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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTEMENT OF LAND AFFAIRS DEPARTEMENT VAN GRONDSAKE

No. 648

8 May 1998

PROVISION OF CERTAIN LAND FOR SETTLEMENT ACT, 1993

DESIGNATION OF CERTAIN LAND SITUATED IN THE ADMINISTRATIVE DISTRICT OF UMVOTI, PROVINCE OF KWAZULU-NATAL

In terms of section 2 (1) (c) and 2 (3) of the Provision of Certain Land for Settlement Act, 1993 (Act No. 126 of 1993), read with President's Minute No. 13, dated June 1994, I, Derek André Hanekom, Minister of Land Affairs, hereby designate—

**the Remainder of the farm Nelsmare 4094; and
Subdivision 2 of the farm Nelsmare 4094,**

situated in the Administrative District of Umvoti, Province of KwaZulu-Natal, for the purposes of settlement and I hereby impose the following conditions for the use of the designated land:

- (i) The land shall be held in trust by the *Eshane Land and Development Trust* on behalf of 105 households who are beneficiaries to this project.
- (ii) No settlement may take place unless a development plan has been submitted to the Minister for approval and such planning has been done: Provided that should a need arise for settlement to take place, an application for early settlement could be submitted to the Director-General: Department of Land Affairs who may identify the settlement area together with the community and the Provincial Government.

- (iii) The Trust shall ensure that the carrying capacity of the properties are not exceeded. The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to the utilisation of the land.
- (iv) The Trust shall ensure that the provisions of the Water Act, 1956 (Act No. 54 of 1956), are complied with in order to prevent the pollution of public water.
- (v) The Provincial Minister of Local Government and Housing may in terms of legislation at his or her disposal establish and appropriate local government body to manage and administer conditions of planning, development and local government administration of the said land.

D. A. HANEKOM

Minister of Land Affairs

No. 648

8 Mei 1998

WET OF DIE BESIKKABAARSTELLING VAN SEKERE GROND VIR VESTIGING, 1993

AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK UMVOTI, PROVINSIE KWAZULU-NATAL

Kragtens artikel 2 (1) (c) en 2 (3) van die Wet op die Besikbaarstelling van Sekere Grond vir Vestiging, 1993 (Wet No. 126 van 1993), gelees met Presidentsminuut No. 13, gedateer 10 Junie 1994, wys ek, Derek André Hanekom, hierby—

**die Restant van die plaas Nelsmare 4094; en
Onderverdeling 2 van die plaas Nelsmare 4094,**

geleë in die distrik Umvoti, KwaZulu-Natal provinsie, vir doeinde van vestiging aan en lê hierby die volgende voorwaarde vir die gebruik van die aangewese grond op:

- (i) Die *Eshane Land and Development Trust* sal die grond tot voordeel van 105 families hou.
- (ii) Geen vestiging mag plaasvind voordat 'n ontwikkelingsplan vir goedkeuring aan my voorgelê is en sodanige beplanning gedoen is nie: Met dien verstande dat indien dit nodig sou wees dat vestiging moet plaasvind voordat die ontwikkelingsbeplanning gedoen is, aansoek by die Direkteur-generaal: Departement van Grondsake gedoen kan word, wat die vestigingsgebied in samewerking met die Trust en Proviniale Regering kan identifiseer.
- (iii) Die Trust moet verseker dat die drakrag van die land nie oorskry word nie. Die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), is op die benutting van die grond van toepassing.
- (iv) Die Trust moet verseker dat die bepalings van die Waterwet, 1956 (Wet No. 54 van 1956), nagekom word ten einde die besoedeling van openbare water te voorkom.
- (v) Die Proviniale Minister van Plaaslike Bestuur en Behuisung kan kragtens wetgewing tot sy of haar beskikking 'n toepaslike plaaslike overheidsliggaam stig om die beplanningsvoorwaarde, ontwikkeling en plaaslike regeringsadministrasie van die gemelde grond te bestuur en te administreer.

D. A. HANEKOM

Minister van Grondsake

No. 649

8 May 1998

PROVISION OF CERTAIN LAND FOR SETTLEMENT ACT, 1993

DESIGNATION OF CERTAIN LAND SITUATED IN THE DISTRICT OF WEENEN, PROVINCE OF KWAZULU-NATAL

Under section 2 (1) (c) and 2 (3) of the Provision of Certain Land for Settlement Act, 1993 (Act No. 126 of 1993), read with President's Minute No. 13 of 10 June 1994, I, Derek André Hanekom, Minister of Land Affairs, hereby designate—

**the Remainder of the farm Bellevue 13190; and
Subdivision 1 of the farm Bellevue 13190,**

situated in the District of Weenen, Province of KwaZulu-Natal, for the purposes of settlement and hereby impose the following conditions for the use of the designated land:

- (i) The *Mhlumba Land and Development Trust* (hereinafter referred to as the Trust) to be established and registered in terms of the Trust Property Control Act, 1988 (Act No. 57 of 1988), must hold the land for the benefit of 61 identified families.
- (ii) No settlement may take place before a development plan has been submitted to me for approval and such planning has been done: Provided that should it be necessary that settlement must take place before the planning for development and actual development has been done, application may be made to the Director-General of the Department of Land Affairs, who may identify the settlement area in collaboration with the Trust and the Provincial Government.
- (iii) The Trust must ensure that the provisions of the Water Act, 1956 (Act No. 54 of 1956), and the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), are complied with.
- (iv) The Trust must ensure that the carrying capacity of four large stock units per hectare is not exceeded.

- (v) The Provincial Minister of Local Government and Housing may in terms of legislation at his or her disposal establish an appropriate local government body to manage and administer conditions of planning, development and local government administration of the land.

D. A. HANEKOM
Minister of Land Affairs

No. 649

8 Mei 1998

WET OP DIE BESKIKBAARSTELLING VAN SEKERE GROND VIR VESTIGING, 1993

AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK WEELEN, PROVINSIE KWAZULU-NATAL

Kragtens artikel 2 (1) (c) en 2 (3) van die Wet op die Beskikbaarstelling van Sekere Grond vir Vestiging, 1993 (Wet No. 126 van 1993), gelees met Presidentsminut No. 13 van 10 Junie 1994, wys ek, Derek André Hanekom, Minister van Grondsake, hierby—

die Restant van die plaas Bellevue 13190; en
Onderverdeling 1 van die plaas Bellevue 13190,

geleë in die distrik Weenen, provinsie KwaZulu-Natal, vir doeleindes van vestiging aan en lê hierby die volgende voorwaardes vir die gebruik van die aangewese grond op:

- (i) Die *Mhlumba Land and Development Trust* (hierna die Trust genoem) gestig en geregistreer te word kragtens die Wet op die Beheer oor Trustgoed, 1988 (Wet No. 57 van 1988), moet die grond tot voordeel van 61 geïdentifiseerde families hou.
- (ii) Geen vestiging mag plaasvind voordat 'n ontwikkelingsplan vir goedkeuring aan my voorgelê is en sodanige beplanning gedoen is nie: Met dien verstande dat indien dit nodig sou wees dat vestiging moet plaasvind voordat die ontwikkelingsbeplanning en die daadwerklike ontwikkeling gedoen is, aansoek by die Direkteur-generaal van die Departement van Grondsake gedoen kan word, wat die vestigingsgebied in samewerking met die Trust en die Proviniale Regering kan identifiseer.
- (iii) Die Trust moet verseker dat aan die bepalings van die Waterwet, 1956 (Wet No. 54 van 1956), en die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), voldoen word.
- (iv) Die Trust moet verseker dat die drakrag van vier grootvee-eenhede per hektaar nie oorskry word nie.
- (v) Die Proviniale Minister van Plaaslike Regering en Behuising kan kragtens wetgewing tot sy of haar beskikking 'n toepaslike owerheidsligaam stig om die beplanningsvoorwaardes, ontwikkeling en plaaslike regeringsadministrasie van die gemelde grond te bestuur en te administreer.

D. A. HANEKOM
Minister van Grondsake

No. 650

8 May 1998

PROVISION OF CERTAIN LAND FOR SETTLEMENT ACT, 1993

DESIGNATION OF CERTAIN LAND SITUATED IN THE DISTRICT OF HEIDELBERG, PROVINCE OF GAUTENG

Under section 2 (1) (c) and 2 (3) of the Provisions of Certain Land for Settlement Act, 1993 (Act No. 126 of 1993), read with President's Minute No. 13 of 10 June 1994, I, Derek André Hanekom, Minister of Land Affairs, hereby designate—

Portion 21 (a portion of Portion 5) of the farm Nootgedacht 390 IR,

situated in the District of Heidelberg, Province of Gauteng, for the purposes of settlement and hereby impose the following conditions for the use of the designated land:

- (i) A communal property association, to be called the *Tokolohong Communal Property Association* (hereinafter referred to as the Association) and to be registered in terms of the provisions of the Communal Property Associations Act, 1996 (Act No. 28 of 1996), must hold the land for the benefit of 290 identified families.
- (ii) No settlement may take place before a development plan has been submitted to me for approval and such planning has been done: Provided that should it be necessary that settlement must take place before the development planning has been done, application may be made to the Director-General: Land Affairs, who may identify the settlement area in collaboration with the Association and the Provincial Government.
- (iii) The Association must ensure that the provisions of the Water Act, 1956 (Act No. 54 of 1956), and the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), are complied with.

D. A. HANEKOM
Minister of Land Affairs

No. 650**8 Mei 1998****WET OP DIE BESKIKBAARSTELLING VAN SEKERE GROND VIR VESTIGING, 1993****AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK HEIDELBERG, PROVINSIE GAUTENG**

Kragtens artikel 2 (1) (c) en 2 (3) van die Wet op die Beskikbaarstelling van Sekere Grond vir Vestiging, 1993 (Wet No. 126 van 1993), gelees met Presidentsminuut No. 13 van 10 Junie 1994, wys ek, Derek André Hanekom, Minister van Grondsake, hierby—

Gedeelte 21 ('n gedeelte van Gedeelte 5) van die plaas Nooitgedacht 390 IR,

geleë in die distrik Heidelberg, provinsie Gauteng, vir doeleinades van vestiging aan en lê hierby die volgende voorwaardes vir die gebruik van die aangewese grond op:

- (i) 'n Vereniging vir gemeenskaplike eiendom wat die *Tokolohong Communal Property Association* (hierna die Vereniging genoem) sal heet en kragtens die bepalings van die Wet op Verenigings vir Gemeenskaplike Eiendom, 1996 (Wet No. 28 van 1996), geregistreer moet word, moet die grond tot voordeel van 290 geïdentifiseerde families hou.
- (ii) Geen vestiging mag plaasvind voordat 'n ontwikkelingsplan vir goedkeuring aan my voorgelê is en sodanige beplanning gedoen is nie: Met dien verstande dat indien dit nodig sou wees dat vestiging moet plaasvind voordat die ontwikkelingsbeplanning gedoen is, aansoek by die Direkteur-generaal: Departement van Grondsake gedoen kan word, wat die vestigingsgebied in samewerking met die Vereniging en die Provinciale Regering kan identifiseer.
- (iii) Die Vereniging moet verseker dat aan die bepalings van die Waterwet, 1956 (Wet No. 54 van 1956), en die Wet op die Bewaring van Landbouhulpronne, 1983 (Wet No. 43 van 1983), voldoen word.

D. A. HANEKOM**Minister van Grondsake**

**DEPARTMENT OF HOME AFFAIRS
DEPARTEMENT VAN BINNELANDSE SAKE**

No. 659

8 May 1998

**INSERTION OF SURNAME IN TERMS OF SECTION 23 OF THE BIRTHS AND DEATHS
REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has in respect of the following persons approved the insertion of their surname printed in italics:

1. Moolia (1943.12.03) 32 Hippo Road, Sea Cow Lake - *Kaldin*
2. Mooniamma Govender (1946.08.08) 16 Shellford Place, Sunford, Phoenix - *Naidoo*
3. Lakpath (1920.07.13) 9 Admiral Road, Belfort, Pietermaritzburg - *Nohar*
4. Parvathyamma (1926.02.02) P O Box 120, Park Rynie - *Pillay*
5. Veerammah (1925.12.19) 52 Courtstone Place, Unit 11, Whetstone, Phoenix - *Pillay*
6. Shaik Moosa (1953.05.06) 59 Clayfield Drive, Clayfield, Phoenix - *Rasool Shaik*
7. Pearl Rajitham (1946.01.26) 187 Centre Street, Overport - *Naidoo*
8. Hariday (1942.08.19) 161 Hullet Street, Stanger - *Kissoon*
9. Rajab (1940.05.21) P O Box 326, Umzinto - *Jungali*
10. Dawpersadh (1948.06.14) 59 Clayfield Drive, Clayfield, Phoenix - *Madhan*
11. Dhanalutchmi (1951.02.12) 59 Clayfield Drive, Clayfield, Phoenix - *Naicker*
12. Anthoniammal (1943.04.27) 59 Clayfield Drive, Clayfield, Phoenix - *Anthony*
13. Moorathman Sooriylal (1925.06.25) 31 Limerclay Lane, Clayfield, Phoenix - *Ramnarain*
14. Kistamah (1945.11.22) 59 Clayfield Drive, Clayfield, Phoenix - *Naidoo*
15. Bangarooama (1936.05.27) 21 Lemon Wood, Terrance Park, Verulam - *Naidoo*
16. Moganavelli (1949.04.10) 43 Roslyn Avenue, Asherville, Durban - *Yelumalay*
17. Mynawathy (1945.12.30) 81 Aster Place, Springtown - *Mohan*
18. Nagamma (1935.04.17) 10 Jortham Place, Westham, Phoenix - *Naidoo*

19. Kathoon Bibi (1953.09.05) 28 Tunrcroft, Unit 8, Phoenix - Mahomed
20. Steven (1951.08.29) P O Box 2269, Port Shepstone - David
21. Pushpammal (1947.05.10) 39 Grassmere Road, Croftdene, Chatsworth - Naidoo
22. Dhanabagium Vadival (1951.01.16) P O Box 43348, Umzinto - Govender
23. Vijayamah Govender (1956.05.24) P O Box 489, Stanger - Solomon
24. Usha Prithipal (1962.02.01) 7 Clambrook Close, Brookdale, Phoenix - Surujraj
25. Manikam (1931.02.20) 150 Redfern Crescent, Redfern, Phoenix - Chetty
26. Mariama (1915.01.20) 26 Brigbury Place, Eastbury, Phoenix - Gounden
27. Muniamah (1936.04.16) 46 Courtvale Place, Rydalvale, Phoenix - Naicker
28. Thiruvengadu (1947.10.01) 24 The Knoll, Kenville, Durban - Muniappen
29. Pappamma (1918.10.15) 60 Mill Road, Effingham Heights, Durban - Naidoo
30. Kismet (1953.06.06) 13 Gumfern Close, Phoenix - Naidoo
31. Kissoon (1943.08.28) 122 Ginah Road, Northdale, Pietermaritzburg - Maharaj
32. Marimuthu (1928.06.06) 50 31st Avenue, Umhlatuzana Township, Chatsworth - Naidoo
33. Rajkali (1925.05.12) 578 Annet Drive, Reservoir Hills, Durban - Sewnarin
34. Nagaruthanam Govender (1951.09.22) Waste Centre, P O Box 1125, Empangeni - Reddy
35. Rajdulari (1944.06.23) P O Box 30070, Panorama Gardens, Pietermaritzburg - Haripersadh
36. Rajwanthy Moorthilal (1930.07.03) P O Box 427, Darnall - Sewden
37. Subbalutchmee (1949.06.25) P O Box 1010, Stanger - Coopen
38. Amurthum (1941.04.07) 65 Baraccpur Road, Merebank - Naidoo
39. Sowbakium (1910.06.15) 61 Ash Castle Place, Castle Hill, Newlands West - Naidoo

40. Abdool Rahoof (1955.06.23) Road 327 House 393, Chatsworth - Cassim
41. Pingla Devi (1947.10.12) 33 O'Flatery Road, Clare Estate, Durban - Maharaj
42. Narainsamy (1945.03.29) 30 Lotus Road, Springfield, Durban - Thangavelu
43. Vediawathy Singh (1931.10.27) 7 Raahat Manzil, 490 Randles Road, Sydenham, Durban - Maharaj
44. Suminthra (1945.09.24) 16 Bridgebury Place, Phoenix - Jadunandan
45. Meenachi (1910.05.14) 82 Crocus Road, Northdale, Pietermaritzburg - Padaychy
46. Indrani (1946.08.01) Road 710 House 49, Unit 7, Chatsworth - Gopaul
47. Anjalai Reddy (520114 0107 086) 1 Road 728, Montford, Chatsworth - Govender
48. Rajpathee (400405 0054 087) P O Box 144, Mandeni - Ramtall
49. Hiramunee Jurakhan (550702 0104 088) P O Box 92, Verulam - Mahabeer
50. Anapurani Naidoo (1946.06.12) Cluster Box 1571, Campbells Town, Roackford, Phoenix - Naidoo
51. Kasthuri (580914 0262 089) 4640 Mount Sidley Street, Extension 4, Lenasia, Johannesburg - Naidoo
52. Fawzia Essack (560203 0139 081) 19 Siren Street, Bayview, Chatsworth - Mahomed Yusuf
53. Guythree Maharaj (531009 0039 080) P O Box 757, Tongaat - Dhansan
54. Muniamma Naidoo (1947.10.29) Flat 989 Door 10, Buffelsdale, Tongaat - Naidoo
55. Chatterpal (1954.07.01) 5 Urban Terrace, Boherbee, Tralee, CO. Kerry, Ireland - Gowri Sankar
56. Mariamma Govindsamy (1952.04.05) 52 Erytarina Avenue, Croftdene, Chatsworth - Perumal
57. Karpagavalli Moodley (1932.10.30) P O Box 1219, Lamercy - Naidoo
58. Govindasamy (1918.01.22) P O Box 1219, Lamercy - Moodley
59. Bathmavathie Govindasamy (1952.03.01) P O Box 23468, Isipingo Hills - Maistry

-
60. Puspavathi (1946.01.14) 58 Dibrugarth Road, Merebank -
Kistiah
61. Sameul Devapragasum (1940.05.16) 15 Burkford, Sunford,
Phoenix - *Lazarus*
62. Venketamma Moodley (1951.05.15) P O Box 431, Umzinto -
Naidoo
63. Goppamah Singh (1945.12.28) 23 Newclay Square, Clayfield,
Phoenix - *Rajoo*
64. Zora Abdul Azim (1947.02.18) 308 Bahalmbra Way, Northdale,
Pietermaritzburg - *Bugaloo*
65. Essop (1938.09.11) 308 Balhambra Way, Northdale,
Pietermaritzburg - *Abdul Azim*
66. Asma Bee Bee Mohammed (1935.12.13) P O Box 96, Lotus
Gardens - *Hussain*
67. Kalyane (361230 0081 089) 1 Admiral Road, Belfort,
Pietermaritzburg - *Sewpaul*
68. Rajkumari Ramkelawan (380129 0088 085) P O Box Z3825,
Newcastle - *Sentoo*
-

DEPARTMENT OF TRANSPORT DEPARTEMENT VAN Vervoer

No. 641

8 May 1998

CROSS BORDER ROAD TRANSPORT AGENCY

In terms of section 5 of the Cross Border Road Transport Act, 1998 (Act No. 4 of 1998), I, Sathyandranath Ragunanan Maharaj, Minister of Transport, hereby publish my intention to appoint the following persons as members of the Board of the Cross Border Road Transport Agency:

1. **Mr George Maanda Negota** (Chairman), P.O. Box 61566, MARSHALL TOWN.
2. **Mr Phillip Lourens Erasmus** (Deputy Chairman), 18 Forest Road, Pinelopes, SANDTON.
3. **Mr Alexander Mzizi** (Member), P.O. Box 408, SUNNINGHILL.
4. **Mr Moses G. T. Scott** (Member), P.O. Box 992158, ODIN PARK.
5. **Ms Feroze Oaten** (Member), 42 Forest Drive, Pinelands, CAPE TOWN.
6. **Prof. Wynand Pretorius** (Member), Research Unit for Transport Economics and Physical Distribution Studies, RAU, P.O. Box 524, AUCKLAND PARK.
7. **Ms Rosemary Jane Luke** (Member), Research Unit for Transport and Physical Distribution Studies, RAU, P.O. Box 524, AUCKLAND PARK.

I hereby invite members of the public to submit written comments or written objections within 21 (twenty-one) days from the date of this publication to the following address:

The Director-General: Transport
Department of Transport
Private Bag X193
PRETORIA
0001
Fax: (012) 328-5926

S. R. MAHARAJ
Minister of Transport

No. 641**8 Mei 1998****OORGRENSPADVERVOERAGENTSKAP**

Ingevolge artikel 5 van die Wet op Oorgrenspadvervoer, 1998 (Wet No. 4 van 1998), publiseer ek, Sathyandranath Ragunanan Maharaj, Minister van Vervoer, my voorneme om die volgende persone as lede van die Raad van die Oorgrenspadvervoeragentskap aan te stel:

1. **Mnr. George Maanda Negota** (Voorsitter), Posbus 61566, MARSHALL TOWN.
2. **Mnr. Phillip Lourens Erasmus** (Adjunkvoorsitter), Forestweg 18, Pinelopes, SANDTON.
3. **Mnr. Alexander Mzizi** (Lid), Posbus 408, SUNNINGHILL.
4. **Mnr. Moses G. T. Scott** (Lid), Posbus 992158, ODIN PARK.
5. **Me. Feroze Oaten** (Lid), Forestrylaan 42, Pinelands, KAAPSTAD.
6. **Prof. Wynand Pretorius** (Lid), Departement Vervoerekonomie, RAU, Posbus 524, AUCKLAND PARK.
7. **Me. Rosemary Jane Luke** (Lid), Departement Vervoerekonomie, RAU, Posbus 524, AUCKLAND PARK.

Hiermee nooi ek lede van die publiek om skriftelike kommentaar of skriftelike beswaar binne 21 (een-en-twintig) dae vanaf die datum van hierdie publikasie aan die volgende adres te stuur:

Die Direkteur-generaal: Vervoer
 Departement van Vervoer
 Privaatsak X193
 PRETORIA
 0001
 Faks: (012) 328-5926

S. R. MAHARAJ
Minister van Vervoer

DEPARTMENT OF WELFARE
DEPARTEMENT VAN WELSYN

No. 656**8 May 1998****DETERMINATION OF AMOUNT OF CHILD SUPPORT GRANT**

The Minister for Welfare and Population Development has, in terms of the Social Assistance Act, 1992 (Act No. 59 of 1992), with the concurrence of the Minister of Finance, determined the amount of **R100** as the amount of a child support grant payable per child per month, with effect from 1 April 1998.

G. J. FRASER-MOLEKETI
Minister for Welfare and Population Development

No. 656**8 Mei 1998****BEPALING VAN BEDRAG VAN KINDERONDERHOUDSTOELEAE**

Die Minister vir Welsyn en Bevolkingsontwikkeling het, ingevolge die Wet op Maatskaplike Bystand, 1992 (Wet No. 59 van 1992), met die instemming van die Minister van Finansies, die bedrag van **R100** bepaal as die bedrag van 'n kinderonderhoudstoelae betaalbaar per kind per maand, met ingang van 1 April 1998.

G. J. FRASER-MOLEKETI
Minister vir Welsyn en Bevolkingsontwikkeling

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 722 OF 1998

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994

(ACT NO. 22 OF 1994)

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), that a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western and Northern Cape. The particulars regarding this claim are as follows:

Properties:	Erven 724 to 865, 872 to 888, 890 to 893, 906 and 910 to 1001, Richmond Park, Cape Town.
	Erf 6273, Milnerton, Portion 7 of Farm 279, Cape Town, and Erf 889, Richmond Park.
Deeds of Transfer:	Properties held by the Regional Services Council—Cape Metropole and by the RSA by various deeds of transfer and by expropriation, particulars of which may be obtained from the office of the Commission on Restitution of Land Rights, Private Bag X9163, Cape Town, 8000.
Date submitted:	25 May 1995.
Current owner:	As above.
Claimant:	Richmond Park Estate Land Claim Committee.
Reference Number:	WC 6/3/A/2/1/9 (WC 238).

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

The Regional Land Claims Commissioner: Western and Northern Cape

Private Bag X9163

CAPE TOWN

8000.

Tel.: (021) 26-2930.

Fax: (021) 24-5146.

W. A. MGOQI

Regional Land Claims Commissioner

(8 May 1998)/(8 Mei 1998)

NOTICE 723 OF 1998

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CHANGE OF NAME OF A TRADE UNION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **South African Hairdressers Employees Industrial Union** resolved to change its name. With effect from 24 April 1998 the trade union is registered as the **Hairdressers' and Cosmetologists' Trade Union**.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 723 VAN 1998**DEPARTEMENT VAN ARBEID****WET OP ARBEIDSVERHOUDINGE, 1995****VERANDERING VAN NAAM VAN 'N VAKBOND**

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby, ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **South African Hairdressers Employees Industrial Union** besluit het om sy naam te verander. Met ingang van 24 April 1998 is die vakbond geregistreer as die **Hairdressers' and Cosmetologists' Trade Union**.

H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(8 May 1998)/(8 Mei 1998)

NOTICE 724 OF 1998**DEPARTMENT OF TRADE AND INDUSTRY****SOUTH AFRICAN COMPANIES REGISTRATION OFFICE****PURCHASE BY A COMPANY OF ITS OWN SHARES**

South African company law has always accepted the principle that a company's share capital is effectively a guarantee fund for its creditors. As such the creditors have had the assurance that the capital of the company, which is the initial safeguard required for the right of limited liability, will not be diminished other than in the ordinary course of business or in accordance with the provisions of the Companies Act. In addition to the Companies Act, various common law principles constitute a further safeguard that companies should not, other than in limited circumstances, reduce their share capital. In this regard mention may be made of the prohibition against the purchase by a company of its own shares as being part of the foregoing common law principles.

The principles of capital maintenance have undergone significant changes in almost all countries and this process has been significantly influenced by developments in the United States. The modern notion of capital maintenance is that companies may reduce capital, including the acquisition of their own shares, subject to solvency and liquidity criteria. This has the advantage of affording protection to creditors whilst at the same time giving flexibility to companies to achieve sound commercial objectives. It is also noteworthy that recognition of this concept has already been accorded by South African corporate law in the Close Corporations Act of 1984.

The SAC is particularly concerned that South Africa has been tardy in its recognition of modern concepts of capital maintenance as referred to above. For this reason the SAC is of the view, and has advised Government accordingly, that there is urgency in introducing the necessary amendments to the companies' legislation to embody the foregoing concepts. Although there are certain technical issues which have given rise to considerable debate in overseas jurisdictions on certain aspects of the modern notions of capital maintenance, it is the view of the SAC that the process of achieving a new dispensation should not be delayed by some of these issues, which can, in due course, merit further attention. At this stage the priority is to enable companies to acquire their own shares with adequate creditor protection.

This matter has engaged considerable public attention over a protracted period and the SAC has itself inspired much of this debate. In formulating its recommendations to Government, the SAC has been considerably influenced by this debate. Accordingly legislation has been drafted for consideration by Government and for submission to Parliament.

The following amendments are proposed:

"PURCHASE BY A COMPANY OF ITS OWN SHARES"

1. (1) Subject to the provisions of this section, a company may by approval of a special resolution in general meeting, if so authorized by its articles, acquire shares issued by it.
- (2) The approval by special resolution may be a general approval or in the form of a specific approval for a particular acquisition.

- (3) If such approval is given in the form of a general authority, it shall be valid only until the next annual meeting of the company, but it may be varied or revoked by special resolution by any general meeting of the company prior to such annual general meeting.
2. A company shall not make any payment in whatever form to acquire any share issued by it if there are reasonable grounds for believing that—
- the company is, or would after the payment be, unable to pay its debts as they become due in the ordinary course of business; or
 - The realisable value of the company assets would after the payment be less than the aggregate of its liabilities and stated or declared share capital plus reserves.
3. (1) Where a company has acquired par value shares issued by it, the issued capital is decreased by an amount equal to the par value of the shares and where a company has acquired no par value shares issued by it, the issued capital is decreased by an amount equal to the book value of the shares.
- (2) Shares which have been issued by a company and acquired by it shall be cancelled and restored to the status of authorised capital.
- (3) A company may not under this section acquire its shares if, as a result of such acquisition, there would no longer be any shares other than redeemable shares in issue.
4. (1) Directors of a company who, contrary to the provisions of section 2, allow the company to acquire any share issued by it, are jointly and severally liable to restore to the company any amount so paid and not otherwise recovered by the company.
- (2) A director who is liable under subsection (1) is entitled to apply to the court by way of application for an order compelling a shareholder or former shareholder to pay to the company any money that was paid contrary to section 2.
- (3) Where the acquisition by the company of a share issued by it is in contravention of the provision of section 2, any creditor who was a creditor at the time of the purchase, or any shareholder, may apply to the court in the same manner, and the court may, if it is satisfied that it is equitable to do so—
- order a shareholder or former shareholder to pay to the company any money or return any consideration that was paid or given by the company to acquire the share;
 - order the company to issue an equivalent number of shares to the shareholder or the former shareholder; and
 - make such further order as it thinks fit.
- (4) An action to enforce a liability imposed by this section must be instituted within two (2) years after the date of completion of the purchase.
5. A company that acquires shares issued by it shall notify the Registrar within thirty (30) days of the date of the acquisition in prescribed form of the date, the number, and the class of shares that it has acquired.
6. (1) Unless otherwise authorised by the general or specific approval of the company as contemplated in section 1, a company that proposes to acquire shares issued by it shall—
- deliver or mail a copy of the written offering circular in prescribed form, to each registered shareholder of record as at the date of the offer in such manner as may be provided in the articles of the company for the sending of any notice of a meeting of the shareholders, stating the number and the class or kind of its issued shares which the company proposes to acquire, and specifying the terms and reasons for the offer;
 - file a copy of the offering circular with the Registrar within fifteen (15) days of the date that it is delivered or mailed to the shareholders of the company.
- (2) Where in response to the offer contained in the offering circular, the shareholders agree to dispose of a greater number of shares than the company offered to acquire, the company shall acquire from all of the shareholders who offered to sell, *pro rata* as nearly as possible disregarding fractions.
- (3) The provisions of sections 160, 161, 162 and 163 (of the Companies Act) shall apply *mutatis mutandis* to all documents issued in terms of this section.

7. Section 6 is not applicable to a public company whose shares are listed on the Johannesburg Stock Exchange and if—
- (1) the shares are acquired through the facilities of a stock exchange; and
 - (2) in any one month it acquires not more than one per cent (1%) of the kind or class of shares which were issued and outstanding on the first day of that month.
8. (1) A contract with a company providing for the acquisition of shares issued it is specifically enforceable against the company except to the extent that the company cannot perform the contract without being in breach of section 2.
- (2) In an action brought on a contract referred to in subsection (1), the company has the burden of proving that performance thereof is prevented by section 2.
- (3) Until the company has fully performed a contract referred to in subsection (1), the shareholder who disposes of his/her shares retains the status of a claimant entitled to be paid as soon as the corporation is lawfully able to do so or, on liquidation, to be ranked subordinate to the rights of creditors, and to the rights of any shareholders whose rights were in priority to the rights given to the class of shares which he/she disposed of to the company, but in priority to the rights of the other shareholders.
9. Notwithstanding the provisions of section 39 (of the Companies Act), a subsidiary company may, subject to the provisions of this section, acquire shares in its holding company or in a subsidiary of its holding company: Provided that—
- (a) From and after the date upon which these provisions become law, a subsidiary company shall not acquire any shares of its holding company or of a subsidiary of its holding company in excess of ten per cent (10%) of the number of issued shares of the holding company or of the subsidiary of its holding company;
 - (b) A subsidiary company that acquires any shares of its holding company or of a subsidiary of its holding company, as permitted under this section, shall not be entitled to receive any notice of, or to vote at, any meeting of the shareholders of the holding company or the subsidiary of its holding company with respect to such shares.”.

Minor consequential amendments will also have to be made to sections 38 and 39 of the Companies Act, 1973.

Members of the public are invited to make submissions on these proposals to the Standing Advisory Committee on Company Law, c/o Registrar of Companies, P.O. Box 429, Pretoria, 0001, or Docex 256, Pretoria, before 30 May 1998.

(8 May 1998)/(8 Mei 1998)

NOTICE 725 OF 1998

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

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

Properties:

- (1) Rem. of Sub. 1 of Lot 1258, Cato Manor, previously known as Sub. 1 of Lot 24A of the farm Cato Manor 812, situate in the City and the County of Durban, commonly known as 34 Kaladen Road, Cato Manor.
- (2) Rem. of Sub. 1 of Lot 1258, Cato Manor, previously known as Rem. of Sub. 1 of Lot 24A of Lot m1 of the farm Cato Manor 812, situated in the County and City of Durban, commonly known as 34 Kaladen Road.

Extent of properties:

- (1) 1 671 m².
- (2) 1 122 m².

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

T33643/1997.

Previous Title Deed No.:

T4512/1963.

Current owner: (1) Housing Development Board.
(2) Housing Development Board.
Claimant: Mr M. B. Juggernath acting on behalf of the Directors of the Company.
Date claim lodged: 20 January 1996.
Reference Number: KRN 6/2/3/E/817/2716/1873.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 726 OF 1998

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

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

Properties: Rem. of Lot 1748, Cato Manor, previously known as Rem. of Sub. 64 of Sub. P of Sub. O of Cato Manor 812, situated in the City and County of Durban, Province of Natal.

Extent of properties: 8 094 m²

Magisterial District: Durban.

Administrative District: KwaZulu-Natal.

Current Title Deed No.: T6762/1963.

Previous Title Deed No.: T2143/1962.

Current owner: Housing Development Board.

Claimant: Mr M. B. Juggernath.

Date claim lodged: 8 December 1993.

Reference Number: KRN 6/2/3/E/817/2716/76.

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

**The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.**

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 727 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Property:

A portion of Rem. of consolidated Lot 1169, Cato Manor, known before consolidation as Sub. 2 of 978, Cato Manor, formerly known as Sub. B of Lot 6 of Lot GG of the farm Cato Manor, situated in the City of Durban, commonly known as 32 Delhi Avenue, Mayville, Durban.

Extent of property: 1 104 square metres.**Magisterial District:** Durban.**Administrative District:** KwaZulu-Natal.**Current Title Deed No.:** T27776/1987.**Previous Title Deed No.:** T3504/1966.**Current owner:** Development and Housing Board.**Claimant:** Sewpal Ramharakh.**Date claim lodged:** 3 July 1996.**Reference Number:** KRN 6/2/3/E/8/817/2716/1803.

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

The Regional Land Claims Commissioner: KwaZulu-Natal

Private Bag X9120

PIETERMARITZBURG

3200.

Tel.: (0331) 42-6955.

Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/ (8 Mei 1998)

NOTICE 728 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Property:

A portion of the Rem. of consolidated Lot 1616, formerly known, before consolidation, as Lot 111, Block AK, of the Townlands of Durban.

Extent of property: 396 square metres.**Magisterial District:** Durban.**Administrative District:** KwaZulu-Natal.**Current Title Deed No.:** T12197/1993.**Previous Title Deed No.:** T11103/1972.**Current owner:** Durban Transitional Metropolitan Council.**Claimant:** Amod Sadie Kajee.**Date claim lodged:** 25 March 1997.**Reference Number:** KRN 6/2/3/E/8/817/18/34.

Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.**

Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 729 OF 1998

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

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

Property:	A portion of the consolidated Lot 1169 of Cato Manor, formerly known as Sub. 1081 of Cato Manor, and previously known as Rem. of 13 of Lot E of Cato Manor, commonly known as 48 Rathmines Road, Mayville, Durban.
Extent of property:	9 796 square metres.
Magisterial District:	Durban.
Administrative District:	KwaZulu-Natal.
Current Title Deed No.:	T27776/1904.
Previous Title Deed No.:	T1583/1904.
Current owner:	Development and Housing Board.
Claimant:	Mr Tyab Ibrahim on behalf of the Estate of the Late Mowli Ibrahim.
Date claim lodged:	4 June 1997.
Reference Number:	KRN 6/2/3/E/8/817/2716/67.

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

**The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.**

Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 730 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Properties:	As per attached Schedule.
Extent of property:	As per attached Schedule.
Magisterial District:	Durban.
Administrative District:	KwaZulu-Natal.
Current Title Deed No.:	As per attached Schedule.
Previous Title Deed No.:	As per attached Schedule.
Current owner:	As per attached Schedule.
Claimant:	Mr Baruth Mooruth (as the claimant and as the Executor Dative in the estate of the late Rampersad).
Date claim lodged:	8 January 1997.
Reference Number:	KRN 6/2/3/E/8/817/2716/2536.

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

**The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.**

Tel.: (0331) 42-6955.

Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

SCHEDULE

1. Property:	A one-half share of a portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 241, Cato Manor, formerly known as Lot 42 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	14 539 square metres.
Current Title Deed No.:	T14396/1997.
Previous Title Deed No.:	T4641/1955.
Current owner:	North and South Central Local Council.
2. Property:	A portion of consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 250, Cato Manor, formerly known as Lot 34 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	25 933 square metres.
Current Title Deed No.:	T14396/1997.
Previous Title Deed No.:	T5931/1954.
Current owner:	North and South Central Local Council.
3. Property:	A portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Rem. of Lot 249, Cato Manor, formerly known as Rem. of Lot 35 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	8 399 square metres.
Current Title Deed No.:	T14396/1997.
Previous Title Deed No.:	T5931/1954.
Current owner:	North and South Central Local Council.

- 4. Property:** A portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 246, Cato Manor, formerly known as Lot 38 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 10 390 square metres.
- Current Title Deed No.: T14396/1997.
- Previous Title Deed No.: T5931/1954.
- Current owner: North and South Central Local Council.
- 5. Property:** A portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 245, Cato Manor, formerly known as Lot 39 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 7 861 square metres.
- Current Title Deed No.: T14396/1997.
- Previous Title Deed No.: T5931/1954.
- Current owner: North and South Central Local Council.
- 6. Property:** A portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 244, Cato Manor, formerly known as Lot 40 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 9 566 square metres.
- Current Title Deed No.: T14396/1997.
- Previous Title Deed No.: T5931/1954.
- Current owner: North and South Central Local Council.
- 7. Property:** A portion of the consolidated Lot 1876 of Cato Manor, known before consolidation as Lot 243, Cato Manor, formerly known as Lot 41 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 22 058 square metres.
- Current Title Deed No.: T14396/1997.
- Previous Title Deed No.: T5931/1954.
- Current owner: North and South Central Local Council.
- 8. Property:** A portion of the consolidated Rem. of Lot 1169, Cato Manor, known before consolidation as Sub. 9 of Lot 1121, Cato Manor, formerly known as Sub. 9 of Atlas No. 1 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 1 019 square metres.
- Current Title Deed No.: T27776/1987.
- Previous Title Deed No.: T16625/1971.
- Current owner: Development and Housing Board.
- 9. Property:** A portion of the consolidated Rem. of Lot 1875, Cato Manor, known before consolidation as Lot 176, Cato Manor, formerly known as Lot J of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 8 094 square metres.
- Current Title Deed No.: T20309/1995.
- Previous Title Deed No.: T6027/1953.
- Current owner: North and South Central Local Council.
- 10. Property:** A portion of the consolidated Rem. of Lot 1875, Cato Manor, known before consolidation as Lot 184, Cato Manor, formerly known as Lot B of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 19 777 square metres.
- Current Title Deed No.: T20309/1995.
- Previous Title Deed No.: T6027/1953.
- Current owner: North and South Central Local Council.

11. Property:	Sub. 12 of Lot 6, Bellair, formerly known as Sub. 12 of Sub. 2 of Lot a of Lot C of Bellair 823, situated in the City of Durban.
Extent of property:	3 247 square metres.
Current Title Deed No.:	T2271/1963.
Previous Title Deed No.:	T136/1944.
Current owner:	Community Development Board.
12. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Rem. of Lot 1369, Cato Manor, formerly known as Rem. of Sub. 65A of Sub. D of L/R of SB5 of Cato Manor, situated in the City of Durban.
Extent of property:	1 244 square metres.
Current Title Deed No.:	T23537/1997.
Previous Title Deed No.:	T2268/1963.
Current owner:	National Housing Board.
13. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Rem. of Lot 1370, Cato Manor, formerly known as Rem. of Sub. 65 of Sub. D of L/R of SB5 of Cato Manor, situated in the City of Durban.
Extent of property:	1 167 square metres.
Current Title Deed No.:	T23537/1997.
Previous Title Deed No.:	T2270/1963.
Current owner:	National Housing Board.
14. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Sub. 4 of Lot 1381, Cato Manor, formerly known as Sub. 4 of A of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	1 325 square metres.
Current Title Deed No.:	T23537/1997.
Previous Title Deed No.:	T5930/1954.
Current owner:	National Housing Board.
15. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Sub. 5 of Lot 1381, Cato Manor, formerly known as Sub. 5 of A of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	1 343 square metres.
Current Title Deed No.:	T23537/1997.
Previous Title Deed No.:	T5930/1954.
Current owner:	National Housing Board.
16. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Sub. 6 of Lot 1381, Cato Manor, formerly known as Sub. 6 of A of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	1 361 square metres.
Current Title Deed No.:	T23537/1997.
Previous Title Deed No.:	T2268/1963.
Current owner:	National Housing Board.
17. Property:	A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Sub. 7 of Lot 1381, Cato Manor, formerly known as Sub. 7 of A of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property:	1 368 square metres.
Current Title Deed No.:	T23537/1997
Previous Title Deed No.:	T2268/1963.
Current owner:	National Housing Board.

- 18. Property:** A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Sub. 8 of Lot 1381, Cato Manor, formerly known as Sub. 8 of A of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 1 370 square metres.
- Current Title Deed No.: T23537/1997
- Previous Title Deed No.: T2268/1963.
- Current owner: National Housing Board.
- 19. Property:** A portion of the consolidated Lot 10005, Wiggins, known before consolidation as Rem. of Lot 1368, Cato Manor, formerly known as Rem. of Sub. 66 of Sub. D of L/R of SB5 of the farm Cato Manor 812, situated in the City of Durban.
- Extent of property: 2 975 square metres.
- Current Title Deed No.: T23537/1997
- Previous Title Deed No.: T2269/1963.
- Current owner: National Housing Board.

(8 May 1998)/(8 Mei 1998)

NOTICE 731 OF 1998

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

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

- Property:** A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Sub. 4 of Lot 1971, Cato Manor, formerly known as Sub. D of Sub. 76 of Sub. P of Sub O of the farm Cato Manor 812, situated in the City of Durban, commonly known as Perseus Road.
- Extent of property: 1 220 square metres.
- Magisterial District: Durban.
- Administrative District: KwaZulu-Natal.
- Current Title Deed No.: T18342/1991.
- Previous Title Deed No.: T1288/1969.
- Current owner: Housing Development Board.
- Claimant: Aboobaker Mahomed Hoosain.
- Date claim lodged: 5 June 1995.
- Reference Number: KRN 6/2/3/E/8/817/2716/236.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 732 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Properties:

- (1) A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Sub. 10 of Lot 1973 of Cato Manor, formerly known as Sub. 10 of F of O of the farm Cato Manor 812, situated in the City of Durban.
- (2) A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Sub. 8 of Lot 1973 of Cato Manor, formerly known as Sub. 8 of F of O of the farm Cato Manor 812, situated in the City of Durban.
- (3) A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Rem. of Sub. 1 of Lot 1991 of Cato Manor, formerly known as Rem. of Lot A of Sub. 64 of Sub. P of Sub O of the farm Cato Manor 812, situated in the City of Durban, commonly known as 297 Candella Road, Durban.

Extent of properties:

- (1) 1 012 square metres.
- (2) 1 012 square metres.
- (3) 3 177 square metres.

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

T18342/1991.

Previous Title Deed No.:

T7020/1969.

Current owner:

Housing Development Board.

Claimant:

Narainmundri Gengiah Munthree.

Date claim lodged:

1 May 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/2216.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER**Regional Land Claims Commissioner: KwaZulu-Natal**

(8 May 1998)/(8 Mei 1998)

NOTICE 733 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Property:	A portion of the Rem. of Lot 78 of Cato Manor, known before consolidation as Sub. 1 of Lot 65, Cato Manor, formerly known as Sub. A of 2 of the farm Cato Manor 812, situated in the City of Durban, commonly known as 70 North Bank Road, Mayville, Durban.
Extent of property:	20 234 square metres.
Magisterial District:	Durban.

Administrative District: KwaZulu-Natal.
Current Title Deed No.: T16802/1983.
Previous Title Deed No.: T7489/1970.
Current owner: Development and Housing Board.
Claimant: Joseph Richard Soupen Soupen.
Date claim lodged: 26 September 1993.
Reference Number: KRN 6/2/3/E/8/817/2718/41.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
 Private Bag X9120
 PIETERMARITZBURG
 3200.
 Tel.: (0331) 42-6955.
 Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 734 OF 1998

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

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

Property: A portion of the consolidated Rem. of Lot 1875, Cato Manor, known before consolidated as Lot 189, Cato Manor, formerly known as Lot 103 of Lot MB4 of the farm Cato Manor 812, situated in the City of Durban.
Extent of property: 17 386 square metres.
Magisterial District: Durban.
Administrative District: KwaZulu-Natal.
Current Title Deed No.: T20309/1995.
Previous Title Deed No.: T93/1953.
Current owner: North and South Central Local Council.
Claimant: Poonsamy Gopaul.
Date claim lodged: 9 September 1997.
Reference Number: KRN 6/2/3/E/8/817/2716/47.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
 Private Bag X9120
 PIETERMARITZBURG
 3200.
 Tel.: (0331) 42-6955.
 Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 735 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Property:

A portion of the consolidated Rem. of Bonela Extension 2, known before consolidation as Lot 1858, Cato Manor, formerly known as Lot 153 of Lot MB6 of the farm Cato Manor 812, situated in the City of Durban, commonly known as 43 Tairea Avenue, Cato Manor.

Extent of property:

8 094 square metres.

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

T29874/1991.

Previous Title Deed No.:

T7847/1973.

Current owner:

Housing Development Board.

Claimant:

Roopchund Kowlesur.

Date claim lodged:

19 August 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/1971.

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

The Regional Land Claims Commissioner: KwaZulu-Natal

Private Bag X9120

PIETERMARITZBURG

3200.

Tel.: (0331) 42-6955.

Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 736 OF 1998**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

Property:

A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Sub. 25 of Lot 1973, Cato Manor, formerly known as Lot 25 of F of O of the farm Cato Manor 812, situated in the City of Durban, commonly known as 26 Palace Road, Candella, Durban.

Extent of property:

1 012 square metres.

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

T18342/1991.

Previous Title Deed No.:

16183/1970.

Current owner:

Housing Development Board.

Claimant:

Mr Chiranjee Maharaj.

Date claim lodged:

30 April 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/1892.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 737 OF 1998

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

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

Property: A portion of the consolidated Rem. of Lot 10000, Bonela, known before consolidation as Sub. 23 of Lot 1974, Cato Manor, formerly known as Lot X of Sub. 75 of Sub. B of P of Sub O of the farm Cato Manor 812, situated in the City of Durban.

Extent of property: 946 square metres.

Magisterial District: Durban.

Administrative District: KwaZulu-Natal.

Current Title Deed No.: T18342/1991.

Previous Title Deed No.: T3242/1974.

Current owner: Housing Development Board.

Claimant: Prakash Moonilal.

Date claim lodged: 25 August 1996.

Reference Number: KRN 6/2/3/E/817/2716/1052.

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

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.
Tel.: (0331) 42-6955.
Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

C. WALKER

Regional Land Claims Commissioner: KwaZulu-Natal

(8 May 1998)/(8 Mei 1998)

NOTICE 739 OF 1998
BOARD ON TARIFFS AND TRADE

NOTICE OF FINAL DETERMINATION OF THE REVIEW INTO THE CONTINUED NEED FOR THE ANTI-DUMPING DUTY ON MEN'S AND WOMEN'S UNDERWEAR, ORIGINATING IN AND/OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA

The Board on Tariffs and Trade gave public notice of the initiation of a review into the continued need for anti-dumping duties on men's or boys' and women's or girls' underwear originating in and/or imported from the People's Republic of China (PRC) in Notice No. 1507 published in *Government Gazette* No. 17497 dated 18 October 1996.

A preliminary determination was subsequently made by the Board that as all information submitted to the Board indicated that the expiry of the anti-dumping duty would lead to the continuation of dumping and injury, the anti-dumping duty should be retained for another period of five years. Notice of the preliminary determination was published in Notice No. 332, *Government Gazette* No. 17797 dated 21 February 1997.

On the basis of this information and other submissions made by interested parties after the preliminary determination, the Board made a final determination on 19 November 1997 confirming its preliminary determination. The Board determined once again that the expiry of the anti-dumping duty would lead to the continuation of dumping and injury, and that therefore the anti-dumping duty should be retained for another period of five years.

The Board therefore recommended that the present anti-dumping duty of 100% with a maximum of 120 cents each on men's underwear, and 125% with a maximum of 100 cents each on women's underwear, should be retained for another period of five years on imports originating in and/or imported from the PRC. This recommendation was accepted by the Minister of Trade and Industry.

Enquiries may be directed to the Investigating Officer, Mr Mike Andrews, at Telephone (012) 310-9547.

(BTT Ref. T5/2/6/2/1)

NOTICE 741 OF 1998
DEPARTMENT OF TRADE AND INDUSTRY

**NOTICE IN TERMS OF SECTION 8 (5) OF THE HARMFUL BUSINESS PRACTICES ACT,
 1988 (ACT NO. 71 OF 1988)**

I, Alexander Erwin, Minister of Trade and Industry, herewith declare that I have reason to believe that **Dunamus Marketing CC, Dunamus Service Excellence, Jacques Michael Cullen, Riaan Jurie Ferreira, L'Mari Langeveldt and Johannes Michael van Reenen** and/or any member, participant, agent, representative, employee or any other person on their behalf (hereafter referred to as "the aforesaid persons"), are applying a harmful business practice, which practice is the subject of an investigation by the Business Practices Committee. I hereby order the parties mentioned herein from the date of publication of this notice until 23 May 1998 to *stay or prevent* the business practice whereby any person, in the course of the business of any of the aforesaid persons, directly and/or indirectly—

- (a) invites any person (hereinafter referred to as the "participating person") to enter into any arrangement with any of the aforesaid persons the terms whereof include any provision which have the effect that the participating person is obligated to make a payment of a financial consideration with the prospect of such participating person receiving payment or other money-related benefits, directly or indirectly, from his/her participation in the recruitment of other persons to enter into similar arrangements with any of the aforesaid persons;
- (b) enters into any arrangement with any person the terms whereof includes any provision which has the effect that the participating person is obligated to make a payment of a financial consideration with the prospect of such participating person receiving payment or other money-related benefits, directly or indirectly, from his/her participation in the recruitment of other persons to enter into similar arrangements with any of the aforesaid persons;
- (c) accepts any financial consideration from any person in terms of any arrangement which financial consideration is used in part or in full to fulfil the obligations of either party to make payment to a third party who has entered into a similar arrangement with any of the aforesaid persons; and
- (d) makes any payment of any financial consideration or give any money-related benefit, directly or indirectly, to any person in terms of any arrangement as prohibited in terms of paragraph (b) or (c) above.

A. ERWIN

Minister of Trade and Industry

KENNISGEWING 741 VAN 1998**DEPARTEMENT VAN HANDEL EN NYWERHEID****KENNISGEWING KRGATENS ARTIKEL 8 (5) VAN DIE WET OP SKADELIKE SAKEPRAKTYKE,
1988 (WET No. 71 VAN 1988)**

Ek, Alexander Erwin, Minister van Handel en Nywerheid, verklaar hiermee dat ek rede het om te vermoed dat **Dunamus Marketing CC, Dunamus Service Excellence, Jacques Michael Cullen, Riaan Jurie Ferreira, L'Mari Langeveldt and Johannes Michael van Reenen** en/of enige lid, vennoot, agent, verteenwoordiger, werknemer of enige ander persoon namens hulle (hierna verwys as die "voorgenoemde persone") 'n skadelike sakepraktyk toepas, welke praktyk die onderwerp is van 'n ondersoek deur die Sakepraktykekomitee. Ek beveel hiermee die genoemde partye om die *sakepraktyk op te skort of te voorkom* vanaf datum van publikasie van hierdie kennisgewing tot 23 Mei 1998, waarvolgens enige persoon, in die loop van die besigheid van enige van die voorgenoemde persone, direk en/of indirek—

- (a) enige persoon uitnooi (hierna verwys as die "deelnemende persoon") om in enige ooreenkoms met die geïdentifiseerde persone te tree waarvan die terme enige voorsiening insluit wat die effek het dat die deelnemende persoon verplig is om 'n betaling van 'n finansiële teenprestasie te maak met die voorname dat sodanige deelnemende persoon betaling of enige ander finansiële verwante voordele, direk of indirek, van sy/haar deelname in die werwing van ander persone om in soortgelyke reëlings te tree met enige van die geïdentifiseerde persone, ontvang;
- (b) in enige reëling met enige persoon te tree waarvan die terme enige voorsiening insluit wat die effek het dat die deelnemende persoon verplig is om 'n betaling van 'n finansiële teenprestasie te maak met die voorname dat sodanige deelnemende persoon betaling of enige ander finansiële verwante voordele, direk of indirek, van sy/haar deelname in die werwing van ander persone om in soortgelyke reëlings te tree met enige van die geïdentifiseerde persone, ontvang;
- (c) enige finansiële teenprestasie aanvaar van enige persoon in terme van enige reëling welke finansiële teenprestasie gedeeltelik of in totaal gebruik word om die verpligtinge van enige party om betaling aan 'n derde party wat in 'n soortgelyke reëling met die geïdentifiseerde persone ingetree het, na te kom; en
- (d) enige betaling maak van enige finansiële teenprestasie of enige finansiële verwante voordele gee, direk of indirek, aan enige persoon in terme van enige reëling soos verbied in terme van paragraaf (b) of (c) hierbo.

A. ERWIN**Minister van Handel en Nywerheid**

(8 May 1998)/(8 Mei 1998)

NOTICE 742 OF 1998**DEPARTMENT OF FINANCE****AGREEMENT ENTERED INTO BY AND BETWEEN THE GOVERNMENT OF THE PROVINCE OF THE EASTERN CAPE AND THE REPUBLIC OF SOUTH AFRICA IN TERMS OF SECTION 100 (1) (a) OF THE CONSTITUTION OF THE REPUBLIC OF SOUTH AFRICA, 1996 (ACT NO. 108 OF 1996)**

WHEREAS the Province of the Eastern Cape will show a spending deficit as at the end of the 1997/98 financial year to the extent of approximately R1,314 billion;

AND WHEREAS this overspending amounts to a failure on the part of the Provincial Government to fulfil its executive obligation to manage its affairs within its approved budget;

NOW, THEREFORE, the national Government has decided to intervene in terms of section 100 (1) (a) of the Constitution and to take the following steps to ensure fulfilment of that obligation:

1. The Minister of Finance will grant to the Province of the Eastern Cape an amount of R600 million to partially finance the deficit for the 1997/98 financial year.

2. The amount of R600 million will be granted in terms of an agreement to be concluded between the Minister of Finance and the Premier of the Province, setting out the conditions of the grant.
3. The agreement must include adequate measures to ensure that the financial and fiscal problems of the Province are corrected.

KENNISGEWING 742 VAN 1998

DEPARTEMENT VAN FINANSIES

OOREENKOMS AANGEGAAN DEUR EN TUSSEN DIE REGERING VAN DIE PROVINSIE OOS-KAAP EN DIE REPUBLIEK VAN SUID-AFRIKA INGEVOLGE ARTIKEL 100 (1) (a) VAN DIE GRONDWET VAN DIE REPUBLIEK VAN SUID-AFRIKA, 1996 (WET No. 108 VAN 1996)

WAARVOLGENS die provinsie Oos-Kaap 'n spanderingstekort van ongeveer R1,314 miljoen sal toon aan die einde van die 1997/98 finansiële jaar.

EN WAARVOLGENS hierdie oorspandering neerkom op versium van die Provinciale Regering om hul uitvoerende verpligting om hul sake binne hul goedgekeurde begroting te bestuur, na te kom;

OM DAARDIE REDE het die nasionale Regering besluit om tussenbeide te tree ingevolge artikel 100 (1) (a) van die Grondwet en om die volgende stappe te neem ter versekering van die nakoming van die verpligting:

1. Die Minister van Finansies sal aan die provinsie Oos-Kaap 'n bedrag van R600 miljoen toewys om die tekortkoming vir die 1997/98 finansiële jaar gedeeltelik te finansier.
2. Die bedrag van R600 miljoen sal toegewys word op grond van 'n ooreenkoms wat gesluit sal word tussen die Minister van Finansies en die Premier van die Provincie wat die voorwaardes van die toewysing uiteensit.
3. Die ooreenkoms moet toereikende maatreëls insluit om te verseker dat die finansiële en fiskale probleme van die Provincie reggestel word.

(8 May 1998)/(8 Mei 1998)

NOTICE 743 OF 1998

DEPARTMENT OF FINANCE

AGREEMENT ENTERED INTO BY AND BETWEEN THE GOVERNMENT OF THE PROVINCE OF KWAZULU-NATAL AND THE REPUBLIC OF SOUTH AFRICA IN TERMS OF SECTION 100 (1) (a) OF THE CONSTITUTION OF THE REPUBLIC OF SOUTH AFRICA, 1996 (ACT No. 108 OF 1996)

WHEREAS the Province of KwaZulu-Natal will show a spending deficit as at the end of the 1997/98 financial year to the extent of approximately R1,897 billion;

AND WHEREAS this overspending amounts to a failure on the part of the Provincial Government to fulfil its executive obligation to manage its affairs within its approved budget;

NOW, THEREFORE, the national Government has decided to intervene in terms of section 100 (1) (a) of the Constitution and to take the following steps to ensure fulfilment of that obligation:

1. The Minister of Finance will grant to the Province of KwaZulu-Natal an amount of R900 million to partially finance the deficit for the 1997/98 financial year.
2. The amount of R900 million will be granted in terms of an agreement to be concluded between the Minister of Finance and the Premier of the Province, setting out the conditions of the grant.
3. The agreement must include adequate measures to ensure that the financial and fiscal problems of the Province are corrected.

KENNISGEWING 743 VAN 1998
DEPARTEMENT VAN FINANSIES

OOREENKOMS AANGEGAAN DEUR EN TUSSEN DIE REGERING VAN DIE PROVINSIE KWAZULU-NATAL EN DIE REPUBLIEK VAN SUID-AFRIKA INGEVOLGE ARTIKEL 100 (1) (a) VAN DIE GRONDWET VAN DIE REPUBLIEK VAN SUID-AFRIKA, 1996 (WET NO. 108 VAN 1996)

WAARVOLGENS die provinsie KwaZulu-Natal 'n spanderingstekort van ongeveer R1,897 miljoen sal toon aan die einde van die 1997/98 finansiële jaar.

EN WAARVOLGENS hierdie oorspandering neerkom op versuim van die Provinciale Regering om hul uitvoerende verpligting om hul sake binne hul goedgekeurde begroting te bestuur, na te kom;

OM DAARDIE REDE het die nasionale Regering besluit om tussenbeide te tree ingevolge artikel 100 (1) (a) van die Grondwet en om die volgende stappe te neem ter versekering van die nakoming van die verpligting:

1. Die Minister van Finansies sal aan die provinsie KwaZulu-Natal 'n bedrag van R900 miljoen toewys om die tekortkomming vir die 1997/98 finansiële jaar gedeeltelik te finansier.
2. Die bedrag van R900 miljoen sal toege wys word op grond van 'n ooreenkoms wat gesluit sal word tussen die Minister van Finansies en die Premier van die Provinsie wat die voorwaardes van die toewysing uiteensit.
3. Die ooreenkoms moet toereikende maatreëls insluit om te verseker dat die finansiële en fiskale probleme van die Provinsie reggestel word.

(8 May 1998)/(8 Mei 1998)

NOTICE 744 OF 1998
DEPARTMENT OF TRANSPORT
INTERNATIONAL AIR SERVICES, ACT, 1993 (ACT NO. 60 OF 1993)

APPLICATIONS FOR THE GRANT OR AMENDMENT OF PERMITS

Pursuant to the provisions of section 24 (1) of Act No. 60 of 1993 and regulation 16 (1) and (2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the applications, details or which appear in the Schedule, will be considered by the Commissioner for Civil Aviation (Commissioner).

Representations in accordance with section 24 (3) of Act No. 60 of 1993 and regulation 25 (2) of the International Air Services Regulations, 1994, against or in favour of an application, should reach the Commissioner at Private Bag X193, Pretoria, 0001, within 28 days of the date of publication hereof.

SCHEDULE

APPLICATIONS FOR THE GRANT OF PERMITS

(A) Full name, surname and the trade name, if any, of the applicant. (B) Full business or residential address of the applicant. (C) Class of permit applied for. (D) Type of international air service to which the application pertains. (E) Category or kind of aircraft to which the application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Frequency of flights.

(A) Britannia Airways Limited. (B) London Luton Airport, LU2 9ND, United Kingdom. (C) IV. (D) NV4. (E) A1. (F) London (Gatwick)—Cape Town International Airport—London (Gatwick). (G) Twenty-four (24) passenger and cargo flights during the period November 1998 to April 1999.

(A) Britannia Airways Limited. (B) London Luton Airport, LU2 9ND, United Kingdom. (C) IV. (D) NV4. (E) A1. (F) London (Gatwick)—Johannesburg International Airport—London (Gatwick). (G) Twenty-five (25) passenger and cargo flights during the period November 1998 to April 1999.

KENNISGEWING 744 VAN 1998

DEPARTEMENT VAN VERVOER

WET OP INTERNASIONALE LUGDIENSTE, 1993 (WET NO. 60 VAN 1993)

AANSOEKE OM DIE TOESTAAN OF WYSIGING VAN PERMITTE

Hierby word ingevolge die bepalinge van artikel 24 (1) van Wet No. 60 van 1993 en regulasie 16 (1) en (2) van die Regulasies vir Internasionale Lugdienste, 1994, vir algemene inligting bekendgemaak dat die Kommissaris van Burgerlugvaart (Kommissaris) die aansoeke, waarvan besonderhede in die Bylae verskyn, sal oorweeg.

Vertoë ooreenkomsig artikel 24 (3) van Wet No. 60 van 1993 en regulasie 25 (2) van die Regulasies vir Internasionale Lugdienste, 1994, teen of ten gunste van 'n aansoek moet die Kommissaris te Privaat Sak X193, Pretoria, 0001, binne 28 dae na die datum van publikasie hiervan bereik.

BYLAE**AANSOEKE OM TOESTAAN VAN PERMITTE**

(A) Volle naam, van en handelsnaam, as daar is, van die aansoeker. (B) Volle besigheids- of woonadres van die aansoeker. (C) Klas permit waarom aansoek gedoen word. (D) Tipe internasionale lugdiens waarop die aansoek betrekking het. (E) Kategorie of soort lugvaartuig waarop die aansoek betrekking het. (F) Lughawe van waar en die lughawe waarheen vlugte onderneem sal word. (G) Gereeldheid van vlugte.

(A) Britannia Airways Limited. (B) Londen Luton Lughawe, LU2 9ND, Verenigde Koninkryk. (C) IV. (D) NV4. (E) A1. (F) Londen (Gatwick)—Kaapstad Internasionale Lughawe—Londen (Gatwick). (G) Vier-en-twintig (24) passasiers- en vragvlugte gedurende die tydperk November 1998 tot April 1999.

(A) Britannia Airways Limited. (B) Londen Luton Lughawe, LU2 9ND, Verenigde Koninkryk. (C) IV. (D) NV4. (E) A1. (F) Londen (Gatwick)—Johannesburg Internasionale Lughawe—Londen (Gatwick). (G) Vyf-en-twintig (25) passasiers- en vragvlugte gedurende die tydperk November 1998 tot April 1999.

(8 May 1998)/(8 Mei 1998)

NOTICE 746 OF 1998**SOUTH AFRICAN RESERVE BANK****SECTION 30 OF THE BANKS ACT, 1990****CHANGE OF NAME: UAL MERCHANT BANK LIMITED AND
CANCELLATION OF REGISTRATION: SYFRETS BANK LIMITED**

It is hereby notified, for general information, that UAL MERCHANT BANK LIMITED, a registered bank, changed its name to NEDCOR INVESTMENT BANK LIMITED on 1 October 1997. Prior to the said change of name, all the assets and liabilities of SYFRETS BANK LIMITED were transferred to UAL MERCHANT BANK LIMITED, whereupon the registration of SYFRETS BANK LIMITED was cancelled on 1 October 1997.

KENNISGEWING 746 VAN 1998**SUID-AFRIKAANSE RESERWEBANK****ARTIKEL 30 VAN DIE BANKWET, 1990****NAAMSVERANDERING: UAL AKSEPBANK BEPERK EN
KANSELLASIE VAN REGISTRASIE: SYFRETS BANK BEPERK**

Hiermee word vir algemene inligting bekendgemaak dat UAL AKSEPBANK BEPERK, 'n geregistreerde bank, sy naam op 1 Oktober 1997 na NEDCOR INVESTMENT BANK BEPERK verander het. Alvorens die naamsverandering deurgevoer is, is die bates en laste van SYFRETS BANK BEPERK na UAL AKSEPBANK BEPERK oorgedra, waarna die registrasie van SYFRETS BANK BEPERK op 1 Oktober 1997 gekanselleer is.

(3 May 1998)/(3 Mei 1998)

BOARD NOTICES • RAADSKENNISGEWINGS**BOARD NOTICE 71 OF 1998****NOTICE OF AMENDMENT TO THE NAME OF AN ESTATE**

[In terms of section 6 of the wine of Origin Scheme established under section 14 of the Liquor Products Act, 1989 (Act No. 60 of 1989), and published by Government Notice No. R. 1434 of 29 June 1990]

Notice is hereby given that Messrs Delheim Wines (Pty) Ltd has applied to the Wine and Spirit Board to change the name of the estate, situated in the District of Stellenbosch and upon which grapes are grown for the production of estate wine, from Driesprongh to Vera Cruz.

Anyone having any objection against this application is hereby notified to lodge their objections, with motivations, in writing with the Secretary, Wine and Spirit Board, P.O. Box 2176, Dennesig, Stellenbosch, 7599, within 30 (thirty) days of publication of this notice.

RAADSKENNISGEWING 71 VAN 1998**KENNISGEWING VAN WYSIGING VAN DIE NAAM VAN 'N LANDGOED**

[Ingevolge artikel 6 van die Wyn van Oorsprong-skema ingestel kragtens artikel 14 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), en gepubliseer by Goewermentskennisgewing No. R. 1434 van 29 Junie 1990]

Kennis geskied hiermee dat mnre. Delheim Wines (Pty) Ltd by die Wyn- en Spiritusraad aansoek gedoen het om die naam van die landgoed, geleë, in die distrik Stellenbosch en waarop druwe vir die maak van landgoedwyn geproduseer word, te wysig van **Driesprongh na Vera Cruz**.

Enigeen wat enige beswaar het teen die aansoek, word hierby aangesê om sy beswaar, met opgaaf van redes, skriftelik in te dien by die Sekretaris, Wyn- en Spiritusraad, Posbus 2176, Dennesig, Stellenbosch, 7599, binne 30 (dertig) dae van publikasie van hierdie kennisgewing.

(8 May 1998)/(8 Mei 1998)

BOARD NOTICE 72 OF 1998**SOUTH AFRICAN VETERINARY COUNCIL****NOMINATION OF CANDIDATES FOR THE ELECTION OF COUNCIL MEMBERS**

Notice is hereby given in terms of the regulations relating to the Veterinary and Para-Veterinary Professions Act (Act No. 19 of 1982), published under Government Notice No. R. 2085 in *Government Gazette* No. 8402 of 1 October 1982, as amended, that I await a nomination of one veterinary nurse to serve on the South African Veterinary Council from immediate effect. The election arises from the resignation of the present elected member of Council.

The nomination form must be lodged with me before 16:00 on 14 May 1998.

Nomination forms are available on request from the Council offices.

H. KRUGER

Registrar

RAADSKENNISGEWING 72 VAN 1998**SUID-AFRIKAANSE VETERINÈRE RAAD****NOMINASIE VAN KANDIDATE VIR DIE VERKIESING VAN RAADSLEDE**

Kennis word hiermee gegee ingevolge die regulasies uitgevaardig ingevolge die Wet op Veterinère en Para-Veterinère Beroepe, 1982 (Wet No. 19 van 1982), soos vervat in Goewermentskennisgewing No. R. 2085 in *Staatskoerant* No. 8402 van 1 Oktober 1982, soos gewysig, dat ek 'n nominasie inwag van 'n kandidaat vir die verkiesing van een veterinère verpleegster om, met onmiddellike effek, op die Suid-Afrikaanse Veterinère Raad te dien. Die nominasie ontstaan uit die bedanking van die huidige verkoze lid van die Raad.

Die nominasievorm moet voor 16:00 op 14 Mei 1998 by my ingedien word.

Nominasievorms is op aanvraag by die Raadskantore beskikbaar.

H. KRUGER

Registrateur

(8 May 1998)/(8 Mei 1998)

BOARD NOTICE 73 OF 1998**THE SOUTH AFRICAN VETERINARY COUNCIL****NOTICE IN TERMS OF SECTION 33 (3) (bA) OF THE VETERINARY AND PARA-VETERINARY PROFESSIONS ACT, 1982 (ACT NO. 19 OF 1982)**

Particulars of the following person found guilty of unprofessional, improper or disgraceful conduct by the South African Veterinary Council after due enquiry into his conduct, are published for general information:

Name of person	Address	Particulars of offence of which found guilty	Penalty enforced
ROBINSON, Stephen John (93/3459)	10 Fifth Street, Greymont, 2195	Unprofessional conduct: In that he kicked a pitbull terrier and used foul language	Cautioned.

RAADSKENNISGEWING 73 VAN 1998**DIE SUID-AFRIKAANSE VETERINÈRE RAAD****KENNISGEWING INGEVOLGE ARTIKEL 33 (3) (BA) VAN DIE WET OP VETERINÈRE EN PARA-VETERINÈRE BEROEPE, 1982 (WET NO. 19 VAN 1982)**

Besonderhede rakende onderstaande persoon wat na behoorlike ondersoek na sy gedrag deur die Suid-Afrikaanse Veterinère Raad aan onprofessionele, onbehoorlike of skandelike gedrag skuldig bevind is, word hierby vir algemene inligting bekendgemaak:

Naam van persoon	Adres	Besonderhede van oortreding waaraan skuldig bevind	Straf opgelê
ROBINSON, Stephen John (93/3459)	Vyfde Straat 10, Greymont, 2195	Onprofessionele gedrag: Deurdat hy 'n pitbull terrier geskop het en onwelvoeglike taal gebruik het	Gewaarsku.
(8 May 1998)/(8 Mei 1998)			

THE GOVERNMENT PRINTER

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RP REPORTS

RP 43/1998—"Volkstaatrad" The Internationalisation of the Afrikaner's Struggle for Self-Determination. ISBN 0-621-27863-7. Local **R2,80**; other countries **R3,10**.

RP 188/1997—"Volkstaatrad" Proceeding of a Conference held in Pretoria on 18 to 19 March on the Commission for the Promotion and Protection of the Rights of Cultural Religious and Linguistic Communities. ISBN 0-621-27810-6. Local **R20,94**; other countries **R23,00**.

RP 193/1997—Board for Regional Industrial Development. Annual Report 1996. ISBN 0-621-27821-1. Local **R3,99**; other countries **R4,40**.

MISCELLANEOUS REPORTS

CSS Report No. 30-01-07—Census of Manufacturing 1993: Principal Statistics on a Regional Basis, Part 1. CSS Report No. 30-01-04 (1993). ISBN 0-621-17628-1. Local **R30,00**; other countries **R32,90**.

CSS Report No. 03-09-01—Recorded Deaths (1994). ISBN 0-621-16976-5. Local **R30,90**; other countries **R32,90**.

CSS Report No. 71-61-01 (1995)—Road Traffic Collisions 1995. ISBN 0-621-27698-7. Local **R30,00**; other countries **R32,90**.

Gender Equity in Education, Report of the Gender Equity Task Team, Department of Education, South Africa, 1997. Local **R20,00**; other countries **R22,00**.

Monthly Abstract of Trade Statistics, January 1997 to August 1997. Local **R100,00**; other countries **R110,00**.

No. 7—Interpellations, Questions and Replies of the National Assembly. First Session—Second Parliament, 9 June 1997 to 19 June 1997. Local **R1,14**; to other countries **R1,25**.

No. 20—Debates of the National Assembly (Hansard). First Session—Second Parliament, 20 October 1997 to 23 October 1997. Local **R1,14**; other countries **R1,25**.

Patent Journal (including Trade Marks, Design and Copyright in Cinematograph Films). Vol. 31, January 1998, No. 1. ISSN 0-031-286X. Local **R1,14**; other countries **R1,25**.

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January 1998

Topographical 1:50 000

Number	Name	Edition	Year
2831DD	Felixton	Second	1983
3419BD	Napier	Second	1983
3424BB	Humansdorp	Second	1975
3319CC	Franschhoek	Second	1977
2831CD	Eshowe	Second	1976
3420BA	Suurbaak	Second	1981

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RP REPORTS

RP 184/1997—Report of the Auditor-General on the Manpower Development Authority of Bophuthatswana for the financial year ended on 31 March 1996. ISBN 0-621-27800-9. Local **R4,99**; other countries **R5,50**.

RP 192/1997—Report of the Auditor-General on the Mines and Works Compensation Fund for the 1996/97 year. ISBN 0-621-27816-5. Local **R3,96**; other countries **R4,30**.

RP 195/1997—Special Report of the Auditor-General on the Audits of the Accounts of the Audit Offices in the former TBVC Countries for the period ended 31 March 1996. ISBN 0-621-27828-9. Local **R3,08**; other countries **R3,40**.

RP 198/1997—Report of the Auditor-General on the Guardians Fund for 1996/97. ISBN 0-621-27832-7. Local **R3,52**; other countries **R3,90**.

RP 1/1998—Adjustment estimates of expenditure to be defrayed from National Revenue Account during the financial year ending 31 March 1998. ISBN 0-621-27359-7. Local R6,16; other countries R6,80.

RP 40/1998—Report of the Auditor-General of the South African Bureau of Standards for 1996/97. ISBN 0-621-27856-4. Local R3,42; other countries R4,30.

RP 41/1998—Report of the Auditor-General on the Sorghum Board for 1996/97. ISBN 0-621-27857-2. Local R2,15; other countries R2,40.

RP 42/1998—Report of the Auditor-General on the Performance Audits completed during the period 1 January 1997 to 31 July 1997. ISBN 0-621-27862-9. Local R7,22; other countries R7,90.

PR REPORTS

PR 78/1997—Special Report of the Auditor-General on the Port Nolloth Local Government in the Northern Cape Province. ISBN 0-621-27830-7. Local R7,75; other countries R8,50.

PR 1/1998—Special Report of the Auditor-General on the Shortcomings in Management Measures and Financial Control at the Transitional Local Council Greylingstad. ISBN 0-621-27853-X. Local R9,26; other countries R10,20.

PR 2/1998—Report of the Auditor-General on the Performance Audits completed from April 1996 to July 1997. ISBN 0-621-27858-0. Local R11,17; other countries R12,30.

MISCELLANEOUS REPORTS

CSS Report No. 50-11-01 (1995)—Building plans passed and buildings completed 1995. ISBN 0-621-27716-9. Local R30,00; other countries R32,90.

"Kos en Kookkuns—Kos en Kookkuns. Hersiene Gemetriseerde Uitgawe 1984. Tweede Uigawe 1990." ISBN 0-621-12617-9. Local R18,64; other countries R19,90.

Food and Cookery—Food and Cookery, Revised Metricated Edition 1984. Second Edition 1990. ISBN 0-621-14136-4. Local R14,64; other countries R16,10.

Patent Journal (including Trade Marks, Design and Copyright in Cinematograph Films). Vol. 31, February 1998, No. 2. ISSN 0-031-286X. Local R1,14; other countries R1,25.

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Topographical 1: 50 000

Number	Name	Edition	Year
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Topocadstral 1: 250 000

Number	Name	Edition	Year
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2930	Durban	Second	1989

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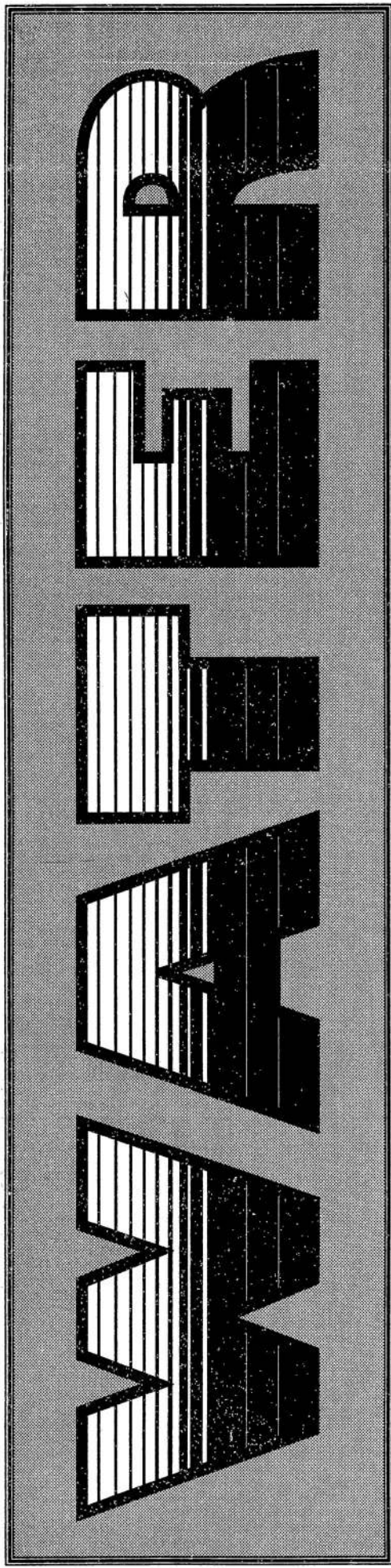


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Hou Suid-Afrika Skoon



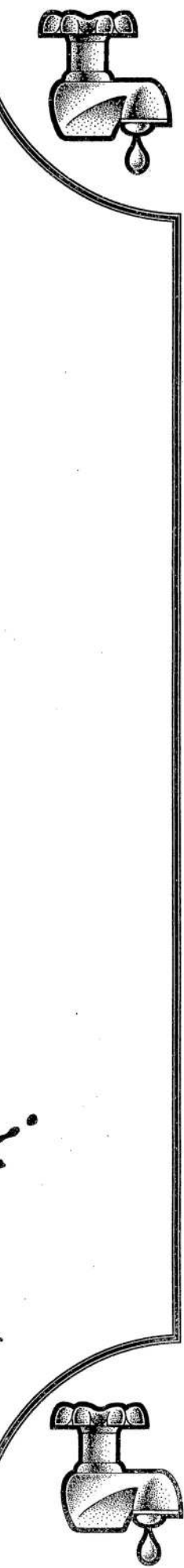
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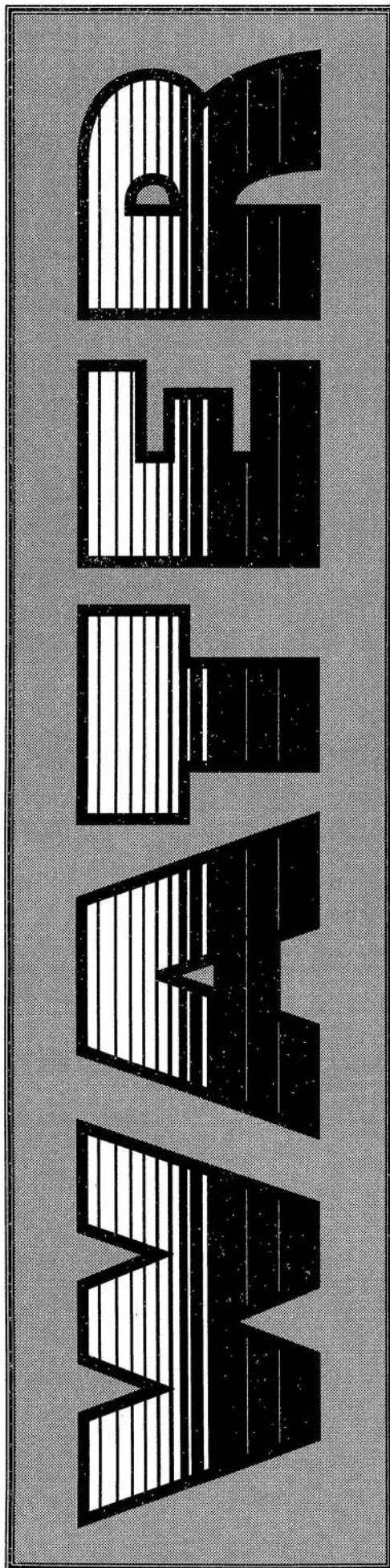


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For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand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

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