

Government Gazette Staatskoerant

REPUBLIEK VAN SUID AFRIKA

Vol. 453	Prete

oria, 28 March 2003 Maart No. 24600



AIDS HELPLINE: 0800-0123-22 Prevention is the cure

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2 No. 24600

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

CONTENTS

and weekly Index

Page Gazette No No. No. PROCLAMATION Constitution of the Republic of South R. 22 Amendment Act (2/2003): Africa Commencement..... 3 24698 GOVERNMENT AND GENERAL NOTICES Agriculture, Department of Government Notices Agricultural Product Standards Act 859 (119/1990): Standards and requirements regarding control of the export of citrus fruit: Amendment 171 24600 Plant Improvement Act (53/1976): Tariffs 861 for services provided by the Directorate: Genetic Resources..... 66 24600 Plant Breeders' Rights Act (15/1976): 862 Tariffs for services provided by the Directorate: Genetic Resources 69 24600 Foreign Affairs, Department of Government Notices Recognition granted as Honorary 411 Consul: New Zealand in Cape Town...... 6 24600 do.: New Zealand in Durban 6 24600 412 Recognition granted as Consul-General: 413 Kingdom of Spain in Cape Town..... 6 24600 414 do.: Republic of France in Johannesburg 6 24600 Recognition granted as Consul: Republic 415 7 24600 of France in Cape Town Recognition granted as Consul-General: 416 Republic of Mozambique in Johannes-7 24600 burg 417 do.: United Kingdom of Great Britain and Northern Ireland in Pretoria..... 7 24600 418 Recognition granted as Consul: Republic of Mozambigue in Durban 8 24600 419 Recognition granted as Consul-General: Argentine Republic in Johannesburg 8 24600 420 do.: Republic of Korea in Pretoria..... 8 24600 do .: Russian Federation in Cape Town ... 8 24600 421 9 24600 422 do.: Republic of Austria in Cape Town Home Affairs, Department of Government Notices Births and Deaths Registration Act 424 (51/1992): Notice of change of fees 10 24600 payable..... 425 do .: Alteration of forenames 14 24600 Independent Electoral Commission General Notice 852 Local Government: Municipal Structures (117/1998): Composition of Act 24593 3 Municipal Council Justice and Constitutional Development, Department of Government Notice 393 Magistrates' Courts Act (32/1944): Appointment of Ha-Makuya as a place for the holding of a periodical court

within the District of Thohoyandou.....

3

24592

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

INHOUD

en weeklikse Indeks

.

Bladsy	Koerant
No.	No.

PROKLAMASIE

R. 22	Wysigingswet op die Grondwet van die		
	Republiek van Suid-Afrika (2/2003):		
	Inwerkingtreding	4	24698

GOEWERMENTS- EN ALGEMENE KENNISGEWINGS

Arbeid, Departement van

No.

Goewern	nentskennisgewings	.		
R. 384	Application for variation of registered scope of a Bargaining Council	3	25040	
R. 386	Labour Relations Act (66/1995): Correction Notice: National Bargaining Council for the Clothing Manufacturing Industry: Extension of Main Collective		3	1
63	Re-enacting and Amending Agreement for the Free State and Northern Cape			
R. 387	Region to Non-parties do.: do.: do.: Extension of Collective Fund Re-enacting and Amending Agreement for the Northern Region to	6	25040	
R. 388	Non-parties do.: do.: do.: Extension of Main	7	25040	
426	Collective Agreement for the Northern Region (Knitting) to Non-parties Unemployment Insurance Act (63/2001):	8	25040	
120	Increase of the maximum rate of earn- ings to the Unemployment Insurance			
	Fund	2	24606	
Algemen	e Kennisgewings			
875	Wet op Arbeidsverhoudinge (66/1995):			
	Registrasie van 'n vakbond: Research		102020202020	
070	Council Trade Association (RCTA)	178	24600	
876	do.: do.: Mine, Engineering and Distributors, Workers' Union of South			
18	Africa (MEDWUSA)	179	24600	
Binnelan	dse Sake, Departement van			
Goewern	nentskennisgewings			
424				
	Sterftes (51/1992): Kennisgewing van	10	04000	
425	wysiging van gelde betaalbaar Births and Deaths Registration Act	12	24600	
425	(51/1992): Alteration of forenames	14	24600	
Buitelan	dse Sake, Departement van			
Goewern	nentskennisgewings			
411	Erkenning verleen as Erekonsul: Nieu-	75		
	Seeland in Kaapstad	6	24600	
412	do.: Nieu-Seeland in Durban	6	24600	
413	Erkenning verleen as Konsul-generaal:	6	04600	
414	Koninkryk van Spanje in Kaapstad do.: Republiek Frankryk in Johannes-	. 0	24600	
	burg	7	24600	
415	Erkenning verleen as Konsul: Republiek	7	04600	
416	Frankryk in Kaapstad Erkenning verleen as Konsul-generaal:	7	24600	
410	Republiek Mosambiek in Johannesburg.	7	24600	
417	do.: Verenigde Koninkryk van Groot	7	04600	
	Brittanie en Noord-Ierland in Pretoria	7	24600	

STAATSKOERANT, 28 MAART 2003

No. 24600 3

				80 <u>-</u>
No.	P.	age No.	Gazette No.	5
Labour.	Department of	n de de la Leona	1, 1, 1, 1, 1 1, 1 , 1 , 1	12
	- Mental Management of the Antonio and the second sec	3 -2-2 1	1	
R. 384	Labour Relations Act (66/1995): Application for variation of registered scope of a Bargaining Council	3	25040	3 2
R. 386	Labour Relations Act (66/1995): Correction Notice: National Bargaining	(73)	2 A	Gi Gi
22	Council for the Clothing Manufacturing	120		
	Industry: Extension of Main Collective Re-enacting and Amending Agreement			
	for the Free State and Northern Cape Region to Non-parties	6	25040	19
R. 387	do.: do.: do.: Extension of Collective			Al
	Fund Re-enacting and Amending Agreement for the Northern Region to	ст., с	dijî.	
	Non-parties	7	25040	α
R. 388	do.: do.: do.: Extension of Main			
	Collective Agreement for the Northern	_	05040	
426	Region (Knitting) to Non-parties Unemployment Insurance Act (63/2001):	8	25040	8
420	Increase of the maximum rate of earn-		27	
	ings to the Unemployment Insurance	a.	÷	
	Fund	- 2	24606	6
General	Notices	- B	19. A	
875	Labour Relations Act (66/1995):			10
	Registration of a trade union: Research	170	04000	
876	Council Trade Association (RCTA) do.: do.: Mine, Engineering and	178	24600	
0/0	Distributors, Workers' Union of South	-83		
×	Africa (MEDWUSA)	179	24600	
Land Af	airs, Department of	- 22 million		
i Same	nent Notice Restitution of Land Rights Act (22/1994):			
392	Claim for restitution of land rights: Grabouw, Magisterial District of Over- berg	3	24591	
-		, in the second s	2.001	
General		1	31 (d)	(9
865	Land Reform (Labour Tenants) Act (3/1996): Application for acquisition of land: Paddafontein Farm 17081	172	24600	
866	do.: do.: Uitvlugt Farm 432	173	24600	25 34
867	do.: do.: Goudenrif Farm 2	174	24600	8 - N
868	do.: do.: Wintershoek Farm 295 do.: do.: Avonduur Farm 167	175 176	24600 24600	
869 870	do.: do.: Uitkomst Farm	177		2
871	Restitution of Land Rights Act (22/1994):	0.00		
	Claim for restitution of land rights: Farm Illovo's Nek 1056	177	24600	
872	do.: Amendment Notice: Notice 3271 of	177	24000	*2
3	2002, Notice 242 of 2002 and Notice 64			- 5
070	of 2002 Restitution of Land Rights Act (22/1994):	178	24600	
878	Claim for restitution of land rights: Farm	4	7 27	10 C
	Thibet Park 346, Hewu	96	24600	
879	do.: do.: Farm Lily Fontein 344, Hewu	97	24600	
880 881	do.: do.: Farm Geluk 343, Hewu do.: do.: Portions 1 & 2, farm Glen Grey	98	24600	104
001	53, Queenstown	99	24600	0.0
882	do.: do.: Farm Rooipoort 170, Indwe	100	24600	
883	do.: do.: Portion 1 Snowdam, farm Rooi	101	24600	
884	Poort 170, Indwe do.: do.: Portion 2 of Portion 1, farm Rooi	101	24600	
004	Poort, Indwe	102	24600	
885	do.: do.: Farm Snowhill 206, Indwe	103	24600	4 L.
886	do.: do.: Erf 414, Jamestown, Aliwal	104	24600	
887	North do.: do.: Erf 1229, Burgersdorp, Albert	104	24600	
888	do.: do.: Farm Dennymains 91, Elliot	106	24600	
889	do.: do.: Farm Qithana 9, Elliot	107	24600	33
890	do.: do.: Portion 1, farm Usherwood 14, Maclear	108	24600	
2		100	-4000	

		1		10
	No.	CONTRACTOR 20 10 10 10 10 10 10 10 10 10 10 10 10 10	dsy Io.	Koerant No.
	419	Erkenning verleen as Konsul-generaal: Argentynse Republiek in Johannesburg.	8	24600
	420	do.: Republiek Korea in Pretoria	8	
	421	do.: Russiese Federasie in Kaapstad	9	24600
		do .: Republiek Oostenryk in Kaapstad	9	24600
ire		ke, Departement van		
ìo	ewerm	nentskennisgewing		
	392	Restitution of Land Rights Act (22/1994): Claim for restitution of land rights:		
	*	Grabouw, Magisterial District of Over- berg	3	24591
Ig	emene	e Kennisgewings		
	865	Land Reform (Labour Tenants) Act		
		(3/1996): Application for acquisition of land: Paddafontein Farm 17081	172	24600
	866	do.: do.: Uitvlugt Farm 432	173	
	867	do.: do.: Goudenrif Farm 2	174	24600
	868	do.: do.: Wintershoek Farm 295	175	24600
	869	do.: do.: Avonduur Farm 167	176	
	870	do.: do.: Uitkomst Farm	177	24600
ž	871	Restitution of Land Rights Act (22/1994): Claim for restitution of land rights: Farm		
		Illovo's Nek 1056	177	24600
	872	do.: Amendment Notice: Notice 3271 of 2002, Notice 242 of 2002 and Notice 64		-
	2	of 2002	178	24600
5	878	Restitution of Land Rights Act (22/1994): Claim for restitution of land rights: Farm	20	
		Thibet Park 346, Hewu	96	19 - TO 19 10 (CAS)
	879	do.: do.: Farm Lily Fontein 344, Hewu	97	
	880	do.: do.: Farm Geluk 343, Hewu	98	24600
	881	do.: do.: Portions 1 & 2, farm Glen Grey	99	24600
	000	53, Queenstown do.: do.: Farm Rooipoort 170, Indwe	100	
	882 883	do.: do.: Portion 1 Snowdam, farm Rooi	100	24000
	884	Poort 170, Indwe do.: do.: Portion 2 of Portion 1, farm Rooi	101	24600
	004	Poort, Indwe	102	24600
	885 886	do.: do.: Farm Snowhill 206, Indwe do.: do.: Erf 414, Jamestown, Aliwal	103	
		North	104	24600
	887	do.: do.: Erf 1229, Burgersdorp, Albert	105	24600
	888	do.: do.: Farm Dennymains 91, Elliot	106	24600
	889	do.: do.: Farm Qithana 9, Elliot	107	24600
	890	do.: do.: Portion 1, farm Usherwood 14,	10	-
	000000000000	Maclear	108	
	891	do.: do.: Farm Oribidale 360, Maclear	109	
	892	do.: do.: Farm Sejosingoe 15, Maclear do.: do.: Farm Versam 247, Maclear	110	
	893 894	do.: do.: 46 Robinson Road, Aliwal North	112	
	895	do.: do.: Piece of land housing the	10 G	
	896	Dyamele River Project, Whittlesea do.: do.: Lot 2, Block K, Mouth Arthur	113	24600
		Mission Station, Lady Frere	114	24600
	897	do.: do.: Mthimbini & Lixem Land,		
		Camama Administrative Area,		04000
		Cofimvaba		2 Jan 27 19 32
1- 1-	898	do.: do.: Erf 8, Cofimvaba	116 117	3 CONCLUENT
ē	899	do.: do.: Farm 44, Cofimvaba	118	
	900	do.: do.: Erf 9, Tsomo	119	
	901 902	do.: do.: Erf 11, Tsomo do.: do.: Farms between Engcobo &	119	24000
1		Uaie, Enacobo	120	24600
33	903	do.: do.: Unsurveyed & Unregistered Site, Barkley East	121	24600
2	904	do.: do.: Unregistered & Unsurveyed land between Elliot & Dyoki	122	24600
	905	do.: do.: Unregistered & Unsurveyed	9	
		Land in Indwe	123	
	906	do.: do.: Lot 185, Indwe	124	
	907	do.: do.: Lot 186, Indwe	125	24600
	908	do.: do.: Site in Esikhobeni Village, Cofimvaba	126	24600
10	5 B	Commeana	120	24000

GOVERNMENT GAZETTE, 28 MARCH 2003

	No.		Page	Gazette
	140.		No.	No.
	004	Destitution of Lond Distant Ast (00/100.0)		
	891	Restitution of Land Rights Act (22/1994):		
		Claim for restitution of land rights: Farm		
	121212	Oribidale 360, Maclear		24600
	892	do.: do.: Farm Sejosingoe 15, Maclear		24600
	893	do.: do.: Farm Versam 247, Maclear		24600
	894	do.: do.: 46 Robinson Road, Aliwal North	112	24600
	895	do.: do.: Piece of land housing the		
		Dyamele River Project, Whittlesea		24600
	896	do .: do .: Lot 2, Block K, Mouth Arthur		
		Mission Station, Lady Frere	114	24600
	897	do.: do.: Mthimbini & Lixem Land,		24000
	037	Camama Administrative Area.		
		Contraction of the second se		04000
	000	Cofimvaba	115	24600
	898	do.: do.: Erf 8, Cofimvaba	116	24600
	899	do.: do.: Farm 44, Cofimvaba	117	24600
	900	do.: do.: Erf 9, Tsomo	118	24600
	901	do.: do.: Erf 11, Tsomo	119	24600
	902	do.: do.: Farms between Engcobo &		
		Ugie, Engcobo	120	24600
	903	do.: do.: Unsurveyed & Unregistered		
		Site, Barkley East	121	24600
	904	do.: do.: Unregistered & Unsurveyed		21000
	001	land between Elliot & Dyoki	122	24600
	905	do.: do.: Unregistered & Unsurveyed	122	24000
	905	Lond in Induce	100	04000
	000	Land in Indwe	123	24600
	906	do.: do.: Lot 185, Indwe	124	24600
	907	do.: do.: Lot 186, Indwe	125	24600
	908	do.: do.: Site in Esikhobeni Village,		
		Cofimvaba	126	24600
	909	do.: do.: Unregistered & Unsurveyed Site		
		in Lubisi	127	24600
	910	do.: do.: do	128	24600
	911	do .: do .: Four commonages in		1.000
	•	Amahlubini Administrative Area No. 36,		
		St Marks, Cofimvaba	129	24600
	912	do.: do.: Phelandaba Administrative	120	24000
	512		130	04600
	010	Area, Hesrchel, Sterkspruit	130	24600
	913	do.: do.: Unspecified Site in Bebeza	404	
		Area, Sterkspruit	131	24600
	914	do.: do.: Site 505, Upper Ncuncozo		5 . S
		Administrative Area, Cofimvaba	132	24600
	915	do.: do.: Lot 23, Lower Lufutha Location,		
		Cala	133	24600
	916	do .: do .: Unspecified land at Mthonjeni		
		Village, Bengu Administrative Area, Lady		÷
		Frere	134	24600
	917	do.: do.: Farm 21, Cofimvaba	135	24600
	918	do.: do.: Farm 22, Cofimvaba	136	24600
	919	do.: do.: Erf 540, Queenstown	137	24600
	920	do.: do.: Erf 554, Queenstown	138	24600
	921	do.: do.: Erf 539, Queenstown	139	24600
	922	do.: do.: Unsurveyed & Unregistered	105	24000
	JEE	piece of farming land in Qumanco		
			140	04000
	000	Gxojeni Administrative Area, Cofimvaba.	140	24600
	923	do.: do.: Farm Milford 252, Wodehouse,		04000
	001	Indwe	141	24600
	924	do.: do.: Location 17, Mtshanyana	142	24600
-32	925	do.: do.: Farm Wapool 493, Cala	143	24600
	926	do.: do.: Lot 1, St Marks, Cofimvaba	144	24600
	927	do.: do.: Emnxe Building Lot 198,		
		Location No. 11, Xalanga, Cala	145	24600
	928	do.: do.: Unregistered, Xalanga	146	24600
	929	do.: do.: Various farms, Queenstown	147	24600
	930	do.: do.: Blaauwbank 179 JS	148	24600
	931	do.: do.: The Union Farm 130 JU	140	24600
	331	uo uo me onion raim 130 00	149	24000
Nat	tional	Treasury		

0	Matter
General	NOTICE

932	Lodging of transfer documents: Interest		
	payment on 30 April 2003	170	24600

Provincial and Local Government, Department of

General Notice

850	Local Government: Property Rates Bill,
*******	2003: Publication in accordance with rule
	241 (1) (c) of the Rules of the National
	Assembly

No.		Bladsy No.	Koerant No.
909	Restitution of Land Rights Act (22/1994) Claim for restitution of land rights	:	04000
910	Unregistered & Unsurveyed Sitein Lubis	si 127	
910	do.: do.: do		24600
911	do.: do.: Four commonages in		
	Amahlubini Administrative Area No. 36	, 100	0.000
010	St Marks, Cofimvaba	. 129	24600
912	do.: do.: Phelandaba Administrative		04000
	Area, Hesrchel, Sterkspruit		24600
913	do.: do.: Unspecified Site in Bebeza		-
	Area, Sterkspruit	. 131	24600
914	do.: do.: Site 505, Upper Ncuncozo)	1920 B 1912 B
o. (=	Administrative Area, Cofimvaba		24600
915	do.: do.: Lot 23, Lower Lufutha Location		
	Cala	. 133	24600
916	do.: do.: Unspecified land at Mthonjen	i	
21	Village, Bengu Administrative Area, Lady	/	
	Frere	. 134	24600
917	do.: do.: Farm 21, Cofimvaba		24600
918	do.: do.: Farm 22, Cofimvaba		24600
919	do.: do.: Erf 540, Queenstown		24600
920	do.: do.: Erf 554, Queenstown		24600
921	do.: do.: Erf 539, Queenstown	. 139	24600
922	do.: do.: Unsurveyed & Unregistered	ł	
	piece of farming land in Qumanco)	
	Gxojeni Administrative Area, Cofimvaba		24600
923	do.: do.: Farm Milford 252, Wodehouse	8	
	Indwe	. 141	24600
924	do.: do.: Location 17, Mtshanyana	. 142	24600
925	do.: do.: Farm Wapool 493, Cala	. 143	24600
926	do.: do.: Lot 1, St Marks, Cofimvaba	. 144	24600
927	do.: do.: Emnxe Building Lot 198	60 - FALORISE 10	
	Location No. 11, Xalanga, Cala	. 145	24600
928	do.: do.: Unregistered, Xalanga	. 146	24600
929	do.: do.: Various farms, Queenstown		24600
930	do.: do.: Blaauwbank 179 JS	. 148	24600
931	do.: do.: The Union Farm 130 JU	. 149	24600
Handel e	en Nywerheid, Departement van		
Goewern	nentskennisgewings		
R. 369	Standards Act (29/1993): Compulsory	,	
	specification for respirators	. 12	25040
R. 370	do .: Compulsory specification for breath	2	125.25
	ing apparatus		25040
Alma	o Konnicaowinao		

Algemene Kennisgewings

854	Board on Tariffs and Trade: Invitation to comment on Draft Anti-dumping		
	Regulations	24	24600
860	Board on Tariffs and Trade: Withdrawal		
	of rebate items	71	24600

Justisie en Staatkundige Ontwikkeling, Departement van

Goewermentskennisgewing

393	Wet op Landdroshowe (32/1944):		
	Bepaling van Ha-Makuya as 'n plek vir		
	die hou van 'n periodieke hof binne die		
	distrik Thohoyandou	4	24592

Landbou, Departement van

Algemene Kennisgewings

859	Wet op Landbouprodukstandaarde (119/1990): Standaarde en vereistes betreffende beheer oor die uitvoer van		
	sitrusvrugte: Wysiging	172	24600
861	Plantverbeteringswet (53/1976): Tariewe vir dienste verskaf deur die Direktoraat:		
	Genebronne	66	24600
862	Wet op Planttelersregte (15/1976): Tariewe vir dienste verskaf deur die		
	Direktoraat: Genebronne	69	24600
- 81			10

Nasionale Tesourie

24589

3

Algemene Kennisgewing

932	Inhandiging	van	oordragdokumente:		
	Rentebetaling	op 3	0 April 2003	170	24600

STAATSKOERANT, 28 MAART 2003

No.		Page No.	Gazette No.	No.	e ⁿ an e e e	Bladsy No.	Koerant No.
South A	frican Revenue Service		6	Onafhan	klike Verkiesingskommissie		
Governm	nent Notices	a ⁶ 1		Algemen	e Kennisgewing		
	Customs and Excise Act (91/1964) Amendment of Rules (No. DAR/70) do.: Amendment of Rules (No. DAR/71)	. з		852	Local Government: Municipal Structu Act (117/1998): Composition Municipal Council	of	24593
General	Notice	옷 영	Ĩ.	Provinsi	ale en Plaaslike Regering, Departen	nent van	
873	Lost share certificate: Certificate No 001357		24600	Algemen	e Kennisgewing		
	nd Industry, Department of	A 1	3	850	Local Government: Property Rates 2003: Publication in accordance with 241 (1) (c) of the Rules of the National Content of the	rule	04500
R. 369	Standards Act (29/1993): Compulsory	1	4	- ⁶ 9 - 2	Assembly	3	24589
D 070	specification for respirators		2 25040	10000000000000000000000000000000000000	ikaanse Inkomstediens		60
R. 370	do.: Compulsory specification for breath- ing apparatus		25040	Goewern	nentskennisgewings	100	
General	Notices			R. 406	Customs and Excise Act (91/19 Amendment of Rules (No. DAR/70)		24594
854	Board on Tariffs and Trade: Invitation to comment on Draft Anti-dumping		10. 10.	R. 407	do.: Amendment of Rules (No. DAR/	71). 21	24594
	Regulations	. 24	24600	Algemen	e Kennisgewing	8	
860	Board on Tariffs and Trade: Withdrawa of rebate items		24600	873	Lost share certificate: Certificate 001357		24600
Transpo	rt, Department of	60 - 8	5	Vervoer,	Departement van		
General	Notices			Algemen	e Kennisgewings	-	
853	Air Service Licensing Act (115/1990) Grant or amendment of domestic air ser	2 7	n. Mariana	853	Air Service Licensing Act (115/19 Grant or amendment of domestic air	ser-	
874	vice licences International Air Services Act (60/1993) Grant/amendment of international ai	•	24600	874	vice licences International Air Services Act (60/19	93):	24600
877	Air Service Licensing Act (115/1990)	. 94	24600	877	Grant/amendment of international service licences Air Service Licensing Act (115/19	94	24600
	Grant or amendment of domestic air service licence	-	5 24600	673. ¹	Grant or amendment of domestic air vice licence	ser-	24600

No. 24600

6

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF FOREIGN AFFAIRS DEPARTEMENT VAN BUITELANDSE SAKE

28 March 2003

RECOGNITION GRANTED AS HONORARY CONSUL

It is hereby notified that Father Alan Michael Lapsley has, with effect from 1 July 2001, been granted recognition as Honorary Consul of New Zealand in Cape Town, with Cape Town as his area of jurisdiction.

No. 411

No. 412

No. 411

28 Maart 2003

ERKENNING VERLEEN AS ERE-KONSUL

Hierby word bekendgemaak dat aan Vader Alan Michael Lapsley met ingang van 1 Julie 2001 erkenning verleen is as Erekonsul van Nieu-Seeland in Kaapstad, met Kaapstad as sy regsgebied.

28 March 2003

28 Maart 2003

28 March 2003

RECOGNITION GRANTED AS HONORARY CONSUL

It is hereby notified that the Government of New Zealand has established an Honorary Consulate in Durban and that Dr Jeya Wilson has, with effect from 1 July 2001, has been granted recognition as Honorary Consul of New Zealand in Durban, with Durban as her area of jurisdiction.

No. 412

ERKENNING VERLEEN AS ERE-KONSUL

Hierby word bekendgemaak dat die Regering van Nieu-Seeland 'n Erekonsulaat in Durban gevestig het en dat aan dr. Jeya Wilson met ingang van 1 Julie 2001 erkenning verleen is as Ere-konsul van Nieu-Seeland in Durban, met Durban as haar regsgebied.

No. 413

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Pablo De Jevenois Acillona has, with effect from 22 August 2001, been granted recognition as Consul-General of the Kingdom of Spain in Cape Town, with the Republic of South Africa as his area of jurisdiction.

Mr De Jevenois the successor to Mr N. Garcia.

No. 413

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Pablo de Jevenois Acillona met ingang van 22 Augustus 2001 erkenning verleen is as Konsul-generaal van die Koninkryk van Spanje in Kaapstad, met die Republiek van Suid-Afrika as sy regsgebied. Mnr. De Jevenois is die opvolger van mnr. N. Garcia.

No. 414

28 March 2003

28 Maart 2003

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Michel Trétout has, with effect from 23 August 2001, been granted recognition as Consul-General of the Republic of France in Johannesburg, with the Provinces of the Free State, KwaZulu-Natal, North West, Gauteng, Mpumalanga and Limpopo and the Kingdom of Lesotho as his area of jurisdiction.

Mr Trétout is the successor to Mrs C. Robichon.

STAATSKOERANT, 28 MAART 2003

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Michel Trétout met ingang van 23 Augustus 2001 erkenning verleen is as Konsulgeneraal van die Republiek Frankryk in Johannesburg, met die Provinsies Vrystaat, KwaZulu-Natal, Noordwes, Gauteng, Mpumalanga en Limpopo, en die Koninkryk van Lesotho as sy regsgebied.

Mnr. Trétout is die opvolger van mev. C. Robichon.

No. 415

No. 414

RECOGNITION GRANTED AS CONSUL

It is hereby notified that Mr Bruno Clerc has, with effect from 23 August 2001, been granted recognition as Consul of the Republic of France in Cape Town, with the Provinces of the Western Cape, Northern Cape and Eastern Cape, Prince Edward Islands and Tristan da Cunha's archipelago as his area of jurisdiction.

Mr Clerc the successor to Mr J-C. Belliard.

No. 415

ERKENNING VERLEEN AS KONSUL

Hierby word bekendgemaak dat aan mnr. Bruno Clerc met ingang van 23 Augustus 2001 erkenning verleen is as Konsul van die Republiek Frankryk in Kaapstad, met die Provinsies Wes-Kaap, Noord-Kaap en Oos-Kaap en die Prins Edward-eilande en die Tristan da Cunha-argipel as sy regsgebied.

Mnr. Clerc is die opvolger van mnr. J-C. Belliard.

No. 416

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Luís Adelino da Silva has, with effect from 27 August 2001, been granted recognition as Consul-General of the Republic of Mozambique in Johannesburg, with the Provinces of the North West and Gauteng as his area of jurisdiction.

Mr Da Silva the successor to Mr J.J.G. Manhique.

No. 416

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Luís Adelino da Silva met ingang van 27 Augustus 2001 erkenning verleen is as Konsul-generaal van die Republiek Mosambiek in Johannesburg, met die Provinsies Noordwes en Gauteng as sy regsgebied.

Mnr. Da Silva is die opvolger van mnr. J.J.G. Manhique.

No. 417

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Andrew Sparkes, Deputy High Commissioner at the British High Commission, has, with effect from 28 September 2001, been granted recognition as Consul-General of the United Kingdom of Great Britain and Northern Ireland in Pretoria, with the Provinces of Gauteng, Mpumalanga, the North West, the Free state and Limpopo as his area of jurisdiction.

Mr Sparkes the successor to Mr S.L. Gass.

No. 417

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Andrew Sparkes, Adjunk-Hoë Kommissaris by die Britse Hoë-Kommissariaat, met ingang van 28 September 2001 erkenning verleen is as Konsul-generaal van die Verenigde Koninkryk van Groot Brittanje en Noord-Ierland in Pretoria, met die Provinsies Gauteng, Mpumalanga, Noord-Wes, Vrystaat en Limpopo as sy regsgebied.

Mnr. Sparkes is die opvolger van mnr. S.L. Gass.

28 Maart 2003

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28 March 2003

28 Maart 2003

28 March 2003

28 March 2003

28 Maart 2003

28 Maart 2003

GOVERNMENT GAZETTE, 28 MARCH 2003

No. 418

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No. 24600

RECOGNITION GRANTED AS CONSUL

It is hereby notified that Mr Joaquim Chigogoro Mussassa, has, with effect from 11 October 2001, been granted recognition as Consul of the Republic of Mozambique in Durban, with the Provinces of KwaZulu-Natal, Eastern Cape and the Free State as his area of jurisdiction.

Mr Mussassa is the successor to Mr J.Z. Boca.

No. 418

ERKENNING VERLEEN AS KONSUL

Hierby word bekendgemaak dat aan mnr. Joaquim Chigogoro Mussassa met ingang van 11 Oktober 2001 erkenning verleen is as Konsul van die Republiek Mosambiek in Durban, met die Provinsies KwaZulu-Natal, Oos-Kaap en Vrystaat as sy regsgebied.

Mnr. Mussassa is die opvolger van mnr. J.Z. Boca.

No. 419

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Rogelio Enrique Tristany has, with effect from 15 October 2001, been granted recognition as Consul-General of the Argentine Republic in Johannesburg, with the Republic of South Africa as his area of jurisdiction.

Mr Tristany is the successor to Mr J. I. Strassburger

No. 419

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Rogelio Enrique Tristany met ingang van 15 Oktober 2001, erkenning verleen is as Konsul-generaal van die Argentynse Republiek in Johannesburg, met die Republiek van Suid-Afrika as sy regsgebied.

Mnr. Tristany is die opvolger van mnr. J. I. Strassburger.

No. 420

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Bae Young-han, Minister Counsellor at the Embassy of the Republic of Korea, has, with effect from 7 November 2001, been granted recognition as Consul-General of the Republic of Korea in Pretoria, with the Republic of South Africa as his area of jurisdiction.

Mr Bae is the first incumbent of this new post.

No. 420

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Bae Young-han, Minister: Raad by die Ambassade van die Republiek Korea met ingang van 7 November 2001 erkenning verleen is as Konsul-generaal van die Republiek Korea in Pretoria, met die Republiek van Suid-Afrika as sy regsgebied.

Mnr. Bae is die eerste bekleër van hierdie nuwe pos.

No. 421

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mr Vagif B. Mirzadzhanov has, with effect from 28 November 2001, been granted recognition as Consul-General of the Russian Federation in Cape Town, with the Provinces of the Western Cape, Northern Cape and Eastern Cape as his area of jurisdiction.

Mr Mirzadzhanov is the successor to Mr L. A. Vladimirov.

28 March 2003

28 Maart 2003

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STAATSKOERANT, 28 MAART 2003

No. 421

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mnr. Vagif B. Mirzadzhanov met ingang van 28 November 2001, erkenning verleen is as Konsul-generaal van die Russiese Federasie in Kaapstad, met die Provinsies Wes-Kaap Noord-Kaap, en Oos-Kaap as sy regsgebied.

Mnr. Mirzadzhanov is die opvolger van mnr. L. A. Vladimirov.

No. 422

No. 422

RECOGNITION GRANTED AS CONSUL-GENERAL

It is hereby notified that Mrs Christine Kivinen has, with effect from 1 December 2001, been granted recognition as Consul-General of the Republic of Austria in Cape Town, with the Provinces of the Western Cape, Northern Cape and Eastern Cape as her area of jurisdiction.

Mrs Kivinen the successor to Mr L. Kowarzik.

(72/15/5)

28 Maart 2003

ERKENNING VERLEEN AS KONSUL-GENERAAL

Hierby word bekendgemaak dat aan mev. Christine Kivinen met ingang van 1 Desember 2001, erkenning verleen is as Konsul-generaal van die Republiek Oostenryk in Kaapstad, met die Provinsies Wes-Kaap, Noord-Kaap en Oos-Kaap as haar regsgebied.

Mev. Kivinen is die opvolger van mnr. L. Kowarzik.

No. 24600 9

28 Maart 2003

28 March 2003

DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 424

28 March 2003

BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)

NOTICE OF CHANGE OF FEES PAYABLE

With reference to Government Notice No. 328 of 2002 which was published in *Government Gazette No.* 23225 of 22 March 2002, it is hereby announced that fees which are payable in terms of section 8 of the Births and Deaths Registration Act, 1992 (Act No. 51 of 1992), for services rendered have been amended. The fees which are payable with effect from 1 April 2003 are the following:

(a)	Issuing of an abridged <i>computer printed</i> or <i>handwritten</i> birth or death certificate: Provided that no fees are payable for the issuing of the prescribed certificate on registration of a birth or death	R7,00
(b)	Issuing of an unabridged birth or death certificate, or a reproduction of the relevant register or a reproduction of any supporting documentation coupled to the register concerned, as well as verification of information from birth and death registers in regard to an individual: Provided that where the reproduction or verification is required for official purposes within the meaning of paragraph (h) below, it shall be free of	
	charge	R40,00
(c)	Application for any amendment to the birth register of any person including the noting of the fact of adoption in the birth register of a person in terms of the Child Care Act, 1983, but excluding the re-registration of a birth in terms of section 11 of the Births and Deaths Registration Act, 1992 (Act No. 51 of 1992), which is <i>free of charge</i>	R45,00
(d)	Application for any change of the forenames or surname of a minor (section 24 and 25 of Act No. 51 of 1992)	R45,00
(e)	Application for the changing of a major's forenames in the birth register (section 24 of Act No. 51 of 1992). The insertion of a major's forenames and surname in the birth register (section 23 of Act No. 51 of 1992), however, is <i>free of charge</i> if his or her identit document was issued with the forename repeated as a	
	surname	R70,00

No. 24600 11

Application by a major to assume a different surname (section 26 of Act No. 51 of 1992): Provided that, if the applicant is lawfully married, the amount shall include the application of his or her spouse, as well as those of any minor children, or if the applicant is divorced or a widow or a widower, shall also include the application of his or her minor children, if any	R225,00
Issuing of a duplicate confirmation of the change of a major's forenames and/or surname	R35,00
Furnishing of information from the Population Register for official purposes to any department of State, local authority or statutory body (section 29 of Act No. 51 of 1992): Provided that the prescribed fees for abridged or unabridged birth or death certificates shall be payable if such certificates are requested	Free
	of Act No. 51 of 1992): Provided that, if the applicant is lawfully married, the amount shall include the application of his or her spouse, as well as those of any minor children, or if the applicant is divorced or a widow or a widower, shall also include the application of his or her minor children, if any Issuing of a duplicate confirmation of the change of a major's forenames and/or surname Furnishing of information from the Population Register for official purposes to any department of State, local authority or statutory body (section 29 of Act No. 51 of 1992): Provided that the prescribed fees for abridged or unabridged birth or death certificates shall be payable if such certificates are

28 Maart 2003

WET OP REGISTRASIE VAN GEBOORTES EN STERFTES, 1992 (WET NO. 51 VAN 1992)

KENNISGEWING VAN WYSIGING VAN GELDE BETAALBAAR

Met verwysing na Goewermentskennisgewing No. 328 van 2002, wat in Staatskoerant No. 23225 van 22 Maart 2002 gepubliseer is, word hiermee bekend gemaak dat gelde wat kragtens artikel 8 van die Wet op Registrasie van Geboortes en Sterftes. 1992 (Wet No. 51 van 1992), betaalbaar is vir dienste gelewer, gewysig is. Die gelde wat met ingang van 1 April 2003 betaalbaar is, is soos volg:

(a)		Uitreiking van 'n verkorte <i>rekenaargedrukte</i> of <i>handgeskrewe</i> geboorte- of sterftesertifikaat: Met dien verstande dat geen gelde t.o.v. die voorgeskrewe sertifikaat wat by die registrasie van 'n geboorte of sterfte uitgereik word betaalbaar is nie	R7,00
(b)		Uitreiking van 'n volledige geboorte- of sterftesertifikaat of reproduksie van die betrokke register of die reproduksie van enige ondersteunende dokument of stuk wat met die betrokke register gepaard gaan, asook die stawing van inligting van 'n geboorte- of sterfteregister met betrekking tot 'n persoon: Met dien verstande dat waar die reproduksie of stawing benodig word vir amptelike gebruik binne die bedoeling van paragraaf (h)	
Ψ.		hieronder, dit gratis is	R40,00
(c)		Aansoek om enige wysiging van die geboorteregister van enige persoon, met inbegrip van die notering van die feit van aanneming op die geboorteregister van 'n persoon ingevolge die Wet op Kindersorg, 1983, maar uitgesluit die herregistrasie van 'n geboorte kragtens artikel 11 van die Wet op Registrasie van Geboortes en Sterftes, 1992 (Wet No. 51 van 1992) wat gratis is	R45,00
(d)	×	Aansoek om enige verandering in die geboorteregister van 'n minderjarige se voornaam of van (artikel 24 en 25 van Wet No. 51 van 1992)	R45,00
(e)	5	Aansoek om die verandering in die geboorteregister van 'n meerderjarige persoon se voorname (artikel 24 van Wet No. 51 van 1992). Die inskrywing van 'n meerderjarige persoon se voornaam of van in die geboorteregister (artikel 23 van Wet No. 51 van 1992) is egter gratis indien die identiteitsdokument uit- gereik is met die voornaam herhaal as die van	R70,00

STAATSKOERANT, 28 MAART 2003

No. 24600 13

(f) Aansoek van 'n meerderjarige persoon om 'n ander van aan te neem (artikel 26 van Wet No. 51 van 1992): Met dien verstande dat, indien die aansoeker wettig getroud is die bedrag van R180,00 ook die aansoek van sy of haar eggenote en minderjarige kinders, as daar is, insluit, of indien die aansoeker geskei. of 'n weduwee of 'n wewenaar is, ook die aansoeke van sy of haar minderjarige kinders, as daar is, insluit R225,00 (g) Uitreiking van 'n duplikaatbevestiging van 'n verandering van 'n meerderjarige se voorname en/of van R35,00 (h) Verstrekking van inligting uit die Bevolkingsregister vir amptelike gebruik deur enige staatsdepartement, plaaslike owerheid of statutêre liggaam (artikel 29 van Wet No. 51 van 1992): Met dien verstande dat die voorgeskrewe fooie vir verkorte of volledige geboorte- of sterftesertifikate betaalbaar is indien sulke sertifikate verlang word ... Gratis.

No. 425

28 March 2003

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

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

- 1. Johanna Stamper (650920 0114 08 4) 1158 Rose Street, Toekomsrus, Randfontein, 1759 Joanne
- 2. Willie Serfontein (570809 5169 08 5) 12 Irene Road, St Montague Village, Steenberg Waleed
- Isabel Dawn Wheeler (680204 0210 08 3) 6 Wimbledon Street, Beacon Valley, Mitchells Plain, 7785 Ebadaat
- 4. Sharon Patton (630116 0131 08 8) 4 Lydenberg Road, Portlands, Mitchells Plain, 7785 Shahiema
- 5. Yasmina Bodhania (621017 0108 08 7) PO Box 421047, Fordsburg, 2033 Tasmiyah
- Hester Rosie Visagie (620920 0214 08 9) 24 Sacremento Crescent, Colorado Park, Mitchells Plain, 7785 – Helen Rose
- 7. Gava Fayers (520310 0172 08 4) 310 Orient Drive, Orient Hills, Isipingo, Durban, 4110 Howa Bibi
- 8. Robert Charles Kannemeyer (510213 5167 08 7) 16 York Street, Woodstock Rashaad
- Romenia Berenice Fredericks (730718 0182 08 3) 19 Alhabama Street, South-End, Strand, 7140 Rushiedah
- Pathmavathie Dass (580623 0124 08 8) PO Box 65162, Reservoir Hills, Durban, 4090 Priscilla Pathmavathie
- 11. Geetha Alli (660907 0165 08 2) House 34 Road 728, Montford, Chatsworth, 4092 Aadilah

12. Valentia Aletta Swain (560428 0061 08 0) 40 Ararat Circle, Tafelsig, Mitchells Plain, 7785 - Fazlin

- 13. Andrew Michael Sellar (700815 5196 08 8) 12 Blossom Street, New Fields, 7764 Ameer
- 14. Errol Dennis Ryan (480709 5175 08 3) 65 Matthew Street, Valhalla Park, Lavis Town Erefaan
- Magdalena Van Den Berg (491024 0005 08 8) 25 Oval North Street, Beacon Valley, Mitchells Plain, 7785 – Mymoena
- Mog Rashaad May (410726 5073 08 9) 5 Groenberg Street, Tafelsig, Mitchells Plain, 7785 Nugent Vincent
- Ernest Adolph Heindrich Neumann (360630 5015 08 4) 402 Trafelgar Place, Regent Road, Seapoint, 8005 – Ernst Adolph Heindrich

18. Carol Patricia Anné Nevin (580302 0149 08 6) PO Box 592, Noordhoek, 7979 - Carole Patricia Anne

- 19. Lorraine Lucinda Jacobs (721122 0114 08 2) 7D Moosa Walk, Parkwood Estate Laeega
- 20. Melony Samantha Petersen (730629 0202 08 8) 50 Strauss Road, Steenberg, 7945 Malikah
- 21. Natasha Anthony (680507 0202 08 6) 57 Lonedown Road, Hanover Park, 7764 Nabeelah

- Nitessa Belinda Bernardo (730125 0150 08 8) 3 Andromeda Street, Forest Glade, Eerste River, 7100 Natasha Belinda
- Mervyn Theodore Stephanus Williams (740604 5217 08 2) 12 Le Roux Road, Franschhoek, 7690 Mervyn Theo Steven
- 24. Anneline Van Niekerk (720826 0014 08 1) 76 1st Avenue, Sherwoodpark, Manenberg Aneegah
- 25. Cornelia Hoffman (300828 0072 08 3) PO Box 686, Caledon, 7230 Cornelia Anna

8 11 1 .

- Crystal Aletta Ariefdien (670823 0492 08 6) 7 Maanskynkop Street, Tafelsig, Mitchells Plain, 7785 Kashiefah
- 27. Delphine Lucille Sallie (601011 0174 08 6) 49 Silver Street, Eldorado Park, 1812 Shamillah
- 28. Noorjan Tayob Ballim (730302 0255 08 0) 33 Plover Street, Extension 1, Lenasia, 1827 Noorjehan
- 29. Ana Paula Peixoto Nel (690930 0033 08 7) 385 Serene Street, Garsfontein Ana Paula Peixoto Leitao
- Isaurinda Nunes (400523 0079 08 4) 53 Rose Street, Rosettenville, 2190 Isaurinda Vaz Antunes Gaspar
- Travor Christopher Allen Francke (650702 5156 08 2) 3 Stephenson Street, Extension 23, Belhar, 7493 – Trevor Christopher Allen
- 32. Bradley Andrew Lapin (710612 5042 08 3) 33 Northridge Avenue, Sunnyridge, Germiston Bradley Stephen Qhuedon-Jody
- 33. Elsie Malan (650804 0107 08 4) 806 Reuel Street, Wapadrand, 0050 Antoinette Elsie
- 34. Fatima Bibi Ismail Patel (610401 0079 08 9) 15 Hanbury, 36 Candella Road, Sherwood, Durban, 4091 Fatima
- 35. Rubina Bibi Amod (690104 0372 08 1) 91 Ogwini, 9 Russell Street, Durban, 4001 Habeebah Bibi
- Prabashni Sheik Gudoo (680912 0124 08 4) 52 Brailsford Avenue, Sunford, Phoenix, Durban Sumeya
- 37. Amanda Jenning Adonis (671029 0415 08 0) 119 Pieterse Street, Worcester Amanda Janine
- 38. Usha Krishna (671208 0138 08 8) 78 Dharwar Road, Merebank, Durban, 4052 Simran
- 39. Marlene Genevieve Cheema (670906 0001 08 8) Private Bag X11205, Nelspruit, 1200 Zaheera
- 40. Dhunlutchmee Aniroodh (650113 0187 08 2) 28 Lacefern Circle, Redfern, Phoenix, 4068 Maureen
- Anna Magrieta Elizabeth Kriel (660110 0128 08 0) 41 Lenaria Street, Protea Park, Atlantis, 7349 -Anneline
- 42. Tharani Pather (660115 0135 08 4) 316 Leviton Street, Wierdapark, Centurion, 0149 Tharanie
- 43. Nicolette Adele Nortier (660209 0248 08 6) 25 Dunster Avenue, Fish Hoek, 7975 Nicholas Azden
- 44. Bhamita Ravjee Chinia (730713 0091 08 7) PO Box 31529, Braamfontein, 2017 Bhamita Minesh

- 45. Shunbagavali Naidoo (590713 0165 08 8) 35 Rockdove Place, Rockford, Phoenix, 4068 Sharm.
- 46. Ruth Suzanna Ahmad (730615 0198 08 7) 4 Smew Avenue, Extension 1, Lenasia, 1820 Fowzeya
- 47. Catharina Aletta Kirton (540524 0005 08 8) PO Box 1392, Kloof, 3640 Cathy
- 48. Ada Luisa Marques Henriques (720427 0162 08 5) 45 Tynemouth Road, Plumstead Ada Luisa Marques Tem-Tem
- Brian Bazel Griffiths (550412 5040 08 5) 16 Wolf Kibel Street, Woodlands, Mitchells Plain, 7785 Ibrahim
- 50. Amina Jacobs (500125 0174 08 6) 254 Joe Slovo Civic Centre, Kabah Patricia Rona
- 51. Henry Jacobus Bastiaan (580719 0169 08 9) 5 Vuurleue Crescent, Roosendal, Delft Hendrina
- 52. Kistamah Chetty (580911 0091 08 8) PO Box 7, Hibberdene, 4220 Maliga Khandoo Kistamah
- Moegamat Faseeg Williams (550517 5044 08 3) 12 Sugarloaf Street, Manenberg, 7764 Victor Vincent
- 54. Kaven Peter Crouch (570626 5149 08 5) 30 Willow Avenue, New Orleans, Paarl, 7646 Kevin Peter
- 55. Craig Tristan Williams (720809 5033 08 2) 200 Essenwood Road, 3 Esselea, Berea, 4001 Craig Tristan Steenberg
- 56. Graham Martin Isaacs (620114 5807 08 5) 18 Falcon Way, Sunbird Park, Kuils River, 7580 Ghalied
- 57. Mogamat Moniet Mustapha (710214 5302 08 5) 24 Winter Place, Extension 21, Belhar Muhammad Munier
- 58. Pieter Willem Adriaan Swanepoel (450130 5061 08 0) 234 Rietfontein, Muldersdrift De Jager
- 59. Radha Padayachee (740726 0261 08 6) PO Box 2307, Kwa Dukuza, 4450 Lee-Anne
- 60. Carmelita Nicolette Williams (740826 0150 08 9) 38 Hope Crescent, Hanover Park, 7780 Kaamilah
- 61. Johan Smit (730321 5033 08 6) 754 Naude Street, Wonderboom South, Pretoria Gerhard
- 62. Grant Edward John Notten (730828 5230 08 2) South African Embassy, Denmark Esaias Grant Joshua
- 63. Valerie Ashby (360827 0056 18 6) PO Box 2685, Knysna, 6570 Sally
- 64. Roslyn Mamsie Aydogan (710504 0064 08 1) 14 Westgate, Mumford Street, Vanderbijlpark Rayhan
- 65. Jean Stella Sellick (430301 0001 08 3) 116 Sandspruit Street, Eastlynn, 0186 Angela Jane
- 66. Mahomed Nagdee (680628 5200 08 9) 11 Estelle Avenue, Robertsham, 2091 Mohammed
- 67. Piet Gallant (520119 5183 08 1) 236 Eikeboom Street, Brandboom. Bagaberg Pieter
- 68. Henriëtte Heiletjie Pieterse (730716 0018 08 3) PO Box 3590, Pretoria, 0001 Henriette

- 69. Anna Cecilia Nel (670404 0207 08 7) PO Box 348, Hluhluwe, 3960 Cecillie
- Johanna Scheepers (261004 0083 08 5) 27 President Swart Road, Bisley, Pietermartizburg, 3201 Willemina Johanna Letitia Goldia
- 71. Pietiena Fransman (250917 0224 08 1) 36 12th Avenue, Elsies River Petina
- Fredrieka Johanna Fransiena Barrows (441112 0156 08 3) 8 Benjamin Street, Hexpark, Worcester, 6850 - Frances
- 73. Jonies De Bruyn (580324 5179 08 2) 7 Bloukrans Lane, Sherwood, Atlantis, 7349 Ernest
- 74. Jacoba Wilhelmina Du Toit (500827 0023 08 6) PO Box 55713, Arcadia, Pretoria Johanna Jacoba Wilhelmina
- 75. Archana Kana (721217 0187 08 6) 192 Rose Avenue, Extension 3, Lenasia, 1827 Archana Sanjay
- 76. Tracy Ann Baggott (721022 0225 08 8) 4 Balmont Street, Corinationville Tasneem Tracy
- 77. Sina Smit (720705 0290 08 3) 91 Vaal Oranje Avenue, Douglas Sina Jainey
- Larney Lonn Van Graan (700706 5298 08 3) 13 Avenue Hoorn Street, Saxonsea, Atlantis, 7349 Lonn
- 79. Sheraveni Dewthapersadh Harpal (700721 0112 08 0) 15A Gladstone Street, Dundee, 3000 Shera Dewthapersadh
- Hendrik Johannes Benjamin King (700424 5271 08 0) PO Box 115, Abbotsdale, 7301 Johannes Benjamin
- 81. Vanitha Chetty (691125 0270 08 1) 4 Dahlia Court, Lotus Park, Isipingo, 4110 Sandra
- Merle Joy Domingo (721211 0024 08 4) 100 Salvia Crescent, Linton Grange, Port Elizabeth, 6025 Merle Qailah
- 83. Samuel Dick (720130 5149 08 7) 32 Sarona Street, Gelvandale, Port Elizabeth, 6016 Sameer
- Jacob Quinton Ceasar (710125 5194 08 5) 46 Mountain View Street, Elsies River, 7490 Quinton Jacob
- 85. Anna Van Wyk (701215 0133 08 8) 11 Elizabeth Circle, Saxon Sea, Atlantis, 7349 Anneline
- 86. Delia Scholtz (740419 0215 08 4) 12 Soekmekaar Street, Macassar, 7130 Fadeelah
- Johanna Jacoba Bezuidenhout (551005 0013 08 8) 7 Morlom Mews, 8 Morlom Road, Prestbury, Pietermartizburg, 3201 – Annatjie Johanna Jacoba
- 88. Kamalatchee Kader (600207 0168 08 3) 95 Road 742, Montford, Chatsworth, 4092 Sofia
- 89. Karl Barnard (580528 5133 08 5) PO Box 1104, Vredenburg, 7380 Karel
- 90. Rosie Goosen (500928 0165 08 1) 134 Petas Walk, Manenberg, 7764 Rashieda
- 91. Ebrahim George (460310 5108 08 5) 67 Yellowfin Crescent, New Dawn, Newlands East, Durban, 4037 Brian

- Lillian Abrahams (430110 0131 08 3) 12 Orpheus Crescent, Woodlands, Mitchells Plain, 7785 Fahtima
- Madwathie Dunpall (490920 0125 08 4) 58 Ragpalm Gardens, Palmview, Phoenix, 4068 Mudhwathie
- Vernon Patrick Fife (590323 5006 08 7) 18 Cinderella Crescent, East Ridge, Mitchells Plain, 7785 Faizel
- 95. Brenda Israel (580724 0200 08 2) B8 Station Road, Campden, Verulam, 4340 Bilkis
- Elsonia Riana Du Preez (570612 0063 08 3) 12 Tortelduif Street, Onder-Papegaaiberg, Stellenbosch, 7600 – Elzonia Riana
- Roshila Singh (520909 0064 08 2) 20 Raeton, 40 South Beach Avenue, South Beach, Durban, 4001 Rushana
- Matheus Diederiks (541110 5105 08 8) 24 Flamingo Crescent, Colorado, Mitchells Plain, 7785 Mathew
- 99. Douglas Olyn (590628 5187 08 7) 16 Scholtz Avenue, Wellington Douglas Jeffrey
- 100. Jennifer Lynne Arenson (710803 0058 08 9) 12 Muir Road, Rondebosch, 7700 Jenny Lynne
- 101.Charmé Cambrai Stöter (670423 0032 08 9) 10 Cobblestone Square, St Georges Road, East London Charné Cambrai
- 102. Todd Daniel De Klerk (600726 5195 08 7) 9 Francis Street, Tafelsig, Mitchells Plain, 7785 Rashied
- 103. Marcelle Pearl Roberts (650418 0147 08 9) 45 Borghorst Street, Monte Vista, 7460 Marcel
- 104. Veronica Roslyn Bush (680630 0109 08 3) 9 Duiker Avenue, Bush Hill, Randpark Ridge Vee Roslyn
- 105. Jacob Claase (510109 5073 08 7) PO Box 41, Lutzville, 8165 Joseph Jacobus
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GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 854 OF 2003

INVITATION TO COMMENT ON DRAFT ANTI-DUMPING REGULATIONS

The Board on Tariffs and Trade's draft anti-dumping regulations are herewith presented for public comment. The purpose of the regulations is to ensure transparency in antidumping proceedings, by creating a legal environment in which all parties are aware of the procedures to be followed. It also provides for strict deadlines for submitting information, which will assist the Board to conclude proceedings more timeously.

All interested parties are hereby invited to comment on the Board on Tariffs and Trade's draft anti-dumping regulations. Any queries regarding and all comments on the draft regulations may be directed to the Director: Trade Remedies Policy of the International Trade Administration, Adv. Gustav Brink, at fax (012) 428 7817, fax (012) 428 7736, or at gustavb@dti.pwv.gov.za.

All comments have to reach the Director: Trade Remedies Policy by no later than 16h00 on 16 May 2003.

No. 24600 25

REPUBLIC OF SOUTH AFRICA

DEPARTMENT OF TRADE AND INDUSTRY

DRAFT REGULATIONS: ANTI-DUMPING

TABLE OF CONTENTS

			16	
Part A - Definitions	2012 (M. 1996) 1997			12
1. Definitions	e 11 8 4			5
Part B – General Provisions				
2. Confidentiality		л. М		10
3. Investigations				11
4. Representation				11
5. Oral hearings				11
6. Adverse party meetings				12
Part C – Procedures				
Sub-Part I - General		n ^{8. E)}		
7. SACU industry	2			13
8. Normal value				13
9. Related foreign market producers and seller	s			16
10. Constructed export price	35			17
11. Material injury				17
12. Material injury in cases involving tenders			20	18
13. Threat of material injury			÷.	19
14. Material retardation of the establishment of	an industry			19
15. Causality	. *			20
16. Comparison of normal value and export price	ce			20
17. Margin of dumping				22
18. Lesser duty rule	97. - (74)			22
19. Verifications		18		23
20. Verification reports		X		23
Sub-Part II – Pre-Initiation Procedure				
21. Properly documented complaint				25
22. Properly documented application	8			25
23. Normal value standard for initiation purpos	es			26
24. Material injury standard for initiation purpo	oses			27
25. SACU industry verification				27
26. Merit assessment				27
27. Notification				27

122.2	STAATSKOERANT,	28 MAART	2003
	on an on one and the		2000

28. Initiation	······································		28	
29. Responses by interested parties	к с. з 2.	e ^{de} r	29	
Sub-Part III – Preliminary Investigat	ion Phase		2	
30. Extensions for submission		C	29	8
31. Deficiencies		ં ને સ્વી	29	
32. Non-cooperation by exporters or	foreign producers	s	30	
33. Provisional payments		an a taga a	30	
34. Preliminary report		1	31	
Sub-Part IV – Final Investigation Pha	ise	. 4		<u>19</u>
35. Comments on preliminary report			32	1
36. Extension of validity of provision	nal payments		32	•
37. Essential facts	21 00	•	32	×:
38. Definitive anti-dumping duties		e e ²	33	
39. Price undertakings		эс.		
Part D – Reviews				
Sub-part I - General	12 12			
40. Notification		2 10	34	
41. Initiation	Дар	a 4 6	34	
42. Responses by interested parties		с. С. ў	34	
43. Essential facts	. And an	÷.,	35	
Sub-Part II – Interim Reviews			85	
44. Time frame		(). € Ti	36	
45. Changed circumstances			36	51
46. Review procedure		e - 2 - 8	36	
47. Final finding		й яс ак. 1	36	
Sub-Part III – New Shipper Reviews				73 74
48. Eligibility	· · · · ·	a g s	37	
49. Information required		· · ·	37	
50. Suspension of anti-dumping dutie	S	s 2 [*] a	37	
51. Review procedure		6 0 <u>5</u> 8	37	-
52. Final finding	8 2 ₈ 6 5	(8) 2	38	
Sub-Part IV – Sunset Reviews		. I.	14 14 0 14 15	12 12
53. Duration of anti-dumping duties			39	ae.
54. Initiation of sunset review		8	39	æ

.5 3

28 No. 24600

GOVERNMENT GAZETTE, 28 MARCH 2003

	55. Notification	$\mathbb{E}^{\times} \gtrsim \mathbb{C}^{\times} \otimes \mathbb{C}^{\times}$	ан 10			39
	56. Review procedure	· "363" -				40
	57. Information required	\$3			19	40
	58. Non-cooperation		1. t.	0 0 2 2 2		40
	59. Final finding		e a ^t a da a	8 353		41
S	ub-Part V – Anti-Circumvent	ion Reviews	57 S.S.			6
	60. Circumvention	a 2	20	e 11	3	42
ŝ	61. Information required	a ar a	10 10			44
	62. Review procedure	12				44
3	63. Final finding	%	8 85			45
S	ub-Part VI – Judicial Review	s .				
	64. Judicial reviews		2			46
S	ub-Part VI – Refunds					
	65. Applications for refunds	× 6	11 - 184			46
	66. Refunds following interir	n reviews		1		46
P	art E – Final Provisions		E P			25
Ĩ	67. Delegation	92 (a)				46
	68. Transitional application	· · · · ·		3		46

DRAFT REGULATIONS

Part A - Definitions

1. Definitions

"Best information" means the information that is available to the Commission at the time of making a determination, whether preliminary or final, and which has been verified or is verifiable, provided that all requirements regarding nonconfidentiality and timely submission have been met. In cases of non-cooperation by an exporter best information may include, in any order, –

(a) For normal value:

(i) The prices of another seller or sellers in that market; or

(ii) The information contained in the application; or

(iii) Any other information at the Commission's disposal.

(b) For export prices:

(i) The information contained in the application; or

(ii) The information contained in the import statistics as provided by the Commissioner for the South African Revenue Service; or

(iii) Any other information at the Commission's disposal.

"Commission" means the International Trade Administration Commission established in terms of section 7 of the International Trade Administration Act, 2002 (Act No. 71 of 2002).

"Constructed export price" is the export price calculated in circumstances described in section 32(5) of the *Main Act*. The constructed export price may be determined on

(a) The basis of the selling price to the first independent buyer in the SACU less -

 All actual or constructed costs incurred between the exporter's exfactory price and the first independent resale price; and

(ii) A reasonable profit, as determined according to section 10.3; or

(b) Any other reasonable basis.

"Constructed normal value" is the normal value determined in terms of section 32(2)(b)(ii)(aa) of the *Main Act*.

"Deadlines" shall be interpreted as the final date for submissions, responses, comments and requests and the like as envisaged by the different sections of these Regulations, and shall be deemed to be at 12h00 on the deadline indicated, unless expressly otherwise indicated.

5

"SACU industry" means the domestic producers in the SACU as a whole of the like products or those of them whose collective output of the products constitutes a major proportion of the total domestic production of those products.

"Interested parties" may include known -

- (a) Exporters;
- (b) Foreign producers;
- (c) Importers;
- (d) Trade or business associations whose members are exporters, producers or importers;
- (e) The governments of the countries of origin and of export; and

(f) Producers in SACU;

Of the product under investigation or the like product. This does not preclude the Commission from accepting other parties as interested parties at the behest of the Commission in an anti-dumping investigation.

"Investigation period for dumping" is the period for which it is assessed whether dumping took place. This period shall normally be 12 months, and may be more, but in no case less than 6 months, and shall be a period ending not more than 6 months before the initiation of the investigation. The investigation period for dumping shall be clearly indicated in the initiation notice published in the *Government Gazette*.

"Investigation period for injury" is the period for which it is assessed whether the SACU industry experienced material injury. This period shall normally cover a period of three years plus information available on the current financial year at the date that the application was submitted, but may be determined by the Commission as a different period provided that the period is sufficient to allow for a fair investigation in the mind of the Commission. The investigation period for injury shall be clearly indicated in the initiation notice published in the *Government Gazette*.

"Lesser duty" means the provisional payment or anti-dumping duty imposed at the lesser of the margin of dumping and the margin of injury, and which is deemed to be sufficient to remove the injury caused by the dumping.

"Like product" means -

(a) A product which is identical, i.e. alike in all respects to the product under consideration, or

STAATSKOERANT, 28 MAART 2003

- No. 24600 31
- (b) In the absence of such a product, another product which, although not alike in all respects, has characteristics closely resembling those of the product under consideration.

In determining whether the product has characteristics closely resembling those of the product under consideration the Commission may consider –

(i) The raw materials and other inputs used in producing the products;

(ii) The production process;

(iii) Physical characteristics and appearance of the product;

(iv) The end-use of the product;

(v) The substitutability of the product with the product under investigation;

(vi) Tariff classification; and/or

(vii) Any other factor proven to the satisfaction of the Commission to be relevant.

No one or several of these factors can necessarily give decisive guidance. "Main Act" refers to the International Trade Administration Act, 2002 (Act No. 71 of 2002).

"Margin of dumping" is the extent to which the normal value after adjustments is higher than the export price after adjustments.

"Margin of injury" is the injury experienced by the SACU industry as a result of the dumping of the product under consideration.

"Material injury", unless the opposite is clear from the context, includes actual material injury, a threat of material injury and the material retardation of the establishment of an industry.

"Price depression" takes place where the SACU industry's ex-factory selling price decreases during the injury investigation period.

"Price disadvantage" is the extent to which the price of the imported product is lower than the unsuppressed selling price of the like product produced by the SACU industry, as measured at the appropriate point of comparison.

"Price suppression" takes place where the cost-to-price-ratio of the SACU industry increases, or where the SACU industry sells at a loss during the investigation period for injury or part thereof.

"Price undercutting" is the extent to which the price of the imported product is lower than the price of the like product produced by the SACU industry, as measured at the appropriate point of comparison.

"Related parties" are parties deemed to be related for purposes of an antidumping investigation if -

- (a) One directly or indirectly owns, holds or controls five per cent or more of the shares of the other;
- (b) One has the power to directly or indirectly nominate or appoint a director to the management of the other;
- (c) One is an officer or director of the other;
- (d) They are partners;
- (e) One is the employer of the other;
- (f) They are both directly or indirectly controlled by a third person;
- (g) Together they directly or indirectly control a third person;
- (h) They appear to be related by virtue of their conduct;
- (i) They are blood relatives or are related by marriage, common-law partnership or adoption; or
- (j) If their relationship is otherwise of such a nature that trade between them cannot be regarded to be at arm's length.

"SACU" means the Southern African Customs Union.

"Unsuppressed selling price" is the price at which the SACU industry would have been able to sell the like products in question in the absence of dumping, and can be determined with reference to -

- (a) The expected or required return of the industry for the like or similar products; or
- (b) The profit margins of the industry for the like products before the entry of the dumped imports; or
- (c) The prices obtained for the like products by the industry directly before the entry of the dumped imports; or
- (d) Any other reasonable basis.

8

No. 24600 33

Part B - General Provisions

2. Confidentiality

- 2.1 Interested parties providing confidential information in any correspondence shall furnish non-confidential summaries thereof. These summaries shall
 - (a) Indicate in each instance where confidential information has been omitted;
 - (b) Indicate in each instance the reasons for confidentiality;
 - (c) Be in sufficient detail to permit other interested parties a reasonable understanding of the substance of the information submitted in confidence.
- 2.2 The following list indicates information that will normally be regarded as confidential:
 - (a) Management accounts;
 - (b) Financial accounts of a private company;
 - (c) Actual and individual sales prices;
 - (d) Actual costs, including cost of production and importation cost;
 - (e) Actual sales volumes;
 - (f) Information, the release of which could have serious consequences for the person that provided such information;
 - (g) Information that would be of significant competitive advantage to a competitor;
 - (h) Any other information submitted to the Commission in confidence which is accepted as such by the Commission, as provided for in section 34(1)(b) of the *Main Act*;

Provided that the party submitting such information indicates it to be confidential.

- 2.3 All correspondence not clearly indicated to be confidential shall be treated as non-confidential.
- 2.4 The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential version and will return such information to the party submitting same, if this deficiency has not been addressed in accordance with the provisions of section 31.

- 2.5 The Commission will disregard any information indicated to be confidential that is not accepted as confidential by the Commission under section 34(1) of the *Main Act*.
- 3. Investigations
- 3.1 An anti-dumping investigation shall only be initiated upon acceptance of a written application by or on behalf of the SACU industry, except as provided for in subsection 3.
- 3.2 An interim, new shipper or anti-circumvention review shall be initiated upon a written application by or on behalf of an interested party, except as provided for in subsection 3.
- 3.3 The Commission may initiate an investigation mentioned in subsection 1 or a review mentioned in subsection 2 without having received a written application from the relevant interested party. In such cases the Commission shall proceed only if it has sufficient evidence of, or a significant change in circumstances relating to, dumping, material injury and a causal link to justify the initiation of such investigation or review. A non-confidential version of the information shall be made available to all known interested parties.
- 4. Representation
- 4.1 Should any of the interested parties wish to be represented in an investigation or a review the interested party must provide the Commission with a letter of appointment of its representative, detailing the identity of the representative and the scope and duration of the representation.
- 4.2 Should any interested party wish to terminate a representation indicated in subsection 1, such party must provide the Commission with a letter to this effect.
- 4.3 Once an interested party has appointed a representative all communication between the Commission and the interested party will take place through the representative.
- 5. Oral hearings
- 5.1 Any interested party requesting an oral hearing shall submit the request for such oral hearing at least seven days prior to the original deadline for responses, as contemplated in sections 29, 35 and 42.

- 5.2 During the preliminary investigation phase SACU producers may request an oral hearing within 7 days after they have been supplied with opposing parties' responses.
- 5.3 All information presented during an oral hearing shall subsequently be reduced to writing by the Commission and may be made available to interested parties according to the Commission's policy.
- 5.4 Parties requesting an oral hearing shall provide the Commission with a detailed agenda for and a summary of the information to be discussed at the oral hearing at the time of the request.
- 5.5 The Commission may limit the duration of the oral hearing. Any such limitation must be communicated to the party requesting a hearing at the same time that the Commission indicates the date for such hearing.
- 5.6 The Commission at its discretion may limit or add to the agenda contemplated in subsection 4.
- 6. Adverse party meetings
- 6.1 Any interested party requesting an adverse party meeting shall submit the request for such adverse party meeting within 30 days after the original deadline for responses, as contemplated in sections 29, 35 and 42.
- 6.2 During the preliminary investigation phase SACU producers may request an adverse party meeting within 7 days after they have been supplied with opposing parties' responses.
- 6.3 All interested parties that have cooperated during the investigation shall be invited to attend the adverse party meeting. All parties so invited shall be granted 7 days to indicate whether they will attend the adverse party meeting.
- 6.4 All information presented during an adverse party meeting shall subsequently be reduced to writing by the Commission and may be made available to interested parties in line with the Commission's policy.
- 6.5 Parties attending an adverse party meeting shall provide the Commission with a detailed agenda for and a summary of the information to be discussed at the adverse party meeting at the time of the acceptance of the invitation to attend such meeting. The Commission shall make the final agenda available in advance to all parties attending the meeting.

11

- 6.6 The Board may limit or add to the topics to be covered during the oral hearing and may structure the meeting as it deems efficient.
- 6.7 The Commission may limit the duration of the adverse party meeting. Any such limitation must be communicated to the all parties attending the meeting when the date for the meeting is finalised.
- 6.8 In adverse parties meetings account shall be taken of the need to preserve confidentiality and of convenience to the parties. Confidential information may be submitted in camera.
- 6.9 There shall be no obligation on any party to attend a meeting, and failure to do so shall not be prejudicial to that party's case.

Part C – Procedures

Sub-Part I – General

7. SACU industry

- 7.1 Other than investigations initiated in terms of section 3.3, any application for anti-dumping action shall be brought by or on behalf of the SACU industry.
- 7.2 Where a SACU producer is -
 - (a) Related to the importer, exporter or the foreign producer; or
 - (b) Itself an importer of the products under investigation,
 - The term "SACU industry" may be interpreted as referring to the rest of the SACU producers.
- 7.3 An application shall be regarded as brought by or on behalf of the SACU industry if
 - (a) At least 25 per cent of the SACU producers by domestic production volume support the application; and
 - (b) Of those producers that express an opinion on the application, at least 50 per cent by domestic production volume, support such application.
- 7.4 In the case of industries involving an exceptionally large number of producers, the Commission may determine support and opposition by reference to the largest number of producers that can be reasonably included in the investigation or by using statistically valid sampling techniques based on the information available to the Commission at the time of its finding.
- 7.5 If a SACU producer withdraws its support of the application after the investigation has been initiated, the Commission may -

STAATSKOERANT, 28 MAART 2003

- (a) Disregard the withdrawal of support and continue with its investigation as if all requirements in subsections 1, 2 and 3 have been met; or
- (b) May terminate the investigation.
- 8. Normal value
- 8.1 "Normal value" as defined in section 32(2)(b)(i) of the Main Act shall be interpreted to mean
 - (a) The price paid for like goods sold in the ordinary course of trade for home consumption in the country of export or the country of origin by the exporter, the producer or its related party under investigation; or
 - (b) Where such price is not known, the price at which such like goods are sold on the same market by another seller or sellers in that market.
- 8.2 Domestic sales or export sales to a third country may be considered to be not in the ordinary course of trade if the Commission determines that such sales-
 - (a) Took place at prices below total costs, including administrative, selling, general and packaging costs, provided such sales took place -
 - (i) In substantial quantities; and
 - (ii) Over an extended period of time;
 - (b) Were made to a related party; or
 - (c) Did not reflect normal commercial quantities.
- 8.3 Domestic sales of the like product shall normally be considered a sufficient volume to determine a normal value if such sales constitute five per cent or more of the sales volume of the product to the SACU.
- 8.4 Where the products are not shipped directly from the country of origin but are exported to the SACU from an intermediate country, the price at which the products are sold from the country of origin or export for shipment to the SACU may be compared with the comparable price in the country of export or of origin.
- 8.5 Exports may be deemed to originate in the country indicated -
 - (a) On the bills of entry; and/or
 - (b) In the import statistics provided by the Commissioner for the South African Revenue Services.
- 8.6 In cases where the number of producers, exporters, importers or types of products is large, the investigation may be limited to a reasonable number of parties or types of products by using -

- (a) The largest percentage of the exports from the country in question which can reasonably be investigated; or
- (b) Samples that are statistically valid on the basis of the information available to the Commission at the time of the selection.
- 8.7 If the Commission constructs the normal value it may do so on any reasonable basis, including, but not limited to, -
 - (a) The cost of another producer or producers in the same country;
 - (b) The information contained in the application; or
 - (c) Any other information at the Commission's disposal.
- 8.8 When the Commission constructs a normal value the cost build-up shall include
 - (a) Production costs;
 - (b) Overheads;
 - (c) Selling, general and administrative costs;
 - (d) Any other costs deemed necessary by the Commission to compare the constructed normal value to the export price; and
 - (e) A reasonable profit.
- 8.9 The constructed normal value in subsection 8 shall normally be constructed using the producer's own costs and profit, provided that such costs
 - (a) Reflect the actual costs of the product;
 - (b) Are Generally Accepted Accounting Practice (GAAP) consistent; and
 - (c) Are historically based.
- 8.10 The selling, general and administrative expenses contemplated in subsection
 8 shall be determined -
 - (a) With reference to the product under investigation; or
 - (b) In the absence of information in terms of paragraph (a) -
 - (i) With reference to the average such expenses incurred by other sellers in that market; or
 - (ii) With reference to the narrowest range of products that can be identified; or

(iii)On any other reasonable basis.

8.11 The reasonable profit margin that is included in the constructed normal value shall normally be determined –

No. 24600 39

- (a) With reference to the profitable sales of the product under investigation; or
- (b) With reference to the profitable sales of the narrowest range of products that can be identified; or
- (c) With reference to the average such profit realised by other sellers on profitable sales in that market if the profit margin cannot be properly isolated from the information kept by the producer under investigation; or
- (d) On any other reasonable basis;

Provided that the profit so included shall normally be based on the profit margin on profitable sales before extraordinary items, interest, tax and any other circumstances that may affect such profit margin.

- 8.12 In cases where the normal value needs to be determined as contemplated in section 32(4) of the *Main Act*, the Commission may determine the normal value of the products under consideration for the foreign producer or country in question on the basis of --
 - (a) The normal valued established for or in a third or surrogate country; or
 - (b) The costs and profits of and for the company in question, as listed in subsection 8, and as contemplated in accordance with subsection 13.
- 8.13 In cases where the Commission determines the normal value as contemplated in subsection 12(b) -

Such cost inputs shall be accorded market related cost of the different inputs, whether determined in that country or in a third or surrogate country;

- 8.14 Where the SACU industry in filing an application substantiates an allegation that section 32(4) of the *Main Act* applies to the application, it may submit normal value information contemplated in subsection 12 and 13 in support of its application.
- 9. Related foreign market producers and resellers
- 9.1 Where the foreign producer sells the product under investigation on its domestic market through a related party
 - (a) The normal value shall be determined as the resale price to the first independent buyer, provided the adjustments as envisaged in section 32(3) of the *Main Act* should still be made;

- (b) Where such product is not subsequently resold or not resold in the condition sold to that related party, the normal value shall be determined -
 - (i) With reference to sales to independent buyers only; or
 - (ii) Where there are no such sales to independent buyers, on any other reasonable basis.
- 9.2 Where a party has domestic sales both through related and unrelated parties, the Commission may decide to use only those sales to unrelated parties.
- 10. Constructed export price
- 10.1 Where -
 - (a) There is no export price at the time of importation; or
 - (b) The exporter or the foreign producer and the importer are related; or
 - (c) The invoiced export price appears to be unreliable for any other reason;

The export price may be constructed from the first point of resale to an independent buyer.

10.2 In constructing such export price the Commission shall deduct -

- (a) All costs between the exporter and the importer; and
- (b) A reasonable profit.
- 10.3 The reasonable profit contemplated in subsection 2(b) may be determined by calculating
 - (a) The total cost of the producer/exporter;
 - (b) The total cost of the importer, including all costs from the ex-factory export point of the producer/exporter;
 - (c) The total profit realised by both the producer/exporter and the importer And by allocating the profit in the same ratio as the costs incurred by the two parties.
- 10.4 In the event that the imported product is not resold, is not resold in the same condition imported, or where information on the resale price is not available, the export price may be constructed on any reasonable basis.
- 11. Material injury
- 11.1 No anti-dumping measures, whether provisional or definitive, may be imposed until the Commission has made a preliminary or final determination, as the case may be, that the SACU industry is experiencing

No. 24600 41

material injury or a threat of material injury, or is materially retarded in the establishment of an industry.

- 11.2 In determining material injury to the SACU industry the Commission shall consider whether there has been a significant depression and/or suppression of the SACU industry's prices.
- 11.3 In its determination of material injury the Commission shall, where information on the factors is available, further consider whether there have been significant changes in the domestic performance of the SACU industry in respect of the following potential injury factors:
 - (a) Sales volume;
 - (b) Profit;
 - (c) Output;
 - (d) Market share;
 - (e) Productivity;
 - (f) Return on investments;
 - (g) Capacity utilisation;
 - (h) Cash flow;
 - (i) Inventories;
 - (j) Employment;
 - (k) Wages;
 - (l) Growth;
 - (m) Ability to raise capital or investments; and
 - (n) Any other relevant factors placed before the Commission.
- 11.4 The Commission may, at its discretion, require any additional information on injury from the SACU industry at any stage during an investigation.
- 11.5 The Commission is not required to issue a separate finding in respect of each of the factors contemplated in subsections 2 and 3.
- 11.6 Each of the factors mentioned in subsections 2 and 3 shall be considered for the product under investigation only or, where such analysis is not possible, for the narrowest group of products for which such analysis can be made. Only if no such information is available will the Commission consider the information for the company as a whole, and then with special circumspection.

12. Threat of material injury

- 12.1 A determination of threat of material injury shall be based on facts and not merely on allegation, conjecture or remote possibility. The change in circumstances which would create a situation in which dumping would cause material injury must be clearly foreseen and imminent.
- 12.2 In considering a threat of material injury the Commission shall, in addition to the factors indicated under section 11, and where relevant information is available, consider such factors as:
 - (a) A significant rate of increase of dumped imports into the domestic market of the SACU;
 - (b) Sufficiently freely available, or an imminent substantial increase in, capacity of the exporter;
 - (c) Whether products are entering or will be entering the SACU market at prices that will have a significant depressing or suppressing effect on SACU prices; and
 - (d) The exporter's inventories of the product investigated.

13. Material retardation of the establishment of an industry

- 13.1 No investigation shall be initiated on the basis of the material retardation of the establishment of an industry unless the industry or proposed industry has supplied the Commission with a comprehensive business plan indicating the establishment of such industry in the absence of dumping.
- 13.2 The Commission may impose a provisional payment or recommend an antidumping duty where the establishment of such industry is materially retarded by dumped imports.
- 13.3 If an industry as proposed in subsection 2 is not established within one year following the imposition of anti-dumping duties, the Commission may recommend that the duties lapse.
- 14. Causality
- 14.1 No anti-dumping measures may be imposed until the Commission has determined that dumped imports have caused material injury, threatens material injury to or materially retards the establishment of, the SACU industry.

No. 24600 43

- 14.2 In considering whether there is a causal link between the dumping and the material injury the Commission shall consider all relevant factors, including, but not limited to:
 - (a) The change in the volume of dumped imports, whether absolute or relative to the production or consumption in the SACU market;
 - (b) The price undercutting experienced by the SACU industry vis-à-vis the imported products;
 - (c) The market share of the dumped imports;
 - (d) The magnitude of the margin of dumping; and
 - (e) The price of undumped imports available in the market.
- 14.3 The volume of exports from a country shall normally be regarded as negligible if the volume of imports for the like product from that country is found to account for less than three per cent of the total imports of the like product into the SACU market, unless countries which individually account for less than three per cent of the total imports of the like product into the SACU market for the like product collectively account for more than seven per cent of the total imports of the like product into the SACU market.
- 14.4 The Commission may cumulatively assess the effect of the dumped imports only if it finds that cumulation is appropriate in light of –
 - (a) Competition between imports from the different countries; and
 - (b) Competition between the imported products and the SACU industry products

And if

- (c) the imports from the countries are nor negligible as contemplated in subsection 3; and
- (d) the margin of dumping exceeds two per cent when expressed as a percentage of the export price.
- 14.5 The Commission shall determine whether there is a causal link between dumping and the material injury determined under section 11.1.
- 14.6 The Commission shall consider all relevant factors other than dumping that may have contributed to the SACU industry's injury and the injury caused by such other factors shall not be attributed to the dumping. Factors that may be relevant in this respect include, but are not limited to –
 - (a) The volume and prices of imports not sold at dumped prices;

(b) Contraction in demand or changes in the patterns of consumption;

(c) Trade restrictive trade practices of and competition between the foreign and SACU producers;

- (d) Developments in technology;
- (e) Other factors affecting the SACU prices; and
- (f) The industry's export performance;

Provided that an interested party has submitted information on such factor or factors.

15. Comparison of normal value and export price

- 15.1 Adjustments shall be made in each case, on its merit, for differences which affect price comparability at the time of setting prices, including, but not limited to -
 - (a) conditions and terms of trade,
 - (b) taxation,
 - (c) levels of trade; and
 - (d) physical characteristics.
- 15.2 Adjustments must be requested in the exporter's or foreign producer's original response to the relevant questionnaires and must be
 - (a) Substantiated;
 - (b) Verifiable;
 - (c) Directly related to the sale under consideration; and
 - (d) Clearly demonstrated to have affected price comparability at the time of setting prices.
- 15.3 The comparison between the normal value and the export price shall normally be made between sales at the same level of trade, e.g. at distributor, wholesaler or retail level.
- 15.4 The comparison shall normally be made at the same terms of trade, including packaging, terms of delivery and payment terms.
- 15.5 In cases of sales to related parties in the exporting country or the country of origin, the normal value as calculated at the first point of independent resale shall be compared to the export price.
- 15.6 The comparison between the normal value and the export price shall normally be made on a weighted average to weighted average basis, but may

be made on a transaction-by-transaction basis should the circumstances require such comparison.

- 15.7 A normal value established on a weighted average basis may be compared to prices of individual export transactions if the Commission finds a pattern of export prices which differ significantly among different purchasers, regions or time periods.
- 15.8 In cases where the Commission has determined the margin of dumping as contemplated in subsection 7, it shall indicate reasons for its decision in all subsequent reports.

16. Margin of dumping

- 16.1 In cases where only one product is under investigation, the margin of dumping shall be determined as the amount by which the normal value exceeds the export price.
- 16.2 In cases where more than one product is under investigation, the Commission shall normally determine the margin of dumping as follows:
 - (a) In the case of products that can be separately identified by the South African Revenue Services, a separate margin of dumping shall be calculated for each product;
 - (b) In the case of products that cannot be separately identified by the South African Revenue Services, the Commission shall normally
 - (i) Calculate the margin of dumping for each product separately; and
 - (ii) Determine the weighted average margin of dumping for all products on the basis of the individual export volume of each product.
- 16.3 The margin of dumping shall be regarded as *de minimis* if it is less than two per cent when expressed as a percentage of the export price.

17. Lesser duty rule

- 17.1 The Commission shall consider applying the lesser of the margin of dumping and the margin of injury, normally expressed as the price disadvantage experienced by the SACU industry, where such lesser duty is considered sufficient to remove the injury caused by dumping.
- 17.2 The Commission shall normally apply the lesser duty rule if both the corresponding importer and exporter have cooperated fully.

18. Verifications

- 18.1 The Commission shall satisfy itself as to the accuracy of the information supplied by cooperating interested parties.
- 18.2 The Commission may conduct such verifications at cooperating importers,
 - exporters and foreign producers as it may deem necessary.
- 18.3 In the event that an importer, exporter or foreign producer refuses to receive a verification visit by the Commission, refuses the Commission access to relevant information or acts so as to significantly impede the investigation, the Commission may disregard the information submitted by that party.
- 18.4 Where a party -
 - (a) Fails to supply relevant substantiating evidence required by investigating officers during a verification;
 - (b) Fails to explain any calculations contained in its submissions; or
 - (c) Otherwise fails to cooperate during the investigation process;

The Commission may terminate the verification proceedings and the Commission may disregard any or all information submitted by the party in question.

- 18.5 The Commission shall inform the government of the country concerned of the dates of the intended verification visit and shall conduct the verification on those dates unless that government objects to the verification.
- 18.6 Where the government of the country concerned objects to the Commission's verification the Commission may make a preliminary or final decision based on the information available, and may exclude any information submitted by any party in that country.
- **19. Verification reports**
- 19.1 Following an exporter or foreign producer verification the Commission shall make a verification report available to the company in question indicating all information verified. Such verification report shall normally be made available before the Commission's preliminary finding.
- 19.2 The Commission may make a non-confidential verification report available to the applicant either separately or as part of the preliminary report.
- 19.3 Parties will receive 7 days to comment on the verification report.

Sub-Part II - Pre-Initiation Procedure

- 21 Properly documented complaint
- 21.1 Written complaints shall be made by or on behalf of the SACU industry using the relevant Commission questionnaire.
- 21.2 On receipt of a complaint the Commission's trade remedies unit shall liase with the SACU industry to ensure that all required information has been submitted in the required format.
- 22 Properly documented application
- 22.1 In determining whether a complaint submitted in terms of section 21 constitutes a properly documented application the Commission shall determine whether the application includes such information as is reasonably available to the applicant on the following:
 - (a) The identity of the applicant and the SACU industry, a description of the volume and value of both the SACU production and the SACU consumption of the like product, and of the support for and opposition to the application in the SACU industry;
 - (b) A complete description of the allegedly dumped product, the product sold in the domestic market of the export country, if appropriate, the SACU product, the countries of origin or export in question, the identity, including contact details, of each known exporter, foreign producer or importer;
 - (c) Normal values, whether in respect of domestic selling price, a constructed normal value or an export price to a third country;
 - (d) Export prices;
 - (e) The margin of dumping;
 - (f) The injury experienced by the SACU industry; and
 - (g) The link between the alleged dumping and the injury experienced.

23 Normal value standard for initiation purposes

- 23.1 The applicant shall submit such information as is reasonably available on the price for the like product sold in the country of origin or of export.
- 23.2 For the purpose of subsection 1 an invoice indicating the price, quotes for domestic sales of the like product, price lists, international publications or any other reasonable proof of such domestic price shall be considered.

- 23.3 If a price as indicated in subsection 1 is not available at the same level of trade as for export purposes, the application shall indicate reasonable adjustments to allow the Commission to compare the submitted normal value and the submitted export price.
- 23.4 If the domestic selling price as contemplated in subsection 1 is not reasonably available to the applicant, the applicant shall state its efforts to obtain such price. If, in the opinion of the Commission, the applicant is unsuccessful after having undertaken reasonable efforts to obtain a domestic price as contemplated in subsection 1, the applicant may submit information in respect of normal value
 - (a) by constructing such value; or
 - (b) with reference to the export price from the exporting country or country of origin to any third country.
- 23.5 Where the applicant supplies a constructed cost in terms of subsection 4(a), such constructed cost shall separately indicate
 - (a) Direct costs;
 - (b) Indirect costs;
 - (c) Selling, general and administrative costs; and
 - (d) Profit;

And shall be more detailed where possible. Without placing an undue burden on the applicant, direct and indirect costs should be substantiated with relevant publications or other information. Selling, general and administrative expenses and profit may be based on reasonable assumptions.

- 23.6 The applicant may supply the export price of the country under consideration as contained in the export statistics of that country or any other reasonable proof of export prices from that country to another country to substantiate a normal value in terms of subsection 4(b).
- 24 Material injury standard for initiation purposes

In determining material injury to a SACU industry the Commission shall consider whether the information submitted in this regard indicates a *prima facie* case of material injury.

25 SACU industry verification

The Commission shall satisfy itself of the accuracy and adequacy of the information provided in the application. Deficiencies or inaccuracies that, in

the Commission's opinion, do not detract from the *prima facie* establishment of a case of injurious dumping shall not result in any delay in initiating an investigation.

26 Merit Assessment

- 26.1 In its merit assessment the Commission shall determine whether there is sufficient information to establish a *prima facie* case that dumping is causing material injury to the SACU industry.
- 26.2 In the event that the Commission makes a negative merit assessment it shall inform the applicant concerned accordingly and supply it with a full set of reasons for its decision.
- 26.3 The Commission may grant the SACU industry an oral hearing to discuss the reasons for rejecting an application if the applicant so requests.
- 27 Notification
- 27.1 The Commission shall notify the representative of the country of origin and of export, where applicable, that it has received a properly documented application in terms of section 22, after verification of the SACU industry's injury information, but prior to initiation.
- 27.2 Except as provided for in subsection 1, the Commission shall not publicise the application prior to the initiation of an investigation.
- 27.3 Wherever practicable, all known interested parties shall be supplied with a non-confidential version of the application once the initiation notice has appeared in the *Government Gazette*, as provided for in section 28.
- 28 Initiation
- 28.1 An investigation shall be formally initiated through publication of an initiation notice in the *Government Gazette*.
- 28.2 The initiation notice shall contain the basis of the alleged dumping, material injury and causality, and shall also indicate at least the following:
 - (a) The identity of the applicant;
 - (b) A detailed description of the product under investigation, including the tariff subheading applicable to the product;
 - (c) The country or countries under investigation;
 - (d) The basis of the allegation of dumping;
 - (e) A summary of the factors on which the allegation of injury is based;

- (f) The address to which representations by interested parties should be directed; and
- (g) The time frame for responses by interested parties.
- 28.3 All interested parties shall be deemed to have received notice of the investigation once it has been duly initiated in terms of subsection 1 and no extension for deadlines, as contemplated in section 30, shall be considered on the basis of ignorance of the investigation.

Sub-Part III – Preliminary Investigation Phase

- 29 Responses by interested parties
- 29.1 Importers, exporters and foreign producers are required to use the relevant Commission questionnaires in their responses to the Commission.
- 29.2 Parties shall be deemed to have received the questionnaires 7 days after the dispatch of the questionnaires by the Commission.
- 29.3 From receipt of the questionnaires, as contemplated in subsection 2, parties shall receive 30 days to submit their responses to the Commission. Such responses must reach the Commission's trade remedies unit before 12h00 on the date indicated.
- 29.4 The deadline for submission by parties not directly informed of the investigation by the Commission will be 40 days from the date of the initiation of such investigation in the *Government Gazette*.
- 29.5 All submissions shall be made in both hard copy and in electronic format, unless the Commission has agreed otherwise in writing. Failure to comply with this provision may result in the submission being regarded as deficient.
- 30 Extensions for submissions
- 30.1 The Commission may grant parties an extension on reasonable grounds shown.
- 30.2 Any extension granted in terms of subsection 1 will apply only to the firm to which such extension was granted, and will not apply to other interested parties.
- 31 Deficiencies
- 31.1 Submissions may be deemed deficient -
 - (a) If any relevant information has not been submitted;
 - (b) If a proper non-confidential version has not been submitted; or
 - (c) In the circumstances contemplated in section 29.5.

No. 24600 51

- 31.2 Parties will receive 7 days from the date of the Commission's deficiency letter to address any deficiencies pointed out by the Commission in terms of subsection 1.
- 31.3 The Commission will not consider submissions that are deficient after the deadline contemplated in subsection 2 for the purpose of its preliminary finding.

32 Non-cooperation by exporters or foreign producers

- 32.1 In the event that no exporter or producer from a particular country cooperates in an anti-dumping investigation by the deadline contemplated in sections 29 or 30, the Commission may immediately request the imposition of a provisional payment on the basis of the best information available.
- 32.2 In the event that one or more exporters or producers in a particular country cooperates while other exporters or producers do not cooperate, the Commission, for the purpose of the non-cooperating exporters producer or producers, may base its preliminary decision on the best information available.
- 32.3 In order to expedite proceedings, the Commission may split investigations between cooperating and non-cooperating exporters.
- 32.4 In the event that an exporter has submitted an incomplete or otherwise deficient submission by the deadline contemplated in sections 29, 30 and 31, the Commission will disregard its information for the purpose of its preliminary finding.
- 33 Provisional payments
- 33.1 Provisional payments may not be imposed within less than 60 days after initiation of an investigation.
- 33.2 Provisional payments will normally be imposed for a period of six months.
- 33.3 The validity of provisional payments may be extended to nine months on request of any interested exporter.
- 33.4 The Commission may determine the level of provisional payments against non-cooperating parties as set out in section 32.2.
- 34 Preliminary report
- 34.1 The Commission shall issue a non-confidential report to all interested parties within seven days of the publication of its preliminary finding.
- 34.2 The preliminary report shall contain at least the following information:

- (a) Identity of the applicant;
- (b) A full description of the product under investigation;
- (c) Date of the Commission's decision to initiate the investigation;
- (d) Initiation date and notice number;
- (e) Date of the Commission's preliminary findings on dumping and injury;
- (f) The margin of dumping;
- (g) The methodology used by the Commission to determine the margin of dumping;
- (h) The injury factors considered; and
- (i) The causality factors considered.

Sub-Part IV - Final Investigation Phase

35 Comments on preliminary report

- 35.1 All interested parties shall receive 14 days, from the date the preliminary report is made available, to comment in writing.
- 35.2 The Commission may grant parties an extension on reasonable grounds shown.
- 35.3 Any request for an extension to the deadline contemplated in subsections 1 and 2 shall be requested in writing at least 7 days prior to such deadline and shall contain a proper motivation for the request.
- 35.4 Other than as contemplated in subsection 5, the Commission will not consider any information, other than comments on its preliminary report, for the purpose of its final finding.
- 35.5 Parties that have submitted deficient responses, as contemplated in section 31, and that have addressed the deficiencies prior to the deadline indicated in subsection 1 of this section, shall be deemed cooperating parties and the Commission will consider their information in its final finding, subject to the provisions of section 36.1 and the requirements to finalise an investigation timely.

36 Extension of validity of provisional payments

36.1 Exporters submitting additional information to address any deficiencies as contemplated in section 31, and where such deficiencies were not addressed by the deadline contemplated in subsection 31.1, may, in order for the Commission to have sufficient time to consider the new information, request the Commission to extend the validity of a provisional payment to 9 months.

36.2 The Commission may extend any provisional payment to a maximum of nine months where required to properly and fairly consider information that may have an effect on its final recommendation.

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- 37 Essential facts
- 37.1 If the Commission considers significant changes to its preliminary finding all interested parties will be informed of the essential facts to be considered by the Commission.
- 37.2 All interested parties will receive 7 days to comment on the essential facts.
- 37.3 The Commission may grant parties an extension on reasonable grounds shown.
- 37.4 The Commission will take all relevant comments on the essential facts into consideration in its final finding.
- 38 Definitive anti-dumping duties
- 38.1 Definitive anti-dumping duties may be imposed as a specific value or as *ad valorem* duties and will remain in place for a period of five years from the date of the publication of the Commission's final recommendation unless otherwise specified or unless reviewed prior to the lapse of the five-year period.
- 38.2 Definitive anti-dumping duties may be imposed with retroactive effect as provided for in terms of the Customs and Excise Act, 1964 (Act No 91 of 1964).
- **39** Price undertakings
- 39.1 Proceedings may be suspended or terminated following the receipt of a satisfactory voluntary undertaking from any exporter to revise its prices or to cease exports to the SACU at dumped prices so that the Commission is satisfied that dumping or the injurious effect thereof is eliminated.
- 39.2 The Commission will not consider or accept any undertaking offered prior to its reaching a preliminary finding of injurious dumping.
- 39.3 Undertakings need not be accepted if the Commission considers their acceptance impractical, e.g. where the number of exporters is too great, or for other reasons, including reasons of general policy.
- 39.4 Any price undertaking must be offered within the time frame available to comment on the Commission's preliminary finding or, in the case of

reviews, within the timeframe available for comments on the essential facts letter.

- 39.5 If the undertaking is accepted, the investigation will nevertheless be completed if the exporter so desires or the Commission so decide. In such a case, if a negative final determination of dumping or injury is made, the undertaking shall lapse automatically.
- 39.6 If, after the acceptance of an undertaking, the Commission finds that the margin of dumping or of injury has changed, the Commission may require the exporter to adjust the undertaking offered.
- 39.7 No exporter may be forced to offer an undertaking.
- 39.8 The Commission may require any exporter from whom an undertaking has been accepted to provide periodically information relevant to the fulfilment of such undertaking, and to permit verification of pertinent data.
- 39.9 In cases where an undertaking is violated the Commission may take expeditious action against such exporter, including the immediate request to the Commissioner for the South African Revenue Service to impose provisional payments.

Part D - Reviews

Sub-Part I – General

40 Notification

- 40.1 Other than as provided for in section 55 in respect of sunset reviews, the government of the country concerned shall be notified of the review as soon as a properly documented review application has been received.
- 40.2 The government of the country concerned and all other known interested parties shall be supplied with all the relevant non-confidential information as soon the review in question has been initiated through publication in the *Government Gazette*.

41 Initiation

- 41.1 All reviews shall be initiated through notice in the *Government Gazette*. Such notice shall indicate the following minimum information:
 - (a) The identity of the applicant;
 - (b) The product under consideration;
 - (c) The investigation periods for dumping and injury, respectively;
 - (d) The scope of the review; and

- (e) A summary indicating the basic information on which the review is based.
- 41.2 For sunset reviews the provisions regarding the initiation of sunset reviews as contemplated in section 56 shall apply in addition to the provisions indicated in subsection 1.

42 Responses by interested parties

- 42.1 All interested parties are required to use the relevant Commission questionnaires in their responses.
- 42.2 Parties shall be deemed to have received the questionnaires 7 days after the dispatch of the questionnaires by the Commission.
- 42.3 From receipt of the questionnaires, as contemplated in subsection 2, parties shall receive 30 days to submit their responses to the Commission.
- 42.4 The Commission may grant parties an extension on reasonable grounds shown.
- 43 Essential facts
- 43.1 All interested parties will be informed of the essential facts to be considered in the Commission's final determination.
- 43.2 All parties will receive 14 days from the dispatch of the essential facts letter to comment thereon.
- 43.3 The Commission may grant parties an extension on reasonable grounds shown.
- 43.4 In its final determination the Commission will consider all relevant comments on the essential facts letter made by cooperating interested parties, provided such comments are received by the deadline contemplated in subsections 2 and 3.

Sub-Part II- Interim reviews

44 Time frame

The Commission will not normally consider an application for an interim review sooner than 12 months after the publication of its final finding in the original investigation or the previous review.

45 Changed circumstances

45.1 The Commission will only initiate an interim review if the party requesting such interim review can prove significantly changed circumstances.

- 45.2 Where an importer, exporter or foreign producer has not cooperated in the Commission's investigation that led to the imposition of the anti-dumping duty and such importer, exporter or foreign producer is subsequently willing to supply such information, this change in disposition will not qualify as significantly changed circumstances.
- 45.3 No party shall be precluded from requesting an interim review simultaneously with a sunset review in order to expand or limit the scope of application or level of any anti-dumping duties.

46 Review procedure

- 46.1 An interim review shall consist of a single investigation phase.
- 46.2 The Commission may verify such information as it deems necessary to confirm the accuracy and the adequacy of the information submitted by any interested party.
- 47 Final finding
- 47.1 The Commission's final finding, in the form of a recommendation to the Minister, may result in an increase, decrease, the withdrawal or the reconfirmation of the existing anti-dumping duty.
- 47.2 The Commission may increase, decrease or confirm the scope of the application of such anti-dumping duty.

Sub-Part III - New Shipper Reviews

48 Eligibility

- 48.1 Only exporters that did not export to SACU during the original investigation period for dumping may request a new shipper review.
- 48.2 The exporter requesting such review shall provide sufficient information to prove that it is not related to any party to which the anti-dumping duty was applied.
- 48.3 The Commission shall not consider a request for a new shipper review before definitive anti-dumping duties have been imposed.

49 Information required

49.1 A new shipper shall provide the Commission with full information on normal value, export price and any other information deemed necessary by the Commission and shall submit such information in the prescribed format.

No. 24600 57

- 49.2 In the event that the new shipper has not exported any products to SACU during the period under review, it shall provide the Commission with the details of all its export sales of the like product to other countries.
- 50 Suspension of anti-dumping duties
- 50.1 The anti-dumping duties in respect of the new shipper shall be withdrawn simultaneously with the initiation of a new shipper review.
- 50.2 The Commission may request the Commissioner for the South African Revenue Service to impose provisional payments at the same level as the anti-dumping duties simultaneously with the withdrawal of the anti-dumping duties in terms of subsection 1. Such provisional payments shall remain in force for the duration of the review.
- 51 Review procedure
- 51.1 A new shipper review shall consist of a single investigation phase.
- 51.2 The Commission may verify such information as it deems necessary to confirm the accuracy and the adequacy of any information submitted by any interested party.
- 51.3 The exporter's margin of dumping will normally be determined as the difference between the normal value and the export price to South Africa. In the event that no export price to South Africa can be established, the Commission may determine the export price on any reasonable basis, including, but not limited to, with reference to the new shipper's export price to an appropriate third country.

52 Final finding

The Commission's final finding may result in a recommendation to-

- (a) impose an anti-dumping duty equal to or lower than the margin of dumping; or
- (b) terminate the provisional payment.

Sub-Part IV - Sunset Reviews

53 Duration of anti-dumping duties

- 53.1 Anti-dumping duties shall remain in place for a period not exceeding 5 years from the imposition or the last review thereof.
- 53.2 If a sunset review has been initiated prior to the lapse of an anti-dumping duty, such anti-dumping duty shall remain in force until the sunset review has been finalised.

54 Initiation of sunset review

- 54.1 A notice indicating that an anti-dumping duty will lapse on a specific date unless a sunset review is initiated shall be published in the *Government Gazette* at least six months prior to the lapse of such anti-dumping duty.
- 54.2 Interested parties will receive 30 days from the publication of the notice contemplated in subsection 1 to request a sunset review.
- 54.3 In the event that the SACU industry requests that the anti-dumping duty be maintained, it shall provide the Commission with a proper application containing the necessary information to establish a prima facie case that the removal of the anti-dumping duty will be likely to lead to the continuation or a recurrence of injurious dumping.
- 54.4 If the Commission decides to initiate a sunset review, it shall publish an initiation notice in the *Government Gazette* prior to the lapse of such duties. Such notice shall contain the information as contemplated in section 41.
- 55 Notification
- 55.1 The government of the country concerned shall be informed of the imminent lapse of the anti-dumping duty as contemplated in section 54.1.
- 55.2 The government of the country concerned and all other known interested parties shall be notified of -
 - (a) The initiation of the investigation; or
 - (b) The termination of the proceeding
 - After the relevant notice has appeared in the Government Gazette.

56 Review procedure

- 56.1 A sunset review shall consist of a single investigation phase.
- 56.2 The Commission may verify such information as it deems necessary to confirm the accuracy and the adequacy of any information submitted by any interested party.

57 Information required

- 57.1 Following publication of the notice in terms of section 54.1 the SACU industry shall indicate whether it will request a sunset review to be undertaken.
- 57.2 The SACU industry shall provide the Commission with detailed information in the required format indicating the likelihood of a continuation or

recurrence of dumping and injury in the event that the anti-dumping duty is removed.

- 57.3 Once a sunset review has been initiated in terms of section 54.4 the exporters and foreign producers shall be required to submit information in the required format to enable the Commission to make a finding on dumping. Exporters and foreign producers shall not be precluded from supplying any other information they may deem relevant.
- 57.4 The Commission may require importers to supply any information the Commission deems necessary. Importers shall not be precluded from supplying any other information they may deem relevant.

58 Non-cooperation

- 58.1 Where the SACU industry does not request a sunset review or does not supply the required information following a notice published in terms of section 54.1 within the deadline indicated in section 54.2, the Commission will recommend that the anti-dumping duty lapse on the date indicated in such notice.
- 58.2 Where the SACU industry has supplied the required information and the exporter or foreign producer does not cooperate within the time frames contemplated in section 42, the Commission may rely on the facts available to reach its final decision.

59 Final recommendation

The Commission's recommendation may result in the withdrawal, amendment or reconfirmation of the original anti-dumping duty.

Sub-Part V - Anti-Circumvention Reviews

60 Circumvention

- 60.1 Other than circumvention contemplated in subsections 2(a) and (c), circumvention shall be deemed to take place if one or more of the following conditions are met:
 - (a) A change in the pattern of trade between third countries and South Africa or the common customs area of the Southern African Customs Union;
 - (i) Which results from a practice, process or work;

(ii) For which there is no or insufficient cause or economic justification other than the imposition of the anti-dumping duty;

- (b) Remedial effects of the anti-dumping duty are being undermined in
- terms of the volumes or prices of the products under investigation;
- (c) Dumping can be found in relation to normal values previously established for the like or similar products.
- 60.2 For purposes of anti-circumvention the following types of circumvention shall be treated separately:
 - (a) Improper declaration of -
 - (i) The value of the product;
 - (ii) The origin of the product; or
 - (iii) The nature of the product.
 - (b) Minor modifications to the product subject to anti-dumping duty, including the export of parts and components with assembly in a third country or within the common customs area of the Southern African Customs Union;
 - (c) Absorption of the anti-dumping duty by either the exporter or the importer;
 - (d) Country hopping, using the same or a related supplier;
 - (e) Declaration under a different tariff heading, even where such different tariff heading does provide for the clearance of that product;
 - (f) Any other form of circumvention as may be submitted for the Commission's consideration.
- 60.3 Any instance of circumvention as contemplated in subsection 2(a) shall be referred to the Commissioner for the South African Revenue Service for further investigation. This shall not preclude the Commission from taking anti-dumping action if the information at the Commission's disposal warrants such action.
- 60.4 Minor modifications of the product shall be deemed to have taken place if the new product
 - (a) has materially the same production processes, uses the same raw materials and have basically the same physical appearance or characteristics; or
 - (b) is a substitute for the product on which anti-dumping duties have been imposed.

STAATSKOERANT, 28 MAART 2003

No. 24600 61

- 60.5 Assembly in a third country or within the common customs area of the Southern African Customs Union shall be deemed to take place if the value added in such third country or in the common customs area of the Southern African Customs Union does not exceed 25 per cent or does not constitute a major transformation process. Such assembly shall not be regarded as changing the country of origin.
- 60.6 The value added in terms of subsection 5 shall be determined with reference to the direct and indirect costs of production only and shall not include selling, general, administrative or packaging expenses or profit.
- 60.7 Absorption of the anti-dumping duty shall be deemed to take place if:
 - (a) The exporter decreases its export price in any manner to compensate the importer or a third party for the extra burden imposed by the antidumping duties;

(b) The importer does not increase its price in line with the anti-dumping duties, unless such importer can provide evidence indicating that it absorbed such anti-dumping duties without assistance from any other party and only from revenue generated by the specific product in question.

- (c) In cases involving tenders, the tender price is not increased by the extent of the anti-dumping duty.
- 60.8 Country hopping shall be deemed to take place if an importer, following the imposition of anti-dumping duties or provisional payments or the initiation of an anti-dumping investigation switches to the same supplier, or a supplier related to the supplier against which an anti-dumping investigation has been or is being conducted, based in another country or customs territory.
- 61 Information required
- 61.1 The SACU industry or other interested party shall provide such information that is reasonably available to it to indicate that circumvention is taking place.
- 61.2 Any request for an anti-circumvention review shall include information of the specific type of circumvention that is alleged to take place.
- 61.3 The Commission may require any interested party to submit such information as it deems necessary to properly conduct the review.

- 61.4 In the event that the party against which the allegation is made does not respond properly within the stated deadline, the Commission may make a decision on the facts available to it.
- 62 Review procedure
- 62.1 An anti-circumvention review may consist of either a preliminary and final, or only of a single, investigation phase.
- 62.2 Provided an anti-circumvention complaint is lodged with the Commission within one year of the publication of the Commission's final finding, the SACU industry shall not be required to update its injury information.
- 62.3 Provided an anti-circumvention complaint is lodged with the Commission within one year of the publication of the Commission's final finding, and in relation to any circumvention alleged in section 60.2(b), (c), (d), (e) or (f), the Commission may use the normal values previously established to determine the margin of dumping until such time as the exporter or foreign producer has submitted proper information. Provisional payments may be imposed on the basis of the margin of dumping sod determined.
- 62.4 In the event that the relevant interested parties have not submitted appropriate information before the deadline contemplated in section 42, the Commission may make a preliminary or final determination on the basis of the best information available.
- 62.5 In the event of an adverse preliminary finding as contemplated in subsection 4, and provided the relevant interested party had submitted at least a substantial, if deficient, response by the deadline contemplated in section 42, such party will receive the opportunity to address any deficiencies within a reasonable time and such additional information will be taken into consideration by the Commission in its final finding.
- 62.6 In anti-circumvention reviews involving absorption, the Commission may construct the export price from the first point of resale by subtracting such costs as were indicated in the original investigation.
- 62.7 The Commission may conduct such verifications as it deems necessary to confirm the accuracy and the adequacy of any information submitted by any interested party.

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63 Final recommendation

If the Commission makes a finding that circumvention has taken place the Commission's final recommendation may result in

- (a) The increase of anti-dumping duties to compensate for absorption of anti-dumping duties;
- (b) The extension of the scope of the anti-dumping duties to apply to parts, components or substitute like products, new models and the like;
- (c) The extension of the anti-dumping duties, at the required level, to the supplier in the country from which the product is exported subsequent to the imposition of the original provisional payments or anti-dumping duties or the initiation of the original investigation, including to parts, components or substitute like products, new models and the like.

Sub-Part VI - Judicial Reviews

64 Judicial reviews

- 64.1 Interested parties may challenge preliminary decisions or the Board's procedures prior to the finalisation of an investigation only in cases where it can be demonstrated that
 - (a) The Board has acted contrary to the provisions of the Main Act or these regulations;
 - (b) The Board's action or omission has resulted in serious prejudice to the complaining party; and
 - (c) Such prejudice cannot be made undone by the Board's future final decision.
- 64.2 Interested parties must give the Commission at least 30 days' notice prior to filing any judicial review relating to preliminary or final determinations.

Sub-Part VII - Refunds

65 Applications for refunds

- 65.1 An importer or an exporter may request reimbursement of anti-dumping duties collected where it is shown that the dumping margin, on the basis of which anti-dumping duties were paid, has been eliminated or has been reduced to a level which is below the level of the duty in force.
- 65.2 Other than as contemplated in section 66, any request for a refund shall be submitted within 12 months of the date on which the anti-dumping duties

were paid or payable, or from the date that it was indicated that payments provisionally collected will be collected definitively.

- 65.3 An application for refund shall only be considered to be duly supported by evidence where it contains precise information on the amount of the refund of anti-dumping duties claimed and all customs documentation relating to the calculation and payment of such anti-dumping duties. It shall also include, for the relative period under review, information on normal values and export prices to the SACU for the producer or exporter to which the anti-dumping duty applies.
- 65.4 In cases where the exporter and the importer are not related parties, the exporter may supply any information contemplated in subsection 3 direct to the Commission.
- 65.5 The Commission shall decide, after consultation with the Commissioner for the South Africa Revenue Service, whether and to what extent the refund application should be granted.
- 65.6 The Commission may, at any time after receiving a refund application, decide to initiate an interim review, whereupon the information and findings from such interim review shall be used to determine whether and to what extent a refund is justified.

66 Refunds following interim reviews

66.1 Where the Commission, following an interim review, recommends that the existing anti-dumping duty be decreased or withdrawn, the relevant importer or importers may request that anti-dumping duties be refunded in line with the Commission's findings.

Part E - Final Provisions

67 Delegation

Other than final decision-making powers the Commission may delegate any of its functions in respect of anti-dumping investigations to its investigation staff.

68 Transitional application

68.1 These regulations shall apply to all investigations and reviews initiated after the promulgation of the regulations.

68.2 Until such time as separate countervailing regulations have been promulgated the anti-dumping regulations shall apply *mutatis mutandis* to countervailing investigations.

GOVERNMENT GAZETTE, 28 MARCH 2003

NOTICE 861 OF 2003

DEPARTMENT OF AGRICULTURE

PLANT IMPROVEMENT ACT, 1976 (ACT No. 53 OF 1976)

TARIFFS FOR SERVICES PROVIDED BY THE DIRECTORATE: GENETIC RESOURCES

The Registrar of Plant Improvement hereby makes known for general information that, with effect from 1 April 2003, tariffs for services provided by the Directorate are, in terms of Treasury Approval 4/3/5/1 of 06/12/2002, amended to the extent set out in the Schedule hereto.

DEPARTEMENT VAN LANDBOU

KENNISGEWING 861 VAN 2003

PLANTVERBETERINGSWET, 1976 (WET No. 53 VAN 1976)

TARIEWE VIR DIENSTE VERSKAF DEUR DIE DIREKTORAAT: GENEBRONNE

Die Registrateur van Plantverbetering maak hiermee vir algemene inligting bekend dat, met ingang 1 April 2003, tariewe vir dienste verskaf deur die Direktoraat, ingevolge Tesouriegoedkeuring 4/3/5/1 van 06/12/2002, gewysig is in die mate in die Bylae hiervan uiteengesit.

SCHEDULE/ BYLAE

Nature of service, goods or supplies provided Aard van diens, goedere of voorrade gelewer		Tariff Tarief
mat	ustified complaints concerning plants or propagation erial/ Ongeregverdigde klagtes in verband met plante of rtplantingsmateriaal	
(a)	Inspection, sampling and sealing/ Ondersoek, monsterneming en verseëling	R80,00 for 30 minutes or portion thereof, including travelling time, spent by each officer on the service/ vir 30 minute of gedeelte daarvan, reistyd ingesluit, deur elke beampte aan diens gewy
(b)	Purity analysis (grasses excluded)/ Suiwerheidsontleding (grasse uitgesluit)	R60,00 each/ elk

STAATSKOERANT, 28 MAART 2003

No. 24600 67

	Natu	re of service, goods or supplies provided	Tariff
	Aard	I van diens, goedere of voorrade gelewer	Tarief
	(C)	Purity analysis on grasses (chaff-like grasses	R130,00 each/ elk
		excluded)/ Suiwerheidsontleding op grasse	
88		(kafagtige grassoorte uitgesluit)	$(\mathcal{F}_{1})^{1-\alpha-\beta} = (\mathcal{F}_{1})^{1-\beta-\beta} = (\mathcal{F}_{1})^{1-\beta-\beta-\beta} = (\mathcal{F}_{1})^{1-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta-\beta$
	(d)	Purity analysis on chaff-like grasses/	R300,00 each/elk
	\$ S	Suiwerheidsontleding op kafagtige grasse	e i i i vigerio del
	(e)	Germination test/ Ontkiemingstoets	R285,00 each/ elk
	(f)	Tetrazolium test/ Tetrazoliumtoets	R285,00 each/ elk
2.	Seed a	analyses and seed technological examinations/	1 A. 1
	Saado	ntledings en saadtegnologiese ondersoeke	2 a R
	(a)	Purity analysis (grasses excluded)/	R60,00 each/ elk
	est. B	Suiwerheidsontleding (grasse uitgesluit)	
	(b)	Purity analysis on grasses (chaff-like grasses	R130,00 each/ elk
	10000000	excluded)/ Suiwerheidsontleding op grasse	
		(kafagtige grassoorte uitgesluit)	
	(c)	Purity analysis on chaff-like grasses/	R300,00 each/ elk
	8 +	Suiwerheidsontleding op kafagtige grasse	
	(d)	Germination test/ Ontkiemingstoets	R285,00 each/ elk
¥3	(e)	Other seed determination/ Ander	R170,00 each/ elk
$\sim_{_{\rm H}} v$.	saadbepaling	
	(f)	Alkaloid test/ Bitterstoftoets	R45,00 each/ elk
	(g)	Moisture determination/ Vogbepaling	R85,00 each/ elk
	(h)	Tetrazolium test/ Tetrazolium toets	R285,00 each/ elk
	(i)	Preference testing/ Voorkeurtoetsing	Double tariff/ Dubbele tarief
	(i)	Seed identification/ Saadidentifikasie	R50,00 per hour/ uur
	(k)	Seed quality investigation/ Saadkwaliteitsondersoek	R100,00 per hour/ uur
3.	Interna	tional certificates/ Internasionale sertifikate	
	(a)	Issuing of International Seed Testing Association	R60,00 per certificate/ sertifikaat
		(ISTA) certificates/ Uitreiking van Internasionale	
ф.		Saad Toets Assosiasie (ISTA) sertifikate	
1 E	(b)	Sampling and sealing of containers/	R80,00 for 30 minutes or portion
Archine Archine	- "#" # 	Monsterneming en verseëling van houers	thereof, including travelling time,
13			spent by each officer on the
		and the second	service/ vir 30 minute of gedeelte
4) Î			daarvan, reistyd ingesluit, deur
	1.6		elke beampte aan diens gewy
	(c)	Seals for sealing containers/ Seëls vir verseëling	R0,30 per seal/ seël
	<u></u>	van houers	
			· · · · · · · · · · · · · · · · · · ·

GOVERNMENT GAZETTE, 28 MARCH 2003

ŕ	Nature of service, goods or supplies provided Aard van diens, goedere of voorrade gelewer	Tariff Tarief
4 4	Provision of germplasm for research purposes; Safe- keeping of genetic sources/ Voorsiening van kernplasma vir navorsingsdoeleindes; Bewaring van genetiese bronne	R100,00 per sample/ monster
	Seals for sealing containers of seed for which a certificate has been issued under section 27 of the Plant Improvement Act, 1976 (Act No. 53 of 1976)/ Seëls vir verseëling van houers saad waarvoor 'n sertifikaat ingevolge artikel 27 van die Plantverbeteringswet, 1976 (Wet No. 53 van 1976) uitgereik is	R0,30 per seal/ seël

DR S R MOEPHULI REGISTRAR OF PLANT IMPROVEMENT/ REGISTRATEUR VAN PLANTVERBETERING

STAATSKOERANT, 28 MAART 2003

NOTICE 862 OF 2003

PLANT BREEDERS' RIGHTS ACT, 1976 (ACT No. 15 OF 1976).

TARIFFS FOR SERVICES PROVIDED BY THE DIRECTORATE: GENETIC RESOURCES

The Registrar of Plant Breeders' Rights hereby makes known for general information that, with effect from 1 April 2003, tariffs for services provided by the Directorate are, in terms of Treasury Approval 4/3/5/1 of 06/12/2002, amended to the extent set out in the Schedule hereto.

KENNISGEWING 862 VAN 2003

WET OP PLANTTELERSREGTE, 1976 (WET No. 15 VAN 1976)

TARIEWE VIR DIENSTE VERSKAF DEUR DIE DIREKTORAAT: GENEBRONNE

Die Registrateur van Planttelersregte maak hiermee vir algemene inligting bekend dat, met ingang 1. April 2003, tariewe vir dienste verskaf deur die Direktoraat, ingevolge Tesouriegoedkeuring 4/3/5/1 van 06/12/2002, gewysig is in die mate in die Bylae hiervan uiteengesit.

SCHEDULE/ BYLAE

Nature of service, goods or supplies provided Aard van diens, goedere of voorrade gelewer			Tariff Tarief
1.	Varietal examination of samples:/ Variëteitsondersoek van monsters:		
	(i)	Category A/ Kategorie A (Agronomic, vegetables, pasture crops and annual ornamentals/ Akkerbou,groente, weidingsgewasse en eenjarige sierplante)	R1 400,00 each/elk
	(ii)	Category B/ Kategorie B (Fruit, vines, citrus and perennial ornamentals/ Vrugte, wingerd, sitrus en meerjarige sierplante)	R1 800,00 each/ elk

DR S R MOEPHULI REGISTRAR OF PLANT BREEDERS' RIGHTS REGISTRATEUR VAN PLANTTELERSREGTE

NOTICE 860 OF 2003

N 115463

WITHDRAWAL OF REBATE ITEMS:

Withdrawal of textile rebate provisions as listed in Schedule 1 below:

Applicant: Board on Tariffs and Trade Private Bag X753 Pretoria 0001 Fax: (012) 428 7702.

Notes: (1) The Board will investigate the withdrawal or phasing out of the textile rebate provisions listed in Schedule 1 below.

(2) The background of this investigation is as follows:

 In Report No. 3558 of 1995 the Board recommended that rebate provisions for fabrics, as listed in the Report, be phased out over the period September 1999 to 2002. These provisions should have been withdrawn but the recommendation was not implemented.

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- In Report No. 4180 dated 26 August 2002 the Board recommended that 199 of the relevant rebate provisions be withdrawn (to be implemented by SARS in due course) but that the withdrawal of 86 of the provisions be suspended, pending further analysis of the availability of the fabrics concerned, the current and potential future supply and the effect of the withdrawal of the provisions.
- This new investigation also includes rebate provisions not originally listed in Report No. 3558.
- (3) The main reasons for investigating the withdrawal of the

provisions are as follows:

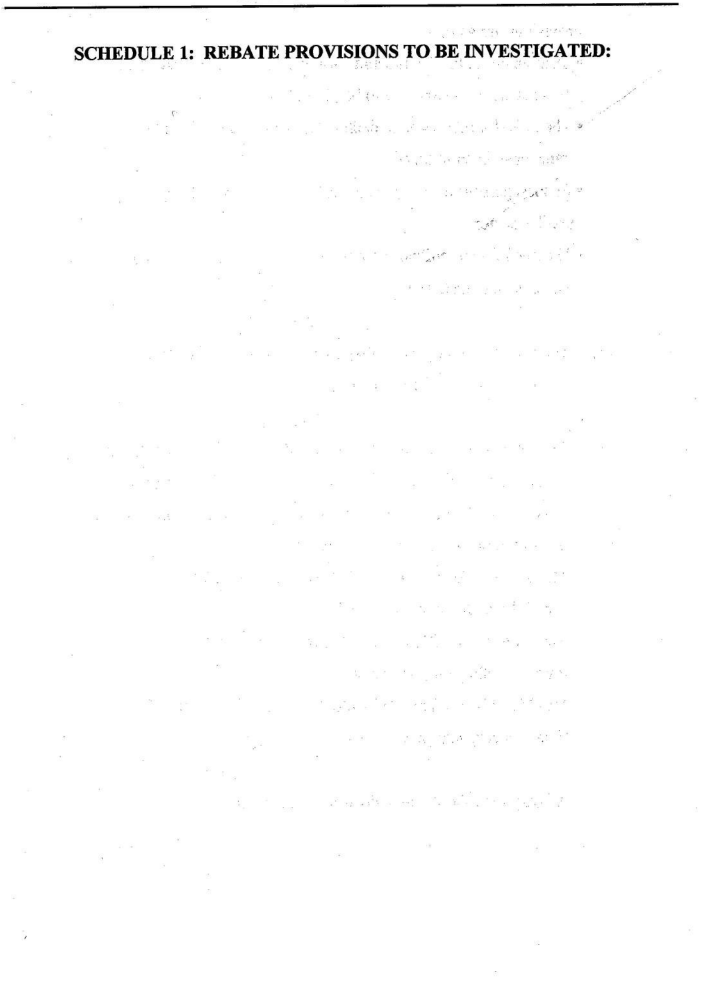
- Agreement in the Textile and Clothing Task Group (1994/95) that rebate provisions are to be phased out.
- The need for rebates have declined as yarn and fabric duty rates have been reduced.
- Encouragement for investment and increased production in the textiles sector.
- The need for simplification of the tariff regime and improved customs administration.
- (4) The Board will, however, also take into account other factors in its consideration of the matter.
- (5) Interested parties are invited and urged to submit comments and information. Information in regard to the use of rebate provisions should be submitted in a set format that can be obtained in electronic or hard copy form from: Ms B Bieldt Tel: (012) 428 7745 Fax: (012) 428 7744 Email: bbieldt@dti.pwv.gov.za Mr S Mello Tel: (012) 428 7822 Fax: (012) 428 7777

Email: smello@dti.pwv.gov.za

Mr C Grobbelaar Tel: (012) 428 7754 Fax: (012) 428 777

Email: coertg@dti.pwv.gov.za

All enquiries should be addressed to these persons.



Rebate . Item	Tariff Heading	Rebate Code	Description	Extent of Rebate
311.03			Industry: Textile Weaving	
	48.23	01.00	Deleted with effect from 17.11.1995	
2	51.07	01.00	Yarn of combed sheep's or lamb's wool (worsted yarn), for weaving fabrics suitable for use as interlinings .	Full duty less 12%
	54.02	01.04	Synthetic filament yarn (excluding yarn of nyion or other polyamides and yarn	51 (2) +8×10 (700)
	1. T. I.		of polyesters), not put up for retail sale, for weaving fabrics (excluding those suitable for use as interlinings) .	Full duty less 12%
	12	03.00	Yarn of polyamide filaments, not exceeding 1 100 dtex, with a tenacity of 5,3	
1. 19	1		cN/dtex or more, heat-set having a free shrinkage in hot air at 180°C of not	Full duty less
· • •	- ²		more than 3 per cent, for weaving fabrics (excluding tyre cord fabric)	12%
1		07.00	Yarn of polyester filaments, of 50 dtex or more but less than 120 dtex	(C. 1997)
1968	5	52127022000	(excluding textured yarn and prepared sewing yarn), with a twist of 400 turns	1235
23	1		or more per metre and a value for duty purposes per kg of 475c or more, for weaving fabrics with a mass per m2 of less than 142 g	Full duty less 12%
	54.03	01.00	Yarn or man-made filaments (excluding yarn of polyamide or polyester fibres),	Full duty less
		- ¹ ~	for weaving fabrics (excluding those suitable for use as interlinings)	12%
	55.09	01.00	Yarn of synthetic staple fibres (excluding polyester fibres), for weaving industrial filter cloth .	Full duty less 12%
1		02.00	Slub yarn of synthetic staple fibres with a linear density of 600 dtex or finer	Full duty less 12%
		03.04	Yarn of man-made staple fibres containing polyester fibres or cotton for the	Full duty less
		11	weaving of fabrics (excluding fabrics suitable for use as interlinings and	the greater of
			industrial filter cloth) .	25% or 66
				c/kg
		04.00	Yarn of man-made staple fibres not containing polyester fibres or cotton, for	
		10-2242423	the weaving of fabrics (excluding fabrics suitable for use as interlinings and industrial filter cloth) .	Full duty less 12%
	55.10	01.00	Yarn of cellulosic staple fibres and animal hair mixed together, for weaving fabrics suitable for use as interlinings	Full duty less 12%
5	a	02.00	Slub yarn of man-made staple fibres with a linear density of 60 dtex or finer	Full duty less 12%

52 00976 VN	52	No. 24600		
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Full duty	ingredient), for the finishing of narrow loom tabrics			
	Industry: Textile Finishing Prepared glazinge, prepared dressings and prepared mordants, (excluding softening agents with distearyl-dimethylammonium chloride as active	00'TO	60.85	90'TTE
ƙanp jing	Knitted or crocheted fabrics	+0'TO	90'09	
Lui duty	(+0.08 of 10.08 egribsed to seorb galbubxs)	1		
	(eanit fabrics (including those made on galloon knitting machines)	\$0'TO	50.05	
Kanp jing	.(10.08 pribse)			
	5 per cent or more of elastomeric yarm or rubber thread (excluding those of	8		
	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	40.10	t-0'09	
Full duty	of heading 60.01).			-
	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	\$0'TO	£0.03	
Full duty	knitted open-work fabrics similar to lace or net fabrics and knitted pile fabrics).			
	Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by mass 5 per cent or more of elastometic yarn or rubber thread (excluding	0T'04		122
6.58	vid milaistase and OS antheorys for diffus - to obtide to the damage to use and			
	ೆ _ನ್ನೆಟಿಂಗಿನ ಸಸಾಜ್ಯತ್ (ತಂಡಿಸ್ಟರ್) ತಿಂ			
Enll duty	Embroidered trimmings (including motifs)	00'TO	58.10	
%9		#1 1.000000000	. S	
Full duty les	Yarn of polyvinyl staple fibres, for knitting pile fabrics	00'20		
12%			0000	
Full duty less	Yam of synthetic staple fibres, for knitting infant's clothing	00'TO	60.22	85
12%	Monofil of polyamide material, with a tenacity of leas than 5,3 cN /dtex, of 68 dtex or more but less than 834 dtex, for kniitting ornamental trimmings	00'TO	+0'+S	
	of a kind used in foundation garments and swim wear.	1.1		
%ZŢ-559j Ŀnjj qnţλ	Yarn of polyamide filaments, of less than 120 dtex, for knitting elastic fabrics	00'50		
15%				385
Euli duty les	Yam of polyester filaments, of less than 25 dtex, not dyed	00'20	20.42	
1	Industry: Textile Knitting	entre andre entre Le commentation		311.04
etadeЯ		sboo	BupeeH	ttem
To triatical	Description	Rebate	thineT	etsdeA

GOVERNMENT GAZETTE, 28 MARCH 2003

Rebete Item	Tariff Heading	Rebete Code	Description	Extent of Rebate
311.07			Industry: Textile Embroidery	
48200 (SUDO)	52.04	01.00	Cotton yarn .	Full duty less
		5 - 1°	and the second	12%
	52.05	01.00	Cotton yarn.	Full duty less
12 1 4 2	famos -	at a	and a way of the Westerney and the second second	12%
a ¹ 5	52.06	01.00	Cotton yarn .	Full duty less 12%
с ^и . "`	54.07	01.00	Woven fabrics of man-made filament yarn, of a mass per m2 not exceeding 102 g and of a value for duty purposes per kg exceeding 275c	Full duty
. 10 ¹⁰ 1	54.08	01.00	Woven fabrics of man-made filament yarn, of a mass per M2 not exceeding	
ex 1927	100		102 g and of a value for duty purposes per kg exceeding 275c	Full duty
83 20	55.12	01.00	Woven fabrics of synthetic staple fibres, of a mass per m2 not exceeding 102	
28 4.0		25	g and of a value for duty purposes per kg exceeding 275c	Full duty
8 1	55.13	01.00	Woven fabrics of synthetic staple fibres, of a mass per m2 not exceeding 102	
		Barrenser	g and of a value for duty purposes per kg exceeding 275c	Full duty
19 G	55.15	01.00	Woven fabrics of staple fibres, of a mass per m2 not exceeding 102 g and of a	
	1.15		value for duty purposes per kg exceeding 275c	Full duty
1.1	55.16	01.00	Woven fabrics of staple fibres, of a mass per m2 not exceeding 102 g and of a	
42 12	1.16 200		value for duty purposes per kg exceeding 275c	Full duty
1 - 1 - 1 - 1 	56.05	01.00	Metallised yarn	Full duty less 12%
11.09		1	Industry: Fishing Net	Di seccesso
1	54.02	01.00	Yarn of man-made filaments (excluding yarn of polyamide filaments with a tenacity of less than 5,3 cN/dtex) .	Full duty less 12%
1418 (335)	54.03	01.00	Yarn of man-made filaments (excluding yarn of polyamide filaments with a tenacity of less than 5,3 cN/dtex)	Full duty less 12%

76 No. 24600

No. 24600 77

Rebate Item	Tariff Heading	Rebate Code		Extent of Rebate
311.10			Industry: Carpets and Other Textile Floor Coverings	*N.1.24
			A DEC AND A	141.538
1 - M	54.02	01.04	Synthetic filament yarn (excluding sewing thread), not put up for retail sale,	1
	54.02	01.04	including synthetic monofilament of less than 67 dtex (excluding varn of nyion	A SEC 16
	19.45		or other polyamides and yarn exceeding 1 400 dtex with discontinuous or	Full duty less
		2		
1991	14 F		broken colours), for the manufacture of carpets and mats	- 12%
	2	0		
	5407.20	01.06	Woven fabrics obtained from strip or the like, of polymers of propylene,	Full duty less
が 後	1 ¹⁰		unprinted, for use as backing in the manufacture of carpets	15%
		and the second	and the second	1. 18 Mar 1
	5509.42	01.06	Multiple (folded) or cabled yarn (excluding sewing thread), containing 85 per	
		1.44	cent or more by mass of synthetic staple fibres, for the manufacture of	Full duty less
98 - G			carpets and mats .	12%
	1	10 gr	and the second	4-1 S . C
	8 N 62 B		and in the class of a set of the start in the form	
		02.06	Woven fabrics of synthetic staple fibres mixed with man-made filaments, of a	11.00
		02,00		Bull Anthe Inc.
10	201	102	mass exceeding 70 g/M2 but not exceeding 130 g/m2 (excluding those of	Full duty less
3 4			yarns of different colours)	20%
10	5704.90	01.06	Random velour needle punch carpets, for the manufacture of moulded	Full duty less
- Ca			carpets indentifiable for use in motor vehicles	10%
311.11		- en -	Industry: Narrow Fabrics (Woven, Cut or Braided), and Woven Labels	1
	54.02	06.04	Synthetic filament yarn (excluding yarn of nylon or other polyamides and yarn	Full duty less
4.5.6		1.1.1.1	of polyesters), for the manufacture of narrow fabrics	12%
8 Ø	54.03	01.00	Yarn of man-made filaments (excluding yarn of polyamide and polyester	Full duty less
	1.1	(7)(7)(5)	fibres), for the manufacture of narrow fabrics	12%
311.12			Industry: Impregnated, Coated, Covered or Laminated Textile Fabrics	100 10
	3824.90	01.06	Prepared plasticisers (excluding epoxy ester plasticisers, chloroparaffin	1.1.2.1
			plasticisers and phthalic acid esters of mixed aliphatic alcohols), for the	10
6363			manufacture of impregnated or coated textile fabrics	Full duty
	39.01	01.04	Polymers of ethylene, in primary forms, having a relative density of more than	. an ancy
	39.01	01.04	0.94, for the manufacture of impregnated or coated interlinings	Endl distant
	3902.10	01.06		Full duty
			Polypropylene in primary forms, for coating woven fabrics of polypropylene	Full duty
	39.04	01.04	Polyvinyl chloride in primary forms, for the manufacture of Impregnated or	and the second s
	arren el	linearead i	coated textile fabrics .	Full duty
	52.08	01.04	Woven fabrics of cotton, containing 85 per cent or more by mass of cotton, of	
			a mass not exceeding 200 g/m ,for the manufacture of impregnated or	ł
			coated textile fabrics .	Full duty
	5209.12	01.06	Woven fabrics of cotton, unbleached, in a 3-thread or 4-thread twill, including	Full duty less
			cross twill weave, of a mass exceeding 200 g/m2 but not exceeding 250 g/m2.	20%
1.50	5209.22	01.06	Woven fabrics of cotton, bleached, in a 3-thread or 4-thread twill including	Full duty less
			cross twill weave, of a mass exceeding 200 g/m2 but not exceeding 250 g/m2.	20%
	60.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	
- ¹⁰			of heading 60.01).	Full duty
	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	. an outy
		-	5 per cent or more of elastomeric yarn or rubber thread (excluding those of	18
	·		heading 60.01).	Full duty
	60.05	01.04		Puil duty
	00.05		Warp fabrics (including those made on galloon knitting machines) (excluding	Pull duty
	60 0C		those of headings 60.01 to 60.04)	Full duty
	60.06	01.04	Knitted or crocheted fabrics .	Full duty

Rebate Item	Tariff Heading	Rebate Code	Description	Extent of Rebate
311.12 (Cont.)	5211.21	01.06	Woven fabrics of cotton, containing less than 85 per cent by mass of cotton, mixed mainly or solely with man-made fibres, of a mass exceeding 200 g/m2, bleached, plain weave, for the manufacture of impregnated or coated textile fabrics.	Full duty les
	5212.11	01.06	Woven fabrics of cotton, of a mass not exceeding 200 g/m2, unbleached, for	20% Full duty les
, ~i,	54.07	01.04	the manufacture of impregnated or coated textile fabrics Open weave fabrics of synthetic filament yarn, including woven fabrics obtained from material of heading No. 54.04, with a construction not exceeding 10 threads per cm2, for the manufacture of impregnated or coated	20%
		02.04	textile fabrics . Woven fabrics of synthetic filament yam including fabrics obtained from materials of heading No. 54.04, of a mass not exceeding 65 g/m2, woven from yarns with a linear density not exceeding 78 dtex, for the manufacture of impregnated or coated textile fabrics .	Full duty
		03.04	Woven fabrics of synthetic filament yarn, including woven fabrics obtained from materials of heading No. 54.04, of a mass exceeding 65 g/m2	Full duty Full duty les the greater of 25% or
	5407.42	01.06	Woven fabrics containing 85 per cent or more by mass of filaments of nylon	23 c/m2
			or other polyamides, dyed, for the manufacture of impregnated or coated textile fabrics .	Full duty less 20%
	5407.91	01.06	Woven fabrics of synthetic fliament yarn, unbleached or bleached, for the manufacture of impregnated or coated textile fabrics	Full duty less 20%
ili	54.08	01.04	Open weave fabrics of artificial filament yarn, including woven fabrics obtained from materials of heading No. 54.05, with a construction not exceeding 10 threads per cm2, for the manufacture of impregnated or coated textile fabrics.	Full duty
	is.	02.04	Woven fabrics of artificial filament yarn, including woven fabrics obtained from materials of heading No. 54.05 (excluding fabrics of cellulosic fibres), of a mass not exceeding 65 g/m2 woven from yarns with a linear density not	-
		03.04	exceeding 78 dtex, for the manufacture of impregnated or coated fabrics Woven fabrics of artificial filament yarn, including woven fabrics obtained from materials of heading No. 54.05 (excluding fabrics of cellulosic fibres), of a mass exceeding 65 g/M2, for the manufacture of impregnated or coated fabrics.	Full duty Full duty less the greater o 25% or 23 c/m2
	5515.11	1	Woven fabrics of polyester staple fibres mixed mainly or solely with viscose rayon staple fibres, for the manufacture of impregnated or coated textile fabrics	Full duty less
	55,16	01.04	Woven fabrics of artificial staple fibres, unbleached, bleached or dyed, for the manufacture of coated fabrics	Full duty
	5516.12	01.06	Woven fabrics containing 85 per cent or more by mass of artificial staple fibres, dyed, for the manufacture of impregnated or coated textile fabrics	Full duty less
	56.03	01.04	Nonwovens, uncoated, for the manufacture of impregnated or coated textile fabrics (excluding interlinings)	Full duty
	5903.20	01.06	Textile fabrics impregnated, coated, covered or laminated with polyurethane, for finishing by a process of coating, laminating, printing, embossing or	
			lacquering	Full duty
	5903.90		Textile fabrics impregnated, coated, covered or laminated with plastics (excluding polyvinyl chloride or polyurethane), for the manufacture of self- adhesive tape of a width not exceeding 30 cm	Full duty less 15%
	59.07		Unprinted textile fabrics covered with textile flock, for the manufacture of printed fabrics of heading No. 59.07	Full duty less 22%
	60.01 60.02	01.04	Pile fabrics including "long pile" fabrics and terry fabrics, knitted or crocheted	Full duty
	00.02		Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by mass 5 per cent or more of elastomeric yarn or rubber thread (excluding knitted open-work fabrics similar to lace or net fabrics and knitted pile fabrics).	Full duty
11.13	54.02	02.00	Industry: Industrial Textile Articles and Materials Monofil, of synthetic filaments for the manufacture of tubular or endless woven fabrics of a kind commonly used in machinery .	Full duty less
	54.04	01.00	Monofil of synthetic filament for the manufacture of tubular or endless woven fabrics of a kind commonly used in machinery	Full duty less 12%
			Strip of synthetic fibre materials, for the manufacture of prepared packings	Full duty less 12%
	54.07		Woven fabrics of man-made filament yarn including woven fabrics of monofil or strip of heading No. 54.04 or 54.05 of Schedule No. 1, for the manufacture	
1		1	of tubular or endless woven fabrics of a kind commonly used in machinery	Full duty

Rebate Item	Tariff Heading	Code		Extent of Rebate
311.13 (Coot.)	54.08	01.00	Woven fabrics of man made filament yarn including woven fabrics of monofil or strip of heading No. 54.04 or 54.05 of Schedule No. 1, for the manufacture of tubular or endless woven fabrics of a kind commonly used in machinery	Full duty
	56.07	01.00	Twine of man-made fibres of strip (excluding those of polyethylene, polypropylene, polyamide or polyester), for the manufacture of prepared packings .	Full duty

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,tern	Tariff Heading	Rebate Code	Description	Extent of Rebate
11.15		-	Industry: Knitted Gloves	
	4002.91	01.06	Carboxylated acrylonitrile butadiene latex, vulcanised, for the manufacture of	2 C 2 C 2
	1002.02	1	industrial gloves of subheading No. 6116.10	
8 I		01.00		Full duty
	59.03	01.00	Knitted fabrics (excluding knitted pile fabrics), impregnated or coated with	100000000000000000000000000000000000000
	A CONTRACT	10000000000000000	preparations of cellulose derivatives or of other artificial plastic material	Full duty
B.,	60.02	01.00	Knitted or crocheted fabrics of cotton (excluding knitted pile fabrics), of a	and the second second
- e (value for duty purposes per m2 exceeding 28,7c	Full duty
- 0 j		01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by	
	- 52	M8428605	mass 5 per cent or more of elastomeric yarn of rubber thread (excluding	
10	083	5 - 20 SW	knitted open-work fabrics similar to lace or net fabrics and knitted pile fabrics).	Full duty
		02.00	Deleted with effect from 01.01.2002	runduly
- Q - Î		02.00	Deleted with effect from 01.01.2002	
	60.07	01.04		
	60.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	
£	100 C	S	of heading 60.01).	Full duty
	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	
19 30	2		5 per cent or more of elastomeric yarn or rubber thread (exiduing thsoe of	
			heading 60.01).	Full duty
	60.05	01.04	Knitted or crocheted fabrics .	Full duty
		3		
	60.06	01.04	Knitted or crocheted fabrics	Full duty
				runducy
1.16			Industry: Shawis, Scarves, Mufflers, Stoles, Printed Khangas, Printed	
11.10		S - 12		10 A
32 - S			Kadungas and the Like	
	52.08	01.00	Woven unprinted fabrics of cotton, not dyed or woven from dyed yarn and not	Full duty les
3			defined by draw threads or other means	20%
	52.09	01.00	Woven unprinted fabrics of cotton, not dyed or woven from dyed yarn and not	Full duty les
1	17		defined by draw threads or other means	20%
	52.10	01.00	Woven unprinted fabrics of cotton, not dyed or woven from dyed yarn and not	Full duty les
			defined by draw threads or other means	20%
	52.11	01.00	Woven unprinted fabrics of cotton, not dyed or woven from dyed yarn and not	Full duty les
1			defined by draw threads or other means	20%
	52.12	01.00	Woven unprinted fabrics of cotton, not dyed or woven from dyed yarn and not	1 States - States States - States
	34.14	01.00		Full duty less
			defined by draw threads or other means	20%
	54.07		Woven unprinted fabrics of man made filament yarn, not dyed or woven from	(1217)22003084
	lease in the		dyed yarn and not defined by draw threads or other means	Full duty
	54.08	01.00	Woven unprinted fabrics of man-made filament yarn, not dyed or woven from	
			dyed yarn and not defined by draw threads or other means	Full duty
	55,12	01.00	Woven unprinted fabrics of man-made staple fibres, not dyed or woven from	
	an a		dyed yarn and not defined by draw threads or other means	Full duty
× 1	55.13		Woven unprinted fabrics of man-made staple fibres, not dyed or woven from	. un ducy
	00.20		dyed yarn and not defined by draw threads or other means	Evill during
				Full duty
- 1	55,14		Woven unprinted fabrics of man-made staple fibres, not dyed or woven from	10000
1	lamena d		dyed yarn and not defined by draw threads or other means	Full duty
	55.15		Woven unprinted fabrics of man-made staple fibres, not dyed orwoven from	
	8		dyed yarn and not defined by draw threads or other means	Full duty
	55.16	01.00	Woven unprinted fabrics of man-made staple fibres, not dyed or woven from	
			dyed yarn and not defined by draw threads or other means	Full duty
1.17	2		Industry: Ties and Bow Ties	
	54.07		Woven fabrics of synthetic filament varn	Full duty les
ľ	34.07	01.00	woven lability of synthetic mament yant	C
	12002000			11%
	55.12	01.00	Woven fabrics of synthetic staple fibres .	Full duty less
		0.000		11%
	55.13	01.00	Woven fabrics of synthetic staple fibres .	Full duty less
				11%
- la	55.14	01.00	Woven fabrics of synthetic staple fibres .	Full duty less
		01.00	no ren lastico el ogniticato stapie nuico .	
	ine ar			11%
	55.15	01.00	Woven fabrics of synthetic staple fibres .	Full duty less
	0.10			

Rebate	Tariff Heading	Rebate Code	Description	Extent of Rebate
11.18	Trouvering	0040	Industry: Handkerchiefs and Other General Made-up Textile Articles	ni.
11.10	52.08	01.00	Woven fabrics of cotton, for the manufacture of handkerchiefs	Full duty
		01.00	Woven fabrics solely of cotton, unbleached, 2plain weave, of a mass	
	5208.12	01.06	exceeding 100 g/m2 but not exceeding 200g/ m , for the manufacture of	Full duty les
				22%
- * e	10	2	polishing buffs .	Full duty les
	5208.52	01.06	Woven fabrics of cotton, printed, plain weave, of a mass exceeding 130 g/m2,	
			for the manufacture of loose covers for motor vehicle seats	20%
	52.09	01.00	Woven fabrics of cotton, for the manufacture of handkerchiefs	Full duty
	5209.11	01.06	Woven fabrics solely of cotton, unbleached, plain weave, of a mass	1
2004	(\$2.52) (\$2.52)	1.1	exceeding 200 g/m2 but not exceeding 250g/M2 , for the manufacture of	Full duty les
			polishing buffs .	22%
	52.10	01.00	Woven fabrics of cotton, for the manufacture of handkerchiefs	Full duty
	52.11	01.00	Woven fabrics of cotton, for the manufacture of handkerchiefs	Full duty
(t)	52.12	01.00	Woven fabrics of cotton, for the manufacture of handkerchiefs	Full duty
	Contraction of the second s		Yarn of cellulosic filaments, textured, exceeding 150 dtex but not exceeding	Full duty les
	54.03	01.00	Yarn or cellulosic maments, textured, exceeding 150 diex but not exceeding	12%
	1.000.000.000.000.000	i se dan	780 dtex, for the manufacture of tufted bedspreads	2270
1.00	5512.11	01.06	Woven fabrics of synthetic staple fibres, containing 85 per cent or more by	Total destant in a
			mass of polyester staple fibres, unbleached or bleached, for the manufacture of flags	Full duty les
	5515.21	01.06	Woven fabrics of acrylic or modacrylic staple fibres, for the manufacture of	Full duty les
	5515.21	01.00	loose covers for motor vehicle seats	20%
				2070
	56.03	01.00	Nonwovens, of man-made staples fibres, of a mass exceeding 20 g/M2 but	Full dates
	land and the second second		not exceeding 50 g/m2, for the manufacture of surgical face masks	Fuil duty
- 8 J	58.10	01.00	Embroidered trimmings .	Full duty
242	59.03	01.04	Textile fabrics impregnated, coated, covered or laminated with polyvinyl	
* 0		5	chloride or polyurethane, for the manufacture of loose covers for motor vehicle seats .	Full duty les 20%
	60.01	01.04	Pile fabrics including "long pile" fabrics and terry fabrics, knitted or crocheted,	Full duty les
	00.01	-	for the manufacture of loose covers for motor vehicle seats	20%
			Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by	
1.2	60.02	01.04	mass 5 per cent or more elastomeric yarn or rubber thread (excluding knitted	
			mass 5 per cent or more elascomercity and or hubber chread (excluding kineted	Euli duby
	1.1.1.4	Harannar ()	open-work fabrics similar to lace or net fabrics and knitted pile fabrics)	Full duty
	60.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	
	-	1.1	of heading 60.01)	Full duty
55	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	
35		519239389387373	5 per cent or more of elastomeric yarn or rubber thread excluding those of	a construction of
			heading 60.01)	Full duty
	60.05	01.04	Warp knit fabrics (including those made on galloon machines) (excluding	
			those of headings 60.01 to 60.04)	Full duty
363	60.06	01.04	Knitted and crocheted fabrics .	Full duty
	00.00	01.04	Kinucu and crocheton labrics.	
			Worn clothing and other worn articles of textile materials, at such times in	-
	63.09	01.04	worn couning and other worn arucies of texture materials, at such times in	
			such quantities and subject to such conditions as the Director-General: Trade	1 (A)
			and Industry on the recommendation of the Board on Tariffs and Trade may	a Companya
18. 52			allow by specific permit for the manufacture of wiping rags and cleaning	Full duty
	L.	100 C	cloths	1.

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ate	Tariff Heading	Rebate	Description	Extent of
.19	Treasury.	- uvuu	Industry: Men's and Boys' Outer Garments	Rebate
	1 S		Analog y, Field & Bild Boys Outer Walkients	
	52.06	01.00	Woven fabrics of cotton, treated with water repeilent preparations, of a mass per m² not exceeding 160 g, for use as outercloth in the manufacture of raincoats and jackets commonly known as windbreakers	Full duty
20	Lan an A			
	52.10	01.00	Woven fabrics of cotton, treated with water-repellent preparations, of a mass per m ² not exceeding 160g, for use as outercloth in the manufacture of raincoats and jackets commonly known as windbreakers	Full duty
	[5
	52.12	01.00	Woven fabrics of cotton, treated with water-repellent preparations, of a mass per m ² not exceeding 160g, for use as outercloth in the manufacture of raincosts and jackets commonly known as windbreakers	Full duty
	55.12	01.00	Manage debulan of more made should film a built of the	
	33.42	01.00	Woven fabrics of man-made staple fibres, treated with water-repellent	12
		1 · · · · ·	preparations, of a mass per m ² not exceeding 160 g, for use as outercloth in the manufacture of raincoats and jackets commonly known as windbreakers	20
	1040343	03.00	Woven unprinted fabrics of synthetic staple fibres of a value for duty purposes	
-	0.4 m 60654	00.00	per m ² exceeding 100c and of a mass per m ² of 250 g or more, for the	
1		3	manufacture of boy's short's and the kinds, in such quantities and at such times	
			as the Director-General: Trade and Industry, may allow by specific permit	Full duty
	55.13	01.00	Woven fabrics of man-made staple fibres, treated with water-repellent prepa-	
			Rations, of a mass per m ² not exceeding 160 g, for use as outercloth in the	
			manufacture of raincoats and jackets commonly known as windbreakers	Full duty
	55.14	01.00	Woven unprinted fabrics of synthetic staple fibres of a value for duty purposes	
			per m ² exceeding 100c and a mass per m ² of 250 g or more, for the	1.1.1
	e e e e e e e e e e e e e e e e e e e	8	manufacture of boys' shorts, of the kinds, in such quantities and at such times	-
	s		as the Director-General: Trade and Industry may allow by specific permit	Full duty
	55.15	01.00	Woven fabrics of man-made staple fibres, treated with water-repellent prepa-	22
			Rations, of a mass per m ² exceeding 106 and a mass per m ² of250 g or more,	
			for use as outercloth in the manufacture of raincoats and jackets commonly	Full duty
- 1			known as windbreakers	
		02.00	Woven unprinted fabrics of synthetic staple fibres of a value for duty purposes	
- 1			per m ² exceeding 100 c and of a mass per m ² of 250 g or more, for the	
5			manufacture of boys' shorts, of the kinds, in such quantities and at such times as the Director-General: Trade and Industry may allow by specific permit	Full duty
	55.16	01.00	Woven fabrics of man-made staple fibres, treated with ater-repellent prepa-	
			Rations, of a mass per m ² not exceeding 160 g, for use as outercloth in the	
	1	. 10	manufacture of raincoats and jackets commonly known as windbreakers	Full duty
	58.01	01.00	Velvet	Full duty
	58.11	01.00	Woven fabrics of man-made staple fibres, treated with ater-repellent prepa-	
ľ			Rations, of a mass per m ² not exceeding 160 g, for use as outercloth in the	
- 1			manufacture of raincoats and jackets commonly known as windbreakers	Full duty
- 1		, r	A THE PARTY AND AND PROVED SOUTHOUT AD WINDUGORGIS	7

lebate Item	Tariff Heading	Rebate Code	Description	Extent of Rebate
11.20		1 .	Industry: Women's and Girls' Outer Garments	1) (***a.
		1	NOTES:	23
		1.0	For the purposes of this item the manufacture of trousers with a vertical	1 1 m er
		0.00	opening in the centre of the front part of the garment and of which the	1
5 e	0	10.000	opening is covered with a flap which extends from left over right, is not permitted	
		10		1
		asse jaa		
	65 . .			1
	52.08	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	02000000000000
			manufacture of raincoats (including reversible raincoats)	Full duty
			Woven fabric of cotton, treated with water-repellent preparations, for the	
- 1928 1928	52.09	01.00	manufacture of raincoats (including reversible raincoats)	Full duty
		100	manufacture of faincoats (including reversione raincoats)	1 un uuty
	52.10	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	
22			manufacture of raincoats (including reversible raincoats)	Full duty
	- × •	1		
	52.11	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	
			manufacture of raincoats (including reversible raincoats)	Full duty
	2 34	5 89	a sea a second second second second	3 D
-	52.12	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	
	52.12	01.00	manufacture of raincoats (including reversible raincoats)	Full duty
			Industraciane of famouate (menuality reversione famouate)	1
	54.07	01.00	Woven fabrics of man-made filament yarn, of a value for duty puposes per m2	1
4 - 54			exceeding 42c, for the manufacture of swim wear	Full duty
			Woven fabric of man-made filament yarn, of a value for duty puposes per m2	des la
	54.08	01.00	exceeding 42c, for the manufacture of swim wear	Full duty
	1	2 B	exceeding 420, for the manufacture of swim wear	
1	55.12	01.00	Woven fabrics of man-made staple fibres, treated with water- repellent	
92			preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	
	· · · ·	1 ° 1	raincoats (including reversible rain coats) .	Full duty
²⁸		02.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
555 (AA)	1	03.00	Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	1
			other combed animal hair, of a value for duty purposes per m2 of 150c or	Full duty les
		10.5 A 21 (10.5 A 20.5	more and of a mass per m2 of 250 g or more	25%
	14	05.00	Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	Full date has
· * - * *			or more synthetic fibres, of a value for duty purposes per m2 of 150c or more	Full duty les 25%
			and of a mass per m2 of 250 g or more	25%
		- 17		а
	12	20 H (300	en a testa a seconda da de la seconda de	54 25
L 23 -		S. A. A. G.	에 있는 사람이 있는 것 같은 것 같은 것 것 같은 것 같은 것을 알려요. 것 같은 것 같	

ebate Item	Tariff Heading	Code	Description	Extent of Rebate
11.20 Cont.)	55.13	01.00	Woven fabrics of man-made staple fibres, treated with water-repellent preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	
	· · ·	5	raincoats (including reversible rain coats).	Full duty
		02.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
8	55.14	01.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
	8	02.00	Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	11.000 (10.000)
	20	*	other combed animal hair, of a value for duty purposes per m2 of 150c or	Full duty les
<i>a</i> (04.00	more and of a mass per m2 of 250 g or more Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30	25%
	38.4	0.00	per cent or more synthetic fibres, of a value of duty purposes per M2 of 150c	Full duty les
20			or more and of a mass per m2 of 250 g or more	25%
	55.15	01.00	Woven fabrics of man made staple fibres, treated with water- repellent	~ m
	52 Th	1	preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	1
		02.00	raincoats (including reversible rain coats) .	Full duty
			Woven fabrics of synthetic staple fibres, in a leno weave Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	Full duty
		00.00	other combed animal hair, of a value for duty purposes per m2 of 150c or	Full duty les
na di			more and of a mass per m2 of 250 g or more	25%
8		05.00	Woven fabrics of synthetic fibres and fabrics of cellulosic fibres containing	
	92	1	30% or more synthetic fibres, of a value for duty purposes per m2 of 150c or more and of a mass per M2 of 250 g or more	Full duty less
	<i>a</i> .		more and or a mass per M2 of 250 g or more	25%
-	55.16	01.00	Woven fabric of man-made staple fibres, treated with water-repellent	
. 1	10	2	preparations, of a mass per M2 not exceeding 160 g, for the manufacture of	
28		03.00	raincoats (including reversible rain coats) . Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	Full duty
	*		or more synthetic fibres, of a value for duty purposes per m2 of 150c or more	Full duty less
	a 1 8		and of a mass per m2 of 250 g or more	25%
	58.01	01.00	Woven plie fabrics (excluding terry fabrics and corduroy) of cotton of a value	
	in and a set		for duty purposes per m2 exceeding 28,7c	Full duty
~	1	02.00	Woven pile fabrics of synthetic fibres (excluding corduroy)	Full duty
×	58.11	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	
		02.00	manufacture of raincoats (including reversible raincoats)	Full duty
			Woven fabrics of man-made staple fibres, treated with water-repellent	i an dacy
1			preparations, of a mass per M2 not exceeding 160 g, for the manufacture of	
32.52	a free		raincoats (including reversible rain coats) . Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	Full duty
4 - ²	2	03.00	other combed animal hair, of a value for duty purposes per m2 of 150c or	Full duty less
		-	more and of a mass per m2 of 250 g or more	25%
		07.00	Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	
1	ter in		or more synthetic fibres, of a value for duty purposes per m2 of 150c or more and of a mass per m2 of 250 g or more	Full duty less 25%
	50.02	01.04	Knitted or crocheted fabris of a width not exceeding 30 cm, containing by	888
1			mass 5 per cent or more elastomeric yarn or rubber thread (excluding knitted	
8	а÷		open-work fabrics similare to lace or net fabrics and knitted pile fabrics)	Full duty
ina (10 A 1			
. 1				1
	0.02	01.04		
1	50.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those of heading 60.01)	Full datas
	50.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	Full duty
	ne-torian. M	8	5 per cent or more of elastomeric yarn or rubber thread (excluding those of	
			heading 60.01)	Full duty

Rebate	Tariff Heading	Rebate Code	Description	Extent of Rebate
311.20		1 . 4 . 5 (42)	Industry: Women's and Girls' Outer Garments	
	n sa n		For the purposes of this item the manufacture of trousers with a vertical opening in the centre of the front part of the garment and of which the opening is covered with a flap which extends from left over right, is not permitted	
	C+5.7	1.5		1
, e				
4.	52.08	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	-
1 - 1 - 1		1	manufacture of raincoats (including reversible raincoats)	Full duty
	52.09	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the manufacture of raincoats (including reversible raincoats)	Full duty
	52.10	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the manufacture of raincoats (including reversible raincoats)	Full duty
	52.11	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the manufacture of raincoats (including reversible raincoats)	Full duty
6	52.12	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the manufacture of raincoats (including reversible raincoats)	Full duty
e est _e	54.07	01.00	Woven fabrics of man-made filament yarn, of a value for duty puposes per m2 exceeding 42c, for the manufacture of swim wear	Full duty
	54.08	01.00	Woven fabric of man-made filament yarn, of a value for duty puposes per m2	
ž v			exceeding 42c, for the manufacture of swim wear	Full duty
	55.12	01.00	Woven fabrics of man-made staple fibres, treated with water- repellent preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	: ****
. 6	age Nora		raincoats (including reversible rain coats).	Full duty
	96	02.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
25	. e g	03.00	Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	Full duty loos
	a	0.0	other combed animal hair, of a value for duty purposes per m2 of 150c or more and of a mass per m2 of 250 g or more	Full duty less 25%
	27 - 07040. 29	05.00	Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	
÷	e ^{tra d} e e	1.1	or more synthetic fibres, of a value for duty purposes per m2 of 150c or more and of a mass per m2 of 250 g or more	Full duty less 25%

S. 64

Rebate Item	Tariff Heading	Rebate Code	Description	Extent of Rebate
311.20 (font.)	55.13	01.00	Woven fabrics of man-made staple fibres, treated with water-repellent preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	
()	1		raincoats (including reversible rain coats).	Full duty
		02.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
	55.14	01.00	Woven fabrics of synthetic staple fibres, in a leno weave	Full duty
		02.00	Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	
		2 R.	other combed animal hair, of a value for duty purposes per m2 of 150c or	Full duty les
82.		04.00	more and of a mass per m2 of 250 g or more Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30	25%
			per cent or more synthetic fibres of a value of duty purposes per m2 of 150c	Full duty le
		- 10	or more and of a mass per m of 250 g or more	25%
	55.15	01.00	Woven fabrics of man made staple fibres, treated with water- repellent	
			preparations, of a mass per m2 not exceeding 160 g, for the manufacture of	Sec. Sec. St.
6 tő	కి స	1	raincoats (including reversible rain coats) .	Full duty
e.	5 J	02.00	Woven fabrics of synthetic staple fibres, in a leno weave Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	Full duty
	e	03.00	other combed animal hairy of a value for duty purposes per m2 of 150c or	Full duty le
		- 55	more and of a mass per m of 250 g or more	25%
	1 ¹⁰ - 1	05.00	Woven fabrics of synthetic fibres and fabrics of cellulosic fibres containing	
			30% or more synthetic fibres, of a value for duty purposes per m2 of 150c or	Full duty les
			more and of a mass per M2 of 250 g or more	25%
	55.16	01.00	Woven fabric of man-made staple fibres, treated with water-repellent	
			preparations, of a mass per M2 not exceeding 160 g, for the manufacture of	
			raincoats (including reversible rain coats).	Full duty
		03.00	Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	Full duty los
	s s		or more synthetic fibres, of a value for duty purposes per m2 of 150c or more and of a mass per M2 of 250 g or more	Full duty les 25%
				2070
	58.01	01.00	Woven pile fabrics (excluding terry fabrics and corduroy) of cotton of a value	
		1000000	for duty purposes per m2 exceeding 28,7c	Full duty
		02.00	Woven pile fabrics of synthetic fibres (excluding corduroy) :	Full duty
		20 20		
		100	ener soner en transmeren soner - Versen en e	6
	58.11	01.00	Woven fabric of cotton, treated with water-repellent preparations, for the	
		04.00	manufacture of raincoats (including reversible raincoats) Woven fabrics of man-made staple fibres, treated with water-repellent	Full duty
		01.00	preparations, of a mass per M2 not exceeding 160 g, for the manufacture of	
			raincoats (including reversible rain coats) .	Full duty
	. K 1		Woven unprinted fabrics of synthetic staple fibres, containing combed wool or	
	81 (A		other combed animal hair, of a value for duty purposes per M2 of 150c or	Full duty les
2	2		more and of a mass per M2 of 250 g or more Other fabrics of synthetic fibres and fabrics of cellulosic fibres containing 30%	25%
		122060/0002000	or more synthetic fibres, of a value for duty purposes per m2 of 150c or more	Full duty les
	0 x 3		and of a mass per M2 of 250 g or more :	25%
	60.02	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by	
e j	536 B 12 0		mass 5 per cent or more elastomeric yarn or rubber thread (excluding knitted	1
	10 1		open-work fabrics similar to lace or net fabrics and knitted pile fabrics)	1
1			(excluding those of heading 60.01) printed, for the manufacture of swim wear	Full duty
			× ²⁴ ×	
			6	1
29 68	60.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	
1	2		of heading 60.01 or 60.02) printed, for the manufacture of swim wear	Full duty
	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass	
1			5 per cent or more of elastomeric yarn or rubber thread (excluding those of	
			heading 60.01) printed, for the manufacture of swim wear	Full duty

Rebate Item	Tariff Heading	Rebate Code	Description	Extent of Rebate	Reference
311.20	60.05	01.04	Warp knit fabrics (including those made on galiloon knitting machines)		4
(Coot.)			(excluding those of headings 60.01 to 60.04) printed, for the manufacture of	14	#20
			swim wear	Full duty	A3/534
	60.06	01.04	Knitted or crocheted fabrics, printed, for the manufacture of swim wear	Full duty	A3/534
311.21	a ema 20		Industry: Under Garments		
	1				A3/306
		S I			A3/306
		12		19 C	A3/300
		6			
				č. *	A3/300
		- 22		10 C	A3/306
				10 A.	A3/306
	-				A3/306
	54.07	01.00	Fabrics of synthetic filament yarn, in a leno weave	Full duty	A3/61
	67	- CONTRACTOR			A3/300
				2	A3/306
	55.12	01.00	Fabrics of synthetic staple fibres, in a leno weave	Full duty	A3/61
		30			A3/300
	55.13	01.00	Fabrics of synthetic staple fibres, in a leno weave	Full duty	A3/61
			· · · · · · · · · · · · · · · · · · ·		A3/300
	55.14	01.00	Fabrics of synthetic staple fibres, in a leno weave	Full duty	A3/61
					A3/306
	55.15	01.00	Fabrics of synthetic staple fibres, in a leno weave	Full duty	A3/61
				· · · · · · · · · · · · · · · · · · ·	A3/306
	2		44		A3/306
			4 · · · · · · · · · · · · · · · · · · ·	*	A3/303
					A3/303
					A3/306
			6		A3/306
					A3/306
	274				A31511
22					w.e.f.
					1/1/02
	60.02	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by		-,-,
÷			mass 5 per cent or more of elastomeric yarn or rubber thread (excluding	9 	A3/511
			knitted open-work fabrics similar to lace or net fabrics and knitted pile fabrics).	Full duty	w.e.f.
	5 8 /2				1/1/02
				<i>\$</i>	A3/61
			4		A3/306
	60.03	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm (excluding those	S.	A3/511
9			of heading 60.01).	Full duty	w.e.f.
				10000000000000000000000000000000000000	1/1/02
	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass		
3	1000	107037/P40206	5 per cent or more of elastometric yarn or rubber thread (excluding those of		A3/511
1			heading 60.01).	Full duty	w.e.f.
2					1/1/02
3	60.05	01.04	Warp knit fabrics (including those made on galloon knitting machines)	1274	A3/511
1			(excluding those of headings 60.01 to 60.04)	Full duty	w.e.f.
		2020 2010			1/1/02
	60.06	01.04	Knitted or crocheted fabrics .	Full duty	A3/511
		aren de Sectiones.			w.e.f. 1 /
78	1 c+ 3				/02

Rebate	Tariff Heading	Rebate Code	Description	Extent of Rebate
311.23	1 2 2	1	Industry: Waterproof Clothing	
	59.06	01.00	Rubberised textile fabrics	Full duty
311.24	00.00	02.00	Industry: Blankets and Rugs	runuuty
		Personal States		+
311.25			Industry: Foundation Garments and Elasticised Apparel; Belts	1
			Whether or not Elasticised	
54	00.00	01.00	Elastic fabrics of a width exceeding 30 cm, for the manufacture of foundation	
		1	garments	Full duty
	40.08	01.00	Plates and sheets, of unhardened vulcanised rubber, backed with textile	, and analy
	10100	10000	fabric, for the manufacture of foundation garments	Full duty
	1	8. A	numericy for the manufacture of foundacion gurments	
- A	[20
		9.3		111 852*11
	10	1.1		
	4 (G		e e e e e e e e e e e e e e e e e e e	
	1 N 13		್ ಗಳ ಸ್ಥಿಷ್ಠ ಗೂ ಸಂಪರ್ಷ	1 A
	- Si			
			1.1257 Fe (0.1 25 120 14 40)	1
	35 -			
	54.07	01.00	Woven unprinted fabrics of textured man-made filament yarns, for the	91.14
		111000000000000000000000000000000000000	manufacture of foundation garments	Full duty
		02.00	Woven unprinted fabrics of synthetic filament yarn (excluding fabrics woven	I diff did cy
		02.00	from textured yarns and woven fabrics containing polyurethane elastomers) of	
	4		a value for duty purposes per kg exceeding 198c, for the manufacture of	Full duty les
			foundation garments .	11%
	- 52	03.00	Woven unprinted fabrics of man-made filament yarn, containing polyurethane	8
		2	elastomer yarns, for the manufacture of foundation garments	Full duty
	54.08	01.00	Woven unprinted fabrics of textured man-made filament varns, for the	1
			manufacture of foundation garments	Full duty
		02.00	Woven unprinted fabrics of man-made filament yarn containing polyurethane	r un dacy
		02.00	elastomer yarns, for the manufacture of foundation garments	Fruit dantes
	33	2	elastomer yarns, for the manufacture of foundation garments	Full duty
		3		
3				
			*	
3			5 E (§	
	58.10	01.00	Embroidery, in the piece, interlined with cellular rubber, for the manufacture of	
		04.00	foundation garments and elasticised apparel	Full duty
	58.11	A1 AA		
	50.11	01.00	Textile fabrics (women or knitted) interlined with cellular plastics	Full duty
			Knitted or crocheted fabrics, interlined with cellular rubber	Full duty
		03.00	Knitted fabrics, interlined with neoprene rubber, for the manufacture of limb	2010/02/02/02
	CONTRACT VI		and body supports .	Full duty
	59.06	01.00	knitted or crocheted fabrics, elastic or rubberised, for the manufacture of	
			foundation garments .	Full duty
		02.00	Knitted or crocheted fabrics, interlined with cellular rubber	Full duty
			Knitted fabrics, interlined with neoprene rubber, for the manufacture of limb	r an dacy

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Rebate	Tariff Heading	Rebate Code	Description	Extent of Rebate		
311.25 (Cont.)	60.02	01.04	Knitted or crocheted fabrics of a width not exceeding 30 cm, containing by mass 5 per cent or more of elastomeric yarn or rubber thread (excluding	Set as a		
			knitted open-work fabrics similar to lace or net fabrics and knitted pile fabrics).	Full duty		
			in the part of the second s			
		2 B		-		
		- Second	a care and a second relation of the second			
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	1		is merely and a set of the subset of the subset of the set of the	10° 5''		
(99 B	60.03	01.04	nitted or crocheted fabrics of a width not exceeding 30 cm excluding those heading 60.01)			
	60.04	01.04	Knitted or crocheted fabrics of a width exceeding 30 cm, containing by mass 5 per cent or more of elastomeric yarn or rubber thread (excluding those of	. un uncy		
	1.00		heading 60.01)	Full duty		
	60.05	01.04	Warp knit fabrics (including those made on galloon knitting	_		
			machines) (excluding those of headings 60.01 to 60.04)	Full duty		
	8		machines) (excluding those of headings 60.01 to 60.04)	Full duty		
	60.05	01.04	machines) (excluding those of headings 60.01 to 60.04) Knitted or crocheted fabrics			
0.48	60.05	01.04		Full duty Full duty		
0.48	60.06	01.04				
(j)as a	62.12	01.00	Knitted or crocheted fabrics . Suspenders, for the manufacture of foundation garments			
- () - A	62.12 73.20	01.00 01.00	Knitted or crocheted fabrics . Suspenders, for the manufacture of foundation garments Corset busks and similar supports, of steel	Full duty		
a n	62.12	01.00 01.00	Knitted or crocheted fabrics . Suspenders, for the manufacture of foundation garments	Full duty Full duty		

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	11.26	nearing	Coue	Industry: Ba	ags		-		
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No	24600	91

Rebate hem	Tariff Heading	Rebate Code		Extent of Rebate
311.27		2 - 12	Industry: Tarpaulins. Sails, Awnings, Sunblinds, Tents and Camping Goods	
s: 10	52.11.31	01.06	Woven fabrics of cotton, containing less than 85 per cent by mass of cotton,	22 42
			mixed mainly or solely with man-made fibres, of a mass exceeding 200 g/m ,	-
			dyed, in a plain weave, for the manufacture of tents	Full duty less 20%
10 8	54.07	01.00	Woven fabrics of polyamide filament yarn, for the manufacture of tents	Full duty less 20%
		02.00	Woven fabrics of man-made filament yarn, for the manufacture of sails for	
			sailing vessels .	Full duty
	5407.52	01.06	Woven fabrics containing 85 per cent or more by mass of textured polyester	_
			filaments, dyed, for the manufacture of tents	Full duty
			a a a a	less 20%
	58.06	01.00	Narrow woven fabrics of man-made filament yarns, for the manufacture of	
			sails for sailing vessels .	Full duty
	83.02	01.00	D-rings	Full duty
	83.08	01.00	Brass eyelets, hooks and eyes	Full duty

Rebate Item	Tariff Needing		Description	Extent of Rebate
311.28	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	1	Industry: Protective Gloves	
1	40.08	01.04	Neoprene rubber (closed cell), in plates or sheets, backed with knitted	
		t de	textile	
			fabrics, for the manufacture of diving gloves	Full duty
		1 e e	the second s	
	45			
, ⁸⁴		14 AN 16	Contraction of the second s	
	2			
· · ·	8 8	N 25		1
8	59.06	01.04	Knitted or crocheted fabrics, interlined with neoprene rubber (closed	
-11 - 14		U.L.U.T	cell).	
	(0 K)		for the manufacture of diving gloves	Full duty
311.30	GR (E		Industry: Interior Blinds	
	59.03	01.00	Woven fabrics covered with preparations of cellulose derivatives or of	- 1 5
	in the second second	5	other	
			plastics	Full duty
				less 15%
311.33		anananan ²	Industry: Wadding and Articles of Wadding	
	54.07	01.00	Woven fabrics consisting of a scrim of polyamide monofilament yarns	
			and	
			an applique of man-made fibres, of a mass per m2 not exceeding 20 g,	
		8	for	
		1. D	the manufacture of sanitary pads	Full duty
S	F0 44		Manue fabrica consisting of a coning of a channel of a strain with more filmment more	less 15%
	58.11	01.00	Woven fabrics consisting of a scrim of polyamide monofilament yams	
			and an applique of man-made fibres, of a mass per m2 not exceeding 20 g.	2 99
		1	for	
			the manufacture of sanitary pads	Full duty
			the manufacture of samplery paus	less 15%
311.40		1 2 3	Industry: Clothing (General)	1000 10 10
	3921.12	01.06	Plates, sheets, film, foil and strip, polymers of vinyl chloride, cellular,	
			of a	
		22	thickness exceeding 3 mm, for the manufacture of swim wear of	
3		. <u> </u>	subheadings	
		43	Nos. 6112.31 and 6112.41	Full duty
a.,	39.26	01.00	Buckles, slides and bust cups, of plastics	Full duty
	40.08	01.04	Neoprene rubber (closed cell), in plates or sheets, backed with knitted	
		1	textile	
		at 1. e.	fabrics, for the manufacture of diving socks	Full duty
	40.16	01.00	Bust cups of cellular rubber,	Full duty
	42.05	01.00	Leather-covered buckles .	Full duty
	54.07	01.00	Woven unprinted fabrics, consisting wholly of yarn of polyamide	
	8	8 S	filaments,	<u>t11</u>
			exceeding 75 dtex but not exceeding 250 dtex, in a plain weave and of	
23	80 T		a mass per m2 not exceeding 160 g, for use as outercloth in the	
82			mass per m2 not exceeding 160 g, for use as outercloth in the manufacture	
20	5. ⁸⁹		of skirts with elasticised waists, trouser type leggings with side access	
			slits	5 9761 5 9761
1		+ 22	and elasticised waists, jackets commonly known as windbreakers,	100 M.C.
1	10	5 B.	raincoats	
-			(including reversible raincoats) and lifeiackets	Full duty
	55.12	01.00	Fabrics of man-made staple fibres for use as padding	Full duty
	55.13		Fabrics of man-made staple fibres for use as padding	Full duty
	55.14	01.00	Fabrics of man-made staple fibres for use as padding	Full duty
	55.15		Fabrics of man-made staple fibres for use as padding	Full duty
	55.16	01.00	Fabrics of man-made staple fibres for use as padding	Full duty
	56.03	01.04	Nonwovens, whether or not impregnated, coated or laminated, for the	
			manufacture of sterilised surgical and examination gowns	Full duty
1	58.08	01.00	Gold or silver braid, for uniforms :	Full duty
			Braid, for the manufacture of belts	Full duty
	58.10		Embroidery with a knitted ground of synthetic fibres retained after	- an anel
			embroidering (excluding open-work fabrics similar to lace and	Full duty
			trimmings)	
	9			

No. 24600 93

Rebate Item	Tariff Heading	Rebate Code	Description	Extent of Rebate
	58.11	01.00	Fabrics of man-made staple fibres for use as padding	Full duty
(coot.)	10 B	· 75	and a state of a state of a state of the state	e gê
		02.00	Textile fabrics (excluding fabrics of a kind commonly used for	D.
s "s	. **		interlinings)	2 ŭ
			impregnated, coated, covered or laminated with preparations of	
	12		cellulose	ಂಜ್ ಸ್ಟ್ರಾನ
		1	derivatives or of other plastics (excluding vinyl chloride polymers or	10 前
	i i	525	polyurethane)	Fuil duty
	8	127		less 15%
	85 - 83 	03.00	Fabrics rubberised with cellular rubber, for the manufacture of swim	1000 10 10
		2.8	wear,	Sec. 6
		2007	foundation garments and elasticised apparel	Full duty
en (04.00	Textile fabrics, impregnated or coated	Full duty
				less 15%
	59.03	01.04	Textile fabrics impregnated, coated, covered or laminated with plastics	1635 1370
			(excluding vinyl chloride polymers), for use as outercloth in the	
4. C			manufacture	1.00
2 3			of waterproof clothing	Full dates
	1		of waterproof counting	Full duty
	59.06	01 00	Eabrics subbarized with cellular where for the manufacture of	less 15%
	39.00	01.00	Fabrics rubberised with cellular rubber, for the manufacture of swimwear,	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
				41
		02.00	foundation garments and elasticised apparel	Full duty
835		02.00	Knitted or crocheted fabrics, interlined with neoprene rubber (closed	
	-	2	cell),	42
6 ^{6 1}		1 10 1022	for the manufacture of diving suits, surfing suits, water-skiing tunics	
	100		and the	
			like .	Full duty
		03.00	Knitted or crocheted fabrics, interlined with neoprene rubber (closed	
02		1	celi),	
1987 I.	Sandina 1	1 1	for the manufacture of diving socks	Full duty
1.0	59.07	01.00	Textile fabrics, impregnated or coated	Full duty
				less 15%
P - 1	62.17	01.00	Sword knots, for uniforms .	Full duty
	80	02.00	Bows, rosettes and similar accessories and trimmings	Full duty
	83.08	01.00	Hooks and eyes (excluding hooks and eyes on tape), eyelets and	
	9		similar	12
ser e	క రి, పెర		fittings (excluding hooks and bars, slides, buckles, buckle moulds and	
	1		buckle-clasps), of base trimetal	Full duty
2.00	9°	28.8	FOOTWEAR, HEADGEAR, UMBRELLAS, SUNSHADES, WHIPS,	. an and
		. S. e.	RIDING-CROPS AND PARTS THEREOF; PREPARED FEATHERS AND	2 N
	15	80	ARTICLES MADE THEREWITH; ARTIFICIAL FLOWERS; ARTICLES OF	A.,
2	3		HUMAN HAIR	ac 10 a 1
2.01	a > 1		Industry: Footwear	1.
	32.12		Stamping foils	[*] Earl I shades
	C 001 - 0 - 0 - 1 - 72 - 62		Organic surface-active agents (excluding soaps); surface-active	Full duly
2			preparations	
1	34.04	01.00	and washing preparations (whether or not containing soap) Artificial waxes; prepared waxes	Full duly
		01.00	Arcincial waxes; prepared waxes Polishes and creams	Full duly
	20.000000000000000000000000000000000000		Prepared dressings	Full duty
	007-0107-010	01.00	Prepared dressings Composite solvents	Full duly
	2 12 12 12 12 12 12 12 12 12 12 12 12 12	01.00	Composite solvents	Full duty
	00.00	01.02	Plastics (excluding polymers of ethylene having a specific gravity of	
	g 12		less than	
			0,94 and polymers of vinyl chloride) and articles thereof (excluding	
8 1.2×1			those of polymers of vinyl chloride)	5 1085 ****
1.18	a 		polymers of vinyl chloride) .	Full duly
S. 141		4		1000

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NOTICE 874 OF 2003

DEPARTMENT OF TRANSPORT

INTERNATIONAL AIR SERVICES ACT, 1993 (ACT NO. 60 OF 1993): APPLICATIONS FOR THE GRANT/AMENDMENT OF INTERNATIONAL AIR SERVICE LICENCES

Pursuant to the provisions of section 16(1) of Act No. 60 of 1993 and regulations 14(1) and 14(2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the applications, details of which appear in the Schedules hereto will be considered by the International Air Services Council (Council).

Representations in accordance with section 16(3) of Act No. 60 of 1993 and regulation 25(1) of the International Air Services Regulations, 1994, against or in favour of an application, should reach the Chairman of the Council at Private Bag X193, Pretoria, 0001 within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is/are prepared to be present or represented at the possible hearing of the application.

The Council will cause notice of the time, date and place of the proceedings to be given in writing to the applicant and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE 2

APPLICATION FOR THE AMENDMENT OF LICENCE

(A) Full name, surname and trade name of applicant. (B) Full business or residential address of applicant. (C) Class and number of licence in respect of which the amendment is being sought. (D) Type of international air service and amendment thereto for which application is being made. (E) Category or kind of aircraft and the amendment thereto for which application is being made. (F) Airport from and the airport to which flights are undertaken and the amendment thereto for which application is being made. (G) Area served and the amendment thereto for which application is being made. (I) Frequency of flights and the amendment thereto for which application is being made. (I) Condition and the amendment thereto for which application is being made. (I) Condition and the amendment thereto for which application is being made.

(A) South African Airways (Pty) Ltd; South African Airways. (B) Airways Park, Jones Street, Johannesburg International Airport. (C) Class: I/S094. (D) Type: S2. (D) Category: A1. (F) and (H) Between Johannesburg, Cape Town and Durban International Airports, *Adding the following:*

State	Destination	Frequencies
Tanzania	Dar es Salaam	Three (3) return flights per week.
	Kilimajaro	Two (2) return flights per week.
	Zanzibar	Two (2) return flights per week.
194 194	Mwanza	Five (5) return flights per week.

STAATSKOERANT, 28 MAART 2003.

NOTICE 877 OF 2003

AIR SERVICE LISENSING ACT, 1990 (ACT No.115 OF 1990)

APPLICATIONS FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE LICENCE

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and regulation 8 of the Domestic Air Services Regulations, 1991, it is hereby notified for general information that the applications details of which appear in the Appendix, will be considered by the Air Service Licensing Council.

Representations in accordance with section 15 (3) of Act No. 155 of 1990 in support of, or in opposition to, an application, should reach the Air Service Licensing Council, Private Bag x 193, Pretoria, 0001, within 21 days of the date of publication hereof.

APPLICATION FOR A GRANT OF AN AIR SERVICE LICENCE

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

(A) FW Hangers (Pty) Ltd; Bizijet. Com. (B) Oxford Ave, Sandhurst, Sandton.(C) Class: I. (D) Type S1 & S2. (E) Category: A1, A2 & A3.

NOTICE 878 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/979/0/0/3
CLAIMANT	: UPPER DIDIMANA COMMUNITY
PROPERTY	: FARM THIBET PARK NO 346
DISTRICT	: HEWU
MEASURING	: 1533,1923h
DEED OF TRANSFER	: T7601/1979
DATE SUBMITTED	: 31/12/1998
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

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NOTICE 879 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/979/0/0/3
CLAIMANT	: UPPER DIDIMANA COMMUNITY
PROPERTY	: FARM LILY FONTEIN NO 344
DISTRICT	: HEWU
MEASURING	: 1595,4936h
DEED OF TRANSFER	: T7601/1979
DATE SUBMITTED	: 31-12-1998
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 880 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/979/0/0/3	* 8. (*
CLAIMANT	: UPPER DIDIMANA COM	MUNITY
PROPERTY	: FARM GELUK NO 343	с. 1 с. 1
DISTRICT	: HEWU	् _ल २ ४
MEASURING	: 1373,0265	
DEED OF TRANSFER	: T7601/1979	
DATE SUBMITTED	: 31-12-1998	
BONDHOLDER	: NONE	
CURRENT OWNER	: REPUBLIC OF SOUTH A	FRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 881 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/88/0/0/20
CLAIMANT	: W F SPANN
PROPERTY	: PORTIONS 1 & 2 of FARM GLEN GREY N0 53
DISTRICT	: QUEENSTOWN
MEASURING	: 806m ²
DEED OF TRANSFER	: Not registered in claimant's name
DATE SUBMITTED	: 17-09-1998
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 8882 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/7	5
CLAIMANT	: HELUSHE COMMUNITY	S.
PROPERTY	: REMAINDER OF FARM ROOI POORT N0 170	
DISTRICT	INDWE	
MEASURING	: 896,9774h	
DEED OF TRANSFER	: Not registered in claimant's name	
DATE SUBMITTED	: 23-03-1998	
BONDHOLDER	: NONE	
CURRENT OWNER	REPUBLIC OF SOUTH AFRICA.	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 883 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/7		1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
CLAIMANT	: HELUSHE COMMUNIT	Y	* <u>1</u> 2* - *
PROPERTY	: PORTION 1 SNOWDAM	OF FARM ROO	I POORT NO 170
DISTRICT	: INDWE	5 T	2 1
MEASURING	: 830,7742		
DEED OF TRANSFER	: Not registered in claimant	's name	
DATE SUBMITTED	: 23-03 -1998		24 ¹⁹ 97
BONDHOLDER	: NONE		· 52
CURRENT OWNER	: REPUBLIC OF SOUTH	AFRICA	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 884 OF 2003 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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/7	l v n
CLAIMANT	: HELUSHE COMMUNITY	
PROPERTY	: PORTION 2 OF PORTION 1 FA	RM ROOI POORT
DISTRICT	: INDWE	21 7
MEASURING	: 82,5930h	е К. ¹¹
DEED OF TRANSFER	: Not registered in claimant's name	8
DATE SUBMITTED	: 23-003-01998	
BONDHOLDER	: NONE	a ³ 0
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA	Α

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

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In Sec. 1

NOTICE 885 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/7
CLAIMANT	: HELUSHE COMMUNITY
PROPERTY	: FARM SNOWHILL NO 206
DISTRICT	: INDWE
MEASURING	: 1764,7086h
DEED OF TRANSFER	: Not registered in claimant's name
DATE SUBMITTED	: 23- 03- 1998

BONDHOLDER : NONE

CURRENT OWNER : REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 886 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/88/649/1926/51
CLAIMANT	: M J THOLE (On behalf of Jamestown Community)
PROPERTY	: REMAINING EXTENT ERF 414 JAMESTOWN
DISTRICT	: ALIWAL NORTH
MEASURING	: 1013,4686h
DEED OF TRANSFER	: T705/1933
DATE SUBMITTED	: 31- 12- 1998
BONDHOLDER	: NONE

CURRENT OWNER : MALETSWAI MUNICIPALITY c/o JAMESTOWN MUNICIPALITY

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375

East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 887 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/78/613/559/4		- 13
CLAIMANT	: T E MALGAS (On b	ehalf of Burgersdor	rp Community)
PROPERTY	: ERF 1229 BURGERS	DORP	
DISTRICT	: ALBERT	н а ⁹ л	
MEASURING	: 2,5866h		2 ×
DEED OF TRANSFER	: T28822/197 3		5 (1997) - 40 2007 - 40
DATE SUBMITTED	: 7- 01- 1997	2011	1999 (1997) 19
BONDHOLDER	: NONE	92 Tr	10 g

CURRENT OWNER : R. S. A C/O BURGERSDORP MUNICIPAL OFFICES

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 888 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/82/0/0/16	+ *
CLAIMANT	: MW SOHALA	e) is
PROPERTY	: FARM DENNYMAINS NO 91	1
DISTRICT	: ELLIOT	
MEASURING	: 437,3535h	8
DEED OF TRANSFER	: T7077/1972	
DATE SUBMITTED	: 08- 12- 1998	
BONDHOLDER	: NONE	P

CURRENT OWNER :DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 889 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/82/0/0/11	
CLAIMANT	: T BAWUTI	
PROPERTY	: REMAINING EXTENT OF FARM QITHANA	N0 9
DISTRICT	: ELLIOT	
MEASURING	: 52,5911h	
DEED OF TRANSFER	: T12069/1944, T23513/1978	
DATE SUBMITTED	: 29- 12- 1998	22 - 241
BONDHOLDER	: NONE	20

CURRENT OWNER : A. L BOTHA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 890 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/81/0/0/10	6 - E - L -	
CLAIMANT	: G J KLOPPER	14 16 15 14	e e
PROPERTY	: PORTION 1(Delville Bosch) FA	ARM USHER WOOD	N0 14 MACLEAR
DISTRICT	: MACLEAR	12	
MEASURING	: 406,4644h	*	
DEED OF TRANSFER	: T38991/1981		
DATE SUBMITTED	: 30- 09- 1996		8 X
BONDHOLDER	: NONE		
CURRENT OWNER	: REPUBLIC OF SOUTH AFRIC	A	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 891 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/81/0/0/9		~ 36 TH V V ZA
CLAIMANT	: F J DAVIDSON		1948 <i>6.4</i> ¹ .
PROPERTY	: REMAINDER OF FAI	RM Oribidale N0 360	$\mathbb{C}^{n_1} \subseteq \mathbb{C}^{n_2} \subseteq \mathbb{C}^{n_2}$
DISTRICT	: MACLEAR	* · · · · · ·	
MEASURING	: 524,5701h		
DEED OF TRANSFER	: Not registered in claim	ant's name.	a Kalantina a
DATE SUBMITTED	: 15- 06- 1997		$= \frac{1}{2\pi q_1} \sum_{i=1}^{n} \frac{1}{2\pi q_2} \sum_{i$
BONDHOLDER	: NONE		en in in ion i
CURRENT OWNER	: REPUBLIC OF SOUT	'H AFRICA	5 × 5 × 1 × 5

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 892 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/81/0/0/8	a
CLAIMANT	: M J H SEJOSINGOE	
PROPERTY	: FARM SEJOSINGOE N0 15 M	ACLEAR
DISTRICT	: MACLEAR	1
MEASURING	: 445,1220h	
DEED OF TRANSFER	: T919/1948	
DATE SUBMITTED	: 31- 12- 1998	

BONDHOLDER : NONE

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 893 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/81/0/0/3	Agentic and Agentic	
CLAIMANT	: F THAFENI	production in a second	a a a a a a a a a a a a a a a a a a a
PROPERTY	: REMAINING EX	XTENT FARM VERSAM N	0 247 MACLEAR
DISTRICT	: MACLEAR	2 1 ⁰ 80 2	- 12,2
MEASURING	: 600,0012m	24 <u>6</u> 5	(1,1,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2,2
DEED OF TRANSFER	: T13200/1951	2 . ^{2 . 2} . 4	$= - e^{i \frac{1}{2} \frac{1}{2} - \frac{1}{2} \frac$
DATE SUBMITTED	: 29- 12- 1998	* *	the state of the
BONDHOLDER	: NONE	0 0	
CURRENT OWNER	: DEPARTMENT	OF LAND AFFAIRS.	$(x_{ij})_{ij} = (x_{ij})_{ij} = (x_{ij})_{ij$

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 894 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/78/0/0/3
CLAIMANT	: A D MULLER
PROPERTY	: 46 ROBINSON ROAD
DISTRICT	: ALIWAL NORTH
MEASURING	: 3500
DEED OF TRANSFER	: Not registered in claimant's name
DATE SUBMITTED	: 31- 12- 1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 895 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1097/0/0/2	5 8 5 ⁻²	$v^{(1)} = v^{(1)} v^{(2)} v^$	
CLAIMANT	: P M MATSHIKIZA	10	- e . w	5
PROPERTY	: PIECE OF LAND HO	OUSING THE DYAME	LE RIVER PROJECT	
DISTRICT	: WHITTLESEA	a de péries		
MEASURING	: UNSURVEYED	an a chairtean an a		3
DEED OF TRANSFER	: UNREGISTERED			
DATE SUBMITTED	: 25- 08- 1998		* • • • • • • • •	
BONDHOLDER	: NONE			2
CURRENT OWNER	: DEPARTMENT OF	WATER AFFAIRS & I	FORESTRY	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

DEFENSION

NOTICE 896 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1086/0/0/22	· · · ·	*1 //
CLAIMANT	: Z J NXALA		a da
PROPERTY	: LOT 2 BLOCK K MOUTH ARTHU	R MISSION ST	FATION
DISTRICT	: LADY FRERE	. 1	
MEASURING	: 6,8340h	10 	
DEED OF TRANSFER	: (not registered in the name of claiman	ıt)	
DATE SUBMITTED	: 11- 11- 1998	т. 19 г. – Ца	25

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BONDHOLDER : NONE

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

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NOTICE 897 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/66	an an an Anna an Anna an Anna an Anna an Anna an Anna An Anna Anna	Hatters I at a
CLAIMANT	: T VELLEM On Behalf of(MTIMBINI & LIX	EM COMMUNITIES)
PROPERTY	: MTHIMBINI & LIXEM LA	AND, CAMAMA A	DMINISTRATIVE AREA
DISTRICT	: COFIMVABA		1
MEASURING	: UNSURVEYED	i i i i i i i i i i i i i i i i i i i	
DEED OF TRANSFER	: UNREGISTERED		
DATE SUBMITTED	: 08- 12- 1998		an a
BONDHOLDER	: NONE	e da	14.8*** (*) * ·
CURRENT OWNER	: BANZI COMMUNITY		a standard a

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 898 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/1073/2113/407/1	
CLAIMANT	: M STEMELE	
PROPERTY	: ERF 8 COFIMVABA CONSOLIDATED WITH OTHER ERVEN INT ERF 203	ſO
DISTRICT	: COFIMVABA	
MEASURING	: 1338m ²	
DEED OF TRANSFER	: T1977	
DATE SUBMITTED	: 27- 11- 1995	253
BONDHOLDER	: NONE	
CURRENT OWNER	: COFIMVABA SUPERMARKET (PROPERTY) LTD	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 899 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/2	1	$= \frac{1}{2} \sum_{i=1}^{n} \sum_{j=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_$
CLAIMANT	: D S MBIZELA		
PROPERTY	: FARM N0 44 called "NON	MADAGA"	
DISTRICT	: COFIMVABA	n na sana Na sana sana	· · · · · · · · · · · · · · · · · · ·
MEASURING	: 200m, 300sq. Rds		
DEED OF TRANSFER	: (not registered in claimant	's name)	
DATE SUBMITTED	: 14- 11- 1996		en fan de state
BONDHOLDER	: NONE		
CURRENT OWNER	: DEPARTMENT OF LAN	D AFFAIRS.	34 - 100 - 100 - 104

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 900 OF 2003

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

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

REFERENCE	: 6/2/3D/1015/2219/2395/1
CLAIMANT	: G E FRASER
PROPERTY	: ERF 9
DISTRICT	: TSOMO
MEASURING	: 2082m ²
DEED OF TRANSFER	: T7130/1955
DATE SUBMITTED	: 12-02-1996
BONDHOLDER	: NONE

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

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NOTICE 901 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/1015/2219/2395/1
CLAIMANT	: G E FRASER
PROPERTY	: ERF 11 TSOMO
DISTRICT	: TSOMO
MEASURING	: 2082m ²
DEED OF TRANSFER	: T7130/1955
DATE SUBMITTED	: 12-02-1996
BONDHOLDER	: NONE

CURRENT OWNER : DERPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 902 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/973/0/0/8
CLAIMANT	: SIQUMENI COMMUNITY
PROPERTY	: FARMS BETWEEN ENGCOBO & UGIE SPECIFICALLY BETWEEN UMNGA FLATS & INCWANA RIVER
DISTRICT	: ENGCOBO
MEASURING	: + - 7000,0000h
DEED OF TRANSFER	: not registered in the name of a claimant.
DATE SUBMITTED	: 24/12/1998
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

STREET, S. P.

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NOTICE 903 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/80/619/113/1	
CLAIMANT	: N G MAZIBU	
PROPERTY	: UNSURVEYED & UNREGISERED SITE	
DISTRICT	: BARKLY EAST	
MEASURING	: UNSURVEYED	
DEED OF TRANSF		
DATE SUBMITTE	: 22- 10 -1998	.т.÷ 1
BONDHOLDER	: NONE	(12) (12)

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375

East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 904 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D1086/0/0/78	
CLAIMANT	: M SOPAZI	
PROPERTY	: UNREGISTERED & UNSERVEYED LANI DYOKI	D BETWEEN ELLIOT &
DISTRICT	: ELLIOT	5
MEASURING	: UNSURVEYED	
DEED OF TRANSFER	: UNREGISTERED	
DATE SUBMITTED	: 30/12/1998	4
BONDHOLDER	: NONE	
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 905 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/13	an all a brinn an a			
CLAIMANT	: Z W MGUMANE	13.	tů.	æ	· · · · ·
PROPERTY	: UNREGISTERED	& UNSERVE	YED L	AND IN I	NDWE
DISTRICT	: INDWE		e^{2i}	Υ.	÷
MEASURING	: UNSURVEYED	12 7189	9 1 2 1	a * 3	
DEED OF TRANSFER	: UNREGISTERED	S 177		1.63	
DATE SUBMITTED	: 28- 12- 1998	2 M		3 - S	62
BONDHOLDER	: NONE	2	ti _{la}	-	
CURRENT OWNER	: LAND BANK		р 1985		$e^{-2}e^{-2}$

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 906 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/4
CLAIMANT	: M J VOS
PROPERTY	: LOT 185
DISTRICT	: INDWE
MEASURING	: 153m, 82sq.Rd
DEED OF TRANSFER	: T29578/1965
DATE SUBMITTED	: 15-01-1997
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

No. 24600 125

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NOTICE 907 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/4	a series a series a
CLAIMANT	: M J VOS	
PROPERTY	: LOT 186	с.
DISTRICT	: INDWE	
MEASURING	: 82M, 193sq.Rd	
DEED OF TRANSFER	: T29578/1965	91 VE
DATE SUBMITTED	: 15- 01- 1997	÷.,
BONDHOLDER	: NONE	
CURRENT OWNER	REPUBLIC OF SO	UTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 908 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/68	na stata e	
CLAIMANT	: M B MATSIKIZA	*	20
PROPERTY	: SITE IN ESIKHOBED	NI VILLAGE, COFIM	VABA
DISTRICT	: COFIMVABA	$\gamma = 1$	
MEASURING	: + - 3,4000h	5 ^{2 4} 5 4	
DEED OF TRANSFER	: UNREGISTERED	3 14	· · ·
DATE SUBMITTED	: 04- 09- 1998	P.	
BONDHOLDER	: NONE	£	
CURRENT OWNER	: DEPARTMENT OF L	AND AFFAIRS.	au ⁿ a 1

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

STAATSKOERANT, 28 MAART 2003

NOTICE 909 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/32
CLAIMANT	: V F KWETANA
PROPERTY	: UNREGISTERED & UNSURVEYED SITE IN LUBISI, COFIMVABA
DISTRICT	: COFIMVABA
MEASURING	: UNSURVEYED
DEED OF TRANSFER	: UNREGISTERED
DATE SUBMITTED	: 04- 11- 1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF WATER AFFAIRS & FORESTRY

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 910 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/32
CLAIMANT	: V F KWETANA
PROPERTY	: UNREGISTERED & UNSURVEYED SITE IN LUBISI, COFIMVABA
DISTRICT	: ST MARKS
MEASURING	: UNSURVEYED
DEED OF TRANSFER	: UNREGISTERED
DATE SUBMITTED	: 04- 11- 1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF WATER AFFAIRS & FORESTRY

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 911 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/14
CLAIMANT	: MAHLUBINI COMMUNITY
PROPERTY	: FOUR COMMONAGES IN AMAHLUBINI ADMINISTRATIVE AREA NO 36 ST MARKS, COFIMVABA
DISTRICT	: COFIMVABA
MEASURING	: UNSURVEYED
DEED OF TRANSFER	: UNREGISTERED
DATE SUBMITTED	: 10- 12 - 1996
BONDHOLDER	: NONE
CURRENT OWNER	: COFIMVABA MUNICIPALITY

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 912 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1086/0/0/14	4	1
CLAIMANT	: N F MEHLOMAKHULU		it to a second
PROPERTY	: PHELANDABA ADMINISTRA	TIVE AR	EA, HESRCHEL
DISTRICT	: STERKSPRUIT.	· ·	
MEASURING	: UNSURVEYED	a ² e	··
DEED OF TRANSFER	: UNREGISTERED	(). 	
DATE SUBMITTED	: 15- 12 - 1998	2 2	i shire e
BONDHOLDER	: NONE	10 - 10 10 - 10	1
CURRENT OWNER	: DEPARTMENT OF LAND AFFA	AIRS.	1

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 913 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1086/0/0/13
CLAIMANT	: D MONDLI
PROPERTY	: UNSPECIFIED SITE IN BEBEZA AREA, STERKSPRUIT.
DISTRICT	: STERKSPRUIT
MEASURING	: UNSURVEYED
DEED OF TRANSFER	: UNREGISTERED
DATE SUBMITTED	: 20- 12 - 1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 914 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/33	5 - 24	142	
CLAIMANT	: P J NJAMBATWA	200 yr. 7-2	Ŧ	a v v
PROPERTY	: SITE NO 505 UPPER NC	UNCUZO ADMIN	ISTRATIVE	AREA
DISTRICT	: COFIMVABA			
MEASURING	: UNSURVEYED			72) (21)
DEED OF TRANSFER	: UNREGISTERED	8		²⁰ 21
DATE SUBMITTED	: 28 - 11 - 1998			5 a F
BONDHOLDER	: NONE	9-2 ₉ 1 (9		T.
CURRENT OWNER	: Q NJALENI, M MKHOH S GOVUZA, S NJAMBA S M BHUDWANA			

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 915 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1081/0/0/5	ales en e			
CLAIMANT	: S L GANCA	-8-1 °	а ^{""}		9
PROPERTY	: LOT NO 23 LOWER	LUFUTHA	LOCATI	ION, C	CALA
DISTRICT	: CALA		a e		
MEASURING	: 5Morgen		*		2.4
DEED OF TRANSFER	: Unregistered		2		
DATE SUBMITTED	: 25 - 11 - 1998	X			е 1 12
BONDHOLDER	: NONE		a ti a	ж 	
CURRENT OWNER	: DEPARTMENT OF	LAND AFF	AIRS.		

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 916 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1097/0/0/17	3

CLAIMANT : N E HUNGANA

PROPERTY : Unspecified land at Mthonjeni Village, Bengu Administrative Area

DISTRICT : LADY FRERE

MEASURING : Unsurveyed

DEED OF TRANSFER : Unregistered

DATE SUBMITTED : 11-11-1998

BONDHOLDER : NONE

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 917 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/D/0/0/45			
CLAIMANT	: L S KALIPA	×		
PROPERTY	: FARM N0 21 called "Ncapayi",	, St Marks	3	
DISTRICT	: COFIMVABA	2012 - 12	*	8
MEASURING	: 500Morgen	÷,		
DEED OF TRANSFER	: Unregistered			
DATE SUBMITTED	: 30 -06 -1997	2 2	59a - 105	
BONDHOLDER	: NONE	20 ²⁰		
CURRENT OWNER	: DEPARTMENT OF AGRICUL	TURE A	ND LAND A	FFAIRS

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 918 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/45
CLAIMANT	: L S KALIPA
PROPERTY	: Farm 22 called "Lufela"
DISTRICT	: COFIMVABA
MEASURING	: 250m
DEED OF TRANSFER	: T7791/1965
DATE SUBMITTED	: 30 -06-1997
BONDHOLDER	: NONE

CURRENT OWNER : DEPARTMENT OF AGRICULTURE AND LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 919 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/88/649/1926/57	E 6 2	12	
CLAIMANT	: J NAIDOO	E. 2* 48363	е 1981 — 2	en e
PROPERTY	: Remaining extent erf 540 c	consolidated with othe	r erven into	erf 3695
DISTRICT	: QUEENSTOWN	-e 1 5		¥ 12
MEASURING	: 2885m ²	1.2		
DEED OF TRANSFER	: T60258/1984	a ^{ai} e		1253
DATE SUBMITTED	: 11-12-1996			
BONDHOLDER	: NONE		8 5	
CURRENT OWNER	: CALDERWOOD STREET	PROPERTIES PTY	LTD	<u>ن</u>

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 920 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/88/649/1926/57
CLAIMANT	: J NAIDOO
PROPERTY	: Rmaining extent erf 554 consolidated with other erven into erf 3695
DISTRICT	: QUEENSTOWN
MEASURING	: 1091m ²
DEED OF TRANSFER	: T60258/1984
DATE SUBMITTED	: 11- 12- 1996
BONDHOLDER	: NONE
CURRENT OWNER	: CALDERWOOD STREET PROPERTIES PTY LTD

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 921 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/3/D/88/649/1926/57	з з _а	
CLAIMANT	: J NAIDOO	-4 4 5	2 51
PROPERTY	: Erf 539 consolidated with othe	er erven into erf 36	95
DISTRICT	QUEENSTOWN	20 20	
MEASURING	: 2030m ²	10 A	St ≊_@
DEED OF TRANSFER	: T60258/1984	~	5 E 31 -
DATE SUBMITTED	: 11-12-1996		8
BONDHOLDER	: NONE	ā.	

CURRENT OWNER : CALDERWOOD STREET PROPERTIES PTY LTD

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 922 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/39
CLAIMANT	: H J MGUDLWA
PROPERTY	: Unsurveyed & Unregistered piece of farming land in Qumanco Gxojeni Administrative Area
DISTRICT	: COFIMVABA
MEASURING	: + - 20h
DEED OF TRANSFER	: Unregistered
DATE SUBMITTED	: 09-11-1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 923 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/83/0/0/15
CLAIMANT	: C M SIPOLO
PROPERTY	: Farm Milford N0 252, Wodehouse
DISTRICT	: Indwe
MEASURING	: 744 Morgen
DEED OF TRANSFER	: Not registered in claimant's name
DATE SUBMITTED	: 28- 10- 1998
BONDHOLDER	: NONE
CURRENT OWNER	: REPUBLIC OF SOUTH AFRICA

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 924 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

- REFERENCE : 6/2/2/D/1073/0/0/38
- CLAIMANT : E MPHAMBANA

PROPERTY : Location No 17, Mtshanyana (Nxalesa)

DISTRICT : COFIMVABA

MEASURING : 2¼h

DEED OF TRANSFER : Unregistered

DATE SUBMITTED : 07-12-1998

BONDHOLDER : NONE

CURRENT OWNER : DEPARTMENT OF EDUCATION AND TRAINING.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 925 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1081/0/0/9
CLAIMANT	: F L BUNYONYO
PROPERTY	: Farm Wapool No 493 also known as Gcirha Farm
DISTRICT	: CALA
MEASURING	: 97 Morgen, 282Sq Roods
DEED OF TRANSFER	: Not registered in claimant's name
DATE SUBMITTED	: 01- 10- 1998
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 926 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1073/0/0/11
CLAIMANT	: T A KALIPA
PROPERTY	: Lot No 1 St Marks
DISTRICT	: COFIMVABA
MEASURING	: 58 Morgen
DEED OF TRANSFER	: Ť1921
DATE SUBMITTED	: 07- 04- 1997
BONDHOLDER	: NONE

CURRENT OWNER : DEPARTMENT OF WATER AFFAIRS & FORESTRY.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

NOTICE 927 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1081/0/0/11
CLAIMANT	: G NTWANA
PROPERTY	: Emnxe Building Lot N0 198 Location No 11 Xalanga
DISTRICT	: CALA
MEASURING	: 9 Morgen, 420Sq.Roods
DEED OF TRANSFER	: Location N0 11 called Emnxe, Building Lot N0.198
DATE SUBMITTED	: 16- 03- 1995
BONDHOLDER	: NONE
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

TT GWANYA REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 928 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/1097/0/0/13
CLAIMANT	: E M NGXAKATHA
PROPERTY	: Unregistered
DISTRICT	: XALANGA
MEASURING	: Unsurveyed
DEED OF TRANSFER	: Unregistered
DATE SUBMITTED	: 24- 12- 1998
BONDHOLDER	NONE

CURRENT OWNER : DEPARTMENT OF LAND AFFAIRS.

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

TT GWANYA REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 929 OF 2003

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on.

REFERENCE	: 6/2/2/D/979/0/0/10	197 ¹¹ 1	
CLAIMANT	: THEMBU TRADITIONAL AUTHORITY	8 ⁶⁰	
PROPERTY	: Farms, Hopewell 420, Newhausted 414, Bea Clairemont A5, Clairemont B44, Cains 422, Of Langdraai 42, Grafton 97, Dieprivier, W Kilspindie 92 & Haartebeesfontein	Waterdown 43,	Portion
DISTRICT	: Queenstown		28 - 14 16
MEASURING	: Unsurveyed		84 (12) 8
DEED OF TRANSFER	: Unregistered		2
DATE SUBMITTED	: 10- 11- 1997	8.0	8
BONDHOLDER	: NONE	43 ^{20 40}	
CURRENT OWNER	: DEPARTMENT OF LAND AFFAIRS.		.e. 2

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375

East London 5200

Tel No.: (043) 7433824 Fax No.: (043) 7433687

TT GWANYA REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 930 OF 2003

GENERAL NOTICE IS IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994[ACT 22 OF 1994] AS AMENDED.

Notice is hereby given in terms of the **Restitution of land Rights Act 1994**[Act 22 of 1994] as amended that a claim has been lodged for the Restitution of land Rights by **Mr. Koos Mahlangu** acting as Representative of **Kwasibange land Claims Committee** on the farm mentioned below situated in **Middleburg District**, **Mpumalanga Province**.[KRP 6571 and others]

CURRENT PARTICULARS OF THE PROPERTY

Description of Property	Owner of Property	Extent of Property	Title Deed Number	Bonds	Other endorsements
Portion 7	Albert Jan Potgieter [2603075018001]	174.4827ha	T35097/1963	 ◆ B32180/ 1963 ◆ B15273/ 1999 ◆ B24864/ 1984 in favour of Land Bank 	None
Portion 16	Albert Jan Potgieter [2603075018001]	151.7832ha	T14471/1980	B16990/1986 in favour of landbank	None
Portion 17	Albert Jan Potgieter [2603075018001]	22.6936ha	T13471/1959	B16990/1986	None
Portion 22	 Albert Jan Potgieter [2603075018001] Albert Jan Potgieter [2603075018001] 	71.2070ha	 T14472/ 1980 T41693/ 1970 	B16990/1986 in favour of Landbank	None

BLAAUWBANK 179 JS.

The Regional Land Claims Commissioner, Mpumalanga will investigate all the claim in terms of the Provisions of the Act, any party who is interested in the above mentioned matter is hereby invited to submit within 30[THIRTY] days from the date publication any comments/objection to:

The Regional Land Claims Commissioner Private Bag X11330 Nelspruit 1200 or Corner Henshall and Branders Streets Home Affairs Building Third Floor R. NCEBA NOANA THE REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA DATE:18/03/2003 TELEPHONE NO:013-7558100 FAX NO. 013-752-3859

NOTICE 931 OF 2003

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994[ACT 22 OF 1994] AS AMENDED.

NOTICE IS HEREBY GIVEN IN TERMS OF SECTION 11 [1] OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED THAT A CLAIM FOR THE RESTITUTION OF LAND RIGHTS ACT HAS BEEN LODGED BY CHIEF DAANTJIE [I.D.NO 7510295287081] IN HIS CAPACITY AS A CHAIRPERSON OF . THE DAANTJIE COMMUNITY IN THE NKOSI CLAN LAND CLAIM ON THE PROPERTIES SET UP HEREUNDER SITUATED IN THE MAGISTERIAL DISTRICT OF BARBERTON IN MPUMALANGA PROVINCE.[KRP 8140]

CURRENT PARTICULARS OF PROPERTIES

1. THE UNION FARM 130 JU.

Description of Property	Extent of Property	Current owner of Property	Title Deed Number	Bonds and other endorsements	Claimants
The Remaining extent of the farm 130 JU.	800. 0000 dum	No owner	G 230 /920	No bonds	Nkosi Clan
Portion 1	800.0000 dum	No owner	DU1000/800	 No bonds Consolidated now Portion 15 	Nkosi Clan
Portion 2	800. 0000 dum	No owner	DU1000/800	No bonds	Nkosi Clan
Portion 3	800. 0000 dum	No owner	DU1000/800	No bonds	Nkosi Clan
Portion 4	800. 0000 dum	No owner	DU1000/800	 No bonds Consolidated Now 131JU 	Nkosi Clan
Portion 5	800.0000 dum	No owner	DU1000/800	 No bonds Consolidated Now 139 JU 	Nkosi Clan
Portion 6	800.0000 dum	No owner	DU1000/800	No bondsConsolidated	Nkosi clan

	(*)			Now 139 JU	
Portion 7	115 .02175 ha.	Neethling & Neethling Pty[ltd]	T20127/1963	 No bonds VA1615/ 1999 in favour of Neethling &Neethling Pty [Ltd] 	Nkosi clain
Portion 8 of The Union Farm 130 JU	800.0000dum	No owner	DU1000/800	 No Bonds Consolidated Now Portion 15JU 	Nkosi clan
Portion 9	95.2621ha	Brown Shirley [3804200047001]	T72745/1997	No Bonds	Nkosi Clan
Portion 10	800.0000 dum	No owner	DU1000/800	 No bonds Consolidated Portion 131 JU 	Nkosi Clan
Portion 11	40.9535 ha.	Karino Sitrus Koop Ltd	T9056/1958	 B9004/1997 in favour of Land Bank I- 18685/1991C -B26276/88 	Nkosi clan
Portion 12	53.5789 ha.	Karino Sitrus Koop Ltd	T9056/1958	B9004/1994 in -favour of Land Bank	Nkosi clan
Portion 13	136.8153 ha	Karino Sitrus Koop Ltd	T9056/1958	B9004/1997 in favour of Land Bank	Nkosi Clan
Portion 14	800.0000 dum	No owner	DU1000/800	Consolidated Portion 139 JU	Nkosi Clan
Portion 16	75.2833 ha	Brown Thomas Henry	T72745/1997	◆ B92364/1994 in favour of	Nkosi Clan

		[42080950020009]		Boland Bank	
Portion 17	21.5963 ha	Crocodile Valley Citrus Co. Pty [Ltd] [91/01238/1993]	T15878/1993	VA 5190/2001 in favour of Crocodile Valley Citrus Co. Pty Ltd	Nkosi Clan
Portion 18	80.3035 ha.	No owner	T37546/992	Consolidated Now 553 JU	Nkosi Clan
Portion 19	2.7808 ha	Transnet Ltd	T76257/991	None	Nkosi Clan
Portion 21	4.2629 ha	Karino Sitrus Koop Ltd	T116767/2001	B9004/1997in favour of Land Bank	Nkosi clan

7

STAATSKOERANT, 28 MAART 2003

Description of Property	Extent of Property	Current owner of Property	Title Deed Number	Bonds and other endorsements	Claimant
Remaining extent of the farm 134 JU	800.0000 dum	For information refer to Registrar of Deeds	DU1000/800	I-18758/2001LG	Nkosi Clan
Portion 1[The Remaining extent]	55.8409 ha	Louis Walters Trust [734/93]	T69556/1999	 C678/1965- 42946/64T I- 5126/1987C- B33093/71 	Nkosi Can
Portion 2[The Remaining extent]	28.6438 ha.	Acacia Trust [11824/1996]	T77391/1997	None.	Nkosi Clan
Portion 3	35.2953 ha	Louis Walters Trust [734/93]	T69556/1999	I-5126/1987 over B33093/71	Nkosi Clan
Portion 4	72.8823 ha	Stellenrust Landgoed Pty Ltd [64/04915]	T28176/1964	I-5126/1987C over B33093/71	Nkosi Clan
Portion 5	84.0101 ha.	Olivier Johannes Stefanus [5107225073087]	T38891/1993	 B12313/1999 in favour of Nedcor Bank Ltd B39415/1993 in favour of Nedcor Bank B94175/1995 	Nkosi Clan
-	5	5 1		in favour of Nedcor Bank	
Portion 6	800.0000 dum	For the information refer to Registrar of Deeds	DU 1000/800	Consolidated Now Portion 34	Nkosi

Portion 7	37.4077ha	Pringle Barend Daniel [54012150447080]	G 172/920	B45522/1992 in favour Nedcor Bank	Nkosi Clan
Portion 8	59.1708 ha	 Smith Benjamin [4411120056007] Smith Anne Marie [5101280057002] 	 T18339/ 1990 T18339/ 1990 	 B20452/1990 in favour of Smith Benjamin &C E M /I K3491/1990S in favour Smith Banjamin 	Nkosi Clan
Portion 9	94.3627ha.	For Information refer to Registrar of Deeds	G172/920	Consolidated Now 553 JU	Nkosi Clan
Portion 10	120.4113 ha	Duffey Desmond James [4805165005081]	T15438/2002	None	Nkosi Clan
Portion 11	58.4198 ha	Stephben Beleggings Pty Ltd [76/02459/07]	T59175/1995	 K1232/1965 S K2953A/ 1978S 	Nkosi Clan
Portion 12	24.0793 ha	Stephben Beleggings Pty Ltd [76/02459/07]	T59175/1995	 K1232/1965 K2953A/ 1978 K356/1969S 	Nkosi Clan
Portion 13[The Remaining Extent]	30.4232 ha	Acacia Trust [118241996]	G172/920	T77391/1997	Nkosi Clan
Portion 15	800.0000dum	For Information Refer to Registrar of Deeds.	DU1000/800	Consolidated now Portion 33	Nkosi Clan
Portion 16	4045. 0000sqm	Louis Walters Trust [734/93]	T69556/1999	 I- 13188/1991C -T42946/64 	Nkosi Clan

-	1 A A			 I- 5126/1987C- B 33093/71 	
Portion 17	800.0000dum	For Information Refer to Registrar of Deeds	DU1000/800	 Consolidated Now Portion 28 	Nkosi Clan
Portion 18	32.3656 ha	Carol Johnnson Trust	T5582/1994	K 1678/1974S	Nkosi clan
Portion 19[The Remaining extent]	19.0827ha	Dlamini Dumisa Mbusi [570615]	T97008/2000	 K1330/1967S K3939/1989S 	Nkosi Clan
Portion 20	21.4133 ha.	Stiemens Theodore Frederick [2709115003000]	T16072/965	 B41458/1984 in favour of Boland Bank B67548/1991 in favour Boland bank I- 19261/1991C -B41458/84 I- 19262/1991C - T19262/1991 C-T16072/65 	Nkosi Clan
10 E)	and the th	estant to		 I- 19263/1991C -B67548/91 ★ K779/1968S 	
Portion 21	18.4320 ha	Viljoen Henrietta Catharina [5704080147087]	T95792/2002	 Viljoen Henrietta Catharina [5704080247087] 	Nkosi Clan

GOVERNMENT GAZETTE, 28 MARCH 2003

154 No. 24600

Portion 22	21.1569 ha	Acacia Trust [11824/1996]	T18253/964	K1267/1968S	Nkosi Clan
Portion 23	800.0000 dum	For information Refer to Registrar of Deeds	DU1000/800	Consolidated Now Portion 34	Nkosi Clan
Portion 24	800.0000dum	For information refer to Registrar of Deeds	DU1000/800	Consolidated Now portion 34	Nkosi Clan
Portion 25	25.696 0 ha	 Stephen Daniel Jansen Van Vuuren [5909265065000] Rita Theresa Jansen Van Vuuren [5104210008186] 	 T60614/ 1996 T60614/ 1996 	K954/1963S	Nkosi Clan
Portion 26	25.6960 ha.	Kiley Kenneth Wayne [6304095179008]	T42596/1994	 ◆ B47540/1994 in favour of Nedcor Bank ◆ I- 8877/1997AT -2038/97- T42597/94 	Nkosi Clan
Portion 27	800. 0000dum	For Information refer to Registrar	DU1000/800 dum	Consolidated now Portion 28	Nkosi Clan

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STAATSKOERANT, 28 MAART 2003

No. 24600 155

Portion 28	5.6103 ha.	Karino Sitrus Koop Ltd	T22619/961	 B9004/1997 in favour of Land Bank 	Nkosi Clan
¢			- 1	◆ I- 12213/1991C	
4 5 1	±	8 	а 2 [.] 5	B26276/1988 ◆ I- 12214/1991C	n N N
n o			-	- B26276/1988 ◆ I- 12215/1991C	3
8		2 10		T22619/1961 K1842/1974S	
Portion 29	41.2141 ha	Carol Johnson Trust	T5582/1994	K356/1969S	Nkosi Clan
Portion 30 [The Remaining extent]	26.7097 ha	Smit Gerhardus Stephanus [4004025024009]	T29517/1975	 B1870/1992 in favour of Nedperm B28181/1996 in favour of 	Nkosi Clan
11 - 5				Nedcor Bank Ltd B47197/1991 in favour of Nedperm I-100989/ 1997C I-8/1997C	

Portion 31[The	30.1677 ha.	Maree Ernst	T9495/1989	• B121468/	Nkosi Clan
Remaining extent]		Philippus [5911105011087]		 1992 in favour of NBS Bank B35851/2001 in favour of Boe Bank Ltd B60296/1996 in favour of NBSBank 	
Portion 32	800.0000dum	For Information refer to Information of Deeds	DU1000/800	Consolidated Now Portion 33	Nkosi Clan
Portion 33	10.8795 ha	Louis Walters Trust [734/1993]	T69556/1999	 I- 5125/1987C- T17045/1967 I- 5126/1987C- 	Nkosi Clan
8				B33093/1971 B3127/1987C - T17045/1967 K1128/1968S	
G2			2	 K1128/19885 K1428/1987S 	20
Portion 34	121.7888 ha.	Louis Walters Trust [734/1993]	T69556/1999	I-5126/1987C- B33093/1971	Nkosi Clan
Portion 35	40.6704ha	Anzak CC [CK92/10106/23]	T45225/1992	 B59219/1995 in favour Bank Ltd B72262/1996 in favour of 	Nkosi Clan

				Nedcor Bank Ltd	
Portion 36	10.7959 ha.	Ridd's Aqua Centre CC[882517823]	T152148/1999	None.	Nkosi Clan
	1 2	2			
Portion 37	800.0000dum	For Information refer to Registrar of Deeds	DU 1000/800	Consolidated Now Portion 39	Nkosi Clan
Portion 38	800.0000 dum	For information refer to Registrar of Deeds	DU 1000/800	Consolidated now Portion 39	Nkosi Clan
Portion 39	80.5524ha	Fourie Ashton [4008195001002]	T40761/1982	 B3522/1986 in favour of Boland Bank B43094/1986 in favour of Distriks Bank 	Nkosi Clan
Portion 40	2.3306ha	Transnet Ltd	T81140/1988	K3939/1989S	Nkosi Clan
Portion 41	1.3202 ha.	Transnet Ltd	T8527/1987	None	Nkosi Clan
Portion 42	2815.0000 sqm	Transnet Ltd	T21252/987	None	Nkosi Clan

Portion 43	184.0000 sqm	Transnet Ltd	T21252/987	None	Nkosi Clan
		an a		Procession 10	1 B 7
Portion 44	4450.0000 sqm	Transnet Ltd	T53847/1991	None	Nkosi clan
	2 B		e * = ²	a ¹⁰	* 3M
Portion 45	2.9057 ha	Transnet Ltd	T50700/1999	None	Nkosi Clan
e kan e			55 45	2. 12 12	
Portion 46	1.6225 ha.	Transnet Ltd	T50700/991	None	Nkosi Clan
а. Та					
Portion 47	1.0793 ha.	Transnet Ltd	T78101/1991	None	Nkosi Clan
	n o ia a		a de la compañía de l		-
Portion 48	1.4247 ha	Transnet Ltd	T60402/1991	None	Nkosi Clan
		3 1 #	14 4132		
Portion 49	18.0000 sqm	Transnet Ltd	T50699/1991	None	Nkosi Clan
D	10 (1011			14 H	
Portion 52	10.6174 ha	Kelly Linden Deryn [6301050119086]	T160178/2002	K2993/1993S	Nkosi Clan
35. 14				a 8.3	

No. 24600 159

Portion 53	4.7823ha	 Mare Karel Petrus Johannes [4507255005084] 	 T73713/ 1994 	 B77197/1994 in favour NBS Bank 	Nkosi Clan
	3	 Mare Elsie Sophia [4310280019083] 	 T73713/ 1994 	 B97495/1995 in favour of NBS Bank 	
Portion 55	4.7354 ha.	 Silvestre Gaulter De Jesus [5712105130103] Silvestre Donne [6112120020083] 	T54379/1997	B100951/1998 in favour of Nedcor Bank Ltd	Nkosi Clan
Portion 56	4.7277 ha.	 Visser Johannes Frederik [6111245023089] 	 T54378/ 1987 	None	Nkosi Clan
		♦ Visser Madeleine [6506120149083]	 ◆ T54378/ 1987 		
Portion 57	4.7109 ha.	Amond Mohammed Thair [8005265276080]	T5657/2001	None	Nkosi Clan
Portion 58	10.0000 ha	Hentschel Sean [6702085123003]	T132444/1998	B93681/1998 in favour of Absa Bank Ltd	Nkosi Clan

Portion 59 10.0000 ha T132445/ 1998 Prinsloo B8661/2001 Nkosi Clan ٠ ٠ ٠ Nicklaas in favour of Johannes Absa Ltd Helgaard [4501135026089] Prinsloo • T123445/ B98571/1998 ٠ martha Aletta 1998 in favour of [4806120040007] Absa Bank Ltd 1

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3.RIETFONTEIN 197 JU	5 a. 15		. *		9 4 2
Description of Property	Extent of Property	Current owner of Property	Title Deed Number	Bonds and other endorsements	Claimant
The Remaining extent of the Farm 197 JU	80.0000 dum	For information refer to Registrar of Deeds	DU 1000/800	No Remainder	Nkosi Clan
Portion 1	68.3655 ha.	Elliot Wayne Desmond [6203025081088]	T46213/1998	 I-28886/1998 LG I-2361/2001C K4000/1999S 	Nkosi Clan
Portion 2 [Remaining Extent]	103.0078ha	Bush Willow Prop CC [CK89/23835/23]	T67944/1989	None	Nkosi Clan
Portion 3	357.2537 ha	Kiaat Trust	T65641/1987	K4211/ 1987 S	Nkosi Clan
Portion 4	51.3919 ha	Rand forwarding &Freight CC [199201226623]	T63148/2002	B11114/1995 in favour of B B D Beleggings CC	Nkosi Clan
Portion 5	85.6532 ha	Traynor James Dennis [4807215004007]	T86324/1996	None	Nkosi Clan

Portion 6	11.9327 ha.	Ear -O-Tec Pty Ltd [1994006165107]	T136158/2001	B18635/1987 Standard Bank	Nkosi Clan
Portion 7	1.7131 ha	Wiis Smit CC [CK95/45740/40]	T36527/1998	VA3732/1994	Nkosi clan
Portion 8	38.6778 ha.	Traynor James Dennis [4807215004007]	T86324/1996	K1195/1963 S	Nkosi Clan
Portion 9	800.0000 dum	For Information refer to Registrar of Deeds	DU1000/800	Consolidated Now Portion 11	Nkosi Clan
Portion 10	800.0000 dum	For information refer to Registrar of Deeds	DU 1000/800	Consolidated now Portion 11	Nkosi clan
Portion 11	21.8163 ha	Thembinkosi Buthelezi Trust [11151/2000]	T9233/2001	B8193/2001 in favour of Nedcor Bank Ltd	Nkosi CLAN
Portion 12	21.4133 ha.	Propalux 73 Pty Ltd [19970701707]	T124963/2000	K429/1969S	Nkosi clan
Portion 13	21.4133 ha	Smith Margaret Violet [3305230092108]	T86851/1989	None	Nkosi Clan

Portion 15	16 ⁰⁰ 3	♦ Lourens Renata			1
Portion 15		[7102040052083]	 T97455/ 2002 	e a ^{ll} e Se se s	
	4.9026 ha	 Molenaar Piet [37101255014002] Molenaar Francis Louisa 	 T112742/ 2000 Molenaar Francis 	B60478/2000 in favour of Standard Bank of South Africa Ltd.	Nkosi Clan
* ¹⁰ *		[3504190031086]	Lousa [35041900310 86]		ಹಲ್
Portion 16	1.7131 ha.	 Marthinus Stefanus Van Tonder [3609095066002] Marthinus Stefanus Van Tonder [36090950066002] 	 T32295/ 1886 T4983/ 2001 	VA354/2001- Marthinus Stefanus Van Tonder	Nkosi Clan
Portion 17	5.5232sqm	Meyer Stephanus Anton [6508235171085]	T47009/2002	None	-Nkosi Clan
Portion 18	5.8942sqm	Angelfish Inv 32 CC [19996095723]	T7149/2000	None	Nkosi Clan

GOVERNMENT GAZETTE, 28 MARCH 2003

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Portion 19	5.9700 sqm	Mark Erasmus Nel [71100850055085]	T7150/2000	None	Nkosi Clan
а. ¹⁴ к.					
Portion 20	5.6032 sqm	Botha Juan [7301305108081]	T7151/2000	B36058/2002 in favour of Nedcor Bank Ltd	Nkosi Clan
Portion 21	8.1782sqm	Blue Dot Prop 1291 CC [CK/99/36299/23]	T94080/1999	K4000/1999S	Nkosi Clan
Portion 22	8.1782 sqm	Hope Martin Victor [7502175122082]	T144218/2000	 B43658/1998 in favour of Boe Bank Ltd B80625/2000 in favour of Boe Bank 	Nkosi Clan
Portion 23	6.5427 sqm	Muriel Dorette Van Dyk [6911220011086]	T54650/2002	 B39584/2002 in favour of Eskom Finance Co. Pty Ltd B89119/2002 in favour of Eskom Finance Co. Pty Ltd 	Nkosi Clan
Portion 24	6.4192sqm	 Anthony Brian Elliot [6804305278086] Elliot Jacqualine [6705160431084] 	 T7153/ 2000 T7153/ 2000 	B43657/1998 in favour of First National Bank	Nkosi Clan

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Portion 25	6.6623 sqm	 Anthony Brian Elliot [6804305278086] Jacqualine Elliot [6705160431084 	T7154/2000	B43657/1998 Firt National Bank	Nkosi clan
Portion 26	5.9991 ha.	Marcelle Props 205 CC [994120222]	T7155/2000	None	Nkosi Clan
Portion 27	6.1031 sqm	 Don Enrico Van Leeuwen [6503105111089] Amanda Van Leeuwen [6811070130087] 	 T7156/ 2000 T7156/ 2000 	B4540/2000 in favour of Firstrand Bank Ltd	Nkosi CLAN
Portion 30	7.2728 ha	 Cornradie Gert Willem [6211165111003] Cornradie Maria Johanna [6406270090080] 	 T106555/ 1999 T106555/ 1999 	None	Nkosi Clan
Portion 31	4.6601ha	 Muller Petrus Jacobus [3510215023081] Muller Anneliese [4006110016089] 	 T97454/ 2002 T97454/ 2002 	None	Nkosi Clan

No. 24600 GOVERNMEN

166

Portion 32	3.4115 ha	Mispelstraat 126 Hectorspruit Eiendomme CC [19923490823]	T8759/2001	B7772/2001in favour of firstrand Bank Ltd	Nkosi Clan
Portion 33	6.8646 ha	Etienne De Villiers [6003275051009]	T106554/1994	None	Nkosi Clan
Portion 34	5.0793ha	Phelan Laurence Patrick [5310135063087]	T112739/2000	None	Nkosi Clan
Portion 35	3.9620ha	Coral Rose Trust [8184/1998]	T40642/2001	B29305/2001 in favour of Standard Bank of South Africa Ltd	Nkosi Clan
Portion 36	6.6941ha	 Hlaka Baldwin Smangaliso [5403085556083] Hlaka Zithobile 	 T127018/ 2001 T127018/ 	B85453/2001 in favour of absa Bank Ltd	Nkosi Clan
		Nomathemba Adelaide [7104140313084]	2001		
Portion 37	5.4510ha	 Piet Molenaar [3710125014002] Francina Louisa Molenaar [3504190031086] 	 T 149335/ 2001 T149335/ 2001 	B97120/2001 in favour of standard Bank of South Africa Ltd	Nkosi Clan
Portion 38	7.7486ha	 Julius Rene De Villiers [5303255054002] 	T41476/2002	 B31075/2002 in favour of Nedcor Bank Ltd I-6156/2002C 	Nkosi Clan

Portion 39	6.7781ha	Julius Rene De Villiers [5303255054002]	T41467/2002	 B31075/2002 I-6156/2002C 	None
Portion 40	6.7781ha	Julius Rene De Villiers [5303255054002]	T41467/2002	 B31075/2002 in favour of Nedcor Bank Ltd I-6156/2002 	Nkosi Clan
Portion 41	6.0346ha	Pierre De Villiers [5810165068088]	T118643/2002	None	Nkosi Clan
Portion 42	5.7753ha	Pierre De Villiers [5810165068088]	T118643/2002	None	None
Portion 43	7.8632ha	Umvangatane Prop. CC[200107591823]	T118642/2002	None	Nkosi Clan
Portion 44	5.2160ha	Heloise De Villiers [5408030063085]	T118644/2002	None	Nkosi Clan
Portion 45	8.0445ha	Interstate Clearing 092 Pty Ltd [200200966207]	T100143/2002	B71901/2002 in favour of First Bank Ltd	Nkosi Clan
Portion 46	6.5303ha	Henning Johannes Van Den Heever [4402235050089]	T136157/2001	B3230/2002 in favour of Standard Bank	Nkosi Clan

Portion 47	8.0457ha	Hennings Johannes Van Der Heever [44022350050089]	T136157/2001	B3230/2002 in favour of Standard Bank Van Suid-Afrika Ltd	Nkosi Clan
Portion 48	5.7422ha	Henning Johannes Van Den Heever [4402235050089]	T136157/2001	B3230/2002 in favour of Standard Bank Van Suid-Afrika Ltd	Nkosi Clan
Portion 49	5.9573ha	Henning Johannes Van Den Heever [4402235050089]	T136157/2001	B3230/2002 in favour of Standard Bank van Suid-Afrika Ltd	Nkosi Clan
Portion 50	15.7373ha	Zeldie-Marie Le Hanie [6904060012082]	T60608/2001	B36003/2001 in favour of Absa Bank Ltd	Nkosi Clan

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all claims in terms of the Provisions Act, Any party who has interest in the above matter is hereby invited to submit within 60[sixty days] from the date of Publication of this notice. any comments, objections or further information to:

The Regional Land Claims Commissioner Private Bag X11330 Nelspruit 1200 or CNR. Henshall and Branders Street

Home Affairs Building

Third Floor P.P. MR. NCEBA NOANA THE REGIONAL LAND CLAIMS COMMISSIONER MPUMALANGA DATE: 17/03/2003. STAATSKOERANT, 28 MAART 2003 No. 24600

169

NOTICE 932 OF 2003

The National Treasury hereby announces that transfer documents for registration in respect of the undermentioned Republic of South Africa Internal Registered Bonds must be lodged with this Office on the 12th floor, 240 Vermeulen Street, Pretoria, not later than 31 March 2003 to qualify for the interest payment on 30 April 2003.

	Internal	Registered	Stock	*	LW09	13.9%	2003	(LW09)
		Registered			LW12	16.4%	2004	(LW12)
102	Internal	Registered	Stock		LW13	18% 20	04	(LW13)
		Registered			CK22	18.75%	2005	(CK22)
		Registered			CK24	19.15%	2005	(CK24)
		Registered			10% 5	FRIBAL	& TRUST	(TR30)
		Registered		<u></u>	9.75	TRANS	KEI P/F	(TR31)
		Registered		N _e	10% :	FRANSKE	I P/F	(TR32)
	2 3 4		5					

KENNISGEWING 932 VAN 2003

Die Nasionale Tesourie maak hiermee bekend dat oordragdokumente vir registrasie ten opsigte van die ondergemelde Republiek van Suid-Afrika Binnelandse Geregistreerde Effekte nie later nie as 31 Maart 2003 by die Departement se kantoor te 12de vloer, Vermeulenstraat 240, Pretoria, ingelewer moet word ten einde vir rentebetaling op 30 April 2003 te kwalifiseer.

Binnelandse	Geregistreerde	Effekte	LW09 13.9% 2003	(LW09)
	Geregistreerde		LW12 16.4% 2004	(LW12)
	Geregistreerde		LW13 18% 2004	(LW13)
Binnelandse	Geregistreerde	Effekte	CK22 18.75% 2005	(CK22)
	Geregistreerde		CK24 19.15% 2005	(CK24)
Binnelandse	Geregistreerde	Effekte	10% TRIBAL & TRUST	(TR30)
	Geregistreerde		9.75% TRANSKEI P/F	(TR31)
Binnelandse	Geregistreerde	Effekte	10% TRANSKEI P/F	(TR32)

No. 24600 171

NOTICE 853 OF 2003

DEPARTMENT OF TRANSPORT

AIR SERVICE LISENSING ACT, 1990 (ACT No. 115 OF 1990)

APPLICATIONS FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE LICENCES

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and regulation 8 of the Domestic Air Services Regulations, 1991, it is hereby notified for general information that the applications details of which appear in the Appendix, will be considered by the Air Service Licensing Council.

Representations in accordance with section 15 (3) of Act No. 155 of 1990 in support of, or in opposition to, an application, should reach the Air Service Licensing Council, Private Bag X193, Pretoria, 0001, within 21 days of the date of publication hereof.

APPENDIX 2

APPLICATION FOR THE AMENDMENT OF THE AIR SERVICE LICENCES

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

(A) National Airways Corporation Cape Town (Pty) Ltd, National Airlines. (B) Cape Town International Airport, Cape Town.
 (C) Class: I, II & III; S568D, N619Db & G639D. (D) Type: S1, S2, N1, N2 & G3. (E) Category: A3, A4 & H2. (F) Changes to the Management Plan: Mr. AW Johnson replaces Mr AF de Villiers—Air Safety Officer.

(A) African Sky Air Charters CC, African Sky. (B) Wonderboom, Airport, Pretoria. (C) Class: II; N509D. (D) Type: N1 & N2.
 (E) Category: A3, A4. (F) Changes to the Management Plan: Mr. WAS Nel replaces Mr U Skawran—Air Safety Officer.

APPLICATION FOR A GRANT OF AN AIR SERVICE LICENCES

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

(A) Fishof 1028 CC, Chopper Transport. (B) Administrative Base, 21 Iran Avenue, Superbia, Petersburg. (C) Class II & III.
 (D) Type N1 & N2; G2, D3 & G10. (E) Category H2.

(A) CaPri Air Tours CC. (B) Paulus Street, Kamma Park, Port Elizabeth. (C) Class II & III. (D) Type N1 & N2; G2, D3, G8, G10 & G15. (E) Category H2.

(28 March 2003)

NOTICE 859 OF 2003

DEPARTMENT OF AGRICULTURE

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

STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF CITRUS FRUIT: AMENDMENT

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

- (a) the standards and requirements regarding the control of the export of citrus fruit as stipulated by Government Notice No. R. 1983 of 23 August 1991, promulgated by Government Notice No. R. 634 of 7 May 1999, amended previously by Government Notices Nos. R. 1209 of 5 May 2000 and R. 774 of 24 May 2002, are hereby further amended; and
- (b) the amendments mentioned in paragraph (a)-
 - (i) shall be available for inspection at the Office of the Executive Officer: Agricultural Product Standards, Dirk Uys Building, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agricultural Product Standards, National Department of Agriculture, Private Bag X258, Pretoria, 0001, tel. (012) 319-6444 or fax (012) 319-6265, on payment of the prescribed fees; and
 - (iii) shall come into operation seven days after publication of this notice.

E. RADEMEYER

Executive Officer: Agricultural Product Standards

GOVERNMENT GAZETTE, 28 MARCH 2003

KENNISGEWING 859 VAN 2003

DEPARTEMENT VAN LANDBOU

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

STANDAARDE EN VEREISTES BETREFFENDE BEHEER OOR DIE UITVOER VAN SITRUSVRUGTE: WYSIGING

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

- (a) die standaarde en vereistes betreffende beheer oor die uitvoer van sitrusvrugte, soos vasgestel deur Goewermentskennisgewing No. R. 1983 van 23 Augustus 1991, afgekondig in Goewermentskennisgewing No. R. 634 van 7 Mei 1999, gewysig, deur Goewermentskennisgewings Nos. R. 1209 van 5 Mei 2000 en R. 774 van 24 Mei 2002, hiermee verder gewysig word; en
- (b) die wysigings in paragraaf (a) vermeld-
 - ter insae beskikbaar is by die kantoor van die Uitvoerende Beampte: Landbouprodukstandaarde, Dirk Uysgebou, Hamiltonstraat 30, Arcadia, Pretoria;
 - (ii) teen betaling van die voorgeskrewe bedrag vanaf die Uitvoerende Beampte: Landbouprodukstandaarde, Nasionale Departement van Landbou, Privaatsak X258, Pretoria, 0001, tel. (012) 319-6444 of faks (012) 319-6265 verkrygbaar is; en
 - (iii) sewe dae na publikasie van hierdie kennisgewing in werking tree.

E. RADEMEYER

Uitvoerende Beampte: Landbouprodukstandaarde

(28 March 2003.)

NOTICE 865 OF 2003

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

List of Paddafontein Farm Number 17081 Applicants:

Number	Name	ID Number
1.	Dube Mampondo E.	2009185143087
2.	Nkosi Piet M.	4905225256086
3.	Nkosi Michael	5712195524082
4.	Thwal Samuel M.	4609025500080
5.	Vilakazi Fakazile A.	3608060200080
6.	Mkhwanazi Reginah J.	5503070524085
7.	Mbatha Manzengane	5703185749086
8.	Dube Jabulani A.	4610245493087
9.	Dube Johanna	4212140363083
10.	Dube Nomsithelo P.	3203030201088
11.	Nkosi Bhudi	5504245673088
12.	Thwala Bonginkosi	5508305562081
13.	Mtshali Fana A.	4911115199089
14.	Mbatha Mfanzeni	3701018364083
15.	Khalishwayo Thembisile	5803140796089
16.	Kunene Nelisiwe M.	5702270447085
17.	Nkosi Foloyi E.	2512185101088
18.	Mtshali Zwelinjani M.	5407065300081
19.	Nkosi Simangele	3409210224085

Number	Name	ID Number
20.	Kubheka Ozoguthini E.	3601013359080
20. 21.	Nkosi Simangele S.	3409210224085
21.	Mbatha Johan	5002215210080
010000	Mbatha Maria Caroline	5805260865081
23.	Dube Siphetha	5810060793087
24.	Dube Sipherna Dube Mandlenkosi	5912165387087
25.		5902085341081
26.	Nkosi Muziwempi P.	4010150367089
27.	Nyembe Siphiwe S.	4204020500082
28.	Dlongolo Fehlaphi	
29.	Kunene Siphiwe	5004070653081
30.	Nkosi Johannes	5812285586080
31.	Khalishwayo Fanyana	500723521008

Property description of the affected land: 1. Paddafontein No. 17081 in the extent of 122,8850.

2. Rem. of Paddafontein No. 17081.

3. Portion 4 of the farm Scaapkraal No. 218 in the extent of 3,426 ha.

4. Portion 4 of Jaagbaan No. 17080 in the extent of 108,9212.

Se	rvi	tu	d	e	:	
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District: Paulpietersburg.

Province: KwaZulu-Natal.

(28 March 2003)

NOTICE 866 OF 2003

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

List of Uitvlugt Farm No. 432 Applicants:

Number	Name	ID Number
1.	Nhlengethwa Simon Jan	6308185445088
2.	Khumalo Mangingi Hezekia	5505125559089
3.	Mngomezulu Ephraim	4501015434080
4.	Nkosi Joseph Thokozani	7004015287084
5.	Nhlengethwa Doctor Michael	710922544508
6.	Nyanda Zibokwakhe Micheal	4701165448084
с. 7.	Khumalo Mlahleni Potozi	390814523508
8.	Mdlalose Mbalekelwa Julius	321208515908
9.	Nkosi Jabulani Alfred	550114553808
10.	Khumalo Jabulani William	800101656808
11.	Khumalo Nkosinathi Doctor	800708554608
12.	Khumalo Mfanukhona Elphus	766301539308
13.	Zwane Nomusa Lifinah	520719045408
14.	Magamazulu Bhilioman Myikeleni	696309539908
14.	Mngomezulu Martha Buyisiwe	751226037408
15. 16.	Mngomezulu Norman Bhekokwakhe	710710538508
	Nhlengethwa Bekumuzi Esaau	690606551008
17. 18.	Masondo Sibodo Ida	380129018908

GOVERNMENT GAZETTE, 28 MARCH 2003

Number	Name	ID Number
19.	Mngomezulu Thokozile Gladys	640301033508
20.	Khumalo Tholani Julia	790610069108
21.	Khumalo Thoko Maria	661008867708
22.	Mngomezulu Deifas Mzikayifani	660913534108
23.	Khumalo Thushu Phineus	650319542208
24.	Mngomezulu Mbongiseni Elijah	640731541808
25.	Khumalo Bheki Johannes	706721547908
26.	Khumalo Dumisani Elliot	746808565908
27.	Mngomezulu Matshitshi Bhekokwakhe	570112026808
28.	Khumalo Mafika Ephraim	720815587008
29.	Mbuli Phumzile Mina	461111026008
30.	Mngomezulu Buselaphi Alita	760923032308
31.	Mdlalose Mphangwa Paul	491228519208
32.	Khumalo Doctor Amon	690816554808
33.	Nkosi Andreas Thulebona	770530532408
34.	Mdlalose Buselaphi Maureen	770110038908
35.	Mdlalose Dumisani Mathews	750215632108
36.	Mdlalose Sizane Emmah	631225100508
37.	Khumalo Mbemi Isaac	260826511108
38.	Nhlengethwa Sophathile	180814510208
39.	Nhlengethwa Bonginkosi Amos	660228551808
40.	Nkosi Nomalanga	351125015908
41.	Lukhele Desi Phineas	390814533208
42.	Nkosi Siphiwe Joyce	570826054608
43.	Xaba Nozija Janet	420915016308
44.	Mdlalose Nomasonto Loslinah	020101040108

Property description of the affected land: Uitvlugt Farm No. 432.

Servitude: --.

District: Paulpietersburg.

Province: KwaZulu-Natal.

(28 March 2003)

NOTICE 867 OF 2003

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

List of Goudenrif Farm No. 2 Applicants:

Number	Name	ID Number
1.	Mlambo Alson	2803253114033
2.	Khoza Solani	410316022308
З.	Khumalo Msoleni Johannes	5209095816080
4.	Khumalo Zakheleni	6912205765084
5.	Mbatha Beauty	4302160407082
6.	Mlambo Anatolia Busisiwe	5308260641081

Number	Name	ID Number
7.	Mlabo Bhekokwakhe	6710245286081
8.	Mlambo Dlokwakhe	3006075355085
9.	Mlambo Enos	5203185482085
10.	Mlambo Jerome Mbongeni	6406075480080
11.	Mlambo Khombisile	6909230815082
12.	Mlambo Mandlenkosi David	4607015398082
13.	Mlambo Mbobho	6801045679086
14.	Mlambo Micheal	7502225520087
15.	Mlambo Muzikayise Milton	7804305245084
16.	Mlambo Nomusa	7305150716088
17.	Mlambo Nomusa Sebenzile	6405190624085
17.	Miambo Nonhianhia	7703260661089
19.	Mlambo Samson	4702085293089
20.	Mambo Sipho Steven	7306045321086
21.	Mlambo Stanford	4411035378087
21.	Mambo Thembi Nombuso	7203020782085
23.		5411130480084
23.	Mlambo Thulisiwe Rose Mlambo Violet	2201011642081
24.	Mambo Welcome	7306085744088
25. 26.	Ntombela Petros	6704135542080
26.	Radebe Doctor	6203156044087
	Sangweni Thoko	450204020608
28.	Mambo Enos	760515012708
29.	Mlambo Buyisile	5208200780082
30.	Mlambo Buyisile Mlambo Bonginkosi	8002200324083
31.		
32.	Mlambo Bongi	7904265701082
33.	Mlambo Skifiso	790723552408

Property description of the affected land: Portion A measuring 162 hectares of Subdivision 2 of the Goudenrif Farm No. 822.

Servitude: —. District: Vryheid. Province: KwaZulu-Natal. (28 March 2003)

NOTICE 868 OF 2003

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

List of Wintershoek Farm No. 295 Applicants:

Number	Name	ID Number
1.	Xaba Mbongeni	6107045606081
2.	Maxase Bhekuyise	7203035941080
3.	Nkosi Lungile	7604210466084
4.	Kunene Landiwe	4706060217088
. .5.	Xaba Jonathan	3803145142083

GOVERNMENT GAZETTE, 28 MARCH 2003

Number	Name	ID Number
6.	Mavundla Elphas	5901305340089
7.	Nxumalo Gertrude	3901070212085
	Ndaba Mishack	4705185320082
9.	Kunene Bongani	7310065478089
10.	Mdletshe Caselina	3206010309086
11.	Mdletshe Caselina Xaba Sipho	6708065252084
12.	Zondo Ben	4803305538087
13.	Mbatha M. M.	5811185676082
14.	Ndaba Michael	5206095732085
15.	Mthebula Leonard	
16.	Kunene Mandla	6903295290083
17.	Mathebula Ntombikayise	8003140805082
18.	Nkosi Lungile	7604210466084
19.	Xaba Mbongiseni	6107045606081

Property description of the affected land: Portion 3 of the farm Wintershoek No. 295.

The Remainder of the farm Wintershoek No. 295.

Servitude: —. District: Vryheid. Province: KwaZulu-Natal.

(28 March 2003)

NOTICE 869 OF 2003

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

List of Advonduur Farm No. 167 Applicants.

Number	Name	ID Number
1.	Makalela Mosima F	3212110185087
2.	Mthethwa Bheki J.	7003285883085
3.	Mthethwa bongani Z	7705055867086
4.	Mthethwa Kudu	3910295169087
5.	Mthethwa Muthiwasinhla	6403035816081
6.	Mthethwa Ntombifuthi	7512150976089
7.	Mthethwa Sesi E.	5208070464080
8.	Nhlanzi Aaron M.	6904035645081
9.	Nxumalo Cicibele	4308120435089
10.	Nxumalo Jabulephi	3907220213089
11.	Nxumalo Khanyisile B.	7907020756085
12.	Nxumalo Sibongile P	8107250197089
13.	Nxumalo Sizakele S.	7608210354083
14.	Zulu Ntombikanina D	5302240584081

Property description of the affected land: Avonduur Farm No. 167 Servitude: —. District: Vryheid. Province: KwaZulu-Natal.

(28 March 2003)

No. 24600 177

NOTICE 870 OF 2003

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

List of Uitkomst Farm Applicants.

Number	Name	ID Number
1.	Ndlozi Inavitsheni I	5007045256088
2.	Msibi Sibongile Kelina	3702180176081
3.	Msibi Mvakashi	7801305306080
4.	Jele Khiathazile Lena	3703070194085
5.	Jele Simon Jabulani	7307245482080

Property description of the affected land: Uitkomst Farm

Servitude: --.

District: Utrecht.

Province: KwaZulu-Natal.

(28 March 2003)

NOTICE 871 OF 2003

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

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

Properties:	 A portion of the Remainder of the farm Illovo's Nek No. 1056.
· · · ·	2. A portion of Portion 5 of the farm Illovo's Nek No. 1056.
Extent of properties:	1. 6,2556 hectares.
	2. 12,5890 hectares.
Magisterial District:	Richmond.
Administrative District:	KwaZulu-Natal.
Current Title Deed No.:	T9860/1997.
Current owner:	Sappi Manufacturing (Pty) Ltd.
Claimant:	Joseph Cele, in his capacity as Acting Chairperson of the Illovo Nek Land Committee.
Date claim lodged:	31 December 1998 KBN6/2/2/E/42/0/0/38
	Extent of properties: Magisterial District: Administrative District: Current Title Deed No.: Current owner: Claimant:

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

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120 PIETERMARITZBURG 3200. Tel.: (033) 342-6955.

Fax: (033) 342-3409.

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

T. SHANGE

Regional Land Claims Commissioner: KwaZulu-Natal (28 March 2003)

NOTICE 872 OF 2003

AMENDMENT NOTICE

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

Amending Notice No. 3271 of 2002 published in Government Gazette No. 24116 on 6 December 2002, to replace the words:

Amending Notice No. 242 of 2002, published in *Government Gazette* No. 23125 on 22 February 2002; with Amending Notice No. 64 of 2002, published in *Government Gazette* No. 23037 on 25 January 2002.

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

The Regional Land Claims Commissioner: KwaZulu-Natal Private Bag X9120 PIETERMARITZBURG 3200. Tel.: (033) 355-8400. Fax: (033) 342-3409.

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

T. SHANGE

Regional Land Claims Commissioner: KwaZulu-Natal (28 March 2003)

NOTICE 873 OF 2003

SOUTH AFRICAN RESERVE BANK

LOST SHARE CERTIFICATE

Certificate number 001357 registered in the name of John Hubert Hosken.

Application has been made to the South African Reserve Bank for the issuing of a new certificate in place of the abovementioned certificate which has been lost. Notice is hereby given that unless the original certificate is provided to the Bank within four weeks from the date of this notice, a new certificate will be issued and the original certificate will become void.

(28 March 2003)

NOTICE 875 OF 2003

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Research Council Trade Association (RCTA)** has been registered as a trade union with effect from 18 March 2003.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 875 VAN 2003

DEPARTEMENT VAN ARBEID

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N VAKBOND

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die Research Council Trade Association (RCTA) met ingang van 18 Maart 2003 as 'n vakbond geregistreer is.

H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(28 March 2003)/(28 Maart 2003)

NOTICE 876 OF 2003

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Mine, Engineering and Distributors' Workers' Union of South Africa (MEDWUSA)** has been registered as a trade union with effect from 19 March 2003.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 876 VAN 2003

DEPARTEMENT VAN ARBEID

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N VAKBOND

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die Mine, Engineering and Distributors' Workers' Union of South Africa (MED-WUSA) met ingang van 19 Maart 2003 as 'n vakbond geregistreer is.

H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(28 March 2003)/(28 Maart 2003)

NOTICE 873 OF 2003

SOUTH AFRICAN RESERVE BANK

Certificate number 001357 registered in the name of John Hubert Hosken.

Application has been made to the South African Reserve Bank for the issuing of a new

certificate in place of the above-mentioned certificate which has been lost. Notice is

hereby given that unless the original certificate is provided to the Bank within four weeks

from the date of this notice, a new certificate will be issued and the original certificate will

become void.

GOVERNMENT GAZETTE, 28 MARCH 2003

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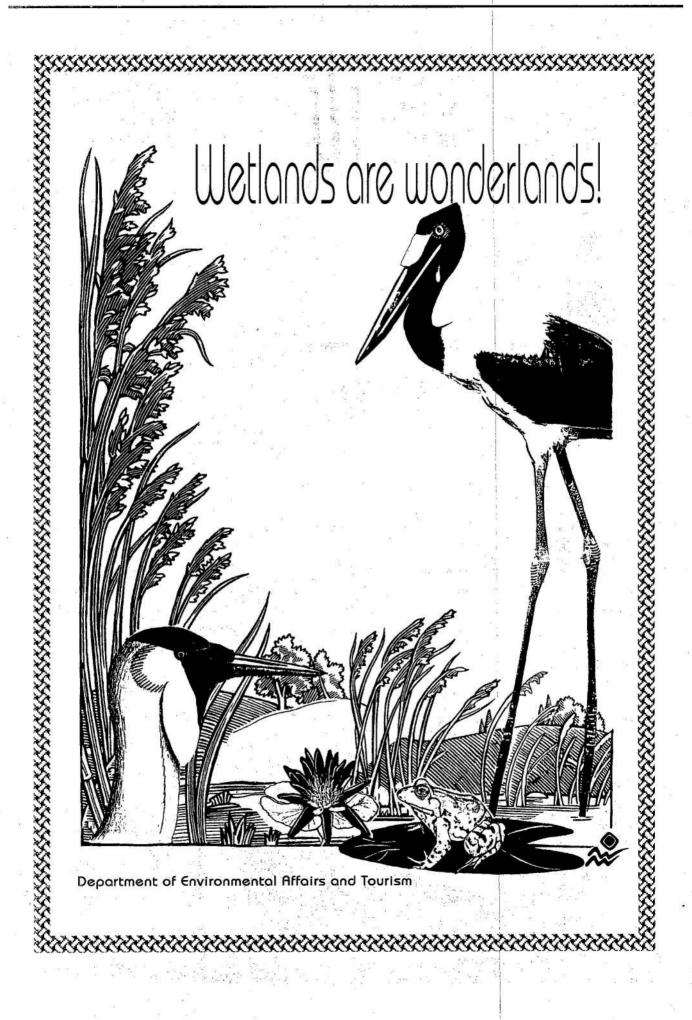


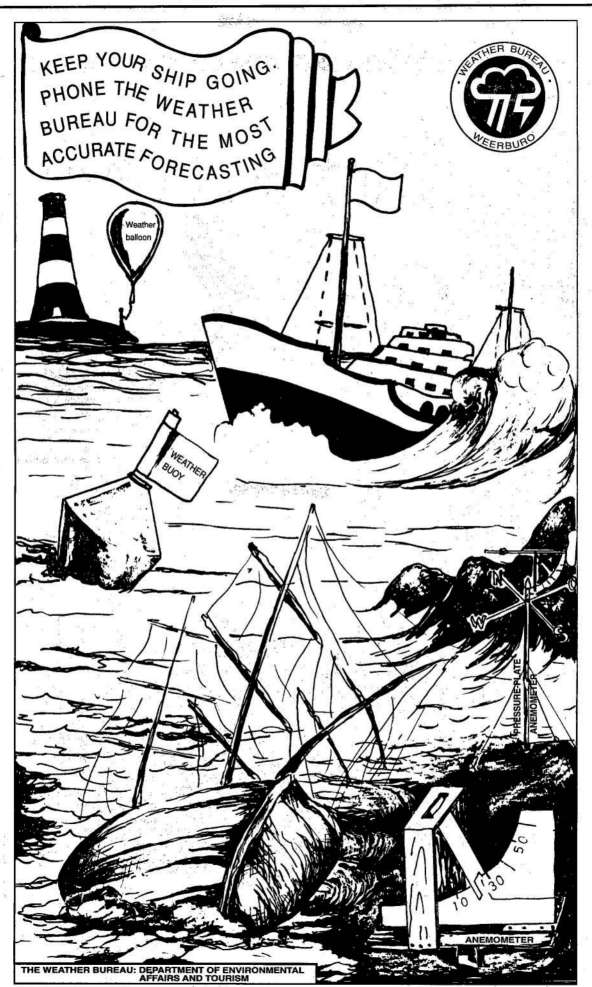
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