMENDED STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 825:2020 Ed 4.3	Hand dishwashing or light duty detergent (liquid). Consolidated edition incorporating amendment No.3 Amended to update the figure on aluminium test panel, and to delete the annex on notes to purchasers.
SANS 1416:2020 Ed 1.5	Alkali-resistant plaster primer (pigmented, solvent-type). Consolidated edition incorporating amendment No.5 Amended to update referenced standards, and to delete the appendix on notes to purchasers.

SCHEDULE B.3: WITHDRAWN STANDARDS

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

Standard No. and year	Title
SANS 11537 Ed 1	Non-destructive testing - Thermal neutron radiographic testing - General principles and basic rules.

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

SCHEDULE 5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE

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

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 62 OF 2020

ROAD ACCIDENT FUND

ADJUSTMENT OF STATUTORY LIMIT IN RESPECT OF CLAIMS FOR LOSS OF INCOME AND LOSS OF SUPPORT

The Road Accident Fund hereby, in accordance with section 17(4A)(a) of the Road Accident Fund Act, No. 56 of 1996, as amended, adjusts and makes known that the amounts referred to in subsection 17(4)(c) are hereby adjusted to **R294 300**, with effect from **30 April 2020**, to counter the effects of CPI inflation.

Note: The CPI index based on the new "basket and weights" was used to calculate this adjustment, **effective from 30 April 2020** (with base year December 2016 = 100). The rebased CPI index for May 2008 was 62.63. The CPI index for February 2020 was 115.2. This adjustment was calculated by multiplying the R 160 000 limit by 115.2/62.63.

RAADSKENNISGEWING 62 VAN 2020

PADONGELUKFONDS

AANPASSING VAN STATUTÊRE LIMIET TEN OPSIGTE VAN EISE VIR VERLIES AAN INKOMSTE EN ONDERHOUD

Die Padongelukfonds maak ooreenkomstig artikel 17(4A) (a) van die Padongelukfondswet, No. 56 van 1996, soos gewysig, bekend dat, met effek vanaf **30 April 2020**, die bedrae waarna verwys word in subartikel 17(4)(c) aangepas word tot **R294 300**, ten einde die uitwerking van VPI inflasie teen te werk.

Neem kennis: Die VPI indeks gebasseer op die nuwe "mandjie en gewigte" is gebruik om hierdie aanpassing, **effektief vanaf 30 April 2020**, te bereken (met basisjaar Desember 2016 = 100). Die heraangepaste VPI indeks vir Mei 2008 was 62.63. Die VPI indeks vir Februarie 2020 was 115.2. Hierdie aanpassing was bereken deur die R 160 000 limiet te vermenigvuldig met 115.2/62.63

BOARD NOTICE 63 OF 2020

THE SOUTH AFRICAN PHARMACY COUNCIL

GUIDELINE FOR THE REMOVAL OF PHARMACY REGISTRATION/ RECORDING AS A RESULT OF NON-COMPLIANCE WITH GOOD PHARMACY PRACTICE AND OTHER PHARMACY LEGISLATION

Chapter XI of the *Regulations relating to the registration of persons and the maintenance of registers* (GNR.1160 published on 20 November 2000) provides for the registration and removal of the registration of pharmacies. The South African Pharmacy Council hereby publishes for implementation the **Guideline for the removal of pharmacy registration/recording as a result of non-compliance with Good Pharmacy Practice and other pharmacy legislation.**

SCHEDULE

1. Guideline for the removal of pharmacy registration/recording as a result of non-compliance with Good Pharmacy Practice and other pharmacy legislation.

In this notice "the Act" shall mean the Pharmacy Act, 53 of 1974 (as amended), and any expression to which a meaning has been assigned in the Act shall bear such meaning.

TA MASANGO REGISTRAR

Address: 591 Belvedere Street, Arcadia, Pretoria, 0083, Private Bag X40040, Arcadia, 0007.

Telephone: 0861 7272 00. Facsimile 012-321 1479/92

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GUIDELINE FOR THE REMOVAL OF PHARMACY REGISTRATION/ RECORDING AS A RESULT OF NON-COMPLIANCE WITH GOOD PHARMACY PRACTICE AND OTHER PHARMACY LEGISLATION

1. TITLE

Guideline for the removal of pharmacy registration/recording as a result of non-compliance with good pharmacy practice and other pharmacy legislation.

2. BACKGROUND

The South African Pharmacy Council (the Council) in terms of Section 35A of the Pharmacy Act, 53 of 1974 has the legislative mandate to control pharmacy practice within South Africa. In this regard the Council has published good pharmacy practice standards as contained in the *Rules relating to good pharmacy practice* (GPP). In doing so the Council requires that all responsible pharmacists, pharmacy support personnel and pharmacy owners ensure that the pharmaceutical services they provide are of the highest quality and comply with such good pharmacy practice standards.

The Council has, in terms of Section 38A of the Pharmacy Act, appointed inspection officers to inspect pharmacies for the purpose of monitoring compliance with GPP, the approval of pharmacy premises for the training of pharmacy support personnel and pharmacist interns and for purposes of investigation of complaints received alleging misconduct or unprofessional conduct.

Applications for pharmacy premises licences are made to the Director-General: Health (DG), in line with Section 22 of the Pharmacy Act. The Council conducts a desktop evaluation for compliance with GPP and then informs the DG whether the application is deemed to be compliant or non-compliant to GPP. It has been established that some pharmacies, at the first inspection after the recording of a new pharmacy licence, are non-compliant to critical non-negotiable questions and/or have critical GPP deficiencies. There are also pharmacies which continuously fail to comply with GPP and/or fail to comply with the requirement that, in terms of Section 22 of the Pharmacy Act, the pharmacy must have a registered responsible pharmacist and must be under the continuous supervision of a pharmacist.

In such cases the public is exposed to the risk of compromised, and/or poor-quality pharmaceutical services. It is the duty of the Council to protect, promote and maintain the health, safety and wellbeing of patients and the public and to ensure that where such services are compromised, such pharmacies are restricted from providing pharmaceutical services.

3. PURPOSE OF THE GUIDELINE

The purpose of this guideline is to outline the conditions under which the Council may remove the registration/recording of the pharmacy, in terms of the *Regulations relating to the registration of persons and the maintenance of registers* and restoration of registration/recording process.

This guideline therefore provides-

- the process for the identification of pharmacies that are registered/recorded with Council, or alternatively pharmacies that are deemed to be registered/recorded, that no longer meet the registration/recording requirements;
- (b) the criteria for removal of the registration/recording of a pharmacy, under certain circumstances, when such a pharmacy no longer meets the requirements for registration/recording;
- (c) the process for the removal of the registration/recording of a pharmacy;
- (d) the circumstances and criteria under which the registration/recording of the pharmacy may be restored; and
- (e) the criteria and process to request the DG to cancel or suspend the pharmacy licence in terms of Section 22 (7) of the Pharmacy Act.

The guideline is developed to ensure that the removal of the registration/recording of the pharmacy is for the sole purpose of protecting the public of South Africa, and the actions of Council are consistent with the criteria for administrative action as prescribed in the Promotion of Administrative Justice Act, 3 of 2000.

Removal of the registration/recording of a pharmacy will mean the pharmacy may not continue to operate and must be closed for business.

4. DEFINITIONS AND ABBREVIATIONS

Term	Meaning
BHF	Board of Healthcare Funders
Council	South African Pharmacy Council referred to in terms of Section 2 of the Pharmacy Act, 53 of 1974.
Critical GPP deficiencies	A pharmacy premises which does not comply with the GPP standards, resulting in a Grade C, as defined in the Review of the pharmacy inspection grading methodology 2020 (Annexure C).

Desktop evaluation	A process of reviewing compliance to GPP making use of documentation provided by the applicant for the purpose of applying for a pharmacy licence in terms of Section 22 of the Pharmacy Act.
GPP	The Rules relating to good pharmacy practice as published by the Council in terms of section 35A of the Pharmacy Act, 53 of 1974.
NDOH	National Department of Health
Office of the Registrar	The various units established by the Registrar to assist the Registrar with implementing acts and functions delegated to the Registrar in terms of the Pharmacy Act.
SAHPRA	South African Health Products Regulatory Authority established in terms of the Medicine and Related Substances Act, 101 of 1965.

5. LEGAL FRAMEWORK

This guideline has been developed taking the following applicable legislation into consideration-

- (a) the Constitution of the Republic of South Africa Act, 108 of 1996 and with particular reference to Chapter 2, being the Bill of Rights;
- (b) the Promotion of Administrative Justice Act, 3 of 2000;
- (c) the Pharmacy Act, 53 of 1974;
- (d) the Regulations relating to the practice of pharmacy (GNR.1158 of 20 November 2000);
- (e) the Regulations relating to the registration of persons and the maintenance of registers (GNR. 1160 of 20 November 2000);
- (f) the Regulations relating to the ownership and licencing of pharmacies (GNR. 553 of 25 April 2003);
- (g) the Rules relating to good pharmacy practice (GG 27112 Board Notice 129 of 2004 published on 17 December 2004, as amended);

- (h) the Medicines and Related Substances Act, 101 of 1965; and
- (i) the General Regulations published under the Medicines Act (GNR. 856 of 25 August 2017).

5.1 The Pharmacy Act

- 5.1.1 Section 3 of the Pharmacy Act, 53 of 1974 provides for the objects of Council, which includes *inter alia* -
 - (a) to assist in the promotion of health of the population of the country [s3(a)];
 - (b) to advise the Minister of Health or any other person on any matter relating to pharmacy [s3(b)];
 - (c) to uphold and safeguard the rights of the general public to universally acceptable standards of pharmacy practice in both the public and private sector [s3(d)];
 - (d) to establish, develop, maintain and control universally acceptable standards for the registration of a person who provides one or more or all the services which form part of the scope of practice of the category in which such person is registered, of professional conduct required of persons to be registered and control over persons registered in terms of the Pharmacy Act[s3(e)(ii)(iv)]; and
 - (e) to maintain and enhance the dignity of the pharmacy profession and the integrity of the persons practicing the profession [s3(g)].
- 5.1.2 Section 4 of the Pharmacy Act provides for the general powers of Council, which includes *inter alia*
 - in such circumstances that may be prescribed, or where otherwise authorised by the Pharmacy Act, Council may remove any name from the register [s4(d)];
 - (b) subject to the provisions of the Pharmacy Act, Council may investigate the activities at a pharmacy [s4(i)]; and
 - (c) Council may consider any matter affecting the pharmacy profession and to make representations or take such action in connection therewith as Council may deem advisable [s4(k)].
- 5.1.3 Section 14 of the Pharmacy Act provides inter alia for the recording of pharmacies-
 - (a) the various categories of pharmacies which may be recorded [s14(a)];

- (b) Council may in the prescribed manner refuse to record any pharmacy which does not comply with the prescribed conditions [s14(h)]; and
- (c) Council may require in the prescribed manner, persons authorised in terms of Section 22A of the Pharmacy Act to record the prescribed information with Council [s14(i)].
- 5.1.4 Section 22 of the Pharmacy Act read together with the *Regulations relating to the ownership and licencing of pharmacies* (GNR. 553 of 25 April 2003), provides for the requirements of licensing of a pharmacy-
 - a person who wishes to own a pharmacy must apply to the DG for a licence for the premises wherein or from which such pharmacy business is to be conducted. The DG has the discretion to grant or refuse to issue such licence [s22(1)];
 - (b) the DG in determining whether an applicant complies with the conditions for ownership of a pharmacy may request the assistance of Council [regulation 8(2)];
 - (c) a person issued with a licence must record with Council, the name, address, date of the licence, licence number and any other particulars as prescribed [s22(2)].
 - (d) the recording of such licence must be within 30 days from the date of issue of the licence by the DG [regulation 8(4) and 8(5)] of the ownership regulations;
 - (e) a pharmacy must be conducted under the continuous personal supervision of a pharmacist in accordance with good pharmacy practice as determined by the Council [s22(4)]. This pharmacist shall be responsible to Council for any acts performed on behalf of the owner, including any acts or omissions by the owner which may involve disciplinary action by Council [s22(5)], unless the Responsible Pharmacist satisfies Council that the responsibility for such act rests upon another pharmacist employed by the owner;
 - (f) Council has the right to inspect the pharmacy premises. The Registrar shall provide the DG and the person who made the application with a written report of the findings of the inspection if it is found that the inspected premises are not suitable for the business of a pharmacy [s22(6)];
 - (g) the DG may cancel or suspend a licence which does not comply with the licencing conditions [s22(7)]. If the licence is cancelled or suspended, the premises shall from the date of such cancellation or suspension be considered unsuitable for the carrying on of the business of a pharmacy [s22(8) and regulation 9(a)]; and
 - (h) the DG may withdraw a licence where the owner of the licence is a pharmacist, and such pharmacist has been suspended from practicing as a pharmacist or has been removed from practicing as a pharmacist in terms of section 45(1) of the Pharmacy Act [regulation 9(g)].
- 5.1.5 Section 35A of the Pharmacy Act, read together with the *Rules relating to good pharmacy practice* (GG 27112, BN 129 of 2004 published on 17 December 2004) prescribes that all practicing pharmacists are obliged to ensure that the pharmaceutical services they provide are of a high quality and comply with Good Pharmacy Practice Standards as published by Council.

5.2 Regulations relating to the registration of persons and the maintenance of registers

The Regulations relating to the registration of persons and maintenance of registers (GNR. 1160 published on 20 November 2000) provides for the categories of persons that may be registered with the Council, the requirements for registration and the removal of registration.

- 5.2.1 Regulation 2 provides, for purposes of registration, *inter alia* the following categories of persons:
 - (a) a company entitled to carry on the business of a pharmacy;
 - (b) a close corporation entitled to carry on the business of a pharmacy;
 - (c) a pharmacy owner; and
 - (d) a responsible pharmacist.
- 5.2.2 Regulation 67 provides for the role of the Council in the registration of a pharmacy. Regulation 67(1) provides that in order to register a pharmacy, the person must apply to Council, identifying the category of pharmacy, the responsible pharmacist for the premises wherein or from which the applicant wishes to carry on the business of a pharmacy, and the owner of the pharmacy;
- 5.2.3 Regulation 68 provides that if the Registrar is satisfied that the applicant complies with the requirements for registration, then the pharmacy must be registered. However, if the Registrar is not satisfied that the applicant meets all the requirements for registration, the Registrar may refuse to register the pharmacy;
- 5.2.4 Regulation 72 makes provision for the removal of the registration of a pharmacy:
 - (a) if the pharmacy does not comply with any of the conditions of registration;
 - (b) if the responsible pharmacist fails to perform the duties of a responsible pharmacist; and
 - (c) if the pharmacy fails to comply with good pharmacy practice.
- 5.2.5 In terms of Regulation 75, the pharmacy may be restored to the register of pharmacies provided it can show that the pharmacy once again complies with the conditions of registration.

6. CRITERIA FOR THE REMOVAL OF THE REGISTRATION/RECORDING OF A PHARMACY

A pharmacy registration/recording may be removed from the register if any one or more of the following non-compliance to GPP or any relevant legislation is/are found:

- (a) on the first inspection after the recording of a pharmacy (GPP, Annexure A, Rule 2.1.1):
 - (i) there is no pharmacist present in the pharmacy; or
 - (ii) there is no registered responsible pharmacist; or
 - (iii) there are critical GPP deficiencies resulting in a pharmacy being allocated Grade C score; or

- (iv) the layout of the pharmacy is not in accordance with the floor plans and/or site plans as approved by Council and the actual layout is not compliant to GPP;
- (b) the pharmacy has no registered responsible pharmacist for a period exceeding 3 (three) months;
- (c) the pharmacy has obtained a Grade C score for more than two consecutive inspections;
- (d) the pharmacy has been conducted without a pharmacist present (subject to Rule 2.1.1 of the GPP), which leaves pharmacy support personnel and/or unregistered persons to practice acts specifically relating to the scope of practice of a pharmacist without being a pharmacist, which is a criminal offence in terms of Section 29 of the Pharmacy Act;
- (e) the pharmacy is operating from a facility/location without a valid licence;
- (f) in terms of Regulation 8(4) and (5) of the *Regulations relating to the ownership and licencing* of pharmacies, a pharmacy licence has been issued by the DG, but such licence has not been recorded with the Council, and the pharmacy is operational;
- (g) the pharmacy has failed to pay their annual fees for period exceeding 12 months; or
- (h) the pharmacy has not been in operation for a period exceeding 6 (six) months, and the owner has failed to communicate the reason why the pharmacy is not operational to Council.

7. PROCESS FOR THE REMOVAL OF THE REGISTRATION/RECORDING OF A PHARMACY

In terms of this guideline, and taking into consideration Regulation 72 of the *Regulations relating* to the registration of persons and the maintenance of registers:

- (a) the Council may direct the Registrar to give written notice to the owner and the responsible pharmacist (if there is one registered) of the Council's intention to remove the registration of the pharmacy. The pharmacy owner shall be the person identified as the owner as per the register of owners held by the Registrar in terms of Section 14 of the Pharmacy Act, unless it can be shown that an application for the change of ownership of the pharmacy has been lodged with the DG, which application has not yet been approved;
- (b) the pharmacy owner, or a person acting on behalf of the owner, must be afforded the opportunity to furnish the Council with written reasons, within 21 working days, as to why the pharmacy registration should not be removed;
- (c) once the Council is in receipt of the written reasons submitted by the owner or a person acting on behalf of the owner, as to why the pharmacy registration should not be removed, the Council shall review such reasons and make a decision whether to remove the registration of the pharmacy, alternatively to allow the pharmacy to remain registered subject to terms and conditions the Council may deem appropriate;

- (d) once the removal of the registration/recording of the pharmacy has been approved by Council:
 - (i) the owner, or person acting on behalf of the owner shall be notified of the removal of the registration/recording and shall be required to cease operations of the pharmacy as of the date of such notification;
 - (ii) the registration/recording certificate of the pharmacy shall be cancelled as from the date of the abovementioned notification, and the owner shall be required to return such certificate to the Council;
 - (iii) the Board of Healthcare Funders (BHF), or any alternative body, that is authorised and responsible for the issuing of practice code numbers in terms of the Medical Schemes Act, 131 of 1998, shall be notified by Council that the registration/recording of the pharmacy has been removed;
 - (iv) in the event that the pharmacy in question is a manufacturing pharmacy or a wholesale pharmacy, the South African Health Products Regulatory Authority (SAHPRA) shall be notified, by the Registrar, that the registration/recording of the pharmacy has been removed;
 - other relevant stakeholders, such as suppliers and distributors of medicines shall be notified, by the Registrar, that the registration/recording of the pharmacy has been removed;
 - (vi) the pharmacy owner and/or the responsible pharmacist shall be handed over to the Professional Conduct Unit of the Office of the Registrar for investigation in terms of Chapter V of the Pharmacy Act, should this process not already have commenced;
 - (vii) the Registrar shall notify the DG of the removal of the registration/recording of the pharmacy and shall request that the DG withdraw the pharmacy licence in terms of Regulation 9 of the Regulations relating to the ownership and licencing of pharmacies; and
 - (viii) Council shall conduct an inspection within 3 months of the removal of the registration/recording of the pharmacy.
 - (e) in the event of the pharmacy continuing to operate as a pharmacy, despite such removal of the registration/recording of the pharmacy, the Registrar shall inform SAHPRA and the necessary law enforcement agencies for possible investigation and criminal prosecution where necessary.

8. RESTORATION OF THE REGISTRATION/RECORDING OF A PHARMACY

(a) the Registrar shall consider an application for restoration of the registration/recording of the pharmacy should the pharmacy owner, or a person acting on behalf of the owner, be able to demonstrate that:

- (i) there is a responsible pharmacist registered with the Council and that the pharmacy is being operated under the continuous supervision of such pharmacist;
- (ii) the critical GPP deficiencies as previously identified by way of inspections have been rectified to the satisfaction of the Registrar;
- (iii) only in the event of a removal following a new pharmacy inspection, the owner, or a person acting on behalf of the owner can provide an improvement plan showing how such critical GPP deficiencies shall be rectified within 21 working days; and
- (iv) all outstanding pharmacy fees and restoration fees are paid.
- (b) should the Registrar be of the opinion that the registration/recording of the pharmacy be restored, the Registrar shall restore such registration/recording subject to:
 - (i) the licence not having been withdrawn by the DG; and
 - (ii) whatever terms and conditions the Registrar deems appropriate for such restoration.
- (c) on restoration of the registration/recording of the pharmacy, the Registrar shall provide the relevant certificate of registration/recording of the pharmacy.
- (d) provided that if the Registrar is not satisfied that the registration/recording of the pharmacy, should be restored to the relevant register, the Registrar must submit the application to the council for a decision.

9. APPEAL PROCESS

The pharmacy owner may, in terms of Section 24 of the Pharmacy Act read together with Chapter XII of the *Regulations relating to the registration of persons and the maintenance of registers*, appeal the decision of the Council to remove the registration/recording of the pharmacy as a result of non-compliance with GPP and other pharmacy legislation as per this guideline.

In terms of Regulation 89 of the *Regulations relating to the registration of persons and the maintenance of registers*, if an appeal has been properly noted, the decision appealed against and any execution thereof shall be suspended pending the outcome of the appeal, unless the appeal committee, upon the urgent motion of the Council or the Registrar, is, on the strength of *prima facie* proof, of the opinion that it is in the public interest that a temporary suspension order should be granted and imposed pending the outcome of the appeal.

10. ANNEXURES

The Annexures to the guideline are available on the Council website www.sapc.za.org

- (a) Annexure A: a copy of the Pharmacy inspections and guide to compliance.
- (b) Annexure B: a copy of the Application for restoration.
- (c) Annexure C: a copy of the Review of the pharmacy inspection grading methodology 2020.

BOARD NOTICE 64 OF 2020

SOUTH AFRICAN NURSING COUNCIL SUID-AFRIKAANSE RAAD OP VERPLEGING

Nursing Act, 2005 (Act No. 33 of 2005)

NOTICE REGARDING FEES PAYABLE TO THE COUNCIL IN TERMS OF THE REGULATIONS REGARDING FEES AND FINES PAYABLE TO THE SOUTH AFRICAN NURSING COUNCIL

DEFINITION

1. In this notice, "the regulations" means the Regulations Regarding Fees and Fines Payable to the South African Nursing Council published by Government Notice No. R. 170 of 8 March 2013.

ANNUAL FEES

- 2. The amounts of the annual fee referred to in 2(1) (c) of the regulations have been determined by the Council as shown in the table below.
- These amounts apply to annual fees in respect of the annual fee year 1 January 2021 to 31 December 2021, which may be paid from 1 July 2020, and which must be received by Council before or on 31 December 2020 (final date for payment).
- 4. These annual fee amounts will apply to all subsequent annual fee years until such time that the fees are amended by a notice in the *Gazette*.
- 5. The 25% discount applies to practitioners who are or will be 60 to 64 years of age on 1 January 2021.
- The 50% discount applies to practitioners who are or will be 65 years of age or older on 1 January 2021.

Fees	Notice	2020

	Annual Fee Amounts (including VAT)		
Category of Registration	Full Amount	25% Discount (*)	50% Discount (**)
Professional Nurse			
Midwife	B700.00	DE25 00	R350-00
Registered Nurse	R700-00 R525-00		K000-00
Registered Midwife			
Staff Nurse			
Auxiliary Midwife	R418-00	R314-00	R209-00
Enrolled Nurse	1 1410-00	K314-00	R209-00
Enrolled Midwife	}		
Auxiliary Nurse	R293-00	R220-00	R157-00
Enrolled Nursing Auxiliary			

- (*) To qualify for the 25% discount, a practitioner must be 60 to 64 years of age on 1 January 2021.
- (**) To qualify for the 50% discount, a practitioner must be 65 years of age or older on 1 January 2021.
- N.B. To qualify for the discount amounts, a practitioner may be required to submit a certified copy of his/her identity document in order to confirm his/her age.

RESTORATION FEES

- 7. The amounts of the restoration fees referred to in 2(1) (y) and (z) of the regulations have been determined by the Council as shown in the table below.
- 8. These restoration fee amounts will apply from 1 January 2021.
- 9. The reduced restoration fee only applies to:
 - a) those practitioners who were removed from the register at their own request;
 or
 - b) practitioners who are or will be 60 years of age or older on 1 January 2021.

Category of Registration	Reduced (*) Restoration Fees (including VAT)	Regular Restoration Fees (including VAT)
Professional Nurse		
Midwife	R146-00	R2 100-00
Registered Nurse	K140-00	
Registered Midwife		
Staff Nurse		
Auxiliary Midwife	R146-00	R1 254-00
Enrolled Nurse	K140-00	K1 254-00
Enrolled Midwife		
Auxiliary Nurse	R146-00	R 878-00
Enrolled Nursing Auxiliary	K140-00	K 676-00
Retired Nurses	R146-00	R146-00

(*) To qualify for the reduced restoration fee, a practitioner must have been removed from the register at his/her own request or must be 60 years or older on 1 January 2021.

FEES PAYABLE BY INSTITUTIONS

Accreditation

Accreditation Fees (Nursing Education Institution) –section 2(1) (a)

Learner Enrolment
(number of learners)

Payable Rate 1	Payable Rate 2	Payable Rate 3	Payable Rate 4
1-50	51-75	. 76-100	>100
R 7 043-00	R 14 1.08-00	R 21 171-00	R 26 470-00

Fees Notice 2020

Accreditation Fees (Nursing Education Programme) -section 2(1) (b)

Number of Programmes

Payable Rate 1	Payable Rate 2	Payable Rate 3
1-2	3-6	>6
R 14 066-00	R 21 100-00	R 28 131-00

Application for Nursing Programmes/Revised Curriculum Evaluation – section 2(1) (i)

Payable				
One-year Three-year Four-year		Post registration /Post/ Basic Graduate Diploma	Masters/ Doctoral Programmes	
R 1 410-00	R 4 211-00	R 7 033-00	R 10 555-00	R 13 198-00

Audit Visit Fee (Clinical Facility) – section 2(1)(j)

Payable Rate 1	Payable Rate 2	Payable Rate 3	Handling Fee (Non- refundable)
1	2-4	>4	
R 7 033-00	R 14 066-00	R 21 100-00	

Audit Visit Fee (Nursing Education Institution) – section 2(1)(j)

Payable Rate 1	Payable Rate 2	Payable Rate 3
1	2-4	>4
R 7 033-00	R 14 066-00	R 21 100-00

Focus Visit Fee (Clinical Facility) – section 2(1)(o)

Payable Rate 1	Payable Rate 2	Payable Rate 3
1	2-4	>4
R 7 033-00	R 14 066-00	R 21 100-00

Focus Visit Fee (Nursing Education Institution) – section 2(1)(p)

Payable Rate 1	Payable Rate 2	Payable Rate 3
1	2-4	>4
R 7 033-00	R 14 066-00	R 21 100-00

Description	Amount Payable
Annual Nursing Education Institution Fee – section 2(1)(d)	R 14 066-00
Application Fee (Clinical Facility) – section 2(1)(e)	R 3 522-00
Application Fee (Nursing Education Institution) – section 2(1)(h)	R 3 522-00
Application Fee (Nursing Education Programme) – section 2(1)(h)	R 3 522-00

OTHER FEES

Section of the	Description	Amount	
regulations	ė	(including VAT)	
2(1)(f)	Application fee (foreign additional qualification):		
	- SADC countries	R 1 327-00	
_	Other countries	R 1 327-00	
2(1)(g)	Application fee (foreign basic qualification):		
	- SADC countries	R 1 327-00	
	- Other countries	R 1 986-00	
2(1)(k)	Certificate of Status Fee	R 2 121-00	
2(1)(1)	Duplicate Certificate Fee	R 397-00	
2(1)(m)	Examination Fee (per paper)	R 418-00	
2(1)(n)	Extract Fee	R 84-00	
	Late Registration penalty per applicant	R 846-00	
2(1)(q)	Late Entry Fee (exams)	R 982-00	
2(1)(r)	Licence Fee (private practice)	Pending	
	(pending promulgation of regulations)		

Section of the regulations	Description	Amount (including VAT)		
2(1)(s)	Registration Fee (additional qualification)	R 418-00		
2(1)(t)	Registration Fee (assessors, moderators and verifiers)			
2(1)(u)	Registration Fee (learner)	R 261-00		
2(1)(v)	Registration Fee (practitioner)/category R 418-00			
2(1)(w)	Registration Fee (section 56 registration) (pending promulgation of regulations)	Pending		
2(1)(x)	Remarking Fee (exam paper)	R 930-00		
2(1)(aa)	Transcript of Training Fee	R 2 121-00		
2(1)(bb)	Verification Fee R 2 121-00			

Fees Payable by Institutions and Other Fees will be applicable from 1 January 2021.

Ms	S.	Mchunu
1410	· .	MIGHIGINA

Registrar and CEO

South African Nursing Council

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