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GOVERNMENT NOTICE

DEPARTMENT OF ARTS, CULTURE, SCIENCE AND TECHNOLOGY

No. 1615

11 December 1998

NATIONAL MONUMENTS ACT, No. 28 OF 1969

AMENDMENT TO GOVERNMENT NOTICES Nos. 1403 OF 8 SEPTEMBER 1967 AND 1606 OF 7 SEPTEMBER 1973

By virtue of the powers vested in me by section 10 (2) (a) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Lionel Percival Hercules Mbeki Mtshali, Minister of Arts, Culture, Science and Technology, hereby amend Government Notices Nos. 1403 of 8 September 1967 and 1606 of 7 September 1973 to include the area as fully described in the Schedule hereto.

SCHEDULE

THE SITE FROM WHERE THE ZULU FORCES ATTACKED DURING THE BATTLE OF NCOME RIVER (BLOOD RIVER) ON 16 DECEMBER 1838, SITUATED ON THE EASTERN SIDE OF THE NCOME RIVER, IN THE UTRECHT DISTRICT

Description

The site from where the Zulu forces attacked during the Battle of Ncome River (Blood River) on 16 December 1838, situated on a portion of Reserve No. 18 15838-GT, in the Utrecht District, as indicated by the figure ABCD on Surveyor's Diagram SG No. 3646/1998, dated 16 October 1998 and filed in the office of the Surveyor-General in Pietermaritzburg and on file 9/2/447/1 in the office of the National Monuments Council in Cape Town, in extent five hectares.

L. P. H. M. MTSHALI

Minister of Arts, Culture, Science and Technology

GOEWERMENTSKENNISGEWING

DEPARTEMENT VAN KUNS, KULTUUR, WETENSKAP EN TEGNOLOGIE

No. 1615

11 Desember 1998

WET OP NASIONALE GEDENKWAARDIGHEDE, No. 28 VAN 1969

WYSIGING VAN GOEWERMENTSKENNISGEWINGS Nos. 1403 VAN 8 SEPTEMBER 1967 EN 1606 VAN 7 SEPTEMBER 1973

Kragtens die bevoegdheid my verleen by artikel 10 (2) (a) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), wysig ek, Lionel Percival Hercules Mbeki Mtshali, Minister van Kuns, Kultuur, Wetenskap en Tegnologie, hierby Goewermentskennisgewings Nos. 1403 van 8 September 1967 en 1606 van 7 September 1973 om die gedeelte soos in die Bylae hiervan volledig beskryf, in te sluit.

BYLAE

DIE TERREIN VAN WAAR DIE ZULUMAGTE AANGEVAL HET GEDURENDE DIE SLAG VAN NCOMERIVIER (BLOEDRIVIER) OP 16 DESEMBER 1838, GELEË OP DIE OOSTELIKE OEWER VAN DIE NCOMERIVIER, IN DIE DISTRIK UTRECHT

Beskrywing

Die terrein van waar die Zulumagte aangeval het gedurende die Slag van Ncomerivier (Bloedrivier) op 16 Desember 1838, geleë op 'n gedeelte van Reserwe No. 18 15838-GT, in die distrik Utrecht, soos aangedui deur die figuur ABCD op Landmeterskaart LG No. 3646/1998 van 16 Oktober 1998 en geliasseer in die kantoor van die Landmeter-generaal in Pietermaritzburg en op lêer 9/2/447/1 in die kantoor van die Raad vir Nasionale Gedenkwaardighede in Kaapstad, en vyf hektaar groot.

L. P. H. M. MTSHALI

Minister van Kuns, Kultuur, Wetenskap en Tegnologie

XITIVISO XA MFUMO

NDZAWULO YA VITSHILA, MFUWO, SAYINSI NI THEKNOLOJI

No. 1615

11 N'wendzamhala 1998

NAWU WA SWITSUNDZUXO SWA RIXAKA, NOMB, 28 YA 1969

XIHUNDZULUXO XA XITIVISO XA MFUMO XA NOMB. 1403 XA 8 NDZATI 1967 NI XA NOMB. 1606 XA 7 NDZATI 1973

Hi matimba lawa ndzi nyikiweke wona hi xiyenge xa 10 (2) (a) xa Nawu wa 1969 wa Switsundzuxo swa Rixaka (Nawu wa Nomb. 28 wa 1969), mina Lionel Percival Hercules Mbeki Mtshali, Holobye wa Vitshila, Mfuwo, Sayinsi ni Theknoloji, ndzi hundzuluxa Xitiviso xa Mfumo xa nomb. 1403 xa 8 Ndzati 1967 ni xa nomb. 1606 xa 7 Ndzati 1973 leswaku xi katsa ndhawu leyi yi hlamuseriweke eka xejulu leyi landzaka.

XEJULU

XIVANDLA LEXI MASOCHA YA MAZULU MA HLASELEKE VA RI EKA XONA HI NKARHI WA NYIMPI YA NAMBU WA NGATI (BLOOD RIVER) HI SIKU RA 16 N'WEDZAMHALA 1838, KU NGA XIVANDLA LEXI XI KUMEKAKA EVUXENI BYA NAMBU WA NGATI, EXIFUNDZENI XA UTRECHT

Nhlamuselo

Xivandla lexi Masocha ya Mazulu ya hlaseleke ya ri eka xona hi nkarhi wa Nyimpi ya Nambu wa Ngati (Blood River) hi siku ra 16 N'wedzamhala 1838, ku nga xivandla lexi kumekaka eka xiphemu xa Rizevhe ya Nomb. 18 15838-GT, exifundzeni xa Utrecht, tani hi laha swi kombisiweke hakona eka xivumbeko ABCD lexi nga eka Xifaniso xa Muvalangi SG Nomb. 3646/1998, lexi sikuhatiweke siku ra 16 Nhlangula 1998, lexi hlayisiweke eka hofisi ya Muvalangi-Nkulu ePietermaritzburg ni le eka fayili 9/2/447/1 leyi nga eka Huvo ya Switsundzuxo swa Rixaka eCape Town, lexi ku anama ka xona ku nga tihekitara ta ntlhanu.

L. P. H. M. MTSHALI

Holobye wa Vutshila, Mfuwo, Sayinsi ni Tileknoloji

ISAZISO SIKAHULUMENI

UMNYANGO WAMAKHONO, AMASIKO, UBUCIKO NOBUCHWEPHESHE

No. 1615

11 Desemba 1998

UMTHETHO WAMAGUGU ESIZWE, ONGUNOMBOLO 28 KA 1969

ISICHIBIYELO SEZAZISO ZIKAHULUMENI UNOMGOLO-1403 WOMHLA KA 8 SEPTHEMBA 1967 No 1606 WOMHLA KA 7 SEPTEMBA 1973

Ngamandla enginikezwe wona ngokweSigaba 10 (2) (a) soMthetho waMagugu esiZwe, ka 1969 (Umthetho onguNombolo 28 ka 1969), Mina, Lionel Percival Hercules Mbeki Mtshali, uNgqongqoshe waMakhono, AmaSiko, uBuciko noBuchwepheshe, ngichibiyela iZaziso zikaHulumeni uNombolo-1403 womhla ka 8 Septhemba 1967 no 1606 womhlaka 7 Septhemba 1973 ukuthi zihlanganise nalendawo echaziwe kwiSheduli exhunyiwe lapha.

ISHEDULI

INDAWO LAPHO IMPI YAMAZULU YAQHAMUKA NGAKHONA NGESIKHATHI IHLASELA NGEMPI YASENCOME (BLOOD RIVER) MHLA KA 16 DISEMBA 1838, EZINZE EMPUMALANGA NOMFULA INCOME, ESIFUNDENI SASE-UTRECHT

Incazelo

Indawo lapho impi yamaZulu yaqhamuka ngakhona ngesikhathi ihlasela ngeMpi yaseNcome (Blood River) mhla ka 16 Disemba, 1838, enzinze engxenyeni yendawo eyongiweyo engunombolo 18 15838-GT, eSifundeni sase-Utrecht, njengoba ikhonjisiwe esithombeni u-ABCD emdwebweni ka Saveya u-SG onguNombolo 3646/1998, wangomhla ka 16 Okthoba 1998 futhi egcinwe ehhovisi likaSavetya-Jikelele e-Mgungundlovu nasefayilini u-9/2/447/1 ehhovisi loMkhandlu waMagugu esiZwe eKapa, ububanzi bayo obungama hektari amahlanu.

L. P. H. M. MTSHALI

Ungqongqoshe Wamakhono, Amasiko, Ubuciko Nobuchwepheshe

NDIVHADZO YA MUVHUSO

MUHASHO WA VHUTSILA, MVELELE, SAINTSI NA THEKHINOLODZHI

No. 1615

11 Desemba 1998

MULAYO WA ZWIELEDZI ZWA LUSHAKA WA VHU 28 WA 1969

KHWINIFHADZO KHA NDIVHADZO YA MUVHUSO YA VHU 1403 YA DZI 8 KHUBVUMEDZI 1967 NA YA VHU 1606 YA DZI 7 KHUBVUMEDZI 1973

U ya nga maanda e a hwedzwa nne nga khethekanyo ya 10 (2) (a) ya Mulayo wa Zwieledzi zwa Lushaka, wa 1969 (Mulayo wa vhu 28 wa 1969), nne, Lionel Percival Hercules Mbeki Mtshali, Minisita wa Vhutsila, Mvelele, Saintsi na Thekhinolodzhi, ndi khou khwinisa Ndivhadzo ya Muvhuso ya vhu 1403 ya dzi 8 Khubvumedzi 1967 na ya vhu 1606 ya dzi 7 Khubvumedzi 1973 u itela u katela ngomu vhupo ho talutshedzwaho nga vhudalo kha Shedulu.

SHEDULU

SIA LE MMBI YA MAZULU YA ITA MUDIO TSHIFHINGANI TSHA NNDWA YA NCOME (BLOOD RIVER) NGA LA 16 NYENDAVHUSIKU 1838, LINE LA WANALA LURUMBU LWA VHUBVADUVHA HA MULAMBO WA NCOME, KHA TSHITIRIKI TSHA UTRECHT

Thalutshedzo

Sia le mmbi ya Mazulu ya ita mudio tshifhingani tsha Nndwa ya Mulamboni wa Ncome (Blood River) nga la 16 Nyendavhusiku 1838, line la wanala kha tshipida tsha Reserve No. 18 15838-GT, kha Tshitiriki tsha Utrecht, sa zwe zwa sumbedziswa zwone kha figara ABCD kha Daigiramu ya Musaveyi SG ya vhu 3646/1998, yo gandiwaho duvha la dzi 16 Tshimedzi 1998 na u faeliwa ofisini ya Musaveya-Dzhenerala ngei Pietermaritzburg na kha faela 9/2/447/1 ofisini ya Khoro ya Zwieledzi zwa Lushaka ngei Cape Town, hune vhuhulu ha hone ha vha hekithara thanu.

L. P. H. M. MTSHALI

Minisita wa Vhutsila, Mvelele, Saintsi na Thekhinolodzhi

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS, CULTURE, SCIENCE AND TECHNOLOGY DEPARTEMENT VAN KUNS, KULTUUR, WETENSKAP EN TEGNOLOGIE

No. 1614

11 December 1998

BUREAU OF HERALDRY

REGISTRATION OF HERALDIC REPRESENTATIONS AND A NAME

The Bureau of Heraldry hereby gives notice in terms of section 10 of the Heraldry Act, 1962 (Act No. 18 of 1962), that the following have been registered:

H4/3/1/1444: The badge and name of **Badminton South Africa**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/1/2350: The badge of the **Wildlife and Environment Society of South Africa**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/1/3413: The arms of the **Genealogical Society of South Africa**, as published under Government Notice No. 2246 of 21 September 1990.

H4/3/1/3853: The arms of the **South African Institute for Environmental Health,** as published under Government Notice No. 1095 of 4 September 1998.

H4/3/1/3858: The badge of the **Golden Lions Rugby Union**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/1/3866: The arms of Uplands College, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/1/3868: The arms of Kameelfontein Primary School, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/3/10/5: The badge of the **South African Police Service Air Wing**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/3/102: The arms of the **Council of Traditional Leaders**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/4/239: The arms of **Roy Sutton Lisher Scallan**, as registered under Government Notice No. 880 of 5 May 1988, have now also been registered undifferenced for his son, James Roy Scallan, as a heraldic heir.

H4/3/4/239: The arms of **Gary Anton Lisher Scallan**, as registered under Government Notice No. 880 of 5 May 1988, have now also been registered undifferenced for his son, Simon Patrick Scallan, as a heraldic heir.

H4/3/4/568: The arms of **Peter Gowar Joubert**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/4/582: The arms of **Gerhard Max Alberto Völger**, as published under Government Notice No. 1095 of 4 September 1998, in which notice his third name Alberto was inadvertently omitted.

H4/3/4/587: The arms of **Hendrik Christoffel Munro**, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/4/589: The arms of Eugene Marx, as published under Government Notice No. 1095 of 4 September 1998.

H4/3/4/590: The arms of Eric Alexander Peverelli, as published under Government Notice No. 1095 of 4 September 1998.

No. 1614

11 Desember 1998

BURO VIR HERALDIEK

REGISTRASIE VAN HERALDIESE VOORSTELLINGS EN 'N NAAM

Die Buro vir Heraldiek gee hierby ingevolge artikel 10 van die Heraldiekwet, 1962 (Wet No. 18 van 1962), kennis dat die volgende geregistreer is:

H4/3/1/1444: Die kenteken en naam van **Badminton South Africa**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.

H4/3/1/2350: Die kenteken van die Wildlife and Environment Society of South Africa, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.

- H4/3/1/3413: Die wapen van die **Genealogiese Genootskap van Suid-Afrika**, soos by Goewermentskennisgewing No. 2246 van 21 September 1990 gepubliseer.
- H4/3/1/3853: Die wapen van die **South African Institute for Environmental Health,** soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/1/3858: Die kenteken van die **Golden Lions Rugby Union**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/1/3866: Die wapen van **Uplands College**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/1/3868: Die wapen van Laerskool Kameelfontein, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/3/10/5: Die kenteken van die **Suid-Afrikaanse Polisiediens Lugvleuel**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/3/102: Die wapen van die Raad van Tradisionele Leiers, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/4/239: Die wapen van Roy Sutton Lisher Scallan, soos by Goewermentskennisgewing No. 880 van 5 Mei 1988 geregistreer, is nou ongedifferensieerd vir sy seun James Roy Scallan as 'n heraldiese erfgenaam geregistreer.
- H4/3/4/239: Die wapen van **Gary Anton Lisher Scallan**, soos by Goewermentskennisgewing No. 880 van 5 Mei 1988 geregistreer, is nou ongedifferensieerd vir sy seun Simon Patrck Scallan as 'n heraldiese erfgenaam geregistreer.
- H4/3/4/568: Die wapen van **Peter Gowar Joubert**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/4/582: Die wapen van **Gerhard Max Alberto Völger**, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer, in welke kennisgewing sy derde naam Alberto per abuis weggelaat is.
- H4/3/4/587: Die wapen van Hendrik Christoffel Munro, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/4/589: Die wapen van Eugene Marx, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.
- H4/3/4/590: Die wapen van Eric Alexander Peverelli, soos by Goewermentskennisgewing No. 1095 van 4 September 1998 gepubliseer.

DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 1620

11 December 1998

ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

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

- Dorah Maiby Mahlangu 610114 0358 086 his wife Elijah Bonginkosi Mahlangu - 590820 5235 087 - and his minor child - Nomusa Amanda Zulu -920916 0206 080 - P O Box 1040, Standerton - Sibanyoni
- Molefi Shadrack Thinane 631006 5656 081 his wife Matshidiso Linah Thinane 661011 0581 089 ans his two minor children Mathabiso Eunice Thinane 850727 0266 089 Jacob Mputana Thinane 880903 5301 086 28266 Letiane Street, Thabong, Welkom Moleleki
- Nkosinathi Simanane 630131 5644 084 A2337 Lindelane, Ntuzuma Area -Mbele
- 4. Nkosinathi Emmanuel Mkhize 630416 5718 081 his wife Prudence Nompumelelo Mkhize - 671222 0327 088 - and his minor child - Phumla Valencia Mkhize - 950619 0357 084 - P O Box 20345, St Wendolins -Mdlalose
- Constance Nompi Manake 741220 0360 088 2899 Xuma Street, Bekkersdal, Westonaria - Jale
- 6. Wiseman Sikhumbuzo Nene 610309 5776 080 and his wife Ngenzeni Princess Mnguni 650609 0726 084 Ndaya H P School, PO Mfume Mseleku
- 7. Norman Rabulanyana 750610 6359 085 265 Xubeni, Tembisa Mulidzwi
- 8. Attwell Sthembele Mfobo 711011 5825 085 56 Fiskaal Street, Lakeview, Welkom Tabata
- 9. Mmege Solomon Sekhosana 701002 5488 083 P O Box 44, Moganyaka Skosana
- 10. Zwelibanzi Meshack Ntuli 550603 5691 089 his wife Zandile Esther Ntuli 550831 0686 081 and his minor child Xolani Hamilton Ntuli 771021 5283 083 8061 Matsike Drive, Extension 2, Dobsonville Gumbi
- 11. Sikhumbuzo Marcus Jaca 681231 5400 087 670 Mavimbela Section, Katlehong Msiya
- 12. Nomvula Maureen Shwala 751014 0740 086 P O Box 97, Kwazamokuhle, Hendrina Sulo
- 13. Senki Petrus Napo 660109 5465 083 P O Box 278, Senekal Makopo
- 14. Mary Seemola Legodi 390205 0224 082 P O Box 413, Kagiso Malunga
- 15. Thomas Mxolisi Mayekiso 750614 5719 083 8165 Dobsonville, Extension 2, Roodepoort Mdingi
- 16. Hester Maria Aldrich 670906 0181 088 P O Box 39285, Harding Anderson
- 17. Warren James Baytopp 690225 5060 080 7 Cypress Gardens, Flamelily Avenue, Roodekrans Stevens-Baytopp
- 18. Carmen Lynn Kleyn 721124 0171 088 P O Box 4243, Cresta Tissen
- 19. Riaz Ahmed 731015 5211 085 and his wife Nadia Ahmed 770603 0174 085 47 Tennyson Road, Lombardy East, Sandton Sha

- 20. André Pillay 700929 5164 085 P O Box 41775, Rossburgh Timothy
- Wessel Nicolaas Raaths Charlton 550127 5153 080 16 Anemoon Street, Wesbank, Malmesbury - Dermatoux
- 22. Rami Arad 510316 5628 089 and his wife Edith Arad 510808 0634 088 P O Box 909, Northlands Cooper
- 23. Juleka Jooma 370901 0070 087 P O Box 227, Middelburg Omar Ebrahim
- 24. Meandrain Pillay 681114 5146 084 12 Emerald Avenue, Moorton, Chatsworth Munien
- 25. Isak Van Rensburg 730508 5258 081 222 Kaferskraal, Steynsburg George
- 26. Amanda Jonker 560328 0111 085 P O Box 6122, Lydenburg Botha
- 27. Tracy Jacqueline Gamble neé Blow 620513 0260 085 59 Bathurst Road, Kenilworth Gamble neé Roberts
- 28. Maria Alexandra Ayres Poultney neé Barreto 530923 0088 189 P O Box 1702, Fourways - Poultney neé Ayres
- 29. Michelle Marion Govindsami 700309 0129 088 Flat 518, London House, 356 West Street, Durban Pynie
- 30. Angelika Knight 540315 0087 188 P O Box 284, Pietermaritzburg De Witt
- 31. Nomfusi Sygnoria Mohale 690709 0673 088 P O Box 81442, Mamelodi East, PO Rethabile Kedama
- 32. Daniël Benjamin Holthauzen 410905 5052 083 P O Box 165, Riviersonderend Holtzhauzen
- 33. Alan Deric Reynolds 611227 5219 084 P O Box 779, Oudtshoorn Van Zuydam
- 34. Paco Juan Michel Lendfers 721103 5067 087 83B Sibelius Avenue, 5654 CV, Eindhoven Haffmans
- 35. Matthew John Smallhorne 610813 5145 089 P O Box 95, Philadelphia Schalorne
- 36. Lynette Kathleen Otten 720706 0073 081 2 Donnelly Heights, 8 Donnelly Street, Turffontein, Johannesburg Ross
- 37. Cynthia Marlene Rajah 391204 0093 083 18 White Pine Street, Braclyn Heigts Percival
- 38. Ruthnam Naidu 610527 5178 086 P O Box 280, Park Rynie Khan
- 39. Douglas Sosibo 741122 5531 088 952 Ntuli Street, PO Lamontville Mntambo
- 40. Nozipho Christina Khumalo 550704 0255 084 8875 B Phomolong, Orlando West, Soweto Maphale
- 41. Lucky Themba Isaac Nkosi 650109 5468 089 429 Skosana Section, Katlehong Ngubeni
- 42. Artwell Zakhele Ntuli 690507 5881 080 P O Box 113, KwaMbonambi Mhlongo
- 43. Thabiso Poea 360327 5266 086 355 Ratlou Location, Thabanchu Lifalakane

- 44. Martin Marthinus Moses 50042 5762 086 30 Baracuda Crescent Nooitgedacht, Bishop Lavis Snyers
- 45. Lucky Andries Muofhe 770521 5539 088 4 Drift Street, Unigray, Steeldale Nemafhohoni
- 46. Sithembiso Munuza Gwala 670116 5370 088 Malangeni Reserve, Hammarsdale Ngobese
- S'fiso Dingane Manukuza 761005 5791 080 Private Bag X009, Jozini -Jobe
- 48. Lucas Vusi Sibanyoni 740115 5442 083 P O Box 7480, Centurion Hlangwane
- 49. Reinette Ludick 501015 0116 089 39 Cypress Grove, Graaff Reinet Te Water Naude
- 50. Isaac Jabulane Giwu 681211 5404 081 2992 Emdeni, Extension, KwaXuma Sengo
- 51. Sipho Nor Ntuli 620428 5276 087 P O Box 128, Mtubatuba Mhlongo
- 52. August Essau Gumbi 580402 5794 082 P O Box 312, St Lucia Guambe
- 53. Margaret Ndazi Mahlangu 730611 0590 084 2351 Mashinini Street, Phola Location, Ogies Zwane
- 54. Mzwandile Elliot Mahala P O Box 122, Fort Beaufort Gontsi
- 55. Mahlomola Naphtali Sepeng 770506 5445 089 435 Moroka North, PO Tshiawelo Molefi
- 56. Vuyisile Joseph Tunzi 721007 5613 081 4206 Rietvallei, Extension 2, Lusaka, Krugersdorp - Mahlombe
- 57. Mduduzi Goodson Kweyama 650225 5645 086 W889 Umlazi Township, Umlazi Mthembu
- 58. Lundi Hlosana 760206 5636 082 4331 NU 8, Mdantsane Gxabalashe
- 59. Nkhola Phineas Maanaso P O Box 3, Trichardsdal Maila
- 60. Vusumuzi Patrick 610622 5587 087 P O Box 1289, Newcastle Hlongwane
- 61. Fikile Emmah Dlamini 720228 0745 089 54 Mofolo South, Dube Tshabalala
- 62. Michelle Taryn Born 730524 0791 083 14 St Meliers Steps, Muizenberg, Cape Town Cameron
- Eunice Moleboheng Lekoetje 760820 0850 082 9A Prins Street, Tempe, Bloemfontein Khoba
- 64. Joseph Fundama 740206 5574 080 P O Box 651, Kwalugedlane Fundzama
- 65. Aubrey Mbingo 88 Eugenia Street, Primrose Hill, Germiston Shangase
- 66. Martha Kerileng Matjila 740320 0934 080 P O Box 130427, Bryanston Mokoka
- 67. Thandi Meisie Simelane 670303 0447 083 Stand 133, Hlalanikahle Magagula
- 68. Constance Colly Nkosi 760607 0287 088 5926 Turton Street, Daveyton Mahlangu

- 69. Warren Dennis Smith 700929 5181 089 10 Innisfree Court, 39 Main Street, Newlands Boardman-Smith
- 70. Alida Johanna Du Preez 600512 0054 088 P O Box 41906, Margate Opie
- 71. Wayne William Fisher 730918 5229 083 20 Vlamboom Street, Hillview, Eersteriver Wakefield
- 72. Reuben Yagambaram 720607 5223 087 and his wife Eureka Yagambaram 750816 0067 083 407 Grove-End Drive, Grove-End, Phoenix Francis
- 73. Terry Herbert Trinder Smith 580109 5039 083 10 Hillpark, Carisbrook Street, Tamboerskloof, Cape Town Trinder-Smith
- 74. Marius Edward Vlotman 560108 5024 081 P O Box 21693, Kloof Street Fox
- 75. Dayalan Kumarasamy 641125 5151 089 74 Democrat Street, Croftdene, Chatsworth Pillay
- 76. Lehlohonolo Jonas Mothutse 731213 5779 082 P O Box 22707, Dikgakeng Tshabalala
- 77. Thembanyanga Dube 750912 5889 082 P O Box 1630, Vryburg Galeng
- 78. Nokuthula Ethel Zikalala 740413 0330 084 P O Box 52007, Osizweni Mkhize
- 79. Vitalis Mosoeu Mohlakoana 550611 5861 081 54 Hunter Village, Vereeniging Tsoafo
- 80. Ntsako Joseph Mabasa 670103 6011 085 P O Box 269, Elim Hospital Khoza
- 81. Steven Eugene Vere Innes-Smith 770330 5176 085 P O Box 44743, Linden Innes
- 82. Themba Johannes Dlomo 660926 5320 087 461 Olifant Street, Rockville, PO Chiawelo Mabece
- 83. Xolani Vitalis Zuma 670708 5428 088 512 Majola Road, Ashdown, Pietermaritzburg Ngubane
- 84. Don Gilbert Mabena 641201 5697 080 1254 Block G, Soshanguve Ramalekana-Baloyi
- 85. Phumzile Morris Makhamba 641223 5812 089 17 Merriman Street, Langa Mkhaliphi
- 86. Jacob Vuyani Beko 670127 5690 086 C-104 Boystown, Oxroads, Nyanga Tshata
- 87. Moeketsi Moses Motsoane 761214 5325 085 770 Seeisoville, Kroonstad Mehlo
- 88. Peter Dube 631115 5401 081 81684 Extension 5, Mamelodi East Tshabalala
- 89. Tsiruwani Alson Nndwamato 680322 5903 088 P O Box 5123, Thohoyandou Nedididi
- 90. Joshua Sani Phangwa 740918 5568 082 House 1173, Hartebeesfontein Melato
- 91. Ivan Edwin Pienaar 750929 5022 084 P O Box 7, Bospoort Pienaar-Boëmer

- 92. Ziga Benedict Mahlalela 740304 6098 082 P O Box 835, Shongwe Mission Mabaso
- 93. Mauritius Sandile Phasiwe Ngcobo 770527 5656 087 94 Earlsfield Place, Peddyfield Place, Newlands West, Durban Shangase
- 94. Matilda Dlamini 430109 0357 086 and her minor child Sikhanyiso Mattheus Dlamini 771118 5317 083 P O Box 804, Clernaville Mkhasibe
- 95. Nndwakhulu Innocent Singo 731010 7189 082 77730 Mamelodi West, Pretoria Sikhwiyhilu
- 96. Marcia Mtebele 710317 0650 084 C478 New Town Ship, Inanda Madondo
- 97. Andries Lucky Nkosi 740722 5326 081 P O Box 1030, Wakkerstroom Ramabulana
- 98. Nelisile Gretta Gasela 621206 0492 084 P O Box 91, Loskop Zulu
- 99. Sithembiso Eric Radebe 630706 5581 087 P O Box 1954, Stanger Ngidi
- 100. Muthawupheli Sithembiso Dlamini 721204 6008 086 2626 Kwadabeka Township, Clernaville Nzimande
- 101. Nombulelo Eunice Mjaji 750319 0426 086 P O Box 74, Harding Mashiya
- 102. Manzimane Petrus Machika 360805 5242 082 P O Box 369, Ekangala Machia
- 103. Liyanda Jalekile 760419 5431 087 P O Box 133, Thuthukani Mandyu
- 104. Siyabonga Andrias Magubane 700715 5505 082 598B Zola 3, KwaXuma Mhlongo
- 105. Nelisiwe Thulisiwe Dube 750809 0668 083 F133 Kwamashu, Mlangeni Road, Durban Mazibuko
- 106. Arshaad Gaffair 721220 5273 083 and his minor child Azraa Gaffair 971014 0237 087 P O Box 996, Tongaat Shaik
- 107. David Mahlangu 650122 5495 085 P O Box 458, Empumalanga Maphosa
- 108. Modila Kgomoyapholo 491204 5431 089 and his wife Madinoge Kgomoyapholo 510904 0315 081 P O Box 14842, Centurion Modila
- 109. Mapule Pascaline Maieane 631225 2176 089 8915 Zone 7, Sebokeng Phatswane
- 110. Jeremia Sipho Khathide 640704 5600 088 Stand 3079, Sakhile, Standerton Sibeko
- 111. Mduduzi Derrick Khanyile 601214 5828 082 D1324, PO Umlazi Shembe
- 112. Clement Eddie Mdhluli 681222 5389 081 his wife Mantsebeng Mirriam Mdhluli 640528 0616 082 and his three minor children Nomvula Prisilah Mdhluli 910511 0303 086 Phindile Grace Mdhluli 930325 0451 084 Eddison Gladwin Mdhluli 970202 5239 082 P O Box 27, Ackerville, Emalahleni Choeu
- 113. Lillian Catherine Thembi Mathe 581128 1027 081 and her minor child Philani Siduduzo Mathe 870922 5723 087 P O Box 439, Pietermaritzburg Mncube
- 114. Johan Pieter Els 750322 5029 087 P O Box 5087, Delmenville McLaren

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- Agnes Mmakola (520412 0891 08 3) P O Box 687, Marble Hall Agnes Georginah
- 2. Tanya Ings (771027 0197 08 7) 77 17th Street, Parkhurst, Johannesburg Zanatoa Tanya
- Hendrick Babedi (691119 5674 08 2) 432 Block, Nokedi, Stinkwater, Hammanskraal - Hendrick Kwetli
- Motwasele Daniel Smith (610416 5929 08 8) P O Box 2589, Kuruman -Motswasele Daniel
- 5. Anita Davids (751212 0201 08 9) 24 6th Avenue, Hazendal, Athlone Anieqa
- Nomabali Mangqangwana (640524 0131 08 1) P O Box 1240, Cofimvaba -Nopakamile
- Siyabulela Nicholas Makalima (731028 5861 08 0) P O Box 90, Cofimvaba -Siyabulela Nicholas Sipho
- 8. Thabo Seloga (771030 5645 08 4) P O Box 402, Dennilton Thabo Elton
- 9. Meanawenduku Phrismari Shongwe (630811 5632 08 6) P O Box 175, Matsulu Mfanawenduku Prisman
- 10. Bernadine Zaindeen (770128 0219 08 6) 76 Rose Street, Cape Town Toufeeqah
- 11. Wilhelmina Magdalena Ardendorff (1939-05-27) 88 Flat Road, Rylands Estate Amiena
- 12. Fowzia Rinquest (660706 0230 08 9) 16 Bevan Road, Greenhaven Estate, Athlone Tasneem
- 13. Mpho Kenneth Moraka (1977-04-08) 4165 Albertin Mnisi Street, Extension 7, Kwaguqa Leopela Gideon
- 14. Gaynor Deirdré Esau (770727 0190 08 8) 2 Packer Street, Mandalay, Mitchells Plain - Zayaan
- 15. Bongiwe Mtubisi (1965-11-17) P O Box 57, Westonaria Noandile
- 16. Rebecca Lenkwati (1964-04-16) 2516 Segawana Street, Vryburg Bocha Rebecca
- 17. Merle Jacobs (730307 0709 08 5) 19E Hoosain Parkers Walk, Parkwood Marildea
- 18. Annelize Younus (761101 0227 08 7) 11130 Timery Street, Extension 13, Lenasia Shamshunisa
- Clara Sifuba (620425 0743 08 7) 165 Siluma View, Katlehong, Germiston -Clara Nomfundo Brenda
- Albertina Damane (420412 0558 08 9) 14 Maphanga Section, PO Katlehong -Albertina Nombeko
- 21. Ellen Mavhungu (740823 0849 08 3) P O Box 24, Sibasa Livhuwani Hellen

- 22. Sigamu Swartbooi Sibeko (680308 5581 08 1) P O Box 669, Isando Didi
- 23. Nyakanyaka Henri Nephawe (701203 5091 08 9) P O Box 3667, Thohoyandou Nyakanyaka Henry
- 24. Tsidi Francina Letele (750625 0547 08 9) P O Box 97, Thokoza Matshidiso Francina
- 25. Lorraine Pinki Ramulifho (730328 1043 08 4) P O Box 2475, Thohoyandou Pinki Lorraine
- 26. Elsie Mmapadi Georgina Mogale (540910 0796 08 3) House 2000 E, Ekangala Elsie Mmapadi
- 27. Joice Philisiwe Sabela (640329 0243 08 8) P O Box 2431, Stanger Joyce Philisiwe
- 28. Joseph Rolomane (730910 5389 08 2) 1513 Lekhele Street, Ikageng Township, Potchefstroom - Joseph Thember
- 29. Busisiwe Mbonisweni (760415 0388 08 2) B682 Bubane Road, Kwa Mashu -Nombusiso Rejoice
- 30. Thebeline Maluleke (420520 0339 08 4) P O Box 667, Malamulele Thebeline Monica
- 31. Nomvuzo Albertina Tintelo (461222 0113 08 6) P O Box 130, Cofimvaba Nomvuzo Albertina Nozamile
- 32. Florenle Nnana Mokaba (610901 0758 08 7) P O Box 943, Seshego Florence Nnana
- Sekautu Sekautu (390727 5403 08 0) Hobobeng School, PO Palmietfontein -James Sekautu
- 34. Thejwane Patrick Tshebesebe (650325 5869 08 0) Masemola Village, PO Masemola Thobane Johnson
- 35. Modjadji Francina Baloyi (610908 0720 08 2) Private Bag X14, Koloti Modjadji Mavis
- 36. Elizabeth Matlhare (460102 0634 08 6) 2466 Mogotsi Street, Tlhabane Elizabeth Mokae
- 37. Muzzi Robert Mavimbela (730424 5762 08 2) P O Box 3179, Middelburg Robert Muzi
- 38. Mfana Raymond Mathebula (650823 5272 08 1) 486 Skosana Section, PO Katlehong Mandlakhe Raymond
- 39. William Thuntsi (491031 5605 08 5) 8841 Mokakioa Street, Phuthaditjhaba Phakiso William
- 40. Motato Solomon Mokadi (720817 5356 08 0) 587 Ramokonopi East, Katlehong Motato Isaac
- 41. Kabai Piet Sekgololo (730622 5336 08 4) 323 Five Lane, Salvokop, Pretoria Kabai
- 42. Hlupeka Isasa Sithole (770616 5745 08 9) 133 Magalies Street, Magaliesburg Hlupheka Isaac
- 43. Majoro Samuel Radebe (380804 5279 08 3) House 5084, Sharpeville Zililo Paul
- 44. Bukelwa Lamani (720628 0817 08 7) P O Box 10429, Kraaifontein Bukelwa Nozukile Xhamfu

- 45. Buyisile Verah Ngubane (700420 0490 08 9) P O Box 2368, Ladysmith Buyisile Vierah Lungile
- 46. Nontsokolo Sineyile (560105 0753 08 6) 2106 Chris Hane, Mbekweni Nokwakha Patricia
- 47. Boet-Boet Samuel Dube (680610 6144 08 6) P O Box 952, White River Samuel Boet-Boet
- 48. Caroline Smit (430819 0392 08 7) 11 Pam Court, Manenberg Kulsum
- 49. Lilombe Yangu Bitumba (620418 5910 08 2) 272 Gate Street, Pretoria Gardens Jerome Lilombe Yangu
- 50. Winkie Dibakwane (500707 5850 08 1) P O Box 427, Meadowlands Winkie Isaac
- 51. Ramphelane Alpheus Mmekoa (610317 5763 08 1) P O Box 1287, Medunsa Alpheus Sello Ramphelane
- 52. Sina Mahlake (670110 0492 08 8) P O Box 10, Shatale Sinah Ntombis
- 53. Francisca Adelaide Busi Ndlovu (541224 0943 08 6) P O Box 2060, Ladysmith - Francisca Adelaide Busi Sibongile
- 54. Bazil Peter Johnson (611128 5125 08 3) 46 Maartblom Street, Roosendal, Delft Bassier
- 55. Nongezile Luphelile (650323 0942 08 5) West Driefontein Gold Mine, Room D40, Carletonville Nongezile Olivia
- 56. Nkgodi Jerry Moeng (750303 6115 08 3) P O Box 615, Marishane Nkgudi Jerry
- 57. Legina Johan Marite (750714 0366 08 6) 5839 Motswedi Street, Kagiso 2, PO Kagiso Johan Leggina Mosidi
- 58. Setshedile Alice Seitshiro (350812 0283 08 9) 199 Tsagae Street, Rockville, Tshiawelo Setshidile Seapei Alice
- 59. Ephraim Nxumalo (360216 5271 08 1) P O Box 251, Richards Bay Mhlolelwa Ephraim
- Otlwaetse Jonas Sehoke (640816 5760 08 2) Private Bag X1272, Ikageng, SAPS, Potchefstroom - Ojay Jones
- 61. Mpokeleng Victoria Dlokolo (720916 0595 08 8) F503 Mankayi Crescent, Khayelitsha Nompumelelo Victoria
- 62. Gaongallwe Mmabogobe Mogale (650818 0697 08 4) P O Box 4214, Brits Gaongallwe Welheminah
- 63. Mosiwa Daniel Motaung (700502 5396 08 8) P O Box 1860, Mpumalanga Duncan
- 64. Sasha Pillay (770124 5230 08 7) House 7 Road 711, Montford, Chatsworth Dennashan
- 65. Mashala Guilts Rathaha (381202 5233 08 6) P O Box 1989, Gallomanor Phillip Masilo
- 66. Frank Dinialo (250606 5570 08 1) P O Box 144, Mareetsane Bafetane Frank
- 67. Gabanakqotla Jackson Nkgari (440808 5203 08 2) P O Box 1520, Kuruman Gabanakgotla Jackson

- 68. Mamohoni Susan Morebodi (371228 0111 08 6) 2478 Zone 1, Itsoseng Mamohoni Mmamone
- 69. Judea Mehlwana (730415 0433 08 3) 390 NU 5B, Mdantsane Fikiswa Judea Judith
- 70. Ethel Maud Wewege (1940-07-22) 4 Scott Street, Summerstrand, Port Elizabeth Eve
- 7.1. Allithia Rowena Jacobs (731121 0383 08 3) 103 Protea Street, Lentegeur, Mitchells Plain - Alwiyah
- 72. Sabera Essop Daya (560329 0087 08 5) 8 Tagore Street, Azaadville, Krugersdrop Sabera
- 73. Mosibudi Florence Moshatana (720416 0532 08 2) 543 Klipspruit, Po Pimville, Johannesburg - Florence Mosibudi
- 74. Alinah Nomoliehi Chebeku (520826 0790 08 8) Room B7, Mfuleni, Blackheath Alinah Mamoliehi
- 75. Freddy Cupido (350306 5265 08 4) 5 Montblank Street, Tafelsig, Mitchells Plain Fuad
- 76. Jamie Jacobs (551120 0055 08 6) 24 Siberian Way, Rocklands, Mitchells Plain Jamila
- 77. Divhani Ronald Netshisaulu (660505 5084 08 1) P O Box 346, Messina Divhisani Ronald
- 78. Liyena Khumbuzile Zwane (730819 0403 08 9) P O Box 340, Matsulu Leann Khumbuzile
- 79. Ncediwe Wulana (640728 0752 08 1) 5307 Masiphumelele, Fish Hoek Nokubonga
- 80. Martha Letswele (741105 0683 08 7) P O Box 1884, Nelspruit Martha Peaceginia
- 81. Yvonne Nyovane (421106 0097 08 5) 11 Mshumpela Way, Settlers Place, Langa Blossom Yvonne Nomgqibelo
- 82. Patrick Mbeza (750908 6185 18 1) 4816 Ralerata Street, Mohlakeng, Randfontein José Carlos
- 83. Simiao Manava (700620 6400 18 6) B4933 Sonaville, Extension 2, Krugersdorp Simiao Luis
- 84. Cornelia Mazibuko (631130 0491 08 6) 15 Tseke Street, Saulsville, Pretoria Cornelia Mahlodi
- 85. Loftus Lenox Bacela (530514 5198 08 9) 4068 Zone 9, Meadowlands Sabelo
- 86. Patricia Khathuwele Mafuna (710131 0641 08 8) P O Box 5385, Suurbekom Tebogo Patricia Khathuwele
- 87. Magdaline Rebetsi Sekgabi (630306 0261 08 0) House 19376, Mamelodi East Magdaline Sentlegae
- 88. Johannah Motlhanke (211106 0088 08 8) Private Bag X1002, Madikwe Johannah Mmaletlhokwa
- 89. Musundwa Phineas Malange (570411 5788 08 7) P O Box 403, Levubu Zinan Zinyani
- 90. Paila Zodwa Makhudu (620621 0302 08 6) 7127 Zone 6, Ga Rankuwa Pamela

- 91. Nozipiwo Virginia Lase (551111 1074 08 5) 205 NU 15, Mdantsane, East London Nongezile Nozipiwo Virginia
- 92. Ntsena Sarah Ngcakani (620625 0957 08 8) P O Box 309, Kwa Nonqaba Ntsena Sarah Nomelumzi
- 93. Nongejile Koli (400208 0150 08 1) Room F22, Chris Hani Flats Liliswa
- 94. Nyameka Eunice Mazwayi (680424 1098 08 5) Old Flats, Block A26, Langa Eunice Nosiseko
- 95. Ocanne Joseph Molale (721114 5740 08 6) P O Box 1759, Kuruman Oganne Joseph
- 96. Maureen Sophia Nompumelelo Nsibande (640420 0320 08 1) P O Box 554, Melmoth Nompumelelo Maureen Sophia
- 97. Nceba Sitole (650205 5956 08 9) 409 NU 9, Mdantsane, East London Nceba Crosby
- 98. Lucinda Fernado Mundlovu (650804 0306 18 1) BB33 Mandela Section, Bekkersdal, Westonaria Lucinda Fernando
- 99. Jose Jossias Zevo (450925 5159 18 4) P9 Spooktown, Bekkersdal, Westonaria Jose Jossias Mafumane
- 100. Poulos Bhutle Mahlangu (770607 5371 08 3) 57016 Duvhanege Street, Phola, Ogies Poulos Bhutie
- 101. Phillip Mosholi (611225 5899 08 7) 4 Mozart Street, Vorna Valley, Midrand - Mothobi Phillip
- 102. Leonard Moore (460721 5135 08 6) 61 Plumbago Street, Netreg, Bontheuwel Moegamat Noor
- 103. Tidimalo Simon Tegele (730625 5847 08 3) P O Box 519, Kuruman Tidimatso Simon
- 104. Elcla Mazibuko (590724 0387 08 5) 170 Hoog Street, Vryheid Ellen Goodness
- 105. Dennis Mbuyiseni Nene (621213 5843 08 9) P O Box 2017, Emondlo Dennis Mbuyiseni Nhlanhla
- 106. Siphiwe Nxumalo (590130 0328 08 9) P O Box 35, Emondlo Siphiwe Zandile
- 107. Nolufefe Ncapai (721126 0810 08 6) P O Box 7, Mkemane, Mount Frere Sweetness Nolufefe
- 108. Clamentina Nosixawo Ntombela (770303 0351 08 6) 124 2nd Avenue, Alexandra Township Clementine Maskao
- 109. Mkhoneni Swartland Mokoena (591203 5323 08 9) 114 Jeppe Street, Middelburg - Mkhoneni Swarney
- 110. Ntswaki Maria Mohotsi (660427 0584 08 2) 926 Majakaneng, Brits Paulina Matshediso

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- 1. Sathiavathi Alli (591111 0227 08 2) 7 Flamboyant Avenue, Mobeni Heights, Chatsworth Shireen
- Richard Sekgwelea Sekgwelea (620316 5951 08 2) 2295 Block B, Extension 2, Lethabile - Richard Mafodi
- Estelle Amanda Solomons (720504 0083 08 9) 13 Waterberg Street, Tafelsig, Mitchells Plain - Samira
- Leonie Yvonne Lewis (741211 0155 08 2) 21B Elsjieskraal, Manenberg -Lameez
- Geraldeen Sharonn Lottering (661223 0132 08 2) 27 Baldwin Road, Village Deep, Eloff Extension, Johannesburg - Geraldine Sharon
- Yoganatha Chinthalraj Rajah (520317 5078 08 3) P O Box 446, Luxmi -Yunus
- Phillida May Abrahams (520226 0176 08 3) 41 Thornton Road, Gleemoor Estate, Athlone - Najuwah
- Emily Dora Moodley (480121 0049 08 3) P O Box 1885, Port Shepstone -Doris Emily
- Colleen Davids (471204 0018 08 3) 6 Geraium Street, Lentegeur, Mitchells Plain - Kiesmia
- 10. Alfreda Abigail Rhodes (740801 0174 08 2) 33 Hanlyn Road, Newfields Aqeelah
- Marguerite Isodel Hermine Van Der Merwe (380630 0109 08 6) 2 Culemborg, 25 Ednam Road, Newlands - Marguerite Isobel Hermine
- 12. Vernon Gabriel Hendricks (570128 5224 08 3) 87 Rooihout Street, Bonteheuwel Tauriq
- 13. Robin Philip Delcarme (570405 5173 08 4) 8 Anzio Crescent, Strandfontein, Mitchells Plain Riedaah
- 14. Annetta Hester Maureen Abrahams (541211 0187 08 7) 15 Crater Street, Salberau, Elsies River - Anita Hester Maureen
- Nazeem Stober (560620 5238 08 1) 7 Liliebloem Crescent, Silvertown, Athlone - Vincent Bernard
- Roselyn Charlotte Sheila Hussian (560225 0141 08 0) 31 Uranus Crescent, Rocklands, Mitchells Plain - Rukshanna
- 17. Justin Owen Baker (591031 5002 08 4) 17 10th Avenue, Edenvale Joanne Olwen
- 18. Deon Benjamin (710311 5044 08 8) 34 Louise Crescent, Eastridge, Mitchells Plain - Saadick
- 19. Kumberasen Dorasamy Naicker (721210 5069 08 6) 29 Cherrywood Avenue, Woodview, Phoenix Kogan
- 20. Shitalben Jiteshkumar Natverlal (1975-04-08) 372 Main Reef Road, Denver Shitalben

- 21. Vemilla Devi Rughbeer (731003 0053 08 2) P O Box 337, Umzinto Vimla Devi
- 22. Janeta June Love Bellamy (470610 0065 08 3) P O Box 4, Newlands Janita June
- 23. Ronelle Sharmaine Kennedy (660318 0226 08 1) 16 Rutiel Cresent, Extension 5, Ennerdale Rashieda
- 24. Maureen Rose Kemp (520405 0011 08 2) 74 Berea Road, Flat No 4, Sunrise Court, Lorentzville Maureeda
- 25. Dawid Jonas (700811 5218 08 9) 12 Nerina Crescent, Devonpark Village, Eerste River - Damian David
- 26. Thursiga Johanna Croukamp (560630 0136 08 1) Block D No 11, Hout Bay -Tersia Johanna

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ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

- Spasie Maria Moira Jonas (731207 0033 08 1) 13 Pine Street, Francisvale, Somerset East - Moira
- 2. Eugene October (640706 5178 08 0) P O Box 2078, Strandfontein Reyaz
- 3. Mayram Adendorf (441026 0133 08 4) 12 Jasmun Street, Robertson Miriam
- Subbamma Chithray (520407 0163 08 7) 1145 Senna Crescent, Extension 5, Zakariyya Park - Logie
- Jacobus Kasparus Keyser (470208 5083 08 4) 3 Reservoir Street, Ontdekkers Park, Florida - Jack
- Anna Bela Texeira Vizzi (451117 0083 18 4) 6 Silwerboom Avenue, Plattekloof, Parow - Ana Bela Teixeira
- 7. Isaac Mohau Mokoena (670909 5373 08 0) P O Box 400, Embalenhle Nahau Isaac
- Lilian Pamela Moerat (481204 0100 08 7) 5 Francois Street, Charleston Hill, Paarl - Lailah
- Rosemary Sizakele Mthethwa (680710 1054 18 9) P O Box 2072, Bushbuckridge - Sharon Sizakele Rosemary
- 10. Johannes Mphahlela Ntlemo (380821 5258 18 0) P O Box 149, Letaba Johannes Phahlela
- 11. Emelta Zulu-Ntuli (570910 0717 08 2) P O Box 450, Ulundi HRH Princess Emelta Buyisiwe
- Godfrey Leach Glennistor (711008 5236 08 1) 54 Babiana Road, Extension
 Riverlea, Johannesburg Godfrey Leach Zaid
- Eugene Louis Roy Braain Jackson (720908 5018 08 3) P O Box 4571, Dalpark - Eugené Louis Roy
- 14. Arthur Trevor Joseph (571111 5152 08 1) 14 Victor Place, Hector Road, Ottery Nadeem
- 15. Chinnamah Bisnath (540210 0190 08 4) Flat O Door 22, Azad Ville, Belvedere, Tongaat Joyce

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ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

- Morategi Richard Maseme (691027 5634 08 1) P O BOx 1030, Ga Rapulana -Mthandeki Richard
- Cecilia Nombila (730417 0619 08 3) Nokomisi Store, PO Nokomisi, Idutywa - Nomthandazo
- Mokgaetsi Hellen Matloa (770228 0319 08 2) P O BOx 315, Groothoek -Malebese Hellen
- 4. Nomasikizi Zanempi (550107 0827 08 6) 344 NU 1, Mdantsane Nomasikizi Novumile
- 5. Jerry Phasudi Aphane (630616 5536 08 2) 544 Emfihlweni Section, Tembisa, Kempton Park Jerry Phasudi Eric
- 6. Rilvah Letheisang Mashigo (430411 0437 08 6) Private Bag X404, Trichartsdal Beldah Letheisang
- Nofusi Jiza (620920 0993 08 8) P O Box 305, Keiskammahoek Nomfusi Eunice
- Bobi Paulus Ngwane (440527 5446 08 3) 8 Heather Road, Leondale, Germiston - Bobby Paul
- 9. Elija Lebone Masia (600102 5848 08 8) 10300 Ramatlotlo Street, Extension 3, Dobsonville Elijah Ben Lebone
- 10. Mantsopa Semoko-Sipoko (511203 0132 8 6) P O Box 12358, Amalinda Mantsopa Lillian
- Lindiwe Cynthia Nkosi (700907 0776 08 7) P O Box 176, Standerton -Zodwa Kate
- 12. Kleinbooi Mlungwana Kweti (430101 5675 08 3) 57 D F Malan Drive, Honeydew Lucas Mlungwana
- 13. Nomthinjana Margaret Noxolo Mbulawa (510427 0020 08 9) 276 Bashee Street, Cala Margaret Nomtinjana
- 14. Ndoda Johan Malevu (690221 5418 08 9) 9798 Mpepetoa Street, Kwa Thema, Springs - Johannes Vusimuzi
- 15. Musawenkosi Madondo (750204 6002 08 3) P O Box 2264, Bergville Glantone Simagaliso Musawenkosi
- 16. Matshediso Magreat Morule (470128 0602 08 6) 63 Zone 1, Itsogeng -Matshidiso Margaret
- 17. Sebenzile Piliso (710228 6215 08 9) Sezela Section, Umzinto Sebenzile Ayanda
- 18. Caroline Bongiwe Ciko (750924 0763 08 9) 45 Church Street, Langa Bongiwe Caroline
- Notuma Vivianne Baqeka (670620 0966 08 9) Zone 19, Room 48, Langa -Nokwanda
- 20. Salamina Jacobeth Motlhaba (351109 0261 08 5) 953 Block D, Madidi Section Jacobeth Salamina

- 21. Thanyani Piet Nebonde (760517 5701 08 4) 40 Makhuruntsi Street, Saulsville, Pretoria Thanyani Stanley
- 22. Isaac Patrick Mathe (730115 5845 08 9) P O Box 3932, Stanger Isaac Wandile Menzi
- 23. Mokibelo Jacob Naka (580305 5807 08 7) 18586 Mamelodi East, PO Rethabile Maphake Jakes
- 24. Efia Phaladi (620808 0439 08 9) P O Box 33, Ogies Ephia
- 25. Nokwakha Mlokoti (690124 0370 08 3) 3786 Zone 10, Meadowlands Nontriza Nokwakha
- 26. Msomi Jim Mohlala (641222 5343 08 7) P O Box 587, Kanyamazane Msomi Jimmy
- 27. Teboho Amos Molele (520820 5266 08 7) 15124 Frans Amigo Street, Daveyton - Amos
- 28. Tlhophego Manthoko (651216 6032 08 4) P O Box 6616, Moshana Patrick Tlhophego
- 29. Nomtyu Madondile (521027 5226 08 2) 1585 NU 16, Mdantsane Namtyu
- 30. Nkunyana Abram Mohlake (560622 5855 08 8) P O Box 514, Ekangala Abram Nkunyana
- 31. Catherine Annah Baloyi (770318 0722 08 6) 3356 Nokedi Block, Stinkwater Cathrine Mehlote
- 32. Jacob Pushoeng Gabonewe (1976-08-03) 88N Orthridge, Primrose John Pushoeng
- 33. Cholohetso Mildred Dibe (761129 0514 08 9) 360 Mangweni Street, Bolokaneng, Petrusburg Palesa Mildred
- 34. Protus Mvuna (770616 5490 08 2) P O Box 348, Hibberdene Protus Sandile
- 35. Linah Matshebiso Mngomezulu (701115 0857 08 4) P O Box 2559, Protea Glen, Chiawelo Linah Matshediso
- 36. Fikile Elizabeth Nzuza (600312 0757 08 1) 7309 Zone 4, Diepkloof, Orlando Fikile Susan
- 37. Nontlupeko Nanga (560203 0331 08 4) 788 Nonkwelo Street, Duncan Village, East London Nolulamilė
- 38. Mjanana Sibanda (520605 5183 18 8) 314 Octavia Flats, Pioneer Street, Fordsburg Mjanana John
- 39. Tshipana Ishmael Marota (460216 5504 08 4) 4555B Zone 4, Diepkloof, Johannesburg - Thebanye Ishmael
- 40. Noni Elizabeth Mnguni (761010 0720 08 4) 184 Sibeko Street, Ratanda, Heidelberg Nelly
- 41. Refilwe Given Baloyi (750917 0458 08 0) P O Box 158, Giyani Refilwe Given Tinyiko
- 42. Keledi Decreytion Mafisa (530622 0671 08 1) PO Lekubu, Lehurutshe Dikeledi Joyce
- 43. Gcinabantu Dyakopu (720614 5904 08 8) B1004B, Site C, Khayelitsha Jackson Gcinabantu

- 44. Mante Phala (720823 0553 08 5) 7661 Section O, Mamelodi West Mante Deborah
- 45. Siyamcela Nogantsho (660418 5584 08 6) P O Box 30004, Tokai Siyamcela John
- 46. Vuyo Andile Shadrack Zitha (671111 5721 08 2) Private Bag X86, Pretoria Vuyo
- 47. Busisiwe Nkonyane (690728 0450 08 1) P O Box 35, Msogwaba Busisiwe Eunince
- 48. Sanna Witbooi (750212 0240 08 8) Private Bag X74, Bellville Sanna Susan
- 49. Manthope Rosina Mphago (590718 0755 08 5) P O Box 575, Ellisras Maropeng Roseline
- 50. Fabian Winston Wareley (750910 5238 08 6) 19 Himalaya Crescent, New Tafelsig, Mitchells Plain Faizel
- 51. Malini Pillay (761203 0215 08 6) 303 Suidsig, 245 Riflerange, Haddon Naeema
- 52. William Seja Rapotu (500404 5676 08 4) P O Box 232, Sovenga William Nkuroane
- 53. Julian Sauls (770727 5180 08 4) 53 Bloubos Circle, Eastridge, Mitchells Plain Jameel
- 54. Sharon Maiwashe (770225 0636 08 5) P O Box 127, Louis Trichardt Sharon Rendani
- 55. Mantsi Annah Mello (750305 0362 08 2) P O Box 2025, Phalaborwa Mmantsi Anna
- 56. Alice Matshoba (690818 0864 08 2) Private Bag X516, Tabankulu Alice Kholiwe
- 57. Phineas Mzwakhe Majozi (491022 5628 08 6) Gedore Tools, 103 Shepstone Road, New Germany Maziwakhe Phineas
- 58. Betty Poppy Nkosi (680105 0915 08 6) 287 Block GG, Soshanguve Setty Poppy
- 59. Kong Chan (601114 5178 18 3) P O Box 3867, Rustenburg Matthew Kong
- 60. Thembinkosi Japhter Phakathi (591217 5698 08 4) P O Box 1990, Richards Bay Thembinkosi Japhter Faniza
- 61. Elizabeth Nkoane (720412 0457 08 1) Stand 10737B, Orlando West, Johannesburg Elizabeth Rhoda
- 62. Lindsay Letsapa (701101 0939 08 0) 3907 Madka Street, Kagiso Virginia Boipelo
- 63. Khomotjo Makola (761229 0506 08 3) 3 Maabane Street, Atteridgeville Khomotso
- 64. Morajane Linah Khanye (660616 0357 08 1) P O Box 585, Standerton Molateleng Linah
- 65. Hombakazi Sontlaba (670330 0625 08 7) P O Box 27, Strand Golf Club, Strand Hombakazi Priscilla
- 66. Phumelelo Cornelias Ngiba (751008 5698 08 3) Ketnerton Farm, Umzinto Phumelela Cornelius

- 67. Delight Zwelinjani Hlongwa (730124 5624 08 0) P O Box 28581, Sezela Delight Zweli
- 68. Lettah Zondo (730828 0482 08 4) 9 Gorai Street, Pollak Park, Springs Lettah Thoko
- 69. Qhamkile Shabalala (760905 0528 08 3) Amaoti Area, Inanda Qhamkile Patricia
- 70. Samson Donker Sikhosana (570605 5733 08 0) 19 Danford Street, Bethal Samson
- 71. Shadrack Tshokolo Molakeng (690725 5693 08 7) 106 Matroosberg, 20 Ockerse Street, Hillbrow Saint Papa
- 72. Teboga Joseph Molehenyane (581208 5959 08 1) P O Box 2057, Taung Station Tebogo Joseph
- 73. Thuleleni Yonesi Mnguni (740224 0300 08 8) P O Box 32, Vryheid Thuleleni Eunice
- 74. Jojamo Samuel Sibinde (680920 5991 18 3) Room D38, Wesrand Hostel Jotamo
- 75. Zoliswa Sylvia Khapha (711216 0986 08 5) P O Box 148, Fort Beaufort Zoliswa
- 76. Rebecca Janice Lee Langley (760103 0279 08 5) 58 St Lucia Court, Groenpoort Walk, Hanover Park Jhanice Rebecca
- 77. Batshegi Mmabe (740221 0547 08 0) 10 Eaton Road, Horison, Roodepoort Gloria Batshegi
- 78. Ellen Mamorare (760329 0602 08 9) P O Box 279, Jericho Kedibone Hellen
- 79. Mbucwe Mgulwa (690518 5709 08 0) P O Box 9344, Queenstown Mbucwa Robert Tornado
- 80. Sifiso Michalle Bele (691105 5582 08 6) P O Box 50111, Umkomaas Sifiso Michael
- 81. Makhetja Jan Seshoka (631125 5809 08 4) P O Box 793, Groothoek Makhetja Jones
- 82. Givemore Tshengela Mudau (710604 5831 08 6) 2445 Swanneville, Krugersdorp Tshengelo
- 83. Kwanele Phillip Makeleni (730101 5694 08 1) NY 57 No 69, Section 2, Guguletu Kwanele
- 84. Sibongile Molale (670926 0609 08 6) P O Box 90, Dinokana Sibongile Dorothy
- 85. Marjorie Mkhwanazi (670707 0828 08 6) 1734 Hlokohloko Road, Imbali Township, Pietermaritzburg Marjorie Phindile
- 86. Bonani Mbatha (750831 0469 08 0) 453 Ridge Road, Overport City, Durban Bonisiwe Laurencia
- 87. Mathipha Mandla Madonsela (751015 5370 08 4) P O Box 132, Jozini Mandla Everything
- 88. Matmato Olga Raisa (561216 0215 08 0) Vaal Reefs No 9, Room 785, Orkney Mathato Olga

- 89. Seeretseng Gladys Molefe (660606 2176 08 4) 12 Tweede Avenue, Lichtenburg Sereetseng Gladys
- 90. Jerry Rafael Zimane (631226 5124 18 3) 19 Sartum Street, Toekomrus Jerre Rafael
- 91. Alphinah Mmamokethi Ntlhoro (690623 0628 08 5) 9827 Zone 1, Ga Rankuwa Alphinah Mmamokhethi
- 92. Catherine Mkhari (710702 0410 08 6) 5022 Orlando West, PO Orlando Catherine Tinyiko
- 93. Mmbulaheni Alfred Nkhumeleni (610704 5129 08 4) P O Box 193, Makonde Nkhumbuleni Alfred
- 94. Johan Banga (740110 6506 18 4) Room 19, Wesrand Hostel, Krugersdorp Johane
- 95. Steve Klaas Heyns (750608 5048 08 9) Buitenverwacting, Klein Constantia Road, Constantia Steve
- 96. Nontembiso Ngesi (441220 0295 08 0) Y868 Site B, Khayelitsha Nophethile Nontembiso
- 97. Raisibe Paulina Tjale (721008 0693 08 6) P O Box 2430, Mahwelereng Raisibe Mmakwena Paulinah
- 98. Thembani Masilangise Mdluli (720526 0581 08 5) P O Box 13, Hazyview Thembie Maslangise
- 99. Seabelo Oltha Sebokoane (721004 6053 08 6) 1617 Mokale Street, Tlhabane Seabelo Walter
- 100. Dzivhuluwani Baldwin Mulandana (720901 6187 08 0) P O Box 1360, Shayandima Dzivhuluwani Meshack
- 101. Gthembele Maqubela (501018 5143 08 2) P O Box 6083, Msobomvu, Butterworth Mcgregor Sithembele
- 102. Oui Quimbane Sovana (500102 5447 18 9) 1333 Ratsaka Street, Kagiso II Rafael Quimbane
- 103. Robert Gumbo (381207 5096 18 5) P O Box 2760, Kuruman Robert Badala
- 104. Peter Xeswayo Ndlovu (730824 5966 08 0) 783 block A, Mabopane Peter Xeswayo Abiner
- 105. Allen Keloreng Maanwane (380303 0754 08 3) P O Box 913, Lichtenburg Ellen Keloreng
- 106. Sunderwanthi Puddoo (180218 0268 08 6) 63 Pastoral Road, Ahserville,
 Durban Kulsam
- 107. Russel Daniels (751229 5272 08 9) 86 3rd Avenue, Sherwood Park, Manenberg Rasool
- 108. Andile Mdleleni (750918 5993 08 9) P O Box 55, Milnerton Andile Anderson
- 109. Khuzani Brian Khanyile (750515 6056 08 8) Ozwatini Mission, New Hanover Khuzani Brian Nkosinathi
- 110. Kenneth Siyabonga Luthuli (751112 5621 08 5) P O Box 11, Ozwatini Kenneth Siyabonga Simon
- 111. Fikiswa Buqwana (731111 0855 08 1) Vaal Reefs No 6, Room 123, Orkney Fikiswa Nokhwezi

- 112. Lorraine Motaung (730814 0759 08 5) P O Box 95, Settlers Lorraine Mmatsie
- 113. Justice Mokoena (721229 5740 08 2) 462 Umfuyaneni Section, Tembisa, Kempton Park Fene Justice
- 114. Noluthando Noputsu Paul (751129 0373 08 2) 183 Mpunzi Street, Motherwell, Swartkops - Noluthando Alicia
- 115. Zamokwakhe Zulu (771111 5956 08 3) P O Box 15010, Wadeville, Germiston Khulekani Zamokwakhe Kenneth
- 116. Tshepiso Alfred Mashiloane (650821 5583 08 5) P O Box 1420, Boksburg Tshepiso
- 117. Madelen Khan (770228 0260 08 8) P O Box 62, Umkomaas Suriayah
- 118. Avashna Ebrahim (760712 0147 08 2) 31 Harrowgate Place, Southgate, Phoenix Zahira
- 119. Hlupheka Jacqueline Hlongoane (700901 0883 08 4) P O Box 1065, Cape Town Jacqueline
- 120. Seli Gladys Duma (740714 0544 08 1) Private Bag X0503, Umzinto Girlie Gladys
- 121. Irvine Msibi (770902 5392 08 4) 8238A Zone 6, PO Pimville Irvine Themba
- 122. Belemina Itsholeng Pelompe (630404 1277 08 8) Swartfontein, PO Lehurutshe - Welheminah Itsholeng
- 123. Frans Makananese (530323 5229 08 8) 770E Zone 5, Meadowlands Frans Tshitangoni
- 124. Yogambal Singh (760127 0167 08 1) 7B Mahes Road, Flat 2, Isipingo Rail, Isipingo Julie
- 125. Richard Refomone Maluleke (720207 5434 08 9) 1741 Block H, Soshanguve Richard Refomone Tonko
- 126. Dyanani Evelyne Zitha (710220 0319 08 2) P O Box 3688, Giyani Dzunani Evelyne
- 127. Lawrence Mtolizwe Gela (720405 5964 08 5) 30 Almeida Street, Van Der Stel, Somerset West - Mxolisi Lawrence
- 128. Popi Martha Maeko (480620 0456 08 1) 7082 Khutsong Township, Carletonville - Seipei Martha
- 129. Mohapi Joseph Motlohi (500110 5707 08 0) 5727 Selebano Street, Phahameng Township, Bloemfontein Thabo
- 130. Galeb Gule (271230 5145 08 6) P O Box 561, Hilton Caleb
- 131. Judith Tsatsi (751219 0404 08 4) 24 Moriting Section, Tembisa Kedibone Judith
- 132. Zacaria Pedro Cossa (700923 6129 18 9) 11460 Extension 12, Kagiso 2 Zacarias Pedro
- 133. Joao Seventen Nyaka (531120 5175 18 1) Plot 18, Tarlton Joao Seventin
- 134. Mercy Nkosi (710630 0548 08 6) P O Box 298, Hazyview Mercy Sindiswa
- 135. Patson Mawane (590127 5478 08 3) P O Box 1951, Dennilton Patson Moyambo

- 136. Nompuluko Delicia Dyantyi (600927 0729 08 5) Room BT 1403, Site C, Khayelitsha Noxolo
- 137. Zwelibongile Mkahlela (581024 5860 08 2) P O Box 617, Blinkpan Zwelibongile Daniel
- 138. Katsekile Ngxekane (720621 5570 08 2) Everite LTD, Brackenfell Patrick
- 139. Rhulani Elsie Nkuna (700313 0473 08 2) P O Box 3084, Giyani *Elsie Rhulani*
- 140. Mathabathe Getrude Tjebane (760516 0300 08 2) P O Box 320, Apel Mathabathe Gertrude
- 141. Maloda Amen Mafielane (610920 5456 08 3) Private Bag X529, Dwarsrivier Maloba Amon
- 142. Johanna Bedford (430610 0570 08 1) 9 Kanelagh Road, Rondebosch Janap
- 143. Puis Sitole (600417 5247 08 5) 715 Mofokeng Section, Katlehong Puis Robert Banda
- 144. Kayakazi Themparenge Ngqulunga (710523 0752 08 1) P O Box 118, Umzimkulu Kayakazi Patience
- 145. Nthakgoe Ezariel Tsolo (440104 5345 08 5) 225 Mamahabane, Ventersburg More Ezariel
- 146. Carol Charlene Smith (761222 0056 08 4) A1 Mouille Court, Beach Road, Mouille Point, Cape Town - Carol-Kim Charlene
- 147. Benedict Mikateko Hlaisi (760917 5699 08 2) P O Box 210, Dennilton Sibusiso Benedict
- 148. Mawoza Phillimon Lehula (550202 5745 08 4) Landau Collier, House B3, Witbank Mawoza Phillimon Speech
- 149. Linda Ndlovu (660309 5299 08 2) 173 Zondi 2, Kwa Xuma Linda Carter
- 150. Lazaruos Madzhuta (720212 6454 08 6) P O Box 42, Phiphidi Avhatendi Lazarus
- 151. Sergio Augosto Sive (730423 5976 18 9) 118 Nokhumbene Street, Jabulane, Kwa Xuma Sirgio Augosto

11 December 1998

ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

- Mogambal Govender (700515 0151 08 4) 24 Daventry Court, 10 Riviera Road, Killarney - Vasie Mogambal
- Vilma Bernice Lue Marais (630603 0193 08 5) P O Box 90654, Garsfontein Berenice
- Vijalutchmee Perumal (711008 0153 08 3) P O Box 1018, Tongaat Linda
- 4. Lenie Julius (640711 0198 08 3) 32 Edward Street, Avondale, Atlantis Lucinda
- 5. Shaun Edward Daniels (680310 5069 08 3) 21 Vergelegen Way, Westridge Muhammad Shakir
- 6. Parvathie Naidoo (660923 0166 08 6) 802 Metropolitan, 39 Alexandra Street, Berea, Johannesburg Veronica
- Pamela Joy Carter (431216 0017 08 8) P O Box 103, Howard Place -Dominique Pamela Joy
- Yasmeen Hoosen (530818 0042 08 9) 36 Beetlestone Road, Gelvan Park, Port Elizabeth - Betty
- Essack Abdullah (300308 5085 08 3) 15 Royal Crescent, Gatesville, Athlone - Ishaak
- 10. Albertina Anita Charmaine Khan (641010 0041 08 1) P O Box 1113, Lydenburg Salma
- 11. Rafiq Smith (661023 5216 08 2) 4 Sunny Brook Way, Elfindale, Heathfield, Cape Town Randall Grant
- 12. Jean Govindsamy (670503 0065 08 8) 22 Montmore Road, Stanmore, Phoenix Jean Monica
- Penelope Ann Winfred Van Der Byl (650704 0176 08 1) 40A Villa Barcelona, Van Zyl Street, Albertsville - Penelopy Zazhiah Xalja-Rio
- 14. Ruwayda Hendricks (720201 0495 08 8) 34 Leander Street, Lentegeur, Mitchells Plain - Waydeline
- 15. Luxette Sabina Langley (660613 0208 08 3) 29B Philans Walk, Hanover Park Lizette Sabina
- 16. Ayesha Du Plessis (660711 0211 08 9) 8 Colorado Crescent, Colorado Park, Mitchells Plain - Colleen Amanda
- 17. Jacques Conrad Hermanus (710804 5209 08 1) 16 Oribi Court, Hanover Park Juhaid
- 18. Urwashi Mohan Gopal (731011 0219 08 2) 330 Marble Street, Laudium, Pretoria -Urwashi Jayesh
- Tofiek Toffar (730423 5125 08 4) 17 Matsikama Street, Tafelsig, Mitchells Plain - Craig
- 20. Adele Antoinette Williams (700313 0274 08 4) 16 Quick Road, Lansdowne Adeelah

- 21. Wilhelmina Mariëtte Greyling (550405 0039 08 6) 16A Thornhill Road, Green Point, Cape Town Mariette
- 22. Cherill Fortuin (620209 0202 08 2) 6 Duke Road, Wetton Cheryl
- 23. Johanna Margaretha Vosloo (610208 0074 08 9) P O Box 941, Parow Joanna
- 24. Abubakr Ryklief (730711 5217 08 7) 33B Burns Road, Salt River, Cape Town Rujean
- 25. Ruth Mopp (400727 0044 08 5) 2 Vivian Crescent, Buffalo Flats, East London - Ruth Agnes
- 26. Terrence Waynne Bergström (480308 5067 08 3) 23 Swartkops Crescent, Buurendal, Edenvale Terrence Wayne
- 27. Max Hendrick (491009 5133 08 4) PO Box 3022, Summer Greens Sargon Maximillan
- 28. Sohoka Lawrence (511105 0120 08 8) 6 Triumph Street, Beacon Valley, Mitchells Plain Shahoeka
- 29. Sybil Gaidien (520526 0009 08 9) 4 Aandblom Court, Kestrel Way, Grassy Park Shaheeda
- Hendrika Jacoba Roelvert (590717 0178 08 2) P O Box 67373, Bryanston -Cobie
- 31. Helen Patricia Carr (510502 0073 08 8) P O Box 400, Riverclub Helen Patricia Daffoddyl Zyzha
- 32. Patricia Kerstin Sigrid Khalsa (590907 0713 18 2) P O Box 93550, Yeoville Pritam Hari Kaur
- 33. Anthea Theresa Petersen (660819 0167 08 4) 3 Student Way, Strandfontein, Mitchells Plain Aneeza
- 34. Nazeem Groepe (690825 5225 08 6) 65 Siberian Road, Rocklands, Mitchells Plain Michael
- 35. Donavon Vivian Michael Wilson (610114 5022 08 3) 89 Agapanthus Street, Lentegeur, Mitchells Plain Donovan Vivian Michael
- 36. Ivan Keith Adams (610629 5176 08 4) 8 Statice Close, Lentegeur, Mitchells Plain - Ismail
- 37. Thulsidas Moonsamy (620918 5235 08 3) P O Box 325, Kiasha Park Roger
- 38. David Matthews (700505 5186 08 6) 9 Kerrem Street, Beacon Valley, Mitchells Plain Moegamat Nazeer

11 December 1998

ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

- Ashukumar Singz 640124 5203 082 238 Pelican Drive, Bayview, Chatsworth - Ashoukkovmmar
- Hester Maria Anderson 670906 0181 088 P O Box 39285, Harding -Vakuschka
- Wessel Nicolaas Raaths Dermatoux 550127 5153 080 16 Anemoon Street,
 Wesbank, Malmesbury Ronald Rual Jean-Piere
- 4. Rami Cooper 510316 5628 089 and his wife Edith Arad 510808 0634 088 - P O Box 909, Northlands - Raymond
- 5. Tracy Jacqueline Gamble neé Roberts 620513 0260 085 59 Bathurst Road, Kenilworth Jacqueline Leslie
- Lynette Kathleen Ross 720706 0073 081 2 Donnelly Heights, 8 Donnelly Street, Turffontein, Johannesburg - Tenar Kathleen
- 7. Ruthnam Khan 610527 5178 086 P O Box 280, Park Rynie Cassim
- Michelle Taryn Cameron 730524 0791 083 14 St Meliers Steps, Muizenberg, Cape Town - Catriona May
- 9. Eunice Moleboheng Khoba 760820 0850 082 9A Prins Street, Tempe, Bloemfontein Eunice Nombulelo
- Joseph Fundzama 740206 5574 080 P O Box 651, Kwalugedlane Elijah Joseph
- 11. Terry Herbert Trinder-Smith 580109 5039 083 10 Hillpark, Carisbrook Street, Tamboerskloof, Cape Town Terry Herbert
- 12. Johan Pieter McLaren 750322 5029 087 P O Box 5087, Delmenville Johann Peter
- 13. Verandra Hoosen 760723 5119 083 P O Box 734, Estourt Naseem Gangan
- 14. Mahlogo Lucas Mphahlele 750615 5433 088 P O Box 663, Mphahlele Moroatshoge Lucas
- 15. Lucky Andries Nemafhohoni 770521 5539 088 4 Drift Street, Unigray, Steeldale - Lucky Tshililo
- 16. Modila Modila 491204 5431 089 P O Box 14842, Centurion Modila David

11 Desember 1998

VOORNAAMSVERANDERING INGEVOLGE ARTIKEL 24 VAN DIE WET OP REGISTRASIE VAN GEBOORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul voorname na die voorname in kursief gedruk, goedgekeur:

- Janeneen Le Grange (591118 0155 08 0) Haroldstraat 4, Devon Park, Eersterivier - Jameelah
- Klaaitje Cupido (181012 0513 08 1) Leeustraat 7, Eastridge, Mitchells Plain - Clara
- Ethel Nomalungelo September (501223 0534 08 3) Posbus 2009, Dennesig -Ruth Nomalungelo
- Francina Domingo (520729 0764 08 9) Rosemarystraat 5, Pineview Noord, Grabouw - Fransina Cynthia
- 5. Shantil Linda Brown (750209 0145 08 5) Trampolinestraat 57, Beacon Valley, Mitchells Plain Shameemah
- 6. Susana Maria Van Wyk (740802 0096 08 5) Posbus 523, Krugersdorp Susanna Maria
- 7. Magerie May (1945-09-20) Winterbergstraat 44B, Heideveld Marjorie
- Mietjie Jantjies (1953-07-08) Nickkearnslaan 799, Bellville Suid -Magrieta
- 9. Isabella Helmina Jacomina Visagie (550528 0059 08 3) Arundel Weg 21, Dinwiddie, Germiston Isabelle
- 10. Maria Jacoba Joubert (730418 0035 08 0) Posbus 233, Ficksburg Marné
- 11. Maria Christiena Nothnagel (700404 0293 08 1) Jacwin Hof 5, Redruthstraat, New Redruth, Alberton - Mc
- 12. Martha Catharina Susanna Pienaar (530128 0099 08 3) Barend Buysstraat 16, Vanderbijlpark *Irene*

11 Desember 1998

VOORNAAMSVERANDERING INGEVOLGE ARTIKEL 24 VAN DIE WET OP REGISTRASIE VAN GEBOORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul voorname na die voorname in kursief gedruk, goedgekeur:

- Cato Salome Bezuidenhout (280325 0109 08 4) Louis Hollanderstraat 18, Uitbreiding 14, De Aar - Cato Salomie
- Anna Jacoba Magdalena Van Zyl (750912 0012 08 6) Bethmar Hof 16, Hulleystraat, Witpoortjie - Anita
- 3. Sagaria Mastas (760506 5248 08 9) Stormrivier Weg 16D, Manenberg Wesley Sagaria
- 4. Sara Van Rooy (580909 0224 08 9) Magaliesweg 3, Heather Park, Eersterivier Sarah
- Petronella Nell (740506 0762 08 9) Daffodilsingel 4, Cloetesville, Stellenbosch - Toni Brandy
- 6. Maria Magdalena Janse (740712 0159 08 2) Protea Singel 76, Citrusdal Meria Barbie
- Jacoba Elizabeth Glodina Johanna Wilhelmina Coetzer (380424 0047 08 6)
 Lornastraat 18, De Clercqville, Klerksdorp Jacoba Elizabeth Glodina
- Fredericka Hendricka Pretorius (771004 0049 08 9) Kerkstraat 122, Kempton Park - Dricka
- Dawn Phillida Salvester (500101 0122 08 6) Eerstestraat 138, Strand -Fadiah

11 Desember 1998

VOORNAAMSVERANDERING INGEVOLGE ARTIKEL 24 VAN DIE WET OP REGISTRASIE VAN GEBOORTES EN STERFTES, 1992 (WET No. 51 VAN 1992)

Die Direkteur-generaal het ten opsigte van die volgende persone die verandering van hul voorname na die voorname in kursief gedruk, goedgekeur:

- Johanna Magdalene Magrieta Goslin (651102 0070 08 2) Posbus 689, Bokfontein - Minjunet
- Denise Jane Cook (670405 0102 08 7) Van Der Bosstraat 64, Paarl Oos -Gay Roeneesa
- 3. Louise Boden (670912 0024 08 8) Posbus 309, Koppies Louise Potgieter
- Elice Magret Badenhorst (671006 0086 08 7) Seringstraat 9, Vryburg -Elize
- 5. Josefina Pitronella Van Der Berg (690430 0003 08 1) Wonderboomstraat 634, Pretoria-Noord - Josefina Petronella
- 6. Sanna Kamies (560811 0160 08 7) Stilwaneysingel 1411, Belville-Suid Susanna
- Martha Catherine Breytenbach (701206 0002 08 4) Posbus 8811, Pretoria -Maxie
- Lena Leonard (600823 0171 08 1) Samuellaan 12, Promosa, Potchefstroom -Lena Naseema
- 9. Anna Driescher (730720 0191 08 0) Witsand Supermark, Witsand Anna Shireen
- 10. Ganas Morar (520909 5065 08 4) Posbus 316, De Aar Ganesh
- Seletta Annetta Lombard (520316 0135 08 8) Posbus 117, Malmesbury -Charlotte Annetta
- 12. Magdalena Johanna Jacoba Watkins (581004 0106 08 7) Harrierstraat 16, Falcon Ridge, Vereeniging Leonie
- 13. Dina Swartz (571018 0090 08 5) Posbus 4, Vyeboom Wilna
- Mantoknin Fini (450607 0227 08 9) Gousblomstraat 9, Piketberg Toknin Nokhaya
- 15. Gaironesa Blankenberg (800819 0210 08 3) Upingtonstraat 15, Portlands, Mitchells Plain - Gaynor
- 16. Thuis Stoffel Eksteen (570501 5063 08 3) Ferrisstraat 14, Vryburg -Thys Stoffel

CAS NOTE OF THE RES

DEPARTMENT OF LAND AFFAIRS DEPARTEMENT VAN GRONDSAKE

No. 1591

11 December 1998

LAND TITLES ADJUSTMENT ACT, 1993 (ACT No. 111 OF 1993)

DESIGNATION OF CERTAIN LAND SITUATED IN THE DISTRICT OF NEWCASTLE, PROVINCE OF KWAZULU-NATAL, AS LAND WHICH MAY BE DEALT WITH IN ACCORDANCE WITH THE PROVISIONS OF THE SAID ACT

- I. Derek André Hanekom, Minister of Land Affairs, hereby-
 - (a) designate, under section 2 (1) of the Land Title Adjustment Act, 1993 (Act No. 111 of 1993), the land referred to in the Schedule as land which must be dealt with in accordance with the provisions of the said Act, and;
 - (b) direct, under section 5 (7) of the said Act, that the amount referred to in section 5 (2) of the said Act may be defrayed in full from money appropriated by Parliament for this purpose.

D. A. HANEKOM

Minister of Land Affairs

SCHEDULE

Massondale Farm 9900, District of Newcastle.

No. 1591

11 Desember 1998

WET OP REËLING VAN GRONDTITELS, 1993 (WET No. 111 VAN 1993)

AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK NEWCASTLE, DIE PROVINSIE KWAZULU-NATAL, AS GROND WAARMEE OOREENKOMSTIG DIE BEPALINGS VAN GEMELDE WET GEHANDEL KAN WORD

Ek, Derek André Hanekom, Minister van Grondsake-

- (a) wys hierby, kragtens artikel 2 (1) van die Wet op die Reëling van Grondtitels, 1993 (Wet No. 111 van 1998), die grond in die Bylae vermeld, aan as grond waarmee ooreenkomstig die bepalings van bedoelde Wet gehandel moet word; en
- (b) gelas hierby, kragtens artikel 5 (7) van bedoelde Wet, dat die bedrag in artikel 5 (2) van bedoelde Wet in geheel betaal word uit geld vir dié doel deur die Parlement bewillig.

D. A. HANEKOM

Minister van Grondsake

RVI AF

1. Die plaas Massondale 9900, distrik Newcastle.

No. 1593

11 December 1998

PROVISION OF LAND AND ASSISTANCE ACT. 1993

DESIGNATION OF CERTAIN LAND SITUATED ON SENEKAL, PROVINCE OF THE FREE STATE

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

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situated in the District of Senekal, Province of the Free State, for the purpose of settlement and hereby impose the following conditions for the use of the designated land:

- (i) The Ikaheng Communal Property Trust (hereinafter referred to as the Trust) shall hold the land for the benefit of 12 families as identified by the Trust.
- (ii) No settlement shall take place before a development plan has been submitted to me for approval and the necessary planning has been done. Provided that should a need arise to settle before planning for development and actual development has been done, application may be made to the Director-General of the Department or Land Affairs, who may identify a settlement area in collaboration with the community and the Provincial Government.
- (iii) The Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), shall apply to this land.
- (iv) In order to prevent the pollution of public water, the Trust must ensure that the conditions of the Water Act, 1956, are applied.

D. HANEKOM

Minister of Land Affairs

11 Desember 1998

WET OP DIE BESKIKBAARSTELLING VAN GROND EN BYSTAND, 1993

AANWYSING VAN GROND GELEË IN DIE DISTRIK SENEKAL, PROVINSIE VRYSTAAT

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

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geleë in die Senekal distrik, provinsie Vrystaat, vir doeleindes van vestiging aan en lê hierby die volgende voorwaardes vir die gebruik van die aangewese grond op:

- (i) Die Ikaheng Communal Property Trust (hierna die Trust genoem) moet die grond tot voordeel van 12 families deur die Trust geïdentifiseer, hou.
- (ii) Geen vestiging mag plaasvind voordat 'n ontwikkelingsplan vir goedkeuring aan my voorgelê is en die nodige beplanning gedoen is nie: Met dien verstande dat indien 'n behoefte vir vestiging voor die voltooiing van ontwikkelingsbeplanning en daadwerklike ontwikkeling ontstaan, aansoek by die Direkteur-generaal van die Departement van Gondsake gedoen kan word wat 'n vestigingsgebied in samewerking met die gemeenskap en die Provinsiale Regering kan identifiseer.
- (iii) Die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), is op die grond van toepassing.
- (iv) Ten einde die besoedeling van openbare water te voorkom, moet die Trust verseker dat die bepalings van die Waterwet, 1956 (Wet No. 54 van 1956), nagekom word.

D. HANEKOM

Minister van Landbou

DEPARTMENT OF WATER AFFAIRS AND FORESTRY DEPARTEMENT VAN WATERWESE EN BOSBOU

NATIONAL WATER ACT, 1998 (ACT No. 36 OF 1998)

No. 1616

11 December 1998

INVITATION TO SUBMIT WRITTEN COMMENTS ON THE PROPOSED PRICING STRATEGY FOR CHARGES FOR RAW WATER USE IN TERMS OF SECTION 56(1) OF THE NATIONAL WATER ACT, 1998 (ACT NO 36 OF 1998)

The Minister of Water Affairs and Forestry intends establishing a pricing strategy for charges for raw water use as contained in the Schedule hereto in terms of section 56(1) of the National Water Act, 1998 (Act No 36 of 1998).

Examples of the medium term impact of the pricing strategy are available upon request from this Department.

In terms of section 56(7)(a)(ii) interested parties are invited to submit written comments in connection with the proposed strategy by 31 March 1999. Comments must be submitted to the Director-General, Department of Water Affairs and Forestry, Private Bag X 313, Pretoria, 0001 and marked for the attention of Mr Claus Triebel.

SCHEDULE

PROPOSED PRICING STRATEGY FOR CHARGES FOR RAW WATER USE

PREFACE

We all advocate that measures be put in place that ensure long-term water security in South Africa. The challenge is to achieve this in as fair a way as is practicable. The legal foundation for water pricing has already been provided in the National Water Act, 1998. This document provides a strategy for its implementation.

Water is a limited resource in South Africa. In using it, we have obligations to meet basic human needs; the requirements for basic ecological functioning; the legitimate needs of our neighbouring countries; and the redressing of the extreme imbalances with which water is now allocated. Furthermore, when we talk of "water" in this way, we have to think in terms of water of an appropriate quality.

One of the most difficult aspects of managing these obligations is a water-pricing strategy. There can be no doubting the fact that the pricing of water can make a substantial contribution to the efficiency with which we use water, the equity with which we share water, and the sustainability of our water reserves.

This strategy document therefore is an attempt to find a better way to ensure that the pricing of water contributes to long-term water security. Interested parties are urged to study these draft proposals, and respond in a timely fashion, so as to ensure that we understand your perspectives on what is being proposed.

The measures that we are advocating here are designed to be in the enlightened selfinterests of all South Africans. A finely-tuned management of water will have immense developmental benefits, and will be a major factor in establishing the quality-of-life prospects of all South Africans.

Ultimately, too, each of our own quality-of-life prospects is tied up in those of our fellow citizens.

Government's role has to be fair and equitable in treating all sectoral interests. It is the responsibility of all of us to be efficient in our use of resources. If together we can find a practicable, manageable way in which to allocate tariffs to these ends, we shall all be richer.

Professor Kader Asmal, M.P. Minister of water Affairs and Forestry

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INTRODUCTION

The broad principles underlying the new approach to the pricing of water use are already reflected in the White Paper on a National Water Policy for South Africa, and in the National Water Act, 1998. This document expands on those broad principles, in a manner consistent with the provisions of the new Act, and provides a framework and detailed proposals for implementing the new pricing strategy for water use.

The new approach is concerned with pricing the use of water from South Africa's water resources, and not with the pricing of water services. Water services, including the pricing thereof, have been dealt with separately in the Water Services Act, 1997. In other words, the new approach deals with first tier water, i.e. the use of water from the water resource. It does not deal directly with second and third tier water, i.e. water supplied in bulk (often by water boards) and distributed to households (usually via a municipality), except for water supplied by Government water schemes. The new approach deals with all first tier water: state and private schemes, as well as ground and surface water.

WATER SUPPLY AND DEMAND

In formulating such a new water pricing strategy, it will be necessary to meet the challenges presented by the existing and growing imbalances which exist between the supply of and demand for water in South Africa. The increasing gap between supply and demand has been confirmed by studies carried out by the Department of Water Affairs and Forestry (DWAF), which indicate that the quantity of remaining surface water resources available to meet South Africa's needs within the most important water catchments will be adequate only until the year 2030 if the present usage patterns and tariff structures are maintained.

2.1 Factors Influencing Supply

There are a number of factors that influence the supply of water in South Africa. These include the fact that:

- much of the country is semi-arid with relatively low rainfall;
- rainfall patterns are erratic, i.e. not consistent in terms of the parts of the country or the time of year in which it falls;
- regions of high runoff are often situated away from areas of maximum water demand;
- the country's groundwater which is often the main source of supply of water in rural areas - is limited and often of poor quality.

2.2 Factors Influencing Demand

On the other hand, the **demand** for water in South Africa is growing. Factors that contribute to this growth are:

the high population growth rate;

rapid urbanisation;

economic development;

demands for higher levels of service (such as in-house water rather than communal standpipes);

the need to sustain ecological systems; and

 the drive to provide accessible, drinkable water for everyone in the country.

In the past, the growing demand for water has been accommodated by increases in supply. New dams and transfer schemes have been built to make these increases possible. However, the most easily accessible water sources will soon all have been fully utilised, and it will be necessary to go ever further afield to find new ones. In the future, unless demand patterns are dramatically altered, it will become necessary to import water from neighbouring countries if they are agreeable, or to resort to the desalinisation of sea water. These new supplies will be expensive, and their rising costs will have to be borne by all water users.

3. ADDRESSING THE PROBLEM

3.1 Supply-side Versus Demand-side Management

There are essentially two ways in which the increasing gap between the demand for and supply of water can be closed. The first involves supply-side management, which simply means continuing to expand supply to meet ever-increasing demand. We have suggested above, however, that this would result in significant increases in the cost of water as less favourable sources further afield have to be developed. These rising costs would ultimately have to fall on all water users.

Before these costs are incurred, it is important to make sure that the water that is already available is used efficiently and not wasted. This is best achieved by introducing demand-side measures to manage our water resources. By encouraging all water sectors to use water more efficiently, demand-side management provides a more sustainable long-term solution to the problem of water scarcity than do supply-side measures, because it takes into account the value of water in relation to its cost of provision, thereby treating it more like a commodity.

It is important to note that the focus on demand-side issues does not imply that important supply-side initiatives, such as catchment management (and dealing with unaccounted-for-water), will be neglected in the new approach to water resources management. The optimal solution to address the problem is to apply integrated water resource management, involving supply-side as well as demand-side measures.

4. THE OBJECTIVES THAT SHAPE THE NEW PRICING STRATEGY

The following objectives are of equal importance in formulating the new pricing strategy:

- Social equity¹
- Ecological sustainability
- Financial sustainability
- Economic efficiency

Each of these are elaborated upon below. These objectives are incorporated into the implementation of the new pricing strategy, which is discussed in Section 5.

4.1 Social Equity

Apartheid policies distorted the provision of water supply services, so that today more than 12 million people do not have adequate supplies of potable water. Apartheid also generated a biased approach to water resource management, and allocation was never merely an economic matter, but a socio-political one. Government water policy, and in particular the provision of subsidies (including those associated with the provision of irrigation water), resulted in considerable advantages to large, mainly white commercial farmers at the expense of emerging black farmers and smallholders. The pricing strategy for water use charges will achieve social equity by redressing the imbalances of the past, both with respect to adequate access to water supply services and with respect to direct access to first tier water.

4.2 Ecological Sustainability

South Africa is committed to following a path of development that is environmentally sustainable. In the case of water, this requires that the availability and quality of water resources inherited by future generations should be adequate to ensure human well-being and the maintenance of ecosystems. As part of overall water resource management, this means that we need to ensure that our levels of water consumption, use, and pollution, as well as the associated infrastructure to impound, supply, treat and dispose of the water, do not cause either unacceptable or irreversible impacts on the population or ecosystems.

¹ Technical and other terms are explained in the glossary at the end of this report.

The following principles underlie ecological sustainability in the water pricing strategy:

 The water needs for the effective functioning of all ecosystems must be protected. The water required for this purpose refers to both the quantity and quality of water in the resource and is called the ecological reserve. It must be safeguarded and not used for other purposes.

There is a cost associated with the ecological management of the catchment, and this should be paid for by all the users of the resource.

• To preserve water quality, point and diffuse sources of pollution should be discouraged through identification of control methods that are more effective than those presently in use. This requires the adoption of instruments such as a "polluter pays" approach to the generation of pollution. The underlying philosophy of the 'polluter pays' principle is to get the polluter to internalise the environmental cost of pollution.

4.3 Financial Sustainability

The methods that have been used by DWAF to finance major bulk raw (i.e. first tier) water schemes in the past are not financially sustainable for a number of reasons. First, inflation was not taken into account, resulting in a decline in the value of tariffs over time in real terms. Second, no provision was made for refurbishment. And third, no provision was made for asset replacement.

A new financial framework is required to accommodate the water sector's increased need to be financially autonomous, to attract greater contributions to its development from the private sector, and to be financially accountable and sustainable.

In the new approach to water pricing, it is proposed that the full financial cost of supplying water should be recovered from water users, including the cost of capital. The new approach represents a step towards compliance with Generally Accepted Accounting Practice (GAAP). Full compliance is not possible under existing institutional arrangements in the water sector, but should be seen as a longer-term goal.

4.4 Economic Efficiency

Economics is concerned with the optimum allocation of scarce resources between competing uses. This applies equally to the capital resources used in the development of water infrastructure (i.e. dams, reservoirs, pipelines, etc.), and to natural resources such as water. In theory, meeting the goal of optimum resource allocation requires that goods be priced at their **opportunity cost**, which is simply the value of goods forgone (including environmental goods and services), when a scarce resource is used for one purpose instead of for its next best alternative use.

This has implications for both the pricing of water infrastructure assets (and hence for the cost of capital) and for the pricing of water resources. The former is discussed in more detail in section 5.3.2, which deals with the funding of water resource development and use of waterworks. The latter is discussed below.

If South Africa's water resources were abundant, there would be no need to consider attaching a price to the water resource itself. However, the need for water conservation and management of demand in conditions of growing scarcity is an important and increasing focus for water policy.

Ensuring an efficient allocation of the country's scarce water resources requires that the price of the resource be set to reflect its scarcity value. Failing to price water at its scarcity value can result in two kinds of misallocation of water:

- an inadequate incentive to conserve water. The resultant over-use necessitates the expansion of infrastructure prematurely, tying up the country's limited capital resources when they could be better utilised for other purposes.
- some water being used for low-value purposes. This imposes an
 opportunity cost in that this same water cannot be used for alternative,
 high-value purposes. Without an economic charge, there is no basis for
 competition for water supplies between low- and high-value uses, and
 thus no mechanism to shift available supplies from the former to the
 latter.

In the context of water scarcity, an argument can be made for the introduction of **economic incentives** in water-stressed catchments to encourage the conservation of water and its shift from low to higher value use. This can be done administratively or by using market-related mechanisms.

5. IMPLEMENTATION OF THE NEW PRICING STRATEGY

5.1 Introduction

The pricing strategy follows from the four objectives already discussed. It aims to achieve in a coherent manner the efficient and cost-effective allocation of water, equity and fairness in the allocation mechanism, and long term sustainability of the natural environment.

The starting point for the pricing strategy is the catchment. It begins with an estimate of the utilisable water available in a catchment. This will be derived from hydrological models of the rainfall/run-off/storage relationships for the catchment. From this amount three claims on water will be deducted.

The three claims are as follows:

e Basic human needs. This represents the first component of the Reserve, and provides for the essential needs of individuals served by the water resource concerned and includes water for drinking, for food preparation and for personal hygiene. Since water for basic human needs constitutes a small portion of water demand, and schemes are built mainly to provide water for economic use, it is appropriate that the DWAF makes the first tranche of 1st tier water (equivalent to that portion required to meet basic human needs, defined as 25 liters per capita per day) available free of charge to 2nd and 3rd tier water suppliers. The objective of providing a portion of the 1st tier water free of charge would be to promote the application of lifeline tariffs at the 3rd tier, which would ensure that all South Africans can achieve fair access to basic services (Section 56 (6) (c) of the Act).

Water for meeting basic human needs should thus be considered as a system cost, and will therefore be borne by all the economic users of the system. It is important to note that the subsidisation of the resource cost of 1st tier water (as it travels through to the 3rd tier) should not be considered as a subsidisation of the operation and maintenance costs of the 3rd tier provider of potable water supplies. Third tier costs must be borne in full by the 3rd tier provider of potable water supplies.

Therefore, even if DWAF makes the first tranche of 1st tier water available free of charge to the 3rd tier water supplier, it does not imply that such water will be free to the consumer. It is however intended that the DWAF will, through the proposed regulations in terms of the Water Services Act, require local government to set the basic water supply at the lowest amount possible.

- Long-run ecological sustainability. This represents the second component of the Reserve, and refers to the water (quantity and quality) required to protect the aquatic ecosystems of the water resource. The DWAF will determine what these needs are, using appropriate models. In some catchments it may be necessary to reduce other uses of water below their present levels in order to provide the required ecological reserve. It is important to note that this claim does not include environmental purposes beyond the ecological reserve. For example, environmental "needs" which simply enhance the real estate value of a property (e.g. a private dam) will not be considered as necessary for long-run ecological sustainability and will not, therefore, be exempt from the pricing strategy.
- International obligations. The water requirements to meet South Africa's
 commitments regarding international waters will receive similar priority,
 save where specific agreements have been reached concerning the pricing
 and supply of water to neighbouring countries.

The water that is available once these claims have been met can be allocated within and across catchments (i.e. inter-basin transfers) between competing water users. This water will be classified as economic use of water and is subject to pricing.

5.2 Descriptions of Water Use

Section 56 of the National Water Act instructs the Minister to establish a Pricing Strategy for charges for any water use described in Section 21:

- (a) taking water from a water resource;
- (b) storing water (i.e the water lost due to evaporation of such stored water);
- (c) impeding or diverting the flow in a watercourse;
- engaging in a stream flow reduction activity (i.e. land-based activities which significantly reduce streamflow);
- (e) engaging in a controlled activity (i.e. activities having a detrimental impact on water resources);
- (f) discharging waste or water containing waste into a water resource;
- (g) disposing of waste in a manner which may detrimentally impact on a water resource;
- (h) disposing of water which contains waste from any industrial or power generation process;
- (i) altering the bed, banks, course or characteristics of a watercourse;
- (j) removing, discharging or disposing of water found underground;
- (k) using water for recreational purposes;

It is important to note that the long term objective of the Department of Water Affairs and Forestry is to systematically consider each of the 11 water uses defined above and to decide if and how each one should be priced and charged for. It is acknowledged, however, that it is not feasible to consider developing a pricing strategy for all water uses in a short period of time. For example, while the management of diffuse sources of water pollution and the development of a comprehensive waste disposal charge system are likely to be important components of a future pricing strategy, they cannot realistically be fully implemented in this "first round" of pricing strategy initiatives. The pricing strategy must therefore be seen as a process that evolves over time; it begins by prioritising those uses of water that are likely to generate the most significant and long-lasting impact on South Africa's scarce water resources.

The intention is to include the establishment of charges only for those water uses which can be expressed in volumetric terms regarding annual quantities abstracted, stored or reducing streamflow in the initial pricing strategy. This relates to the uses specified in section 21 in the following way:

- Uses (a) and (b) as quantified in volumetric terms, including estimated evaporation losses from the water surfaces of dams.
- Use (c) only as far as the generation of hydro-electric power is concerned, by making use of water released during the normal operation of Stateowned infrastructure and without altering the flow regime of water resources.
- Use (d) with reference to the quantified average annual use of forestry plantations for commercial purposes (Section 36 of the Act).

- Use (e) will not be covered under the general pricing strategy, but such controlled activities are, however, subject to authorisation, which may include conditions of payment for the use of water.
- Uses (f), (g) and (h) will not be covered under the initial pricing strategy.
 A pricing strategy is being developed for waste disposal and will form the subject of a separate future publication and consultation process in terms of section 56 of the National Water Act. The initial pricing strategy will only address the implementation of a charge to recover the administrative cost of water quality management.
- Use (i) will not be covered under a general water pricing strategy, but applicable water use charges will be imposed during the authorisation process.
- Use (j) will be covered in relation to the use of underground water and the dewatering of mines.
- Use (k) will be covered as far as the impoundment of water for recreational purposes is concerned.

5.3 Pricing Strategy for Water Use

In terms of the Act, the Minister may, with the concurrence of the Minister of Finance, from time to time by notice in the Gazette, establish a pricing strategy for charges for any water use (S 56 (1)). This pricing strategy may contain a strategy for setting water use charges-

- for funding water resource management (S 56 (2) (a));
- for funding water resource development and use of waterworks (S 56 (2) (b)); and
- for achieving the equitable and efficient allocation of water (S 56 (2) (c)).

Each of these are discussed in more detail below. The pricing strategy can only be applied to catchments or schemes where annual water use has been registered or licensed. In the process of registration an assessment will be made of the average annual volumetric use of all water users in accordance with regulations to be promulgated. The database of registered annual volumetric use, as well as the estimated growing demands of water users supplied from Government waterworks, will form the basis on which unit sectoral charges will be calculated for each catchment or scheme. The end user sectors for which unit sectoral charges for 1st tier water will be calculated and announced annually on a catchment basis are the following:

- municipal
- industrial and mining
- irrigation
- streamflow reduction activities

5.3.1 Funding water resource management

Resource management expenditure relates to those activities that are required to regulate, manage and maintain the water resource or catchment. These costs differ from overheads in that they are not related to water sold

from individual schemes but are rather the costs related to the management of all water within a water management area as defined in terms of the national water resource strategy (Chapter 2, Part 1 of the Act). These can include the costs of the following functions to be performed by the Department and/or water management institutions exercising delegated or assigned powers under the National Water Act:

- Planning and implementation of catchment management strategies in terms of Chapter 2, part 2 of the Act.
- · Monitoring and assessment of water resource availability, quality and use.
- Water quantity management, including flood and drought management, water allocation and control over water abstraction, storage and other water uses, and to promote the beneficial use of water.
- The evaluation and processing of water use licensing and registration applications.
- Water resource protection, water quality management and water pollution control.
- Water conservation and demand management.

Initially, water resource management will continue to be the task of the Department of Water Affairs and Forestry. However, the National Water Act clearly states that the intention is to create Catchment Management Agencies (CMAs) in a staged and progressive manner and to delegate or assign significant water resource management functions to these bodies. The activities of the CMAs will be funded from the water resource management charges, which may be made by and are payable to the relevant CMA.² In water management areas where not all catchment management functions have been delegated to CMAs, the relevant CMA will collect charges, and funds due to the DWAF will be passed on to the Department.

To deal with the determination of charges for water resource management, the DWAF's budget has been restructured to contain an Integrated Catchment Management Trading Account providing for the allocation of Departmental costs and collection of revenue with regard to the following main activities, under which headings the functions mentioned above can be grouped:

- Functional support (from regional offices), involving indirect costs or overheads.
- Planning and implementation of catchment management strategies. This
 activity includes the cost of establishing CMAs and the development of a
 catchment management strategy for a particular catchment within a water
 management area.
- Dam safety control. These activities are defined in the National Water Act and are conducted to ensure the safeguarding of human beings and their material belongings against the failure of storage dams.
- Water quality management. This activity entails the water quality protection of aquatic ecosystems and the management of return flows and

² CMAs may also receive funding from funds appropriated by Parliament, and from other sources.

the receiving water quality of all users to enable the sustainable fitness of use thereof.

- Water utilisation. This activity entails water quantity management as defined above.
- Water conservation (including the Working for Water programme). The
 Working for Water programme entails the eradication of water consuming
 invasive vegetation and waterweeds in water catchments, with the view of
 enhancing the in-stream water availability for relevant water users, and
 thus the postponement of the creation of additional storage for meeting
 increasing water demands. This activity also includes demand
 management, which comprises measures to reduce the user demand for
 water, and the assessment and monitoring of sectoral demands.

The annual budgets for the listed activities can include the costs of the regional departmental personnel and administrative expenditure, consulting services and work performed by contractors.

The determination of water resource management charges will proceed in the following manner:

- Cognisance will be taken of water management areas to be established in terms of the national water resource strategy, within which the DWAF and/or CMAs will conduct integrated catchment management. The determination of water management areas will be the subject of a separate public consultation process.
- Catchments or sub-catchments will be selected within the said water management areas to which water resource management costs must be allocated to facilitate the imposition of equitable sectoral charges.
- Water resource management activities to be conducted in the catchments, in line with the restructured budget, will be determined.
- Costs will be allocated during the budgetary process to water resource management activities in each catchment.
- All user sectors to which activities apply, will be identified per catchment.
- The total estimated annual water use of each user sector, as well as the quantity of water to be supplied to another catchment via an inter-basin transfer scheme, will be determined per catchment. This will be done over a period of time, on the basis of individual registered and licensed water uses for an as yet underutilized catchment. This could mean an initial deficit which will be phased out over a period of time. An estimate will also be made of the basic human needs requirement for the municipal sector, which will not be subject to first tier pricing.
- The inter-basin transfer of water from one water management area to another will result in a reduction in the quantity of water available for use in the donor area. Consequently, the potential for generating funds from water use charges for water resource management activities will be

reduced in the donor area. The management costs are unlikely to be proportionally reduced. Conversely, the receiving area will be able to raise additional water resource management charges on the use of the transferred water. Under these circumstances some of the charges raised in the receiving catchment will be transferred to the donor catchment for water resource management purposes. The amount to be transferred will need to be determined for each individual case by the catchment management agencies concerned.

- The costs of water resource management activities and any input cost related to the inter-basin transfer of water will be allocated to user sectors using an equitable allocation base, taking into account the relative detrimental impact of the relevant water use on the water resources in the catchment, as well as benefits accruing to the various user sectors by executing the activities. Cost allocation will differentiate between activities in that the cost of certain activities will only be borne by some, and not all, user sectors.
- The apportionment of activity costs will be done pro-rata to the average registered, licensed or estimated annual water use of sectors benefiting from the activity. The water resource management activity costs to be borne by individual user sectors will be determined as follows:
 - Municipal sector This sector will attract all activity costs in a catchment, but only in proportion to their "economic" use of water (i.e. excluding basic human needs) in relation to total estimated annual "economic" use.
 - Industrial and mining sector This sector will attract all water management activity costs per catchment pro rata to its share of total "economic" use in the catchment.
 - Irrigation sector This sector will attract all water resource management activity costs pro rata to "economic" use, except those related to water quality management.
 - Streamflow reduction activities Afforestation, being the only declared streamflow reduction activity at this point in time, will attract costs allocated to the activities of functional support, planning and implementation of catchment management strategies and water utilisation, pro rata to total "economic" use in the catchment.
- A differentiated subsidy policy will be applied to determine annual costs
 to be recovered from the various user sectors and water polluters. In this
 regard, standing agreements with regard to the subsidisation of existing
 tariffs will form part of the initial pricing strategy. The National Water Act
 also makes provision in clause 56(3)(e) for the waiving of charges in
 respect of certain water users. This is described in more detail in section 7
 below.

- Sectoral charges will be determined by dividing recoverable sector costs, per activity, by the registered or estimated annual volume consumption for the sector.
- Water sales accounts of registered water users where water is not accurately measured will be determined by the billing system, by multiplying the relevant sectoral unit charge by the registered or estimated volume of water. For users supplied from State schemes, or in the case of institutions where water use is measured, accounts will be based on actual use.

5.3.2 Funding water resource development and use of waterworks

Water resource development and use of waterworks relate to those activities required to fund the development, operation, maintenance and betterment (improvement) of State water schemes. Water resource development costs and use of waterworks costs are discussed in turn.

Water resource development costs (i.e. capital costs)

In terms of section 56 (2)(b) of the National Water Act, 1998, water resource development costs can include the related costs of investigation, planning, design and construction of water schemes, which constitute the capital cost of projects. The most significant departure from the financing methods used by the DWAF in the past can be found in the treatment of capital costs, which are different from all other costs. This is because long term capital investments, such as water schemes, often have a life which extends beyond a financial year. Three common financial approaches can be used for determining the capital portion of the unit cost of water; they are the "funding" approach, the "depreciation" approach and the "rate of return" approach.

- Funding approach. The basic feature of the funding approach is that
 revenues should be sufficient to cover debt service obligations (interest
 charges) and the redemption of loans. The funding approach has been
 widely used by government-owned utilities and is generally more easily
 understood by government bodies because of the cash-oriented budgeting
 and accounting system traditionally used by this sector.
- In the depreciation approach, asset values (composed of water infrastructure assets and other fixed assets) are depreciated over their useful economic lives. Depreciation is normally calculated on a straightline basis over the life of the asset. In an inflationary environment, it is prudent to depreciate assets on the basis of current replacement cost.
- The rate of return approach allows for the earning of a specific rate of return on either the total capital employed (fixed assets base or total assets) or the total financial investment used to finance the facilities used to supply the water. The rate of return is usually related to the governing real interest rate in the economy at the time (or some proxy thereof).

Typically, this approach would be applied in conjunction with depreciation accounting.

In assessing these three approaches, it is important to note that current public sector accounting policy is in line with the "funding" approach, namely on a cash basis with strict cost controls against budget. Fund accounting is not consistent with Generally Accepted Accounting Practice (GAAP), and is not favoured by organisations dependent on external investors and lenders. Moreover, the funding approach is problematic in water-scarce countries in that unit costs will decrease when loans have been repaid.

The first tier pricing strategy set out in this document is based on the "rate of return" approach, which is applied together with depreciation. The reasons for this are as follows:

- First, depreciation is a real part of the cost of operating water infrastructure, in that it represents the loss in value of facilities, not restored by current maintenance, that occurs due to wear and tear, decay, inadequacy, and obsolescence.
- Second, the Department of Finance has suggested that where the State has provided funds for the development of a water supply scheme, the State could be deemed to own the scheme and is entitled to a return on its assets. Section 56 (2)(b)(v) of the National Water Act provides for implementing this charge. The return on assets is intended to pay the annual interest cost of debt capital and provide a fair rate of return for the total capital employed to finance water infrastructure. A rate of return (on assets) can be justified from the point of view of there being an opportunity cost associated with the utilisation of scarce capital resources for the development of water infrastructure, and that this cost should be reflected in water tariffs. Moreover, incorporating a return on assets into the cost component would eliminate the need for reverting to the "notional loan" concept, and all its associated problems, used by the DWAF in the past.

Thus, in order to recover fully water resource development costs, the capital component of the unit cost of water will be determined by a depreciation charge and a return on assets charge.

1) Depreciation Charge

Depreciation is defined as the systematic allocation of the depreciable amount of an asset over its useful life and will be applied as follows:

- Depreciation will be applied on a straight line basis, which means that
 the depreciable amount will be allocated in equal amounts over the
 useful life of the assets.
- The depreciable amount will be the depreciable portion of the depreciated replacement value, which will be determined in accordance with a revaluation policy whereby water resource assets will be periodically re-valued. Initially, calculations will be based on

the figures produced during the investigation into the inventory of assets and financial information relating to Government water schemes which was initiated in 1998.

- Full technical revaluations will be carried out every 5 years. The remaining useful lives of assets and the depreciable portion will also be reassessed during the revaluations. In the intervening years, desk top re-valuations will be carried out annually and will apply the average October to September consumer price index (CPI) to the asset values and thus to the annual depreciation amount.
- The depreciable portion and useful lives over which the asset will be depreciated are determined by qualified engineers and for purposes of initial price-setting, are in accordance with the table below. The technical revaluations will also be determined by qualified engineers.

The depreciable portion and useful lives listed in the table relate to new water resource assets and could change with each re-estimate. The depreciation charge could therefore also adjust with each re-estimate and will be based on the re-estimated remaining useful life.

Component	Depreciable Portion (%)	Estimated Total Useful Life (years)
Dams & weirs	10	45
Reservoirs	100	45
Canals	40	45
Tunnels	10	45
Pump Stations	40	30
Syphons & concrete pipelines	30	45
Steel pipelines	75	30
Water Treatment Works	30	45
Buildings	100	40

2) Return on Assets Charge

An efficient allocation of scarce capital resources requires that they be priced at the "marginal opportunity cost of capital," or, in other words, the social cost of capital to the country. Since the marginal opportunity cost of capital is a theoretical concept, it will be necessary to approximate this value. A suitable proxy for this, and hence for the desired return on assets, could be:

Real Interest Rate = 5 year moving average treasury rate minus the five year moving average CPI.

The nominal interest rate in any year is set equal to the five year moving average annual treasury rate. Treasury rates are based on the R153 long-term government bond rate (a 15 year bond).

The Department of Finance promotes the use of a five year moving average rather than a fifteen year moving average since this not only reflects the opportunity cost of capital more accurately, but also has a damping effect on interest rate fluctuations.

The return on assets charge will be determined by applying an interest rate (i.e. a percentage) to the current cost (i.e. depreciated replacement value) of water infrastructure assets. It is important to note that the real interest rate discussed above (i.e. the proxy for the marginal opportunity cost of capital) represents a benchmark figure, and the <u>long-term goal</u> for the determination of the return on assets charge. However, application of such a charge in the short- to medium-term is likely to result in tariff increases that are not affordable to the majority of 1st tier water users.

Thus, for this first phase of the pricing strategy, the return on assets charge will be based on a percentage well below the benchmark real interest rate. In line with Department of Finance guidelines in this regard, a real interest rate of **four percent** will be applied to the depreciated replacement cost of water infrastructure assets to determine the return on assets charge.

3) Smoothing of water resource development charge

It is important to note that the strict application of a constant interest rate to the depreciated replacement value of water infrastructure would give rise to declining costs over time in real terms (i.e. the depreciated replacement value of an asset is lower in year 2 than year 1). This, coupled to growing annual water demands, could produce declining annual water resource development charges for depreciation and return on assets, which would be problematic from a number of perspectives. First, the notion of declining tariffs would run counter to the principle of efficient pricing of scarce resources. And second, declining tariffs would ultimately lead to significant hikes in tariffs when assets reached the end of their useful lives and had to be replaced.

In order to avoid declining tariffs, it will be necessary on a scheme-byscheme basis to establish water resource development charges which increase gradually initially from current levels, but which are ultimately constant in real terms. Such an "average" tariff would under-recover during the first few year's of a scheme's useful life, building up to full cost recovery and the generation of surpluses (to compensate for the under-recovery years) over time. Given that DWAF schemes are at various stages of their useful lives, under-recovery on any particular scheme will be more than offset by recovery on other schemes. Thus, the DWAF will be in a position to finance deficits on specific schemes from its general revenue base.

Treatment of Reserves

When full cost recovery is achieved, the depreciation and return on asset charges will result in a reserve fund being built up over time. As long as government water schemes are owned by the DWAF, these reserve funds will revert to the treasury. DWAF will establish an accounting system to record the extent and use of these funds. If, however, an alternative institutional model is developed in the future and a national public water utility is established, such reserves would be used by the utility to fund its loan commitments and for new investments in water infrastructure.

Assurance of Supply (Section 56 (4)(b)(iii) of the Act)

In determining tariffs of multi-purpose waterworks, it will be necessary to consider the level of assurance at which water is supplied to the various users in order to allocate capital costs between different users. Users that require a higher assurance of supply, for example, would have to pay a premium for their water allocation relative to those users who require a lower assurance of supply. This will be effected in the following way:

- Water resource development costs of dams will be allocated in proportion to the estimated average annual use of <u>maximum</u> water allocations to the different users/sectors, thus bringing into contention the differential imposition of water restrictions during droughts.
- To accomplish this strategy, sophisticated hydrological risk analyses must be conducted for all State dams. For purposes of the initial pricing strategy, the long term average annual use of the various user sectors shall be considered to be the following percentages of maximum allocations on Government water schemes:
 - ◊ Irrigation sector 91% (100% for 70% of the time and 70% for 30% of the time);
 - ♦ Municipal sector 97% (100% for 70% of the time and 90% for 30% of the time);
 - ♦ Strategic industrial sector, e.g. Eskom, Sasol 100% (no water restrictions would normally be imposed)
- In the case of conveyance structures, the division of capital costs will be done in proportion to the required peak rates of supply to the various sectors.

Pre-financing (Section 56 (2)(b)(iii) of the Act)

It may be necessary to include pre-financing into the tariffs of existing schemes during the development phase of identified future augmentations, upgrades and expansions. This will ensure a smooth price setting process in the long term and the avoidance of sudden and significant hikes in water prices. It is important to note that pre-financing is not a cost per se, but rather the reallocation of costs over time. Pre-financing will also include the direct financing of the annual costs of planning feasibility studies for augmentation schemes, by means of user charges.

Use of waterworks costs

These are the costs, both direct and indirect, that are incurred in the operating of government water schemes. These are broken down between direct and indirect scheme costs.

1) Direct Scheme Costs

These are the fixed and variable costs which can be attributed directly to administering, operating and maintaining a scheme. Direct costs include administration costs, operations and maintenance costs, pumping costs, direct labour and overheads and distribution costs.

2) Indirect Scheme Costs

These are the costs which cannot be directly attributed to a specific scheme, but which contribute towards the management and operation of the water resources of the entire region, and comprise the DWAF regional office costs, a portion of which can be allocated to individual schemes using an equitable allocation base. Indirect scheme costs will be allocated in proportion to the budgeted direct annual costs of the various schemes and water management areas.

Implementing a charge to fund water resource development and use of waterworks

The DWAF has created three separate trading accounts for:

- Bulk supply schemes (could eventually be transferred to water management institutions)
- Integrated systems (national water infrastructure)
- Water services schemes (to be eventually handed over to local government). The pricing strategy contained in this report regarding funding water resource development and use of waterworks, is not applicable to these schemes.

Water resource development and use of waterworks charges will be implemented as follows:

- All Government water schemes or systems and their supply areas will be identified and taken up in the relevant trading account.
- Cost information relating to the water infrastructure assets will be
 determined. This includes the compilation of an inventory of assets
 relating to existing Government water schemes and the evaluation of
 current and depreciated replacement value for each component of the
 schemes, as well as the expected remaining useful life thereof. Capital
 costs of new State-funded schemes will include the cost of project
 planning, design and construction. Direct and indirect costs relating to use
 of waterworks will be determined as part of the annual budgeting process.
- The maximum water allocations to various user sectors, as well as differences in required assurance of supply, will be determined.
- The annual expected water sales volume per user sector per scheme will also be determined as part of the annual budgeting process for the next financial year. An estimate will also be made of the basic human needs requirement of the municipal sector, which will not be subject to first tier pricing.
- Based on the above information, annual costs will be determined and allocated to user sectors. This will allow the determination of unit costs and thus charges per sector per scheme. The bases for determining and allocating the different costs are as follows:

- Division of capital costs between sectors costs of dams will be divided in proportion to the estimated average sectoral use (i.e. economic use) of maximum allocations, thus taking account of assurance of supply. The cost of conveyance structures will be divided in proportion to the peak rates of supply of maximum sectoral allocations.
- Depreciation Divided capital cost allocations (as above) to different sectors will be depreciated as described above to determine the annual depreciation component per sector.
- Return on assets An interest rate of 4% will be applied to divided capital cost allocations (as above) for different sectors to determine the annual return on assets component per sector.
 - Direct use of waterworks costs Sector-specific costs will be allocated directly to the relevant sectors. The cost of joint works will be shared pro rata to the estimated annual sectoral water uses.
 - Indirect use of waterworks costs Indirect costs which have been allocated to the schemes will be further allocated to the different sectors in proportion to the direct sectoral costs.
- Once all costs are determined and allocated to sectors and expected consumption values per sector have been determined, charges per sector can be determined. Each sectoral charge will consist of two components, i.e. the water resource development charge and the use of waterworks (O&M) charge.
- In determining the water use charges per sector, a differentiated subsidy
 policy will be applied. This simply means that the full financial cost will
 not be recovered initially from all sectors. Standing agreements with
 representative bodies will be adhered to and the new charges will be
 phased in progressively within affordability constraints. Proposals in this
 regard are described in more detail in section 7 below.
- The development charge (depreciation and return on assets) will represent a gradually increasing but ultimately constant real tariff which initially under-recovers on each scheme, but full cost recovery would be reached by the end of the useful life of the scheme, which would ensure that the reserves are adequate to fund the replacement costs.
- Billing to water users on schemes will be based on the sectoral charge and the measured quantity of water actually used or by agreement in the case of integrated systems.

5.3.3 Achieving the equitable and efficient allocation of water

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It is important to note that the proposals regarding the funding of water resource management and water resource development and use of waterworks that have been described above will make a significant contribution towards achieving the equitable and efficient allocation of water.

However, in the context of increasing water resources scarcity, it may be necessary to introduce additional economic incentives in order to optimise the allocation of scarce water resources between competing uses. Such

economic incentives could be introduced in water-stressed areas; the objective being to shift water use from low to high values.

If it is deemed necessary to introduce economic incentives in water-stressed catchments, this can be achieved administratively (via an explicit charge) or via market-orientated mechanisms.

 Administrative mechanisms. An administratively determined economic charge could be introduced in water-stressed areas; such a charge would be over and above the financial charges (for water resource management, water resource development and use of water works) referred to above.
 The economic charge would attempt to reflect the scarcity value of water.

The medium-term objective would be to set the economic charge at the "market-clearing" level in each catchment. In areas where there is competing demand but predominantly low-value uses, a "market-clearing" charge could be imposed in order to promote a shift from low- to higher-value use of water. Charges should initially be set at low levels and increased over time. Given that the transition will result in distortions as long as the charge remains below the market-clearing level, it is important to raise the charge to this level as quickly as possible consistent with social and political objectives. The DWAF must assist current consumers to adjust by providing information on the estimated "market-clearing" level of the economic charge and the intended path to that level. The economic charge may well be represented by the marginal cost of the next scheme.

In reality, a catchment wide economic charge may be difficult to implement because its estimation requires information on the value that the marginal (or last) user places on the resource in a catchment. This value is neither transparent nor stable over time and place. Consideration must therefore be given as to how this can practically be applied in South Africa. Moreover, the move towards full financial cost recovery (given the current degree of subsidy, particularly in the irrigation sector) will probably generate a considerable shift to high value use of water, thereby obviating the need for introducing an economic charge immediately.

The development of a pricing strategy for the discharging of waste in terms of section 56 (5) of the National Water Act, 1998, will form part of the process of establishing economic charges in order to promote the efficient allocation of water (see section 7 below).

Public Auction. This method could be followed in areas which are under water stress (Chapter 4, part 8) and for which compulsory licences have been issued. The issuing of new permits for any remaining water could be effected through a bidding or tendering process for certain catchment or sub-catchment areas. The highest bids or tenders would be awarded the available permits at a price equal to the lowest bid above the cut-off, or, in other words, at the price that clears the market by allowing users to take up the entire available supply. The price established in this manner should be an efficient and economic price for water in that particular area and for the specified water use. The scarcity value of water, which is so difficult

to capture by means of an administratively economic charge, would now be <u>implicitly</u> reflected in the bids that are made by competing water users.

Prospective permit holders would thus compete with each other for entitlements, facilitating a move away from the administrative setting of first tier prices towards a market-oriented approach to price determination. The public auction concept stops short of making provision for a fully-fledged water market in that the permits representing water use entitlements would not be traded freely among competing water users.

Water Markets (Sections 25(2) and 26(1) of the Act). Tradeable water use
entitlements involve an extension of the move away from administratively
set prices. The advantage of making a water use entitlement tradable, is
that it allows for a more efficient user to buy the entitlement from an
existing, but less efficient, holder of the entitlement.

The National Water Act, 1998 provides for trading in water use entitlements. The Act recognises, however, that while the trading of entitlements between uses and between catchments may optimise the economic use of water, they may in turn impose considerable external costs on the rest of the local economy. Thus, trading in water use entitlements would have to be subject to some form of control to protect the public interest as opposed to the interests of the contracting parties. The necessary regulations in terms of section 26 (l) of the Act must first be made.

5.4 Transparency and Accountability

It is important to note that in establishing the pricing strategy, every attempt will be made to control costs by the application of sound financial management principles such as strict budgetary control. The new pricing strategy embraces the principle of transparency, which of itself should promote cost control. In terms of this principle, the forthcoming year's sectoral charges that are developed during the budgetary process for each catchment and scheme will be forwarded to regional offices for dissemination and discussion with interested parties. Final sectoral charges will then be formalised and made available to the regional offices for redistribution to the area offices, prior to the commencement of the financial year.

In addition, a summarised version of the budgeted trading accounts for the forthcoming year, detailing estimated deficits and surpluses of accounts, will be made available at the regional offices for discussion with the representative bodies of stake-holders, prior to the commencement of the financial year. Similarly, after financial year end, summarised trading accounts reflecting actual expenditure and revenue compared to budget expenditure and revenue for the year, will be made available at the regional offices.

6. Phasing In The New Approach

6.1 Introduction

The starting point for the phasing in of the new pricing strategy is the recognition that there are fundamental differences between water use charges for a) funding water resource management, b) funding water resource development and use of waterworks, and c) achieving the equitable and efficient allocation of water.

It is important to note that while both water resource management and water resource development and use of waterworks charges reflect financial costs, there is a logical difference between the two which requires that they be separated. Water resource development and use of waterworks charges are only levied on the users of specific government water schemes or systems, and are based on the costs associated with that scheme. Water resource management charges, on the other hand, relate to all water utilised within the water management area and should, therefore, be charged to all water users, irrespective of whether water is provided from a government water scheme or not.

Finally, when introduced, a charge for achieving the equitable and efficient allocation of water would reflect not a financial cost, but rather an economic one, the objective of which would be to provide incentives for water to be allocated to those who value it highly. Like the water resource management charge, such a charge would be catchment-specific and would apply in water-stressed areas.

It is clear from the above that a fundamental principle underlying the proposed pricing strategy is that eventually it should apply to all water, not just that which is supplied from government water schemes.

6.2 Phasing in the Various Charges

The phasing in of the proposed water pricing strategy will have to be structured so as to follow the phased implementation of the National Water Act, 1998. The process for phasing in can be summarised as follows:

Water Resource Management Charges

The introduction of water resource management charges will have to proceed more slowly than the introduction of water resource development and use of waterworks charges (see below), as the registration of all water use in water management areas is a pre-requisite for its full implementation. The current situation is that charges relating to the water resource management functions of water conservation (invasive plant and water weeds removal) and water utilisation (abstraction, storage and afforestation permit control) have already been introduced for water users at Government water schemes. Registration

will be prioritised in the catchments of those schemes so that all water users can be charged in an equitable way.

Water Resource Development and Use of Waterworks Charges

The phasing in of full cost recovery for water sold from government schemes can be introduced more rapidly, as the users thereof are easily identifiable. This will have to be done bearing in mind standing agreements with specific user groups and affordability constraints (See section 7 below).

Charges for Achieving the Equitable and Efficient Allocation of Water

As already mentioned above, proposals regarding the funding of water resource management and water resource development and use of waterworks will make a significant contribution towards achieving the equitable and efficient allocation of water. Thus, the introduction of additional economic incentives will not feature in this first phase of the pricing strategy. The reason for this is that it is acknowledged that it would be premature to introduce economic pricing at this early stage. Pricing on the basis of economic principles can only reasonably be considered once the effect of full financial costing of water on resource utilisation has been evaluated.

Were economic incentives to be introduced in the future, they would initially involve fairly substantial reliance on administrative price setting subject to political supervision. The reasons for this are that:

 Existing access to water is highly inequitable, and any move towards water markets would have to address this difficult issue;

 The system of water provision is too complex to be altered radically over a short time period. Cautious and gradual changes are needed;

 Institutional structures and processes will have to evolve to support the new pricing approach. This will take time and require learning and adaptation;

 Legitimate and well-defined water entitlements will be needed before the new pricing approach can be implemented fully. The process of establishing these entitlements is only now starting and will take a number of years to complete; and

 There is concern that water markets could give rise to speculation, monopolies, lack of investment in socially desirable but unprofitable infrastructure, or negative environmental impacts if water were to be transferred between catchments. Extensive prior analysis will be required before water markets can be considered as the logical culmination of the new pricing approach.

7. APPLICATION OF PRICING STRATEGY TO DIFFERENT CATEGORIES OF WATER USE/USER SECTORS

Section 56 of the National Water Act, 1998 also provides for the pricing strategy to differentiate on an equitable basis between-

- different types of geographic areas (S 56 (3) (a) (i))
- different categories of water use (S 56 (3) (a) (ii)); and
- different water users (S 56 (3) (a) (iii)).

This differentiation is discussed with regard to the main categories of water use / water users in detail below.

7.1 Discharge of Waste (Section 56(5) of the Act)

Discharging of waste or water containing waste into a water resource is also defined as a water use for which charges can be imposed. It is the Department's intention to develop and implement a waste discharge pricing system which will be based on the "polluter pays principle" (PPP) to provide economic incentives to reduce water pollution to the level with the least cost to society as a whole.

The waste discharge pricing strategy will form part of the introduction of economic charges in terms of section 56 (2)(c) of the Act and will be separate from the water resource management charge in respect of water quality management.

A separate project will be initiated in 1999 to develop the pricing strategy for waste discharges. It will include the determination of future charges for point and diffuse sources of pollution, based on the "polluter pays principle". This will include measures to internalise the cost of water pollution, as well as economic incentives and disincentives to promote the reduction of waste discharge. The pricing strategy in this regard will be developed and published for public comment in due course.

7.2 Municipal Sector

1) Water resource management charge: The current method of determining catchment management charges for water supplied from Government water schemes — relating to the estimated proportional activity costs of water conservation (invasive plants and water weeds removal) and water utilisation (abstraction, storage and afforestation permit control) — is consistent with the new strategy and will be continued. However, adaptations will be made after the registration of all water users in the particular catchments has been accomplished and more accurate data on sectoral water use becomes available.

Charges for the full recovery of the other allocated water resource management costs will only be introduced once all the water users in the particular catchment in which the scheme is located have been registered. Water resource management charges for the municipal sector will also reflect the fact that only the "economic" uses of water from the catchment, scheme or system will contribute towards cost recovery (i.e. excluding basic human needs).

- 2) Water resource development and use of waterworks charge: This charge will be based on full financial cost recovery. The determination of unit costs for water supplied from Government water schemes, based on the notional loan approach, will be replaced by determining the unit costs through the proposed new approach as set out in this strategy. The principle of excluding the water requirements for basic human needs for purposes of setting 1st tier prices will be introduced.
- 3) Phasing in of charges: A maximum increase of 20% over current tariffs for the first number of years of the new pricing strategy will be implemented. The objective is to achieve full cost recovery within ten years. Thereafter, tariffs are expected to increase annually with the inflation rate.

7.3 Industrial and Mining Sector

The application of the first tier pricing strategy to this sector will be identical to that of the municipal sector, except for the aspect of dealing with basic human needs. It will be based on full financial cost recovery by charging for "economic" uses of water in the catchment and the phasing in of new charges. A maximum increase of 20% over current tariffs for the first number of years of the new pricing strategy will be implemented. The objective is to achieve full cost recovery within ten years. Thereafter, annual increases will be limited to the inflation rate.

7.4 Irrigation Sector

Established schemes and commercial farmers

- 1) Water resource management charge: Full recovery of water resource management costs must be achieved in a phased approach. The agreement reached with the South African Agricultural Union (SAAU) makes provision for the allocated costs for the Working for Water Programme (water conservation) to be subsidised by 90% due to the fact that this activity will only increase the assurance of supply to this sector and will not make additional supplies available. The water resource management activity costs relating to water conservation (invasive plant and water weed control) and water utilisation (storage, abstraction and afforestation permit control) which have already been introduced, plus a 10% surcharge (to account for under-recovery of costs during drought years), will be phased in together with operation and maintenance costs, to be recovered in full by the year 2001. Thereafter the other water resource management costs will also be introduced for water pricing purposes, but only after all the water uses in a particular water management area have been registered and a new agreement has been negotiated.
- 2) Water resource development and use of waterworks charge: In line with an agreement between the DWAF and the SAAU, all management, operating, maintenance and current refurbishment costs, together with

certain water resource management costs plus a 10% surcharge, will be recovered in respect of existing Government schemes by the year 2001, by gradually phasing out the subsidy over a five year period. The agreement also makes provision for the full recovery of future refurbishment and betterment costs. This agreement will be reviewed in 2001, during which time a contribution to the allocated capital costs of existing schemes, in line with the pricing strategy, may be considered. The new pricing strategy also makes provision for full financial cost recovery for any new schemes to be developed by the Department.

3) Phasing in of charges: Total existing tariffs will be increased gradually to reach full recovery of the SAAU negotiated costs in the year 2001. The maximum annual increase of existing tariffs will be limited to 50% of the previous tariff during this period. Tariffs would also not be decreased in any year. Beyond the year 2001, the other water resource management activity unit costs for water resource management and a possible contribution towards water resource development costs will be added to the charge. Terms of a new agreement will be negotiated.

Water User Associations (Irrigation Board Schemes)

In the case of waterworks built by Water User Associations, each Association will be responsible to redeem the loan commitments within the agreed redemption period. For this purpose charges may be levied on a proportional or differential basis, depending on the provisions of an association's constitution.

Ex-homeland schemes and emerging irrigation farmers

In redressing the imbalances with respect to irrigation farming in the past, it should be noted that the State is committed to supporting disadvantaged individuals and communities through land restitution, land reform, or other programmes of corrective action. These could include concessionary periods during which the full cost of water, based on the approach proposed in this document, is not levied. The concessionary period in which the full cost of water is not levied would be considered on an ad hoc basis as a form of establishment support in the case of newly established farming or similar enterprises. A minimum phasing-in period of 5 years for water resource management plus the use of waterwork charges on State canal irrigation schemes is proposed, in order to bring the strategy in line with current practice on established schemes.

Stepped water tariffs

To promote water conservation and the beneficial use of water in terms of the National Water Act, the introduction of stepped water tariffs for irrigation will form part of the pricing strategy. The present agreement with the SAAU regarding the phasing-in of the recovery of current expenditure at schemes may lead to under-recovery of costs if stepped tariffs are introduced immediately, and such an immediate introduction may therefore be

counterproductive. The introduction of stepped tariff structures also needs further applied research and refinement and can furthermore only be effectively applied where water supply is accurately measured and monitored.

To initiate the process of introducing demand management in irrigation, it is proposed that a two-part pricing system be introduced on established State schemes. For the first round of the pricing strategy, the price should consist of a basic payment regardless of actual use, equivalent to 90% of the required rate per hectare determined in terms of the SAAU agreement, plus an equivalent rate per cubic meter for actual volumes consumed above 90% of the quota. The full implementation of the stepped tariff structures for irrigation will then be introduced with the revision of the SAAU agreement in the year 2001.

Government institutions

Water supplied for irrigation purposes from State schemes to other government departments or institutions financially supported by government departments, will be charged a tariff based on full financial cost recovery, without subsidisation.

Purchase of "extra water"

The current policy of allowing scheduled irrigators on Government water schemes to purchase "extra water" under certain conditions at heavily subsidised prices will be discontinued. Only under exceptional circumstances, such as an unexpected heat wave, will irrigators be allowed to purchase additional water over and above the quotas. The tariff for such extra water will be the raw water tariff for domestic and industrial supply.

7.5 Streamflow Reduction Activities

Water resource management charge: Full recovery of allocated water resource management costs, based on the total registered average annual volumetric water use, must be achieved. The National Water Act makes provision for the DWAF to make regulations for making a volumetric determination of water to be ascribed to a stream flow reduction activity for purposes of water use allocation and the imposition of charges. The necessary regulations (which involves a public participation process) and registration of existing lawful water use will precede the imposition of charges in any water management area.

In terms of the National Water Act, 1998, forestry is declared as a streamflow reduction activity. Existing and new forestry plantations will attract charges for water resource management, while prospective permit holders could be allowed to tender for allocations during a public auction process. Charges will be converted to a rate per hectare and will differ from catchment to catchment.

7.6 Non-consumptive Use of Water

Generation of hydro-electric power

Charges for making use of State water works for generating electricity will be based on the current unit cost of burning coal for Eskom coal-fired power stations, expressed in cents per kilowatt-hour, plus a 10% surcharge. Where Eskom is a party to a joint hydro-electric venture with the DWAF, an agreement on water use charges must be negotiated.

Rebate for water returned to a resource

Although section 56 (3)(d) of the National Water Act states that the pricing strategy may provide for a rebate on water returned to a water resource, the initial pricing strategy does not cover this aspect. This must be considered with due cognisance of the development of the pricing strategy for waste discharge charges.

Dewatering of mines

Underground water removed for mining purposes and discharged into a water resource as directed by the DWAF will not be subject to pricing for the quantity of water removed, but waste discharge charges may be applicable in terms of the new pricing strategy to be developed for waste discharges.

Water for recreational purposes

Charges for water stored for recreational purposes will be directed towards the volumetric use for the initial filling of the impoundment and the estimated annual evaporation from the dam surface.

7.7 Licensing and Registration Fees

The determination of fees payable in terms of the National Water Act with regard to applications for new licenses (Section 40 (3)) will be based on the estimated unit cost of processing a license application. Fees will be determined annually by the responsible authority for a particular water management area. For purposes of the initial pricing strategy, a uniform national application fee will be announced for each financial year. These fees will be waived in case of individual license applications of members of previously disadvantaged groups in rural areas.

The payment of fees for the registration of existing lawful water uses as requested by the DWAF will be waived in respect of all water users for purposes of the initial pricing strategy.

CONCLUSION 8.

This document has presented a resource pricing approach for South African water, based on financial and economic principles, and taking into account the country's social and ecological objectives. It has argued that supply-side approaches to address the problem of water scarcity are all but exhausted, and that an integrated approach, containing also demand-side measures represent the only viable long-run solution to the management of South Africa's water resources.

The new approach to water pricing recognises this, and proposes that the full financial cost of 1st tier water eventually be recovered from water users. Where necessary, this financial charge may ultimately be supplemented by an economic charge in water-scarce catchments, in order to reflect the relative scarcity of water as a commodity at a given time and place and thus to promote the efficient allocation and beneficial use of water.

Finally, it would be premature to assign definite time-frames to the staged phasing-in of full economic pricing in the absence of actual data. However, it is important to remember that the country's scarce water resources are at great risk if the move towards economic pricing is delayed any longer than is absolutely necessary.

9. GLOSSARY OF TERMS

Social equity: In the context of water resources, social equity implies that all user groups have fair and reasonable access to the nation's scarce water resources, and that the allocation of water resources facilitates universal and affordable access to a basic water supply.

Ecological sustainability: This concept captures the view that there is a need to treat ecological protection and continuing economic growth as mutually compatible rather than as necessarily conflicting objectives.

Economic efficiency: A condition that is achieved when resources are used over a given period of time in such a way as to make it impossible to increase the welfare of any person without harming another.

Economic value: The cost that represents the scarcity value of a good which would prevail in competitive markets.

Economics: Economics is the science which studies human behaviour as a relationship between ends and scarce means which have alternative uses.

Externalities: are essentially activities whose full cost or benefit is not incorporated into an economic decision; hence they lead to sub-optimal social allocation.

Market approach: This is an accepted means through which buyers and sellers can communicate and trade at mutually agreed terms.

Market clearance: A condition that is attained when the price of the good traded adjusts so that the quantity buyers wish to buy is equal to the quantity which sellers wish to supply.

Opportunity costs: The costs of alternatives forgone by using scarce resources in a particular manner.

Polluter pays principle: A principle that ensures that a charge per unit of pollution emitted into the ecosystem is charged to those responsible for such pollution in order to internalise the cost thereof.

Scarcity: The situation which arises when demand for any given good outstrips the supply of that good.

Water market: A market where water is traded in the same fashion as other goods.

No. 1631

11 December 1998

WATER SERVICES ACT, 1997 (ACT No. 108 OF 1997)

INVITATION TO SUBMIT WRITTEN COMMENTS ON THE PROPOSED NORMS AND STANDARDS IN RESPECT OF TARIFFS FOR WATER SERVICES IN TERMS OF SECTION 10(1) OF THE WATER SERVICES ACT, 1997 (ACT NO 108 OF 1997)

The Minister of Water Affairs and Forestry intends prescribing norms and standards in respect of tariffs for water services as contained in the Schedule hereto in terms of section 10(1) of the Water Services Act, 1997 (Act No 108 of 1997).

In terms of section 71(1)(a) interested parties are invited to submit written comments in connection with the proposed norms and standards by 31 March 1999. Comments must be submitted to the Director-General, Department of Water Affairs and Forestry, Private Bag X 313, Pretoria, 0001 or faxed to (012) 323 3877 and marked for the attention of Mr. Helgard Muller (Director:Water Services: Operations.)

SCHEDULE

PROPOSED REGULATIONS ON NORMS AND STANDARDS IN RESPECT OF TARIFFS FOR WATER SERVICES IN TERMS OF SECTION 10 (1)

1. Determination of revenue requirements

A water services authority must, when determining its revenue requirements on which tariffs for water services are based, take into account -

- (a) recovery of overhead, operational and maintenance costs;
- (b) cost of capital; and
- (c) depreciation.

Types of water services

- (1) A water services authority must, when setting tariffs for water services provided to consumers and other users within its area of jurisdiction, differentiate at least between
 - (a) water supply services to households;
 - (b) industrial use of water supplied through a water services work;
 - (c) water supply services to consumers other than households and industries;
 - (d) sanitation services to households;
 - (e) disposal of industrial effluent to a sewage treatment plant; and

- (f) sanitation services to consumers other than households and industries.
- (2) A water services authority must, when setting tariffs for providing water services to households, differentiate between different types of water services provided. Tariffs set must differentiate at least between -
 - (a) water supply services to households provided through communal water services works;
 - (b) water supply services provided through water services works or consumer installations designed to provide a controlled volume to a household:
 - (c) water supply services provided through water services works or consumer installations designed to provide an uncontrolled volume to a household;
 - (d) sanitation services provided through the on-site disposal of domestic waste water and sewage from households; and
 - (e) sanitation services provided through the discharge of domestic waste water and sewage from households to a sewage treatment plant.

3. Water supply services to households provided through communal water services works

Tariffs set, by a water services authority, for water supply services to households through a communal water services works must be based on -

- (a) a fixed monthly charge calculated on -
 - (i) operations and maintenance costs;
 - (ii) capital costs not financed through any grant, subsidy or donation received in connection with the construction or refurbishment thereof; and / or
- (b) a volume based charge.

Explanatory Note:

- A typical example of water supply services to households through a communal water services works is a communal standpipe.
- 4. Water supply services provided through water services works or consumer installations designed to provide a controlled volume to a household

Tariffs set, by a water services authority, for water supply services through water services works or consumer installations designed to provide a controlled volume to a household must be based on -

- (a) a fixed monthly charge calculated on -
 - (i) the estimated volume used;
 - (ii) operations and maintenance costs;
 - (iii) capital costs not financed through any grant, subsidy or donation received in connection with the construction or refurbishment thereof; and / or
- (b) a volume based charge.

Explanatory Note:

1. A typical example of a water services work or consumer installation designed to provide a controlled volume of water to a household is a roof tank filled daily by the water services authority.

- 5. Water supply services provided through water services works or consumer installations designed to provide an uncontrolled volume to a household Tariffs set by a water services authority, for the provision of water supply services through water services works or consumer installations designed to provide an uncontrolled volume to a household must -
 - (a) be based on the volume provided to a household; and

(b) be based on a tariff structure that provides for -

(i) rising block tariffs with the tariffs for each block increasing for higher consumption;

(ii) three or more tariff blocks;

(iii) a consumption level for each block defined as a volume consumed during any 30 day period;

(iv) a maximum consumption volume of not less than five and not in excess of ten kilolitres per household per 30 day period for the first tariff block;

 (v) a tariff for the first block or lowest consumption block set at the lowest amount possible taking into account the need to ensure the viability and sustainability of water supply services; and

(vi) a tariff for the last block or highest consumption block set at an amount that would deter unnecessarily high water use and that reflects the incremental cost that would be incurred to increase the capacity of the water supply infrastructure to meet an incremental growth in demand.

Explanatory Note:

- 1. A typical example of a water services work or consumer installation designed to provide an uncontrolled volume of water to a household is a yard connection or an in-house connection.
- 6. Industrial use of water supplied through a water services work

 Tariffs set by a water services authority, for the supply of water through a water
 services work or a consumer installation for industrial use must -

(a) be based on the volume provided; and

- (b) recover, at least, the capital costs, operations costs, and maintenance costs associated with that supply.
- 7. Water supply services to consumers other than households and industries Tariffs, set by a water services authority, for the supply of water through a water services work or a consumer installation to consumers other than households and industries must -

(a) be based on the volume provided; and

(b) recover at least the capital costs, operations costs, and maintenance costs associated with that supply.

8. Sanitation services provided through the discharge of domestic waste water and sewage from households to a sewage treatment plant

Tariffs set, by a water services authority, for the disposal of domestic waste water and sewage from households to a sewage treatment plant must be based on -

- (a) the volume discharged, where volume is measured as a percentage of total water supplied;
- (b) an estimate of the cost that will be reasonably incurred in collecting, conveying, treating and disposing of the household sewage to comply with quality standards set for discharge to a water resource, including additional costs related to the treating of specific pollutants, and
- (c) any costs that may be payable for discharge to a water resource.
- 9. Disposal of industrial effluent discharged to a sewage treatment plant Tariffs set, by a water services authority, for the disposal of industrial effluent discharged to a sewage treatment plant must be based on -
 - (a) the volume discharged to a sewage treatment plant;
 - (b) an estimate of the cost that will be reasonably incurred in collecting, conveying, treating and disposing of the effluent to comply with quality standards set for discharge to a water resource, including additional costs related to the treating of specific pollutants, and
 - (c) any costs that may be payable for discharge to a water resource.

10. Fixed charge

A water services authority may include a monthly fixed charge in the tariffs set for providing water services to consumers and other users over and above the tariffs referred to in regulations 5 to 9 above.

11. Connection fee

A water services authority must charge a fee for connecting a consumer or another water services institution to a water services work.

12. Connection fees for regularising unauthorised connections

A water services authority may charge any consumer connected to or connecting to a water services work without the authorisation of the relevant water services authority a connection fee, irrespective of any other action the water services authority may take against such person.

DEFINITIONS

In these regulations, unless the context shows that another meaning is intended, any term or expression used will have the meaning as defined in the Water Services Act, 1997 (Act 108 of 1997).

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GENERAL NOTICES • ALGEMENE KENNISGEWINGS

NOTICE 2912 OF 1998 DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CHANGE OF NAME OF A BARGAINING COUNCIL

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Bargaining Council for the Building Industry (East London)** resolved to change its name. With effect from 23 November 1998 the bargaining council is registered as the **Building Industry Bargaining Council (East London)**.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 2912 VAN 1998

DEPARTEMENT VAN ARBEID

WET OP ARBEIDSVERHOUDINGE, 1995

VERANDERING VAN NAAM VAN 'N BEDINGINGSRAAD

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby, ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die Bargaining Council for the Building Industry (East London) besluit het om sy naam te verander. Met ingang van 23 November 1998 is die bedingingsraad geregistreer as die Building Industry Bargaining Council (East London).

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H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(11 December 1998)/(11 Desember 1998)

NOTICE 2918 OF 1998

SOUTH AFRICAN MARITIME SAFETY AUTHORITY

SOUTH AFRICAN MARITIME SAFETY AUTHORITY ACT, 1998 (ACT No. 5 OF 1998)

DETERMINATION OF CHARGES

The South African Maritime Safety Authority has, under section 44 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998), made the determination in the accompanying Schedule, with effect from the date of publication hereof.

SCHEDULE

Definition

 In this Schedule "the Charges" mean the Determination of Charges published by General Notice 1316 of 17 July 1998.

Amendment of paragraph 1 of Charges

- 2. Paragraph 1 of the Charges is amended by the insertion after the definition of "exemption certificate" of the following definition:
 - "'fishing boat' means any ship used for catching fish or other living resources of the sea for financial gain or reward:".

Amendment of paragraph 7 of Charges

- 3. Paragraph 7 of the Charges is amended by the substitution for subparagraph (2) of the following subparagraph:
 - "(2) (a) Subject to item (b), a charge of R120 is payable for the issue of a safety certificate, a load line certificate, a load line exemption certificate, an IOPP certificate, an INLS certificate, an IGC Code certificate, an IBC Code certificate, a BCH Code certificate or a pollution safety certificate on the strength of a survey conducted by a surveyor who is not in the employ of the Authority.
 - (b) A charge of R35 is payable in terms of item (a) for the issue of a safety certificate in respect of a ship of less than 25 tons.".

Amendment of paragraph 13 of Charges

4. Paragraph 13 of the Charges is amended by the substitution in item (a) of subparagraph (1) for item 3 of the table of the following item:

Item	Description of ship	Charge
3	Ships over 6 metres in length to 25 tons	R140

Substitution of paragraph 35 of Charges

The following paragraph is substituted for paragraph 35 of the Charges:

"Survey of ship for IOPP certificate

- 35. The following charges are payable for the survey of a ship for an IOPP certificate:
- (a) Initial or renewal survey where the period of validity of the certificate is five years:
 - (i) Oil tanker up to 4 000 DW-R2 100;
 - (ii) oil tanker over 4 000 DW-R3 300;
 - (iii) fishing boat-R250;

- (iv) any other ship-R2 100;
- (b) annual survey:
 - (i) Fishing boat—R250;
 - (ii) any other ship-R600;
- (c) intermediate or additional survey:
 - (i) Fishing boat—R250;
 - (ii) any other ship-R1 000.".

KENNISGEWING 2918 VAN 1998 SUID-AFRIKAANSE MARITIEME VEILIGHEIDSOWERHEID

WET OP DIE SUID-AFRIKAANSE MARITIEME VEILIGHEIDSOWERHEID, 1998 (WET No. 5 VAN 1998)

VASSTELLING VAN GELDE

Die Suid-Afrikaanse Maritieme Veiligheidsowerheid het kragtens artikel 44 van die Wet op die Suid-Afrikaanse Maritieme Veiligheidsowerheid, 1998 (Wet No. 5 van 1998), die vasstelling in die bygaande Bylae vervat, afgekondig met ingang vanaf die datum van publikasie hiervan.

BYLAE

Woordomskrywing

1. In hierdie Bylae beteken "die Gelde" die Vasstelling van Gelde gepubliseer by Algemene Kennisgewing 1316 van 17 Julie 1998.

Wysiging van paragraaf 1 van Gelde

2. Paragraaf 1 van die Gelde word gewysig deur na die omskrywing van "verslagboek" die volgende omskrywing in te voeg:

"'vissersboot' 'n skip wat vir die vang van vis of ander lewende hulpbronne van die see vir geldelike voordeel of beloning gebruik word;".

Wysiging van paragraaf 7 van Gelde

- 3. Paragraaf 7 van die Gelde word gewysig deur subparagraaf (2) deur die volgende subparagraaf te vervang:
 - "(2) (a) Behoudens item (b) word 'n bedrag van R120 betaal vir die uitreiking van 'n veiligheidsertifikaat, 'n laslynsertifikaat, 'n laslynvrystellingsertifikaat, 'n IOBV-sertifikaat, 'n ISV-sertifikaat, 'n IGC-kode-sertifikaat, 'n IBC-kode-sertifikaat, 'n BCH-kode-sertifikaat of 'n besoedelingsveiligheidsertifikaat, op grond van 'n opneming uitgevoer deur 'n opnemer wat nie in diens van die Owerheid is nie.
 - (b) 'n Bedrag van R35 word ingevolge item (a) betaal vir die uitreiking van 'n veiligheidsertifikaat ten aansien van 'n skip van minder as 25 ton.".

Wysiging van paragraaf 13 in Engelse teks van Gelde

4. Paragraaf 13 in die Engelse teks van die Gelde word gewysig deur in item (a) van subparagraaf (1) item 3 van die tabel deur die volgende item te vervang:

Item	Description of ship	Charge
3	Ships over 6 metres in length to 25 tons	R140

Vervanging van paragraaf 35 van Gelde

5. Paragraaf 35 van die Gelde word deur die volgende paragraaf vervang:

"Opneming van skip vir IOBV-sertifikaat

- 35. Die volgende gelde word betaal vir die opneming van 'n skip vir 'n IOBV-sertifikaat:
- (a) Aanvangs- of hernuwingsopname waar die geldigheidsduur van die sertifikaat vyf jaar is:
 - (i) Olietenkskip tot en met 4 000 DW-R2 100;
 - (ii) olietenkskip bo 4 000 DW-R3 300;
 - (iii) vissersboot—R250;

- (iv) enige ander skip-R2 100;
- (b) jaarlikse opneming:
 - (i) Vissersboot-R250;
 - (ii) enige ander skip-R600;
- (c) tussentydse of bykomende opneming:
 - (i) Vissersboot—R250;
 - (ii) enige ander skip-R1 000.".

NOTICE 2919 OF 1998

DEPARTMENT OF LAND AFFAIRS

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996

It is hereby given for general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act No. 3 of 1996), the application for the acquisition of land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants:

Number	Name	ID Number
1.	Mkungwana Norman Kanyile	3801215298082
2.	Qani Alzina Ndaba	3410016322087
3.	Mafa Simon Sibisi	3106115135081

Property description of the affected land: Wit Umveloos.

Servitude:

District: Vryheid.

Province: KwaZulu-Natal.

Date: 30 November 1998.

Submitted by: Jean Sikosana.

NOTICE 2924 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 10005 Wiggins, known before consolidation as Sub. 12 of Lot 1429 Cato Manor, formerly known as Sub. 12 of Sub. 7 of Lot A of SB5 of Cato Manor, situated in the City of Durban.
- A portion of the consolidated Lot 10005 Wiggins, known before consolidation as Sub. 1 of Lot 1449 Cato Manor, formerly known as Sub. 1 of Lot 40 of Cato Manor, situated in the City of Durban.
- A portion of the consolidated Rem. of Bonela Extension 2, known before consolidation as Lot 1692 Cato Manor, formerly known as Sub RM of the Farm Cato Manor, situated in the City of Durban.
- Sub. 7 of Lot 1731 Cato Manor, formerly known as Sub. G of Lot 37 of MB6 of Cato Manor, situated in the City of Durban.

Extent of property:

- 1. 1 012 square metres.
- 2. 961 square metres.
- 3. 7 108 square metres.
- 4. 1 340 square metres.

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

1. T23537/1997.

2. T23537/1997.

3. T29874/1991.

4. T22184/1982.

Previous Title Deed No.:

. T17299/1975.

T17299/1975.

3. T119/1968.

4. T3864/1939.

Current owner:

1. National Housing Board.

2. National Housing Board.

3. Housing Development Board.

4. Development & Housing Board.

Claimant:

Priviti Woodraj Singh.

Date claim lodged:

30 June 1995.

Reference Number:

KRN 6/2/3/E/8/817/2716/237.

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

(11 December 1998)

NOTICE 2925 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:

Rem. of Sub 131 of Lot 264 of Cato Manor, formerly known as Rem. of Sub. 131 of

Lot 88 of Lot MB4 of Cato Manor 812, situated in the City of Durban, 15 Chiazzari

Estate, Cato Manor, Durban.

Extent of property:

524 square metres.

Magisterial District:

Durban.

Administrative District:

KwaZulu-Natal.

Current Title Deed No.:

T17492/1990.

Previous Title Deed No.:

T9627/1963.

Current owner:

North & South Central Local Council.

Claimant:

Mr Amos Shabalala.

Date claim lodged:

12 December 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/1171.

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

(11 December 1998)

NOTICE 2926 OF 1998

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DEPARTMENT OF LAND AFFAIRS

GENERAL NOTICE

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996

It is hereby given for general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act No. 3 of 1996), the application for the acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants:

Number	Name	ID Number
1	Sikhova Obed Masondo	2607225127083
2.	Mshiseleni Gideon Khumalo	3902045336082
3.	Mhlomeleni Amos Khumalo	0903115055084
4.	Enock Shabangu	5810145646086

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Property description of the affected land: Grootfontein 437, Portion 1 (remaining extent).

Servitude:

District: Vryheid.

Province: KwaZulu-Natal. Date: 2 December 1998.

Submitted by: Jean Sikosana.

(11 December 1998)

NOTICE 2927 OF 1998

ADVERT ON THE SAFETY AND SECURITY SECTOR

Please take notice that the Public Service Co-Ordinating Bargaining Council ("the PSCBC") passed a resolution, Resolution No. 12 of 1998 to designate a Safety and Security sector for the establishment of a Sectoral Bargaining Council. The scope of the Safety and Security Sectoral Bargaining Council is the state as employer and its employees employed in the South African Police Service in terms of the South African Police Services Act, No. 68 of 1995, and the Public Service Act, No. 103 of 1994.

The employer and all registered trade unions with members employed in the sector are invited to attend a meeting on 15 December at 08:30, at The Wachthuis, Fifth Floor, Conference Room, Polleys Arcade, Pretorius Street, Pretoria, to agree the terms of a constitution for the Safety and Security Bargaining Council.

Trade unions who attend the meeting are required to bring with them their certificate of registration of the trade union. Those trade unions that do not have stop order facilities with the employer must bring with them signed application forms of their members authorizing them to make deductions from their salaries of trade unions subscriptions.

(11 December 1998)

NOTICE 2928 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 as amended), that a claim for restitution of land rights on:

1. Reference No.

KR#6/2/3/H/9/1300/2386/104(26957)

2. Claimant:

Mr M.M.Nkutha

3. Froperty:

Certain lot marked No.754, situated in Annadale Street, in the Township of Sophiatown, District of Johannesburg, measuring

(17) square roods, (52) square feet.

4. Deeds of Transfer:

F.4652/44 & F.4043/59

5. Current Froperty Description:

Erf no.	Owner	Deed No.	Bondholder
Fortion of portion 40/1790	Fermuv Jose Luiz Simoes & Fermuv Rhonda Joyce Simoes	T9998/88	FNB
Fortion of portion 41/1790	Alian Joseph Arthur	T19033/74	

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Northern Metropolitan Local Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Frovince and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Frovince

Frivate Bag X03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2929 OF 1998

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

Notic e 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:

1. Reference No.

KRP6/2/3/H/9/1300/2386/68(25087)

2. Claimant:

Mr R.P.O.Maboe

3. Property:

Certain lot marked No.360, situated in Annadale Street, in the Township of Sophiatown, District of Johannesburg, measuring

(34) square roods, (104) square feet.

4. Deeds of Transfer:

F.8808/35 & F.201/56

5. Current Property Description:

Erf no.	Owner	Deed No.	Bondholder
Portion of portion 3/1786	J.M.D.Cornelius & J.F.Cornelius	T55798/94	FNB
Portion of portion 6/1786	B.J.Cronje	T24482/84	kamana ay a baran ay a

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Northern Metropolitan Local Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province

Private Bag X03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2930 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/577(10880)

2. Claimant:

M. A. Rammutla

3. Property:

Portion 1 of portion H of Lot No 364, situated on Gallant street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand

square feet ..

4. Deed of Transfer:

24445/1962

5. Date submitted:

19/01/96

6. Current Property Description:

Owner	Deed No.	Present Erf No.	Bondholder
City Council of Pretoria	T50477/83	Portion of Erf 576	None
City Council of Pretoria	T50477/83	Portion of Erf 577	None
City Council of Pretoria		Portion of Hollandia Street	None

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2931 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/172(6250)

2. Claimant:

S. J. Motau

3. Property:

Portion A of Lot No 350, situated on Bulawayo street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand six

hundred square feet...

4. Deed of Transfer:

7602/1966

5. Date submitted:

11/11/95

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2932 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/190(7503)

2. Claimant:

M. I. Kanyane

3. Property:

Remaining extent Lot No 279, situated on Fortuin street, in the Township

of Lady Selborne, district of Pretoria. Measuring thirty thousand square

feet..

4. Deed of Transfer:

42098/1965

5. Date submitted:

19/02/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2933 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/158(6234)

2. Claimant:

S. J. Bambo

3. Property:

Remaining extent of portion C of Lot No 87, situated on Maraba street, in the Township of Lady Selborne, district of Pretoria. Measuring one hundred and thirty eight square roods and one hundred and twenty eight

square feet ..

4. Deed of Transfer:

6268/1966

5. Date submitted:

12/01/95

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2934 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/638(11210)

2. Claimant:

P. K. Senokoane

3. Property:

Portion A of Lot No 82, situated on Magalie and Bambata street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand

square feet square feet.

4. Deed of Transfer:

7157/1951

5. Date submitted:

10/04/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2935 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/629(11106)

2. Claimant:

E. M. Ramosa

3. Property:

Portion 1 of Lot No 312, situated on Gallant street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand square feet

square feet.

4. Deed of Transfer:

25362/1966

5. Date submitted:

16/07/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm	The City Council of Pretoria	T39599/75
Zandfontein 317 JR	Y S Y	

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2936 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/680(16696)

2. Claimant:

F. M Ramoetlo

3. Property:

Portion 11 of portion 1 of portion C of Lot No 345, situated on Gallant street, in the Township of Lady Selborne, district of Pretoria. Measuring

ten thousand square feet.

4. Deed of Transfer:

2631/1953 and 28984/1963

5. Date submitted:

23/04/1996

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2937 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/733(20854)

2. Claimant:

M. E. Mogale

3. Property:

Remaining extent of Lot No 326, situated on Fortuin street, in the Township of Lady Selborne, district of Pretoria. Measuring eighteen

thousand square feet square feet.

4. Deed of Transfer:

4494/1963

5. Date submitted:

07/05/96

6. Current Property Description:

Owner	Deed No.	Present Erf No.	Bondholders	10 10 2 1 E
City Council Pretoria	T50477/83	Portion of Erf 575	None	e se e e e
City Council of Pretoria	T50477/83	Portion of Erf 580	None	5 * * * * * * * * * * * * * * * * * * *
City Council of Pretoria		Portion of Hollard Street	None	

7. Interested parties

c) Respondent:

Department of Land Affairs

d) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2938 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/156(6232)

2. Claimant:

H. A. Matsei

3. Property:

Lot No 204, situated on Baron street, in the Township of Lady Selborne, district of Pretoria. Measuring one hundred and thirty eight square roods

and one hundred and twenty eight square feet...

4. Deed of Transfer:

4155/1967

5. Date submitted:

12/01/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2939 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/344(10607)

2. Claimant:

S. N. Malahlela

3. Property:

Remaining extent of Lot No 83, situated on Magalie street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand square

feet.

4. Deed of Transfer:

25941/1961

5. Date submitted:

09/05/1996

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2940 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/84(5350)

2. Claimant:

E. M. Makgeledise

3. Property:

Remaining extent of portion 1 of portion C Lot No 345, situated on Gallant street, in the Township of Lady Selborne, district of Pretoria. Measuring

ten thousand square feet.

4. Deed of Transfer:

22786/1962

5. Date submitted:

2/11/95

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2941 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/443(10719)

2. Claimant:

F. J. Mahlangu

3. Property:

Portion B of Lot No 425, situated on Achilles street, in the Township of

Lady Selborne, district of Pretoria. Measuring twenty thousand square

feet.

4. Deed of Transfer:

43889/1965

5. Date submitted:

19/02/1996

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. interested parties

c) Respondent:

Department of Land Affairs

d) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2942 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/47(21251)

2. Claimant:

M Mackananzi

3. Property:

Remaining extent of Lot No 374, situated on Steven and Bulawayo street, in the Township of Lady Selborne, district of Pretoria. Measuring ten

thousand square feet square feet.

4. Deed of Transfer:

7157/1951

5. Date submitted:

10/04/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tei: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2943 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/614(10934)

2. Claimant:

S. J. Lale

3. Property:

Remaining extent of Lot No 397, situated on Bulawayo street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand

square feet.

4. Deed of Transfer:

11615/1966

5. Date submitted:

2/11/95

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2944 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/380(10646)

2. Claimant:

M. P. Kupa

3. Property:

Lot No 38, situated on Klip and Alexander street, in the Township of Lady Selborne, district of Pretoria. Measuring one hundred and thirty eight

square roods and one hundred and twenty eight square feet.

4. Deed of Transfer:

3545/1966

5. Date submitted:

20/03/1996

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2945 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/455(23410)

2. Claimant:

P. I. Coverdale

Property:

Remaining extent of Lot No 278, situated on Steven and Hector street, in the Township of Lady Selborne, district of Pretoria. Measuring ten

thousand square feet square feet.

4. Deed of Transfer:

7157/1951

5. Date submitted:

10/04/96

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2946 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/795(25406)

2. Claimant:

M. Kotze

3. Property:

Portion B of Lot No 278, situated on Hector street, in the Township of Lady Selborne, district of Pretoria. Measuring one hundred and thirty eight square roods and one hundred and twenty eight square feet square feet.

4. Deed of Transfer:

39536/1965

5. Date submitted:

11/08/96

6. Current Property Description:

Owner	Deed No.	Present Erf No.	Bondholders	
City Council Pretoria	T50477/83	Portion of Erf 560	None	19 <u>2 (27-28-2-)</u>
City Council of Pretoria	T50477/83	Portion of Sarel	None	

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2947 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/449(10728)

2. Claimant:

N. P. Kolokoto

3. Property:

Portion B of Lot No 414, situated on Bulawayo street, in the Township of Lady Selborne, district of Pretoria. Measuring ten thousand square feet.

4. Deed of Transfer:

38875/1965

5. Date submitted:

10/23/1995

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of	The City Council of Pretoria	T39599/75
portion 15) of the farm Zandfontein 317 JR		

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2948 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/319(10571)

2. Claimant:

M. A Chueni

3. Property:

Remaining extent of Lot No.419, situated on Jock and Lucerne street, in the Township of Lady Selborne, district of Pretoria. Measuring one hundred and five square roods and one hundred and nineteen square

feet.

4. Deed of Transfer:

22387/1950

5. Date submitted:

9/04/1996

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2949 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/146(5511)

2. Claimant:

M. F. Louwfant

3. Property:

Remaining extentof portion 24 (a portion of portion 1 of portion C) of Lot No 437, situated on Achilles street, in the Township of Lady Selborne, district of Pretoria. Measuring five thousand square feet square feet.

4. Deed of Transfer:

F. 37468/1964

5. Date submitted:

07/12/95

6. Current Property Description:

Present portion	Owner	Deed of Transfer
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR	The City Council of Pretoria	T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) City Council of Pretoria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 030 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2950 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 as amended), that a claim for the restitution of land rights on:

1. Reference No:

KRP6/2/2/J/13/0/0/80 (26537)

2. Claimant:

Ggotovane John Mbatha

3. Property:

Certain undivided 1/6th share in portion 9 (a portion of portion 1) of the

farm Sterkfontein No.155 I.P. measuring 262,6015 hectares.

4. Deeds of Transfer:

8123/1931

5. Date submitted:

03 August 1998

6. Current property Description:

Present portion	Present Land Owner/s	Deed of Transfer	Bondholder
The land in question (Sterkfontein155 I.P) has been			
consolidated.	N 9	8 8	2 2

7. Interested parties:

(a)

Land Bank

(c Respondent:

Department of Land Affairs

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Provinces and that the Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the abovementioned land is hereby invited to submit, within sixty 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X03 ARCADIA 0007.

Tel. (012) 324-5800

Fax (012) 324-5812

E.T. MASHININI Regional Land Claims Commissioner

NOTICE 2951 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/9/1300/34/203(4182)

2. Claimant:

C.A.Bowes

3. Property: 连环 医

Certain Lot No.1297 situated behind lot No.1298, in the Township of Albertville, district of Johannesburg. Measuring 17 square roods, 52 square feet and

Certain Lot No.1298 situated on Van Zyl Str in the township of Albertylle, district

Maria Alamanda Para and April

of Johannesburg. Measuring 17 square roods, 52 square feet.

4. Deed of Transfer:

T13024/1963

5. Date submitted:

March 1998

6. Current Property Description:

PRESENT PORTION	OWNER	DEED OF TRANSFER	Bond Details
Portion of remaining extent of consolidated erf 1830	Community Development Board	T.24434/81	
Portion of ptn 27 of lot 1830	M.D.Goodman	T.60283/96	Nedcor Bank – B63188/96
Portion of ptn 37 of 1830	G.JHB Transitional Metro.Council		8 Tr 1 Tr 1

7. Interested parties

Respondent a)

Department of Land Affairs

Greater Johannesburg Transitional Metropolitan Council b)

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2952 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 as amended), that a claim for restitution of land rights on:

1. Reference No.

KRP6/2/3/H/9/1300/2386/78(25329)

2. Claimant:

Ms R.N.Langa

3. Property:

Certain lot marked No.1243, situated in Gold Street, in the Township of Sophiatown, District of Johannesburg, measuring (34) square roods, (104) square feet.

Deeds of Transfer: F.2854/37 and F.5483/59

5. Current Property Description:

Erf no.	Owner	Deed No.	Bondholder
erf 1243	Mashao N.G Mashao L.M	T66496/97	B.54161/97

Interested parties 6.

> a) Respondent:

Department of Land Affairs

b) Northern Metropolitan Local Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province

Private Bag X03 **ARCADIA** 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

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NOTICE 2953 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/439(22130)

2. Claimant:

Mr M.C.Mphelo

3. Property:

Wallmansthall Agricultural holding No:60, District of Pretoria

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measuring 2.6767 hectares.

4. Deeds of Transfer:

T628/1961

5. Date submitted:

02 October 1997

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

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The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2954 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/509(25553)

2. Claimant:

Mr S.W. Mathe

3. Property:

Wallmansthall Agricultural holding No:981, District of Pretoria

measuring 1,7844 hectares.

4. Deeds of Transfer:

T14803/1946

5. Date submitted:

25 August 1998

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2955 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/480(24136)

2. Claimant:

Mr N.Madjane

3. Property:

Wallmansthall Agricultural holding No:61, District of Pretoria

measuring 2,6767 hectares.

4. Deeds of Transfer:

T43886/1964

5. Date submitted:

17 April 1998

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2956 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/463(22963)

2. Claimant:

Ms M.E.Moloi

3. Property:

Wallmansthall Agricultural holding No:1265, District of Pretoria

measuring 1,5047 hectares.

4. Deeds of Transfer:

T2958/1963

5. Date submitted:

17 May 1997

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public WWorks

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2957 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 as amended), that a claim for restitution of land rights cn:

1. Reference No.:

KRP6/2/2/H/14/0/0/255(19082)

2. Claimant:

M.D.Zwane

3. Property:

Wallmansthall Agricultural holding No:203, District of Pretoria

measuring 3,1227 hectares.

4. Deeds of Transfer:

T33493/1972

5. Date submitted:

17 May 1997

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2958 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/488(24573)

2. Claimant:

B.T.Tshabalala

3. Property:

Wallmansthall Agricultural holding No:213, District of Pretoria

measuring 2,6767 hectares.

4. Deeds of Transfer:

T16476/1965

5. Date submitted:

22 August 1997

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2959 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/2/H/14/0/0/250(13171)

2. Claimant:

E.G.Shibambo

3. Property:

Wallmansthall Agricultural holding No:1170, District of Pretoria

Marketta are etc.

measuring 1,6654 hectares.

4. Deeds of Transfer:

T47946/1965

5. Date submitted:

31 May 1996

6. Interested parties

a) Respondent:

Department of Land Affairs

b) Department of Public Works

c) SANDF

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces

Private Bag X 03 ARCADIA 0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2960 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/46 (1 42)

2. Claimant:

J.M.Loate

3. Property:

Portion C of lot No.325, situated on Gallant Str. lin the Township of Lady

Selborne, District of Pretoria. Measuring (666) square feet.

4. Deed of Transfer:

T344 /1995

5. Date submitted:

18 May 1995

6. Current Property Description:

PRESENT PORTION	OWNER	DEED OF TRANSFER	
Remaining Extent of portion 16 (a portion of portion 15) of the farm		T39599/ 5	
Zandfontein 31 JR			i- i-

Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 6 (sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 3 ARCADIA

Tel: (12) 324-58 Fax: (12) 324-5812

NOTICE 2961 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/756(22208)

2. Claimant:

N.R.Menyoko

3. Property:

Certain remaining portion K of lot No.102, situated in the Township of Lady Selborne, District of Pretoria. Measuring (10 000) square feet.

____, ____, ____, ____

4. Deed of Transfer:

T35722/1964

5. Date submitted:

19 January 1995

6. Current Property Description:

OWNER	DEED NO.	PRESENT ERF NO.	BONDHOLDER
P.H.S.Potgieter	81901/93	Portion of erf 154	Standard Bank
W.E.Strydom	55483/96	Portion of erf 153	Saambou Bank
J.Kirsten	102679/94	Portion of erf 139	ABSA
W.S Robbetse	26623/94	Portion of erf 140	ABSA

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2962 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/176(6254)

2. Claimant:

M.A. Mankga

3. Property:

Certain remaining extent of lot No.145, situated in the Township of Lady Selborne, District of Pretoria. Measuring (10 000) square feet.

4. Deed of Transfer:

T393/1962

5. Date submitted:

02 November 1995

6. Current Property Description:

OWNER	DEED NO.	PRESENT ERF NO.	BONDHOLDER
City Council of Pretoria	T50477/83	Portion of erf 330	
W.E.Strydom		Portion of Denyssen Str	

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2963 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/627(11104)

2. Claimant:

N.Z. Malebye

3. Property:

Lot No.341, situated in the Township of Lady Selborne, District of Pretoria.

Measuring (149) square feet.

4. Deed of Transfer:

T39385/1965

5. Date submitted:

10 April 1996

6. Current Property Description:

PRESENT PORTION	OWNER	DEED OF TRANSFER
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR		T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2964 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/276()

2. Claimant:

N.Maake

3. Property:

Remaining extent of Lot no.223, situated on Hector str.in the

Township of Lady Selborne, District of Pretoria. Measuring

(11866) square feet.

4. Deed of Transfer:

T13738/1967

5. Date submitted:

09 April 1996

6. Current Property Description:

PRESENT PORTION	OWNER	DEED OF TRANSFER
Remaining Extent of portion 16 (a portion of portion 15) of the farm Zandfontein 317 JR		T39599/75

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2965 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/73(5339)

2. Claimant:

M.D.Motshegwa

3. Property:

Remaining extent of Lot no.95, in the Township of Lady Selborne,

District of Pretoria. Measuring (10 000) square feet.

4. Deed of Transfer:

T8510/1966

5. Date submitted:

02 November 1996

6. Current Property Description:

OWNER	DEED NO.	PRESENT ERF NO.	BONDHOLDER
M.S.Letsoalo & M.Letsoalo	T72282/94	Portion of erf 241	Nedcor
S.M.Van Heerden & C.E.Van Heerden	T7654/94	Portion of erf 242	ABSA
J.Kruger & K.Kruger	T11389/97	Portion of erf 249	ÁBSA
E.M.Keyser	T49793/95	Portion of erf 250	W 2

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the abovementioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2966 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/435(10707)

2. Claimant:

M.L.B.Aphane

3. Property:

Remaining extent of Lot no.66, in the Township of Lady Selborne,

District of Pretoria. Measuring (138) square roods and (28) square

4

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feet.

4. Deed of Transfer:

T24163/1966

5. Date submitted:

06 May 1996

6. Current Property Description:

OWNER	DEED NO. PRESENT ERF NO.		BONDHOLDER		
City Council of Pretoria	T39599/75	Remaining extent of portion 16(a portion of portion 15) of the farm Zandfontein 317 JR			

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2967 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/639(11211)

2. Claimant:

G.Dawood

3. Property:

Portion 18(a portion of portion17 lot No.101, situated in the Township of

Lady Selborne, District of Pretoria. Measuring (7080) square feet.

4. Deed of Transfer:

T40382/1965

5. Date submitted:

18 November 1998

6. Current Property Description:

OWNER	DEED NO.	PRESENT ERF	BONDHOLDER		
L.J.Smit & M.C.Smit	T24583/93	Portion of erf 162	Ferrobond Pty Ltd Saambou Bank		
P.A.Pienaar & C.Pienaar	T83869/95	Portion of erf 162			
M.A.Fisch	T115338/97	Portion of erf 160	- · · · · · · · · · · · · · · · · · · ·		
		Portion of Boschberg street	114 1 114 1		

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

NOTICE 2968 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 as amended), that a claim for restitution of land rights on:

1. Reference No.:

KRP6/2/3/H/14/1287/3167/113(10142)

2. Claimant:

M.E.Mogale

3. Property:

Remaining extent of portion A of lot No.25, situated on Mostert Str in the

Township of Lady Selborne, District of Pretoria. Measuring (12870)

square feet.

4. Deed of Transfer:

T4493/1963

5. Date submitted:

07 May 1996

6. Current Property Description:

OWNER	DEED NO.	PRESENT ERF	BONDHOLDER	
J.H. Albertus & A.Coetzer	T69332/97	Portion of erf 103	Saambou Bank B-56581/97	
J.L.Venter	T71071/95	Portion of erf 123	Ferro Bd Pty.Ltd B-72583/95	
C.M.C.P.Borges	T64475/94	Portion of erf 124	-	

7. Interested parties

a) Respondent:

Department of Land Affairs

b) Greater Pretoria Transitional Metropolitan Council

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 60(sixty) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province Private Bag X 03
ARCADIA
0007.

Tel: (012) 324-5800 Fax: (012) 324-5812

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 178 OF 1998

This Board Notice is effective as from 1 April 1999

SCHEDULE

 In this Schedule any expression or word bears the meaning assigned to it in the Natural Scientific Professions Act, 1993 (Act No. 106 of 1993), and unless the context otherwise indicates—

"the Act" means the Natural Scientific Professions Act, 1993 (Act No. 106 of 1993);

"the year" means the period commencing on 1 April of any year and ending on 31 March of the next succeeding year;

"examination fee" the fee payable by a person applying for registration for examination—

(i) within 30 days of notice of date of examination;

"annual fee" means the fee payable by the registered-

(i) within 30 days from the date on which he is informed of his registration in terms of section II of the Act and thereafter

official contraction for the first

(ii) annually on or before 30 April;

"registration fee" means the fee payable when a person applies for registration in terms of section II of the Act.

2. FEES

- (a) (i) Registration fee: Professional Natural Scientist and Professional Natural-science Technologist: R136.80 (VAT included): Provided that in respect of a person already registered as a Professional Natural Scientist in training or a Professional Natural-science Technologist in training in terms of the Act, no registration fee shall be payable, provided further that if an application for registration is not successful no fee shall be refunded to the applicant.
 - (ii) Registration fee: Professional Natural Scientist in training and Professional Natural-science Technologists in training: R68.40 (VAT included): Provided that if any application for registration is not successful no fee shall be refunded to the applicant.
- (b) (i) Annual fee: Professional Natural Scientist and Professional Natural-science Technologist: R177,84 (VAT included).
 - (ii) Annual fee: Professional Natural Scientist in training and Professional Natural-science Technologist in training: R68,40 (VAT included): Provided that if he has been registered as a Professional Natural Scientist in training or a Professional Natural-science Technologist in training for a period in excess of four years, the fee shall be R177,84 (VAT included)

RAADSKENNISGEWING 178 VAN 1998

Hierdie raadskennisgewing tree in werking vanaf 1 April 1999

BYLAE

- In hierdie Bylae het 'n woord of uitdrukking waaraan in die Wet op Natuurwetenskaplike Professies, 1993 (Wet No. 106 van 1993), 'n betekenis geheg is, dieselfde betekenis en tensy uit die samehang anders blyk, beteken—
 - "die Wet" die Wet op Natuurwetenskaplike Professies, 1993 (Wet No. 106 van 1993);
 - "jaar" die tydperk wat op 1 April van 'n jaar begin en op 31 Maart van die daaropvolgende jaar eindig;
 - "eksamengeld" die geld wat deur 'n aansoeker om registrasie by eksamenaflegging betaalbaar is-
 - (i) binne 30 dae vanaf datum waarvan hy van sy eksamenaflegging verwittig is;
 - "jaargeld" die geld wat deur die geregistreerde betaalbaar is-
 - binne 30 dae vanaf datum waarop hy van sy registrasie kragtens artikel II van die Wet verwittig is; en daarna;
 - (ii) jaarliks voor of op 30 April;
 - "registrasiegeld" die geld wat betaalbaar is wanneer iemand kragtens artikel II van die Wet aansoek doen om registrasie.

2. GELDE

- (a) (i) Registrasiegelde: Professionele Natuurwetenskaplikes en Professionele Natuurwetenskaplike Tegnoloë: R136.80 (BTW ingesluit): Met die verstande dat geen registrasiegelde betaalbaar is nie ten opsigte van 'n pérsoon wat reeds ingevolge die Wet as 'n Professionele Natuurwetenskaplike-inopleiding of Professionele Natuurwetenskaplike Tegnoloog-in-opleiding geregistreer is. Met dien verstande dat registrasiegelde betaalbaar is vir elke kategorie waarin registrasie versoek word en voorts dat indien 'n aansoek om registrasie nie slaag nie, geen registrasiegeld aan die aansoeker terugbetaal moet word nie.
 - (ii) Registrasiegelde: Professionele Natuurwetenskaplike en Professionele Natuurwetenskaplike-in-opleiding Tegnoloog-in-opleiding: R68.40 (BTW ingesluit): Met dien verstande dat registrasiegelde betaalbaar is vir elke kategorie waarin registrasie versoek word en voorts dat indien 'n aansoek om registrasie nie slaag nie, geen registrasiegeld aan die aansoeker terugbetaalbaar moet word nie.
- (b) (i) <u>Jaargelde: Professionele Natuurwetenskaplike en Professionele Natuurwetenskaplike Tegnoloog:</u> R177.84 (BTW ingesluit).
 - (ii) <u>Jaargelde: Professionele Natuurwetenskaplike-in-opleiding en Professionele Natuurwetenskaplike Tegnoloog-in-opleiding: R68,40 (BTW ingesluit):</u> Met dien verstande dat as hy vir langer as vier jaar as 'n Professionele Natuurwetenskaplike-in-opleiding of Professionele Natuurwetenskaplike Tegnoloog-in-opleiding geregistreer is, is die jaargelde R177,84 (BTW ingesluit).

RAADSKENNISGEWING 179 VAN 1998

SUID-AFRIKAANSE RAAD VIR WAARDEERDERS

KENNISGEWING INGEVOLGE REËL 6.34 VAN DIE REËLS OP WAARDEERDERS, UITGEVAARDIG KRAGTENS ARTIKEL 22 VAN DIE WET OP WAARDEERDERS, 1982

Die volgende besonderhede rakende 'n geregistreerde persoon wat op 21 Oktober 1998 deur 'n komitee van die Raad aan die onderstaande onbehoorlike gedrag skuldig bevind is en op 27 November 1998 deur die Raad gestraf is, word hierby vir algemene inligting gepubliseer.

Naam

Roelof Petrus Johannes DU PREEZ (1830/6), waardeerder, Pretoria.

- 1. Oortreding van reël 4.1.1 van die Reëls op Waardeerders deurdat hy gedurende die begin van 1994 met betrekking tot die uitbring van sekere waarderingsverslae ten opsigte van eiendom geleë te Klipfontein/ Kruisfontein, sy posisie as waardeerder misbruik het deur bedrae geld onregmatig aan homself toe te eien, welke gedrag nie die waardigheid, status en goeie naam van die waardeerdersberoep hoog gehou het nie.
- 2. Oortreding van reël 4.1.2 van die Reëls op Waardeerders deurdat hy gedurende die begin van 1994 met die uitbring van sekere waarderingsverslae ten opsigte van eiendomme geleë te Klipfontein/Kruisfontein sy posisie as waardeerder misbruik het deur bedrae geld onregmatig aan homself toe te eien, welke gedrag die gevolg gehad het dat hy nie sy verpligtinge teenoor sy werkgewer of kliënt op 'n doeltreffende en bevoegde wyse met volkome getrouheid teenoor sy werkgewer of kliënt nagekom het nie.
- 3. Oortreding van reël 5.1.4 van die Reëls op Waardeerders deurdat hy gedurende die begin van 1994 met die uitbring van sekere waarderingsverslae ten opsigte van eiendomme geleë te Klipfontein/Kruisfontein sy posisie as waardeerder misbruik het deur bedrae geld onregmatig aan homself toe te eien, welke gedrag kwaadwilliglik of op roekelose wyse, regstreeks of onregstreeks, die professionele aansien, professionele vooruitsigte of werk van 'n ander waardeerder, geassosieerde waardeerder of waarderder-in-opleiding benadeel het.
- 4. Oortreding van reël 5.1.8 van die Reëls op Waardeerders deurdat hy gedurende die begin van 1994 met die uitbring van sekere waarderingsverslae ten opsigte van eiendomme geleë te Klipfontein/Kruisfontein sy posisie as waardeerder misbruik het deur bedrae geld onregmatig aan homself toe te eien, welke gedrag geag word besoldiging ontvang te wees vir die maak van 'n eiendomswaardering van enige ander persoon as sy kliënt, sy kliënt se gemagtigde verteenwoordiger of agent of van sy werkgewer.

Straf

Klagtes saamgeneem vir doeleindes van straf: Registrasie as waardeerder ingetrek en sy naam uit die register geskrap ingevolge artikel 19(1)(d) van die Wet.

BOARD NOTICE 180 OF 1998

TOWN AND REGIONAL PLANNERS ACT, 1984 (ACT No. 19 OF 1984)

AMENDMENT OF THE RULES OF THE SOUTH AFRICAN COUNCIL FOR TOWN AND REGIONAL PLANNERS PUBLISHED IN TERMS OF SECTION 28 OF THE TOWN AND REGIONAL PLANNERS ACT, 1984 (ACT No. 109 OF 1984)

It is hereby notified for general information that the Rules of the Council promulgated on 8 March 1985 (Government Gazette No. 9614), as amended, are hereby further amended as follows:

CHAPTER 10: TARIFF OF FEES

The hourly Tariff of Fees for Private Work in terms of Rule 10.10.1 has been amended to R375,00 per hour or part thereof with effect from 1 September 1997.

F. C. GIUDICI (Mrs)

Registrar

RAADSKENNISGEWING 180 VAN 1998

WET OP STADS- EN STREEKBEPLANNERS (WET No. 19 VAN 1984)

WYSIGING VAN DIE REËLS VAN DIE SUID-AFRIKAANSE RAAD VIR STADS- EN STREEKBEPLANNERS AFGEKONDIG INGEVOLGE ARTIKEL 28 VAN DIE WET

Dit word hiermee vir algemene inligting bekendgemaak dat die Raad se reëls wat op 8 Maart 1984 (Staatskoerant No. 9614) afgekondig is, soos gewysig, hiermee verder soos volg gewysig word:

HOOFSTUK 10: TARIEF VAN GELDE

Die Tydtarief vir Privaatwerk ingevolge artikel 10.10.1 van die Tarief van Gelde is gewysig na R375,00 per uur of gedeelte daarvan en het op 1 September 1997 in werking getree.

F. C. GIUDICI (Mev.)

Registrateur

BOARD NOTICE 181 OF 1998

TOWN AND REGIONAL PLANNERS ACT, 1984 (ACT No. 19 OF 1994)

AMENDMENT OF THE RULES OF THE SOUTH AFRICAN COUNCIL FOR TOWN AND REGIONAL PLANNERS PUBLISHED IN TERMS OF SECTION 28 OF THE TOWN AND REGIONAL PLANNERS ACT, 1984 (ACT No. 19 OF 1984)

It is hereby notified for general information that the Rules of the Council promulgated on 8 March 1985 (Government Gazette No. 9614) (as amended), are hereby further amended as follows:

CHAPTER 10: TARIFF OF FEES

The Tariff of Fees of the Council has been amended and came into operation on 1 November 1998.

The Tariff of Fees can be downloaded from the Council's web site at www.saplanners.org.za

F. C. GIUDICI (Mrs)

Registrar

RAADSKENNISGEWING 181 VAN 1998

WET OP STADS- EN STREEKBEPLANNERS (WET No. 19 VAN 1994)

WYSIGING VAN DIE REËLS VAN DIE SUID-AFRIKAANSE RAAD VIR STADS- EN STREEKBEPLANNERS AFGEKONDIG INGEVOLGE ARTIKEL 28 VAN DIE WET

Dit word hiermee vir algemene inligting bekendgemaak dat die Raad se reëls wat op 8 Maart 1984 (Staatskoerant No. 9614) afgekondig is (soos gewysig), hiermee verder soos volg gewysig word:

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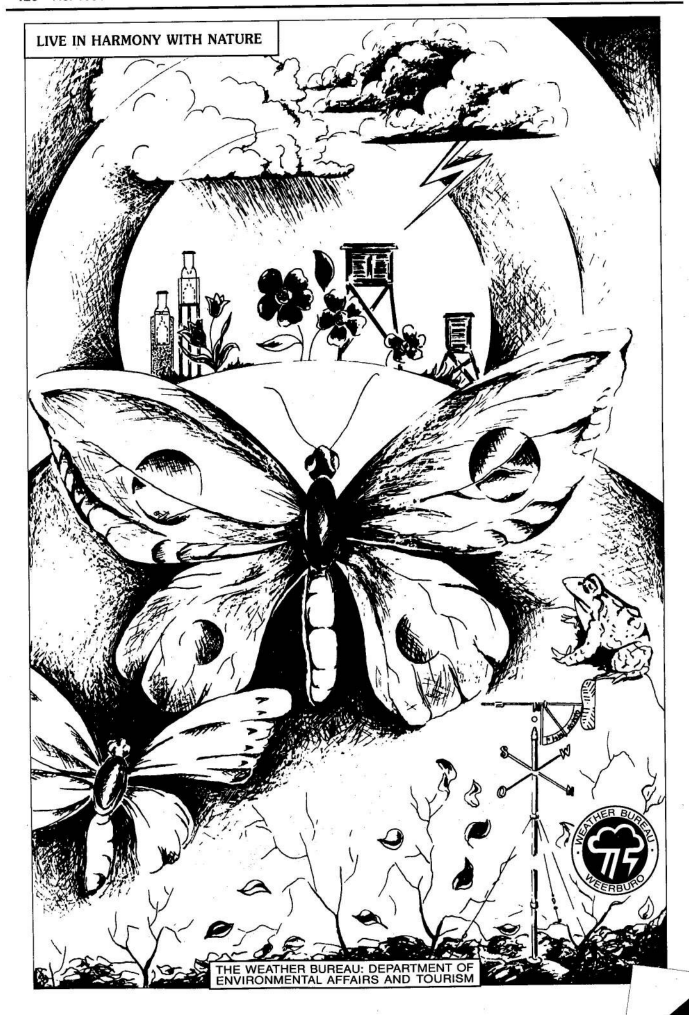
HOOFSTUK 10: TARIEF VAN GELDE

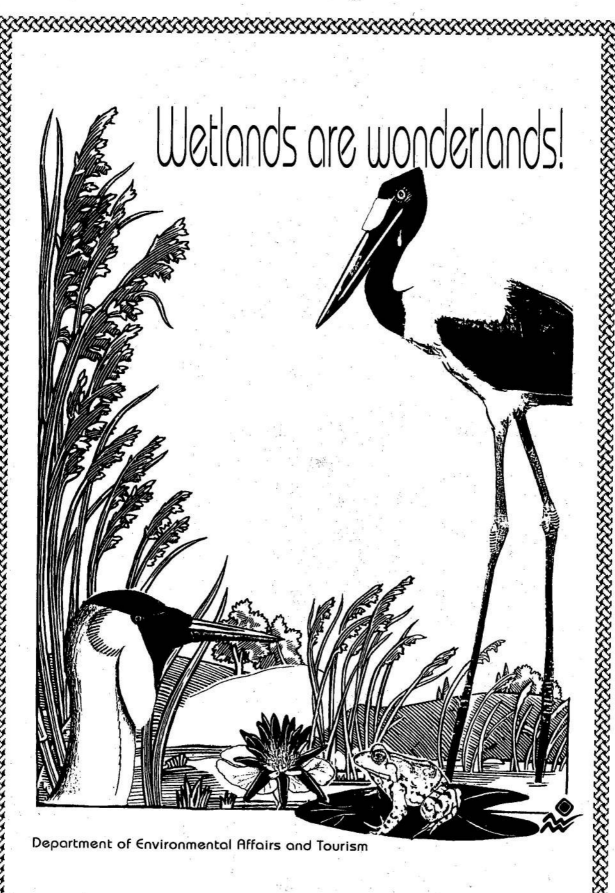
Die Tarief van Gelde van die Raad is gewysig en het op 1 November 1998 in werking getree.

Die Tarief van Gelde is beskikbaar op die Raad se "web site" by www.saplanners.org.za

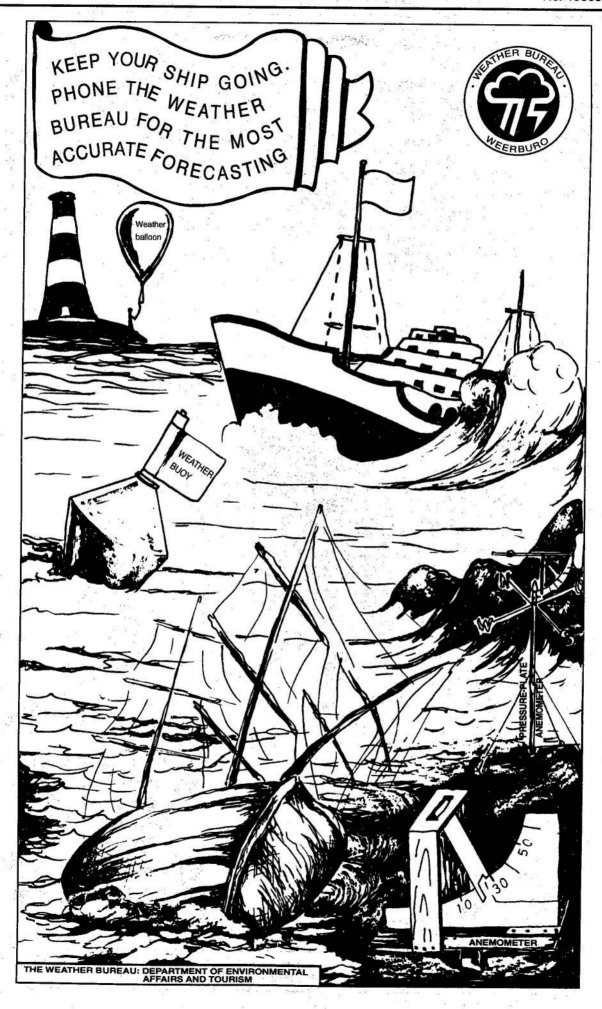
F. C. GIUDICI (Mev.)

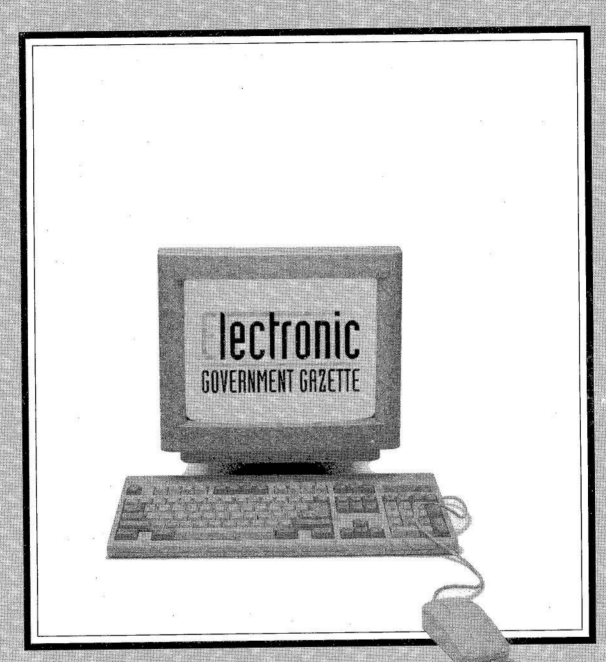
Registrateur











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