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

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GOVERNMENT NOTICES

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DEPARTMENT OF TRADE AND INDUSTRY

DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 766

5 August 2005

STANDARDS ACT, 1993

STANDARDS MATTERS

In terms of the Standards Act, 1993 (Act No. 29 of 1993), the Council of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

All South African standards that were previously published by the South African Bureau of Standards with the prefix "SABS" have been redesignated as South African national standards and are now published by Standards South Africa (a division of SABS) with the prefix "SANS".

A list of all existing South African national standards was published by Government Notice No. 1373 of 8 November 2002.

In the list of SANS standards below, the equivalent SABS numbers, where applicable, are given below the new SANS numbers for the sake of convenience. Standards that were published with the "SABS" prefix are listed as such.

SCHEDULE 1: ISSUE OF NEW STANDARDS

The standards mentioned have been issued in terms of section 16(3) of the Act.

Standard No. and year	Title, scope and purport
SANS 344:2005	<i>Dynamic measuring devices and systems for cryogenic liquids.</i> Prescribes the metrological and technical requirements and test procedures for measuring devices and systems used for the dynamic measurement of cryogenic liquids. It also establishes the conditions that measuring devices and systems have to meet in order to comply with the requirements of legal metrology services.
SANS 1926:2005	<i>Uniform provisions concerning the approval for the production of retreaded pneumatic tyres for motor vehicles and their trailers.</i> Specifies requirements for the production of retreaded tyres intended to be fitted on motor vehicles and their trailers used on the road.
SANS 3000-1:2005/ RSR 001:2005	<i>Railway safety management – Part 1: General.</i> Specifies the safety requirements that should be considered for inclusion in the Safety Management System (SMS), Safety Management System report (SMS report) and the assessment of performance of an operator who wishes to demonstrate his ability to optimally manage railway safety.
SANS 3166-3:2005/ ISO 3166-3:1999	<i>Codes for the representation of names of countries and their subdivisions – Part 3: Code for formerly used names of countries.</i> Provides principles and maintenance arrangements of a code for the representation of country names removed from editions 1 to 4 of ISO 3166 and the consecutive edition of ISO 3166-1.
SANS 5764:2005/ ISO 5764:2002	<i>Milk – Determination of freezing point – Thermistor cryoscope method (Reference method).</i> Specifies a reference method for the determination of the freezing point of raw, pasteurized, UHT-treated or sterilized whole milk, partially skimmed milk and skimmed milk by using a thermistor cryoscope. The freezing point can be used for estimating the proportion of extraneous water in milk. Calculation of the amount of extraneous water is complicated by daily variation, seasonal variation, etc. and is not within the scope of this standard.
SANS 7816-9:2005/ ISO/IEC 7816-9:2004	<i>Identification cards – Integrated circuit cards – Part 9: Commands for card management.</i> States interindustry commands for integrated circuit cards (both with contacts and without contacts) for card and file management, for example file creation and deletion.
SANS 7816-11:2005/ ISO/IEC 7816-11:2004	<i>Identification cards – Integrated circuit cards – Part 11: Personal verification through biometric methods.</i> Explains the usage of inter-industry commands and data objects related to personal verification through biometric methods in integrated circuit cards. Also presents examples for enrolment and verification and addresses security issues.
SANS 7816-15:2005/ ISO/IEC 7816-15:2004	<i>Identification cards – Integrated circuit cards – Part 15: Cryptographic information application.</i> Describes a card application which contains information on cryptographic functionality. Also defines a common syntax (in ASN.1) and format for the cryptographic information and mechanisms to share this information whenever appropriate.
SANS 9622:2005/ ISO 9622:1999	<i>Whole milk – Determination of milkfat, protein and lactose content – Guidance on the operation of mid-infrared instruments.</i> Describes the operating conditions for instruments used for the determination of fat, protein and lactose content of ex-farm milk, based upon the measurement of the absorption of mid-infrared radiation at wavelengths which are representative of each component analysed.
SANS 10385-1:2005	<i>Requirements for the implementation of an identity preservation system (IP system) – Part 1: IP system for the production, storage, handling and transportation of non-genetically modified unprocessed agricultural products.</i> Specifies the requirements for an identity preservation system for the production of non-genetically modified unprocessed agricultural products, including grains, fruit and vegetables. The system is based on segregated handling and production techniques, and the substantiation thereof by means of documented evidence.
SANS 20087:2005/ ECE E87:2003	<i>Uniform provisions concerning the approval of daytime running lamps for power-driven vehicles.</i> Applies to lamps intended to increase conspicuity of a vehicle in daylight.

Standard No. and year	Title, scope and purport
SANS 60479-4:2005/ IEC TR 60479-2004	<i>Effects of current on human beings and livestock – Part 4: Effects of lightning strokes on human beings and livestock.</i> Summarizes the basic parameters for lightning and their variability insofar as they apply to human beings and livestock. It indicates the possible direct and indirect interactions of strikes with bodies of living beings and describes the resulting effects caused by lightning currents. It is intended to show the differences between effects on human beings and livestock due to lightning strokes and those effects of electric shocks derived from electrical systems.
SANS 61010-2-081:2005/ IEC 61010-2-081:2001	<i>Safety requirements for electrical equipment for measurement, control and laboratory use – Part 2-081: Particular requirements for automatic and semi-automatic laboratory equipment for analysis and other purposes.</i> Applies to automatic and semi-automatic laboratory equipment for analysis and other purposes.
SANS 62051-1:2005/ IEC TR 62051-1:2004	<i>Electricity metering – Data exchange for meter reading, tariff and load control – Glossary of terms – Part 1: Terms related to data exchange with metering equipment using DLMS/COSEM.</i> Reflects terms related to data exchange with metering equipment for meter reading and tariff and load control.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

The standards mentioned have been amended in terms of section 16(3) of the Act. The number and date of a standard that has been superseded appear in brackets below the new number. In the case of an amendment issued in consolidated format, the edition number of the new (consolidated) edition appears in brackets below the number of the standard.

Standard No. and year	Title, scope and purport
SANS 622:2005 (Ed. 2.2)	<i>Gypsum cove cornice. Consolidated edition incorporating amendment No. 2.</i> Amended to change the definitions of "acceptable", "defective" and "lot" and to change the mass per unit length and the dimensions of cornices.
SANS 657-1:2005 (Ed. 3.1)	<i>Steel tubes for non-pressure purposes – Part 1: Sections for scaffolding, general engineering and structural applications. Consolidated edition incorporating amendment No. 1.</i> Amended to change a marking requirement and to draw attention to this in the foreword
SANS 657-3:2005 (SABS 657-3:1980)	<i>Steel tubes for non-pressure purposes – Part 3: Steel tubes for rolls for conveyor belt idlers.</i> Covers welded steel tubes intended for use in the manufacture of steel rolls for conveyor belt idlers. Requirements are laid down for material and physical properties, dimensions, straightness, ovality, scarfing and freedom from defects, also includes the marking of tubes.
SANS 940:2005 (Ed. 2.1)	<i>Emulsion roof paint. Consolidated edition incorporating amendment No. 1.</i> Amended to delete the reference to SANS 685 and replace it with ISO 8336, to delete the reference to SANS 173 (SABS ISO 1512) and replace it with SANS 15528, and to update the reference to SANS 9001.
SANS 1198:2005 (SABS 1198:1978)	<i>The manufacture of rubber sheeting for rubber lining.</i> Covers the requirements for the manufacture of sheeting of soft and hard (ebonite) rubber for lining of pipes and pipe fittings of diameter at least 25 mm, and other metal or concrete equipment. It includes the requirements of linings for different types of rubber, grades, classes and special properties specified by line call-out.
SANS 1227:2005 (Ed. 1.4)	<i>Textured wall coatings, emulsion base, for interior and exterior use. Consolidated edition incorporating amendment No. 3.</i> Amended to delete the reference to SANS 685 and replace it with ISO 8336.
SANS 1386:2005 (Ed. 1.1)	<i>Wooden four-way perimeter base pallets. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update the definition for "acceptable", and to update referenced standards.
SANS 1603-1:2005 (Ed. 1.1)	<i>Accessories for use in antenna installations – Part 1: Splitters. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update the list of parts in the foreword, to change the definition of "acceptable", to correct references to figures and to replace "adaptor" with "connector" in the test for component radiation characteristics, to delete the table for a coaxial switch in figures 5, 6 and 9, to change the labelling in figures 6, 9, A.2 and A.3, and to insert a key to figures 6, 9, A.1, A.2 and A.3.
SANS 1632-2:2005 (Ed. 1.1)	<i>Batteries – Part 2: Vented-type stationary lead-acid cells and batteries. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update normative references and to update cross-references to normative references.
SANS 1698:2005 (Ed. 1.1)	<i>Verification standards for the verification of volume-measuring instruments, including commercial standards of volume. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards with no technical changes.
SANS 1829:2005 (SABS 1829:2000)	<i>Lubricants for use in the food industry.</i> Specifies general requirements for lubricants intended for use in the food industry and the quality management system requirements for the manufacture of these lubricants to ensure that when there is contact between the lubricants and the food no harmful effects to human beings occur.
SANS 1906:2005 (SANS 1906:2003)	<i>Non-pressure paraffin stoves and heaters.</i> Covers the manufacture and use of non-pressure paraffin stoves (commonly known as wick-based stoves). It also covers the manufacture of heaters. It does not cover the packaging or handling of the fuel.
SANS 2220-2-3:2005 (Ed. 1.1)	<i>Electrical security systems – Part 2-3: Access control systems: Card readers. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, to update the normative references clause and to update referenced standards.

Standard No. and year	Title, scope and purport
SANS 2220-2-4:2005 (Ed. 1.1)	<i>Electrical security systems – Part 2-4: Access control systems: Reader controllers. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS; and to update the normative references clause and referenced standards.
SANS 2220-2-5:2005 (Ed. 1.1)	<i>Electrical security systems – Part 2-5: Access control systems: Biometric readers. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, and to update the introductory paragraph to the normative references clause and referenced standards.
SANS 2220-2-6:2005 (Ed. 1.1)	<i>Electrical security systems – Part 2-6: Access control systems: Access cards. Consolidated edition incorporating amendment No. 1.</i> Amended to change the designation of SABS standards to SANS standards, and to update the introductory paragraph in the normative references clause and referenced standards.
SANS 2220-2-7:2005 (Ed. 1.2)	<i>Electrical security systems – Part 2-7: Access control systems: Barriers. Consolidated edition incorporating amendment No. 2.</i> Amended to change the designation of SABS standards to SANS standards, and to update the introductory paragraph in the normative references clause and referenced standards.
SANS 5412:2005 (SABS SM 412:1972)	<i>Degree of blocking of coated textile fabrics.</i> Specifies a method for the determination of the degree of blocking of coated textile fabrics.
SANS 5560:2005 (SABS SM 560:1975)	<i>Pigment volume concentration of paints with a non-aqueous solvent base.</i> Specifies a method for the determination of the pigment volume concentration of paints with a non-aqueous solvent base. The values for relative density of the solvent, pigment content of the paint, relative density of the pigment, volatile matter content of the paint and non-volatile vehicle content of the paint that are used in the calculations, are obtained separately.
SANS 7816-1:1998/ ISO/IEC 7816-1:1998	<i>Identification cards – Integrated circuit(s) cards with contacts – Part 1: Physical characteristics. ISO/IEC amendment No. 1.</i> Amended to change tolerance of entire IC contact surface height to not be higher than 0,10 mm above or lower than 0,10 mm below the adjacent surface of the card. <i>National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 7816-2:1999/ ISO/IEC 7816-2:1999	<i>Identification cards – Integrated circuit cards – Part 2: Cards with contacts – Dimensions and location of the contacts. ISO/IEC amendment No. 1.</i> Amended title to read "Information technology – Identification cards – Part 2: Cards with contacts – Dimensions and location of the contacts". Replaced table 1 to show assignment of contacts C4 and C8 to inputs AUX1 and AUX 2 respectively. <i>National amendment No. 1.</i> Amended to change the designation from "SABS" to "SANS", with no technical changes.
SANS 7816-3:1997/ ISO/IEC 7816-3:1997	<i>Information technology – Identification cards – Integrated circuit(s) cards with contacts – Part 3: Electronic signals and transmission protocols. ISO/IEC amendment No. 1.</i> Amended to insert the term and a definition for "operating conditions", to change the clause on operating conditions, to change the figure on selection of the class by the interface device, to change the table on electrical characteristics of VCC under normal operating conditions, the table on spikes on Icc, the table on electrical characteristics of I/O under normal operating conditions, and the table on electrical characteristics of CLK under normal operating conditions, to change the characteristics of VPP, to change activation requirements, to change the subclause on class indicator U, and to change the table on class indicator U. <i>National amendment No. 1.</i> Amended to change the designation from "SABS" to "SANS", with no technical changes.
SANS 7816-6:2005/ ISO/IEC 7816-6:2004 (SABS ISO/IEC 7816-6:1996)	<i>Identification cards – Integrated circuit cards – Part 6: Interindustry data elements for interchange.</i> Provides the data elements (DEs) used for interindustry interchange based on integrated circuit cards (ICCs) both with contacts and without contacts. It gives the identifier, name, description, format, coding and layout of each DE and defines the means of retrieval of DEs from the card.
SANS 7816-7:1999/ ISO/IEC 7816-7:1999	<i>Identification cards – Integrated circuit(s) cards with contacts – Part 7: Interindustry commands for Structured Card Query Language (SCQL). National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 7816-8:2005/ ISO/IEC 7816-8:2004 (SABS ISO/IEC 7816-8:1999)	<i>Identification cards – Integrated circuit cards – Part 8: Commands for security operations.</i> States interindustry commands for integrated circuit cards (either with contacts or without contacts) that may be used for cryptographic operations.
SANS 7816-10:1999/ ISO/IEC 7816-10:1999	<i>Identification cards – Integrated circuit(s) cards with contacts – Part 10: Electronic signals and answer to reset for synchronous cards. National amendment No. 1.</i> Amended to change the designation from SABS to SANS, with no technical changes.
SANS 7816-15:2005/ ISO/IEC 7816-15:2004	<i>Identification cards – Integrated circuit cards – Part 15: Cryptographic information application. ISO/IEC technical corrigendum No. 1.</i> Corrected to replace reference to the title with "Identification cards – Integrated circuit cards – Part 15: Cryptographic information application", and to change the subclause on CommonDataContainerObjectAttributes in the clause on basic ASN.1 defined types.
SANS 9933:1995/ ISO 9933:1995	<i>Products in fibre-reinforced cement – Long corrugated or asymmetrical section sheets and fittings for roofing and cladding. ISO amendment No. 1.</i> Amended to change various designations, to add new subclauses 5.4.3.6 and 5.4.4, to replace parts of the text in 5.5.1, 5.5.5.2.1, 5.5.4.3, 5.5.8.3, 5.5.9.5.1, 5.5.9.5.2.1, 5.5.9.5.2.2 and 5.5.9.5.2.3, to add figure 11 and a new subclause 5.5.9.6, to replace subclauses 7.1 and 7.2 and annex A and to add new references to annex C, the title being changed to read "Bibliography".
SANS 10064:2005 (SABS 064:1979)	<i>The preparation of steel surfaces for coating.</i> Contains detailed information on the methods available for cleaning and preparing steel in order to produce a surface suitable for the application of coatings. Galvanized surfaces are commonly encountered in practice, and methods of dealing with them have been included.

Standard No. and year	Title, scope and purport
SANS 10279:2005 (Ed. 1.1)	<i>The rebuilding of automotive gearboxes. Consolidated edition incorporating amendment No. 1.</i> Amended to update the definition of "acceptable" and to change the designation of SABS standards to SANS standards.
SANS 12944-1:1998/ ISO 12944-1:1998	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 1: General introduction. National amendment No. 1.</i> Amended to change the designation from SABS standards to SANS, with no technical changes.
SANS 12944-7:1998/ ISO 12944-7:1998	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 7: Execution and supervision of paint work. National amendment No. 1.</i> Amended to change the designation from SABS standards to SANS, with no technical changes.
SANS 12944-8:1998/ ISO 12944-8:1998	<i>Paints and varnishes – Corrosion protection of steel structures by protective paint systems – Part 8: Development of specifications for new work and maintenance. National amendment No. 1.</i> Amended to change the designation from SABS standards to SANS, with no technical changes.
SANS 20087:2005/ ECE R87:2003	<i>Uniform provisions concerning the approval of daytime running lamps for power-driven vehicles. ECE amendment No. 1.</i> Amended to change a definition, to add requirements for the application of approval, for marking, for a light source module, for the test procedure to determine the colour of light emitted, and to add a new figure 4 - Light source modules.
SANS 60335-2-98:2005/ IEC 60335-2-98:2005 (Ed. 2.1)	<i>Household and similar electrical appliances – Safety – Part 2-98: Particular requirements for humidifiers. Consolidated edition incorporating IEC amendment No. 1.</i> Amended to indicate that the standard does not apply to appliances for heating liquids, to change a note concerning electrode-type appliances into a requirement and to delete a construction requirement.
SANS 60730-2-9:2005/ IEC 60730-2-9:2004 (Ed. 1.2)	<i>Automatic electrical controls for household and similar use – Part 2-9: Particular requirements for temperature sensing controls. Consolidated edition incorporating IEC amendment No. 2.</i> Amended to add definitions, constructional requirements and an annex on controls for use in agricultural confinement buildings (Annex DD).
SANS 60793-2-50:2005 IEC 60793-2-50:2004 (SANS 60793-2-50:2002)	<i>Optical fibres – Part 2-50: Product specifications – Sectional specification for class B single-mode fibres.</i> Applicable to optical fibre types B1.1, B1.2, B1.3, and categories B2 and B4. These fibres are used or can be incorporated in information transmission equipment and optical fibre cables.
SANS 61010-2-081:2005/ IEC 61010-2-081:2001	<i>Safety requirements for electrical equipment for measurement, control, and laboratory use – Part 2-081: Particular requirements for automatic and semi-automatic laboratory equipment for analysis and other purposes. IEC amendment No. 1.</i> Amended to delete annex BB and the replacement subclause 8.1.2, and to replace figure AA.1 by a new figure AA.1.
SANS 62115:2005/ IEC 62115:2004 (Ed. 1.1)	<i>Electric toys – Safety. Consolidated edition incorporating IEC amendment No. 1.</i> Amended to add an annex on toys incorporating lasers and light-emitting diodes (annex E), to add "radiation" to the title of the clause on toxicity and similar hazards (clause 20), and to update normative references.

SCHEDULE 3: CANCELLATION OF STANDARDS

In terms of section 16(3) of the Act the following standards have been cancelled.

Standard No. and year	Title
SANS 799:1983	<i>Safety helmets for motor cyclists</i>
SANS 1149:1977	<i>Flat and taper steel washers</i>
SANS 1282:1982	<i>High-strength bolts, nuts, and washers for friction-grip joints</i>

SCHEDULE 4: ADDRESSES OF SABS OFFICES

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

1. The President, South African Bureau of Standards, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
2. The Manager, Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch, 7701.
3. The Manager, Eastern Cape Regional Office, SABS, 30 Kipling Road, cor Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
4. The Manager, KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterval Park, Durban, PO Box 30087, Mayville 4058.
5. The Control Officer, Bloemfontein Branch Office, SABS, 34 Victoria Road, Willows, Bloemfontein, PO Box 20265, Willows, 9320.

**DEPARTMENT OF WATER AFFAIRS AND FORESTRY
DEPARTEMENT VAN WATERWESE EN BOSBOU**

No. 763

5 August 2005

**NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998)
CORRECTION NOTICE**

Government Notice No. 533 published in Government Gazette No. 27641 dated 10 June 2005 is hereby amended as follows:

Within the heading of the notice substitute the word "CALITZDORP" for "LADISMITH".

No. 763

5 Augustus 2005

**NASIONALE WATERWET, 1998 (WET NO. 36 VAN 1998)
VERBETERINGSKENNISGEWING**

Goewermentskennisgewing No. 533 gepubliseer in Staatskoerant No. 27641 gedateer 10 Junie 2005 word hiermee soos volg gewysig:

In die aanhef van die kennisgewing vervang die woord "CALITZDORP" met "LADISMITH".

No. 767

5 August 2005

**NOTICE OF LIST OF PROTECTED TREE SPECIES UNDER THE NATIONAL FORESTS
ACT, 1998 (ACT NO. 84 OF 1998)**

By virtue of the powers vested in the Minister of Water Affairs and Forestry by section 15(3) of the National Forests Act, 1998, and delegated to me in my capacity as Director: Forestry Regulation, I, Tshepo Malatji, hereby publish a list of all protected trees belonging to a particular species under section 12(1)(d) set out in the Schedule below.

The effect of this declaration is that in terms of section 15(1) of the National Forests Act, 1998, no person may cut, disturb, damage or destroy any protected tree or possess, collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree or any forest product derived from a protected tree, except under a licence granted by the Minister to an applicant and subject to such period and conditions as may be stipulated.

Contravention of this declaration is regarded as a first category offence that may result in a person who is found guilty of being sentenced to a fine or imprisonment for a period up to three years, or to both a fine imprisonment.

The original list was published under Government Gazette No. 26752, Notice No. 1042 of 10 September 2004.

SCHEDULE A / BYLAE A

Botanical Name	English Common Names	Other Common Names Afrikaans (A), Northern Sotho (NS), Southern Sotho (S), Tswana (T), Venda (V), Xhosa (X), Zulu (Z)	National Tree Number
<i>Acacia erioloba</i>	Camel thorn	Kameeldoring (A) / Mogohlo (NS) / Mogôtlhò (T)	168
<i>Acacia haematoxylon</i>	Grey camel thorn	Vaalkameeldoring (A) / Mokholo (T)	169
<i>Adansonia digitata</i>	Baobab	Kremetart (A) / Seboi (NS) / Mowana (T)	467
<i>Azela quanzensis</i>	Pod mahogany	Peulmahonie (A) / Mutokota (V) / Inkehli (Z)	207
<i>Balanites maughamii</i>	Torchwood	Groendoring (A) / Ugobandlovu (Z)	251
<i>Barringtonia racemosa</i>	Powder-puff tree	Poeierkwasboom (A) / Iboqo (Z)	524
<i>Boscia albitrunca</i>	Shepherd's tree	Witgat (A) / Mohlôpi (NS) / Motlhôpi (T) / Muvhombwe (V) / Umgqomoggomo (X) / Umvithi (Z)	122
<i>Brachystegia spiciformis</i>	Msasa	Msasa (A)	198.1
<i>Breonadia salicina</i>	Matumi	Mingerhout (A) / Mohlomê (NS) / Mutu-lume (V) / Umfomfo (Z)	684
<i>Bruguiera gymnorhiza</i>	Black mangrove	Swart wortelboom (A) / Isikhangati (X) / Isihlobane (Z)	527
<i>Cassipourea swaziensis</i>	Swazi onionwood	Swazi uiehout (A)	531.1
<i>Catha edulis</i>	Bushman's tea	Boesmanstee (A) / Mohlatse (NS) / Igqwaka (X) / Umhlwazi (Z)	404

<i>Ceriops tagal</i>	Indian mangrove	Indiese wortelboom (A) / Isinkaha (Z)	525
<i>Cleistanthus schlechteri</i> var. <i>schlechteri</i>	False tamboti	Vals tambotie (A) / Umzithi (Z)	320
<i>Colubrina nicholsonii</i>	Pondo weeping thorn	Pondo treurdoring (A)	453.8
<i>Combretum imberbe</i>	Leadwood	Hardekool (A) / Mohwelere-tšhipi (NS) / Motswiri (T) / Impondondlovu (Z)	539
<i>Curtisia dentata</i>	Assegai	Assegai (A) / Umgxina (X) / Umagunda (Z)	570
<i>Elaeodendron transvaalensis</i>	Bushveld saffron	Bosveld saffraan (A) / Monomane (T) / Ingwavuma (Z)	416
<i>Erythrophysa transvaalensis</i>	Bushveld red balloon	Bosveldklapperbos (A) / Mofalatsane (T)	436.2
<i>Euclea pseudobenus</i>	Ebony guarri	Ebbehout -ghwarrie (A)	598
<i>Ficus trichopoda</i>	Swamp fig	Moerasvy (A) / Umvubu (Z)	54
<i>Leucadendron argenteum</i>	Silver tree	Silwerboom (A)	77
<i>Lumnitzera racemosa</i> var. <i>racemosa</i>	Spring-tide mangrove	Tonga wortelboom (A) / Isikhaha-esibomvu (Z)	552
<i>Lydenburgia abottii</i>	Pondo bushman's tea	Pondo-boesmanstee (A)	407
<i>Lydenburgia cassinoidea</i>	Sekhukhuni bushman's tea	Sekhukhuni boesmanstee (A)	406
<i>Mimusops caffra</i>	Coastal red milkwood	Kusrooimelkhout (A) / Umthunzi (X) / Umkhakhayi (Z)	583
<i>Newtonia hildebrandtii</i> var. <i>hildebrandtii</i>	Lebombo wattle	Lebombo wattel (A) / Umfomothi (Z)	191
<i>Ocotea bullata</i>	Stinkwood	Stinkhout (A) / Umhlungulu (X) / Umnukane (Z)	118
<i>Ozoroa namaquensis</i>	Gariep resin tree	Gariep harpuisboom (A)	373.2
<i>Philenoptera violacea</i>	Apple-leaf	Appelblaar (A) / Mphata (NS) / Mohata (T) / Isihomohomo (Z)	238
<i>Pittosporum viridiflorum</i>	Cheesewood	Kasuur (A) / Kgalagangwe (NS) / Umkhwenkwe (X) / Umfusamvu (Z)	139
<i>Podocarpus elongatus</i>	Breede River yellowwood	Breederivier - geelhout (A)	15
<i>Podocarpus falcatus</i>	Outeniqua yellowwood	Outniekwa geelhout (A) / Mogôbagôba (NS) / Umkhoba (X) / Umsonti (Z)	16
<i>Podocarpus henkelii</i>	Henkel's yellowwood	Henkel - se - geelhout (A) / Umsonti (X) / Umsonti (Z)	17
<i>Podocarpus latifolius</i>	Real yellowwood	Opregte geelhout (A) / Mogôbagôba (NS) / Umcheya (X) / Umkhoba (Z)	18
<i>Protea comptonii</i>	Saddleback sugarbush	Compton-se-suikerbos (A)	88

Botanical Name	English Common Names	Other Common Names Afrikaans (A), Northern Sotho (NS), Southern Sotho (S), Tswana (T), Venda (V), Xhosa (X), Zulu (Z)	National Tree Number
<i>Protea curvata</i>	Barberton Lowveld sugarbush	Laeveld suikerbos (A)	88.1
<i>Prunus africana</i>	Red stinkwood	Rooi stinkhout (A) / Umkhakhase (X) / Umdumezulu (Z)	147
<i>Pterocarpus angolensis</i>	Wild teak	Kiaat (A) / Morôtô (NS) / Mokwa (T) / Mutondo (V) / Umvangazi (Z)	236
<i>Rhizophora mucronata</i>	Red mangrove	Rooi wortelboom (A) / Isikhangathi (X) / Umhlume (Z)	526
<i>Secridaca longependunculata</i>	Violet tree	Krinkhout (A) / Mmaba (T)	303
<i>Sclerocarya birrea</i> subsp. <i>Caffra</i>	Marula	Maroela (A) / Morula (NS) / Morula (T) / Umganu (Z)	360
<i>Sideroxylon inerme</i> subsp. <i>Inerme</i>	White milkwood	Wit melkhout (A) / Ximafana (X) / Umakhwelafingqane (Z)	579
<i>Tepbrosia pondoensis</i>	Pondo fish-poison pea	Pondo vis gifertjie (A)	226.1
<i>Warburgia salutaris</i>	Pepper-bark tree	Peperbasboom (A) / Molaka (NS) / Mulanga (V) / Isibaha (Z)	488
<i>Widdringtonia cedarbergensis</i>	Clanwilliam cedar	Clanwilliam seder (A)	19
<i>Widdringtonia schwarzii</i>	Willowmore cedar	Baviaanskloof seder (A)	21

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 1296 OF 2005

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANT) ACT NO. 3 OF 1996

It is hereby given for general information that in terms of section 17(1) of the Land Reform (Labour Tenant) Act, 1996 (Act 3), the application for the acquisition of Land mentioned in the schedule has been lodged with the Director General.

SCHEDULE

Property description of the land affected:	Portion 9 of the farm Tweefontein No. 249 I.S.
Servitude	-
District	Ermelo
Province	Mpumalanga

Date:	20 July 2005
Submitted by:	Zanele Nkosi

NOTICE 1297 OF 2005

DEPARTMENT OF LAND AFFAIRS

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANT)
ACT NO. 3 OF 1996

It is hereby given for general information that in terms of section 17(1) of the Land Reform (Labour Tenant) Act, 1996 (Act 3), the application for the acquisition of Land mentioned in the schedule has been lodged with the Director General.

SCHEDULE

Property description of the land affected:	Portion 8 (Remaining extent) of the farm Vlakfontein number 418 J.T
Servitude	-
District	Carolina
Province	Mpumalanga

Date:	20 July 2005
Submitted by:	Zanele Nkosi

NOTICE 1298 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANT)
ACT NO. 3 OF 1996**

It is hereby given for general information that in terms of section 17(1) of the Land Reform (Labour Tenant) Act, 1996 (Act 3), the application for the acquisition of Land mentioned in the schedule has been lodged with the Director General.

SCHEDULE

Property description of the land affected:	Portion 21 of the farm Goedeheid 498 J.S
Servitude	-
District	Carolina
Province	Mpumalanga

Date:	20 July 2005
Submitted by:	Zanele Nkosi

NOTICE 1299 OF 2005

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

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

CLAIMANT	KRK NO	PROPERTY	DATE SUBMITTED	AREA	DISTRICT	CURRENT OWNER	DEED OF TRANSFER
H.Grootboom	KRK6/2/3/A/47/0/0/4 (G461)	Farm No 177 Toverwater	98/12/30	Uniondale	Uniondale	Republic of South Africa	T29068/73
		Remainder of Portion 2 No 291 Klipheuvel		Uniondale	Uniondale	Agricultural Research Council	T24041/68
		Portion 73 Farm No 291 Klipheuvel		Uniondale	Uniondale	Johan A.Kritzinger Family Trust	T102834/99

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1300 OF 2005

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

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

CLAIMANT	KRK NO	PROPERTY	DATE SUBMITTED	AREA	DISTRICT	CURRENT OWNER	DEED OF TRANSFER
J.Ehlers	KRK6/2/3/A/31/0/0/67 (E131)	Portion 24 Farm No 197 Sandkraal. Later consolidated into Remainder of Portion 88 Farm No 197 Sandkraal	98/02/04	George	George	Municipality of George	T10520/89
AJ De Swardt	KRK6/2/3/A/31/0/0/81 (D629)	Portion 12 & Remainder of Portion 6 Farm Sandkraal No 197	98/12/30	George	George	Province of the Western Cape	T43864/91 19/07/05
C.Ferreira	KRK6/2/2/A/31/0/0/74 (F343)	Remainder of Portion 35 Farm Sandkraal No 197	98/12/30	George	George	Municipality of George	T34055/81

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1301 OF 2005**K582****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

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

Reference Number	:	KRK 6/2/3/A/46/168/0/16 (K582)
Claimant	:	CJ.Sampson
Property	:	Erf 2317 Plettenberg Bay
District	:	Knysna
Date Submitted	:	98/11/09

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1302 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

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

Property : Farm No 443 Brakkloof (Piesangrivier) Plettenberg Bay District Knysna

Claimant : See below

NO	REFERENCE NUMBER	NAME OF CLAIMANT
1	KRK6/2/2/A/46/0/0/22 (V340)	Mr. Louis Van Der Westhuizen
2	KRK6/2/3/A/46/168/0/12 (T361)	Ms Veronica Caroline Terblance
3	KRK6/2/2/A/46/0/0/29 (S1114)	Mrs. Jean Valerie Sauers
4	KRK6/2/3/A/46/168/0/13 (K512)	Ms. Amelia Willemina Krigga
5	KRK6/2/3/A/46/144/0/1 (M1479)	Ms. Matilda Elizabeth McCallum
6	KRK6/2/3/A/46/168/0/11 (F396)	Mrs. Margaret Fourie
7	KRK6/2/3/A/1/0/7430/1 (B697)	Mr. James Stephen Bowie
8	KRK6/2/3/A/46/168/0/1 (B693)	Mrs. Mathilda Elizabeth Martin

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1303 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

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

CLAIMANT	KRK NO	PROPERTY	DATE SUBMITTED	AREA	DISTRICT	CURRENT OWNER	CAVEAT NO
JL Du Plessis	KRK6/2/2/A/32/0/0/13 (D645)	Portion 13 Farm No 143 Onverwacht	98/12/98	Oudtshoorn	Oudtshoorn	Cape Administration Board	EX 143/84
		Portion 73 of Farm No 143 Onverwacht		Oudtshoorn	Oudtshoorn	Cape Administration Board	EX 157/84
		Portion 55 of Farm No 143 Onverwacht		Oudtshoorn	Oudtshoorn	Cape Administration Board	EX 156/84
		Portion 91 Farm No 143 Onverwacht		Oudtshoorn	Oudtshoorn	Cape Administration Board	EX 158/84

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
 97 York Street
 Suite 33
 Shamrock Place
 George
 6530
 Tel: 044*8740021
 Fax: 044*8740023

B JANSEN
 Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1304 OF 2005**J670****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

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

Property	:	Portion 34 & 41 Farm No 136, Mossel Bay.
Date submitted	:	98/12/30
Current owner	:	Great Brak Saw Mills PTY.LTD:T10730/88
Claimant	:	VB Jacobs (obo Cong.Kamp Community)
Reference number	:	KRK6/2/3/A/30/147/0/13 (J670)

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1305 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**


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

CLAIMANT	KRK NO	PROPERTY	DATE SUBMITTED	AREA	DISTRICT	CURRENT OWNER	DEED OF TRANSFER
AJ Kleinhans	KRK6/2/3/A/28/134/2028/1 (K141)	Portion 80 Farm No 480 Melkhoutenfontein later consolidated into Portion 126	96/12/27	Riversdale	Riversdale	Housing Development Board	T1560/2002
KW Scott	KRK6/2/2/A/27/0/0/1 (S1159)	Portion 69 Farm No 480 Melkhoutenfontein	98/12/28	Riversdale	Riversdale	National Housing Board	T4629/77

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1306 OF 2005**W116****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)**

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

Property : Remainder of Portion 5 Farm Astley No 439, Knysna. This portion was later consolidated into Portion 12 from which portion 13 was deducted and laid as a township General Plan 7868.

Deeds of Transfer : T16077/50,T29295/68

Date submitted : 96/08/19

Current owner : Rem. Portion 13=Plaaslike Oorgangsraad:T13593/71

Claimant : J.P.Wilsnach

Reference number : KRK6/2/3/A/1/0/10194/1 (W116)

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the 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: Western Cape
97 York Street
Suite 33
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 19/07/05

NOTICE 1307 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Sithole Piliza S	5108090436086	54

Property description of the affected land:	Roodekrans farm
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1308 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Tlou Jan M	3510175136089	70
2. Masombuka Johannes Z.	5005065229084	55

Property description of the affected land:	Patatafontein 412 JS
Servitude:	
District:	Middelburg
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1309 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Masumbuka Mbalekwa Boy	4311105361080	62
2. Mothudi Makgwale Betty	4310080306086	62
3. Mthombeni Ntshikwane S	3710225137083	68

Property description of the affected land:	Suikerboschkop
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1310 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Mahlangu Polisa Polish	2506125264089	80

Property description of the affected land:	Houtenberg farm
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1311 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Ntswane Lepong Marman	3007055205084	75

Property description of the affected land:	Roodekrans farm
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1312 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Masango Mphabulana	4309185264083	62

Property description of the affected land:	Springlodge
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1314 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Mahlangu Somtayi	6608135550089	39

Property description of the affected land:	Bospoort
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1315 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Sithole Piliza S	5108090436086	54

Property description of the affected land:	Roodekrans farm
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1316 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Shongwe Gobozane H	5311235670086	52

Property description of the affected land:	Windhoek farm
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1317 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Mahlangu Zababangu P	4206085388089	63
2. Mahlangu Machisa F.	3603175165081	69

Property description of the affected land:	Klipbankspruit
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1318 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Klou Singalela J	2501025105086	80
2. Dibakoane Lesetse E	3612195176086	69
3. Mahlangu Mfanondela A	4510065214086	60
4. Hlatshwayo Soldaat Petrus	4401155271089	61

Property description of the affected land:	Steynplaas
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	27 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1319 OF 2005**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 claims for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal, and that the Commission on Restitution of Land Rights will investigate the claims in terms of provisions of the Act in due course:

Property	:	see attached schedule
Extent of property	:	see attached schedule
Administrative District:	:	Durban Metro
Previous Title Deed No.	:	see attached schedule
Claimants	:	see attached schedule
Date claim lodged	:	see attached schedule
Reference number	:	see attached schedule

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
CATO MANOR LANDOWNERS						
1	KRN6/2/3/E/8/817/2716/103	Mahomed S. Sheik	1. Lot 13 of Portion Den of the farm Cato Manor No. 812 2. Lot 14 of Portion Den of the farm Cato Manor No. 812	1. 0, 0971 ha 2. 0, 6250 ha	T17776/1971	28-06-1994
2	KRN6/2/3/E/8/817/2716/109	D. R. Mohangi	1. Lot 1 of Portion Fandale of the farm Cato Manor No. 812 2. Lot 4 of Portion Fandale of the farm Cato Manor No. 812	1. 0, 1585 ha 2. 0, 1698 ha	1. T5244/1969 2. T18812/1967	24-04-1993
3	KRN6/2/3/E/8/817/2716/321	Mahomed Abed	Sub AB of Sub E of the farm Cato Manor No. 812	0, 0830 ha	T8370/1967	14-012-1998
4	KRN6/2/3/E/8/817/2716/531	Bee Bee Zubeda Khan	1. Lot A of Sub 71 of Sub P of Sub O of Cato Manor No. 812 2. Sub E of Sub 1 of Lot SB5 of the farm Cato Manor No. 812	1. 0, 5059 ha 2. 0, 1100 ha	1. T629/1969 2. T7613/1983	24-07-1996
5	KRN6/2/3/E/8/817/2716/632	Premrajh Cundroo	Remainder of Sub 1 of Lot 20 of Lot GG of Cato Manor No. 812	0, 1371 ha	T2371/1967	04-03-1998
6	KRN6/2/3/E/8/817/2716/666	Cyril Govender	Remainder of Sub 15 of Lot MB5 of the farm Cato Manor No. 812	0, 2042 ha	T16533/1982	20-06-1996
7	KRN6/2/3/E/8/817/2716/878	Vengtas P. Veerasamy	1. Lot 5 of Lot MB9 of the farm Cato Manor No. 812 2. Sub A of 6 of Lot MB9 of the farm Cato Manor No. 812 3. Sub 20 of Lot 4 of Lot MB9 of the farm Cato Manor No. 812	1. 1. 8092 ha 2. 0, 0266 ha 3. 0, 1068 ha	1. T10069/1968 2. T10069/1968 3. T1670/1968	16-04-1996
8	KRN6/2/3/E/8/817/2716/1100	Tholasiammall Naidoo	Sub 52 of MB6 of the farm Cato Manor No. 812	0, 3054 ha	T5129/1967	18-11-1998

NO	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
9	KRN6/2/3/E/8/817/2716/1260	Rajdai Sewnandan	Lot 50 of Lot Z of F of O of Cato Manor No. 812	0, 1012 ha	T2602/1965	23-11-1998
10	KRN6/2/3/E/8/817/2716/1499	Ranjith Girdhari	Lot 125 of Lot MB6 of the farm Cato Manor No. 812	2, 0234 ha	T15040/1972	25-07-1996
10	KRN6/2/3/E/8/817/2716/2548	Ishwar Brijmohan	1. Lot C of Lot 66 of the farm Cato Manor No. 812 2. Lot D of Lot 66 of the farm Cato Manor No. 812	1. 0, 3743 ha 2. 0, 1519 ha	T12172/1972	14-02-1997
11	KRN6/2/3/E/8/817/2716/2556	Govindsamy Govender	Sub 7 of 34 of MB8 of the farm Cato Manor No. 812	0, 1846 ha	T10334/1966	15-02-1997
12	KRN6/2/3/E/8/817/2716/2612	Thandiwe P. Mavundla	Sub 112 of Sub A of Lot 88 of MB4 of the farm Cato Manor No. 812	0, 1058 ha	T10454/1965	21-02-1997
13	KRN6/2/3/E/8/817/2716/2643	Surajpal Singh	Sub 50 of Sub P of Lot O of the farm Cato Manor No. 812	1, 5257 ha	T1275/1969	07-03-1997
14	KRN6/2/3/E/8/817/2716/2820	Sivanygee Muthukistan	Remainder of Sub 10 of Lot 18 of Lot GG of the farm Cato Manor No. 812	0, 2136 ha	T8180/1965	01-08-1997
15	KRN6/2/3/E/8/817/2716/2926	Chunderpaul Paramanund	Remainder of Lot A Portion of Lot 1 of Lot B of the farm Cato Manor No. 812	0, 2023 ha	T10270/1970	11-09-1995
16	KRN6/2/3/E/8/817/2716/3031	Mohamed D. Cassim	1. Lot 17 of 24 of Lot GG of the farm Cato Manor No. 812 2. Lot 16 of 24 of Lot GG of the farm Cato Manor No. 812 3. Lot 15 of 24 of Lot GG of the farm Cato Manor No. 812	1. 0, 1066 ha 2. 0, 0975 ha 3. 0, 0932 ha	1. T3273/4968 2. T10287/1966 3. T10286/1966	15-05-1997
17	KRN6/2/3/E/8/817/2716/3065	Zora Bee Bee Gafoor	Remainder of Lot 135 of Lot MB6 of the farm Cato Manor No. 812	0, 7387 ha	T3427/1966	15-05-1998
18	KRN6/2/3/E/8/817/2716/3180	Abbas Mohamed	Sub 30 of Portion Dunbar of SB5 of the farm Cato Manor No. 812	0, 1341 ha	T3809/1982	17-06-1998
19	KRN6/2/3/E/8/817/2716/3370	Dorasamy Moodley	Remainder of Sub 9 of Lot 14 of Lot GG of the farm Cato Manor No. 812	0, 1012 ha	T5355/1966	30-04-1997

NO	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
20	KRN6/2/3/E/8/817/2716/3894	Savathri Naidoo	Remainder of Sub 6 of Lot SB7 of the farm Cato Manor No. 812	0, 9214 ha	T12195/1969	20-10-1998
21	KRN6/2/3/E/8/817/2716/4960	Winston Mwelase	Sub 16 of Lot 88 of Lot MB4 of the farm Cato Manor No. 812	0, 1090 ha	T14358/1964	31-12-1998
22	KRN6/2/3/E/8/817/2716/5167	Sydney Charles	Sub 32 of E of the farm Cato Manor No. 812	1, 0384 ha	T14684/1967	30-12-1998
23	KRN6/2/3/E/8/817/2716/5321	Mahendra P. Sookha	Sub 5 of Tatham of Cato Manor No. 812	0, 1466 ha	T15184/1971	31-12-1998
24	KRN6/2/3/E/8/817/1445/63	Rookmin Uganarian	Sub A of Sub 49 of Sub P of Sub O of Cato Manor No. 812	0, 8664 ha	5257/1970	29-12-1998
25	KRN6/2/3/E/8/817/1445/66	Tensingh R Singh	Sub B of 52 of P of O of the farm Cato Manor No. 812	0, 2024 ha	T1918/1969	19-11-1998
26	KRN6/2/3/E/8/817/1445/118	Rajadusrath Dundraj	Remainder of Sub 19 of Sub P of Sub O of the farm Cato Manor No. 812	0, 9342 ha	T4680/1960	30-12-1998
27	KRN6/2/3/E/8/817/1445/119	Kistamma Baichu	Remainder of Sub 42 of Portion MB6 of the farm Cato Manor No. 812	0, 2234 ha	T9026/1966	18-11-1998
BELLAIR						
28	KRN6/2/3/E/8/817/2710/15	Vinod R. Chattergoon	Lot 64 of U of S of the farm Bellair No. 823	0, 1431 ha	T2651/1968	31-12-1998
29	KRN6/2/3/E/8/817/2710/53	Inderjeeth Harripersadh	Remainder of Lot 102 of Lot U of Sub S of the farm Bellair No. 823	0, 1031 ha	T4623/1968	19-06-1993
30	KRN6/2/3/E/8/817/2710/71	Moosa M. Kajee	Lot 4 of Sub B of Sub d of Sub X of the farm Bellair No. 823	0, 0947 ha	T7627/1976	03-05-1993
31	KRN6/2/3/E/8/817/2710/157	Ashok K. Ramjathan	Lot 92 of Lot U of Sub S of the farm Bellair No. 823	0, 1090 ha	T2239/1968	13-06-1993
32	KRN6/2/3/E/8/817/2710/228	Karthigasen Govender obo Muniamma Munsamy	Lot 15 of Sub F of Sub A of Sub R of the farm Bellair No. 823	0, 1012 ha	T5929/1966	08-05-1997
QUEENSBURGH						
33	KRN6/2/3/E/39/812/1925/42	Kumarra Balaram	Lot 629, Queensburgh Township	8, 6134 ha	T3097/1968	03-08-1998

NOTICE 1320 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Pinetown
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Bonds & Restrictive Conditions (Interdicts)	:	see attached schedule
Claimant	:	Muhle Shozi, on behalf of the Mahlabathini Community
Date claim lodged	:	11 December 1998
Reference number	:	KRN6/2/3/E/39/836/1863/82

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	A portion of the consolidated Portion 293 of the farm Dassenhoek No. 943, known before consolidation as the Remainder of Portion 14 of the farm Dassenhoek No. 943	48, 6276 ha	T35706/2002	Provincial Government of the Province of KwaZulu-Natal	None
2	A portion of the consolidated Portion 293 of the farm Dassenhoek No. 943, known before consolidation as Portion 30 (of 13) of the farm Dassenhoek No. 943	1, 2458 ha	T35706/2002	Provincial Government of the Province of KwaZulu-Natal	None
3	Portion 36 of the farm Dassenhoek No. 943	3, 8622 ha	T27463/1996	Umgeni Water	None
4	A portion of the consolidated Portion 293 of the farm Dassenhoek No. 943, known before consolidation as Portion 37 (of 14) of the farm Dassenhoek No. 943	0, 1212 ha	T35706/2002	Provincial Government of the Province of KwaZulu-Natal	None
5	Portion 38 of the farm Dassenhoek No. 943	0, 6471 ha	T4374/1925	Durban SR-CC	I-3610/1982LG
6	Remainder of the farm New Hope No. 16700	1586, 4675 ha	62157/1999	Ingonyama Trust-Trustees	I-15831/1998LG I1440/2005c I-1439/2005c I-1438/2005c I-2483/2005c I-2482/2005c EX39/2000
7	Erf 6758 of Kwandengezi A Township	241, 9514 ha	Not Registered		

NOTICE 1321 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Umzinto
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Bonds & Restrictive Conditions (Interdicts)	:	see attached schedule
Claimant	:	Timothy Bonga Sibisi, on behalf of the Moyeni Community
Date claim lodged	:	18 February 1998
Reference number	:	KRN6/2/2/E/47/0/0/47

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	The farm Cole No. 16730	386, 9190 ha	T2924/1996	Dungay Trust-Trustees	B5700/2004
2	The farm Moyeni A No. 9004	265, 2423 ha	T5148/1985	Roseveare Trust-Trustees	B5472/1998 K714/1992s
3	Remainder of the farm Moyeni C No. 9006	211, 1171 ha	T5148/1985	Roseveare Trust-Trustees	I-1802/1985c-26/3/85 K714/1992s
4	The farm Moyeni No. 2 No. 9007	169, 7126 ha	T33202/1996	Roseveare Trust-Trustees	B35691/1996 B47643/2003 K1228/1996s K28/1947s
5	The farm Moyeni B No. 9005	144, 2288 ha	T33202/1996	Roseveare Trust-Trustees	B35691/1996 B47643/2003 K1228/1996s K28/1947s

NOTICE 1322 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	1. Erf No. 677, Dundee Township
		2. A portion of the consolidated Erf No. 2622, Dundee Township, known before consolidation as Erf No. 678, Dundee Township
Extent of property	:	1. 0, 2023 ha
		2. 0, 2023 ha
Magisterial District	:	Dundee
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	1. T8077/1978
		2. T11410/1974
Current Owner	:	1. Community Development Board
		2. Roman Catholic Church - Volksrust
Bonds & Restrictive Conditions (Interdicts)	:	None
Claimant	:	Anandphal Jugath, on behalf of the Jugath Family
Date claim lodged	:	29 December 1998
Reference number	:	KRN6/2/2/E/7/0/0/78

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 1323 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	Lot 240, Richmond Township, now known as: 1. Erf No. 702, Richmond Extension 2 2. Erf No. 703, Richmond Extension 2 3. Erf No. 704, Richmond Extension 2
Extent of property	:	0, 2023 ha
Magisterial District	:	Richmond
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	T2084/1994
Current Owner	:	Development Board
Bonds & Restrictive Conditions (Interdicts)	:	None
Previous Title Deed No.	:	T916/1975
Claimant	:	Chandersingh Singh
Date claim lodged	:	11 October 1994
Reference number	:	KRN6/2/2/E/42/0/0/6

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 1324 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	Portion 4 of the farm Doornkroon No. 412
Extent of property	:	860, 5950 ha
Magisterial District	:	Vryheid
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	T31295/1996
Current Owner	:	Doornkroon 412 Inv (Pty) Ltd
Bonds & Restrictive Conditions (Interdicts)	:	B18595/2000
Claimant	:	M. Z. Mlambo, on behalf of the KwaNgono Community
Date claim lodged	:	15 December 1998
Reference number	:	KRN6/2/2/E/50/0/0/272

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

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

THABI SHANGE

REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 1325 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	The farm Wonderdraai No. 850
Extent of property	:	774, 7979 ha
Magisterial District	:	Babanango
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	T11335/1998
Current Owner	:	Mondi Ltd
Bonds & Restrictive Conditions (Interdicts)	:	None
Claimant	:	Yekebona Samuel Langa, on behalf of the Langa Tribal Authority
Date claim lodged	:	31 December 1998
Reference number	:	KRN6/2/2/E/2/0/0/17

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 1326 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Umzinto
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Bonds & Restrictive Conditions (Interdicts)	:	see attached schedule
Claimant	:	Timothy Bonga Sibisi, on behalf of the Moyeni Community
Date claim lodged	:	18 February 1998
Reference number	:	KRN6/2/2/E/47/0/0/47

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	The farm Cole No. 16730	386, 9190 ha	T2924/1996	Dungay Trust-Trustees	B5700/2004
2	The farm Moyeni A No. 9004	265, 2423 ha	T5148/1985	Roseveare Trust-Trustees	B5472/1998 K714/1992s
3	Remainder of the farm Moyeni C No. 9006	211, 1171 ha	T5148/1985	Roseveare Trust-Trustees	I-1802/1985c-26/3/85 K714/1992s
4	The farm Moyeni No. 2 No. 9007	169, 7126 ha	T33202/1996	Roseveare Trust-Trustees	B35691/1996 B47643/2003 K1228/1996s K28/1947s
5	The farm Moyeni B No. 9005	144, 2288 ha	T33202/1996	Roseveare Trust-Trustees	B35691/1996 B47643/2003 K1228/1996s K28/1947s

NOTICE 1328 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Mogola Balushi Jacob	5009115453082	55
2. Mahlangu Chief William	6003255767087	45
3. Bhuda Fulathela Johannes	5308125380080	52
4. Mahlangu Lucas Ngevu	5307305212080	52
5. Msiza Fanie Macobongo	7603265302087	29
6. Zoyi Moloshi Elias	6204255397087	43
7. Djiana Khuzile Lucas	3808295186087	67
8. Bhuda Simon M	5301045234082	52
9. Mogola Tamago Solomon	5309275368082	52
10. Mogola Lazurus Hlabishi	7304055991086	32

Property description of the affected land:	Zevefontein 415 JS (Ptn 0)
Servitude:	
District:	Middelburg
Province	Mpumalanga

Date	28 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1329 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
I. Makua Johannes Puno	5701095249080	48

Property description of the affected land:	Swartkoppies
Servitude:	
District:	Belfast
Province	Mpumalanga

Date	21 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1330 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
I. Mahlangu Thethiwe Johanna	4803065273081	57

Property description of the affected land:	Dooringbelt
Servitude:	
District:	Witbank
Province	Mpumalanga

Date	28 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1331 OF 2005**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF LAND REFORM (LABOUR TENANTS) ACT.1996.**

It is hereby given general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act.1996 (Act 3), the application for acquisition of Land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants Name(s)	Identity Numbers	Age
1. Mnguni Dantjie	5101155355085	54
2. Khumalo Simon	3711045162087	68
3. Mnguni Piet	5704225386087	48
4. Mahlangu Stefaans	5202285412083	53
5. Mokoe Simon	7606235294086	29
6. Skosana John M	5103215179083	54
7. Mahlangu Johannes M	5309035548080	52
8. Mahlangu Jonas	5808065421084	47
9. Ntuli Roseline	3208070108085	73
10. Mnguni July	6601075429083	39
11. Matshika Johannes	5707195487082	48
12. Molishi Johannes	5504305356087	50
13. Skosana Jacob	4407045232082	61
14. Matshika Frans	3604075243085	69
15. Mokoena Simon	5607175412086	49
16. Skosana Jan K	3705175159087	68
17. Makoe Frans	5209125470080	53
18. Frans Makhura	5404035753085	51
19. Chauke Wilson	4306275413083	62
20. Matshika Samuel	5208085373086	53

Property description of the affected land:	Ongesien 365 JS (Ptn 0)
Servitude:	
District:	Middelburg
Province	Mpumalanga

Date	28 July 2005
Submitted by	Elizabeth Skhosana

NOTICE 1333 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 22 OF 1994, AS AMENDED**

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

Reference No: KRK6/2/3/B/102/336/0/3

Claimants: Ms. Viljoen lodged a claim on behalf of the former residents of Oranje currently residing in Hopetown, Likhoff and Warrenton

Property: Vluykieskraal Farm, today known as Oranje, located 30 km southeast of Hopetown, Northern Cape Province

Extent: 483.2571

Current Owner: Vluytjeskraal (Pty) Ltd

Current Title Deed: T27189/1991

Date submitted: Before 31 December 1998

Has been submitted to the Regional Land Claims Commissioner for the Free State and Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended, in due course.

Any party who has an interest in the abovementioned land claim is hereby invited to submit, within 60 days from the date of the publication of this Notice, any comments/information to:

The Regional Land Claims Commissioner: Free State and Northern Cape
PO Box 2458
Kimberley
8300

Tel: (053) 807 5700
Fax: (053) 831-6501


S.T.R. RAMAKARANE
Regional Land Claims Commissioner

NOTICE 1334 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 22 OF 1994, AS AMENDED**

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

Reference No's: **KRK6/2/3/B/4/305/336/1 (J13)**
KRK6/2/3/B/37/305/0/2 (M558)
KRK6/2/3/B/37/305/0/1 (156)
KRK6/2/2/B/4/0/0/2 (C7)

Claimants and Property Description:

Claimant	Old Property description	Current Property description	Old Title Deed Number	Current Owners	Current title deed number	Bonds on Property
MR. J.S.Christians	Certain piece of freehold land situate in the Municipality and Division of Carnarvon, formerly Haremsfontein, being Lot 142, measuring 56 square rods, 36 square feet	Erf 142 situate in the Municipality of Carnarvon, Province of the Northern Cape, measuring 803 SQM	T12477/1928	Mrs. Y Ahmed	T14771/1995	B80336/1995 FNB, amount of R65000.00
	Certain piece of freehold land, situate in the Municipality and Division of Carnarvon, being Erf 566, Carnarvon, measuring 4050 square feet	Erf 566 situate in the Municipality of Carnarvon, Province of the Northern Cape. Measuring 401 SQM	T11254/1934	Nuwestraat 4 Trust	T69644/2001	B73633/1997 FNB, amount of R59 000.00
Mrs. J. J. N. Jacobs	Certain Piece of perpetual quitrent land situate in the Municipality and Division of Carnarvon, being Erf 224, portion of the Village Commonage Measuring 56 square rods, 36 square feet	Erf 224, situate in the Municipality of Carnarvon in the Province of the Northern Cape, measuring 803.0000 SQM	T 1488/1932	R Riley	T 19205/1959	

S.J. Mara	The remainder of Erf 146, Carnarvon, situate in the Municipality and Division of Carnarvon, Province of the Northern Cape, measuring 401 SQM	Erf 146, situate in the Municipality of Carnarvon, in the Province of the Northern Cape measuring 401 SQM	T23138/1974	I. J Fritz & W Fritz	T50780/1991	
L.D.Boczak	Certain piece of Freehold land situate in the Municipality and Division of Carnarvon, being Erf 1&2 measuring 56 square rods and 36 square feet and 56 square rods and 36 square feet, respectively	Erfs 1 situate in the Municipality of Carnarvon, in the province of the Northern Cape, measuring 803.0000 SQM Erf 2 situate in the Municipality of Carnarvon in the Province of the Northern Cape, measuring 803.0000 SQM	T6752/1931 T6520/1929	H.E Maritz & W.F. Maritz H.E. Maritz	T20290/1977 & T39349/1980 T20290/1977	B60028/1990 Volkskas, amount of R40 000.00 B60028/1990 Volkskas, amount of R40 000.00

Data submitted:

submitted before 31st December 1998

Has been submitted to the Regional Land Claims Commissioner for the Free State and Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended, in due course.

Any party who has an interest in the abovementioned land claim is hereby invited to submit, within 30 days from the date of the publication of this Notice, any comments/information to:

The Regional Land Claims Commissioner: Free State and Northern Cape
P. O. Box 2458
Kimberley
8300

Tel: (053) 8075700
Fax: (053) 831-6501

S.T.J. RAMAKARANE
Regional Land Claims Commissioner

NOTICE 1335 OF 2005

**INTERNATIONAL AIR SERVICES ACT, (ACT No. 60 OF 1993)
GRANT/ AMENDMENT OF INTERNATIONAL AIR SERVICES LICENSES**

Pursuant to the provisions of section 17 (12) of Act No. 60 of 1993 and regulations 15 (1) and 15 (2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the application, 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 X 193, Pretoria, 0001 within 28 days of the application hereof. It must be stated whether the party or parties making such representation is/ are prepared to be 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 application and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE 1

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

(A) Civair Airways (Pty) Ltd; Civair. (B) Civair Hangar Plot No. 7, General Aviation Area, Cape Town International Airport, 7525. (C) Class I. (D) Type S1. (E) Category A1. (F) Cape Town International Airport and Durban International Airport. (G) and (H).

State	Destination	Frequencies
UK	Stansted	Three (3) return flights per week
Greece	Athens	One (1) return flight per week
Spain	Malaga	One (1) return flight per week

NOTICE 1336 OF 2005

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

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

Area	: Various Areas – South Peninsula in the Cape Metropole
Properties	: As listed below
The claimants	: Owner and Tenants
Date submitted	: Before 31 December 1998
Current Owner	: Record obtainable from RLCC : Western Cape
Option	: Financial

NO	REF NO	NAME	PROPERTY DESCRIPTION	AREA	EXTENT
1	B196	M.G.Botya	Erf 69846	Plumstead	Tenant
2	B371	M.M.Budaza	Erf 83743	Retreat	Tenant
3	B595	N.M.Beja	Erf 82883 4 th Avenue	Retreat	Tenant
4	B624	F.A.Bokoyi	Erf 82389 11 th Avenue	Retreat	Tenant
5	F272	N.C.Finiza	Erf 15228	Retreat	Tenant
6	H275	M.A.Hlengisa	3 rd Avenue 28 Adersvlei	Steenberg	Tenant
7	J501	N.E.January	Erf 82374	Retreat	Tenant
8	K629	N.I.Kwinana	Erf 81003	Retreat	Tenant
9	L316	M.A.Luzombe	No 9 Squatter Camp	Retreat	Tenant
10	L334	V.Langabe	Erf 81504	Retreat	Tenant
11	M582	N.D.Masentile	Erf 83047	Retreat	Tenant
12	M617	C.Madyungu	Erf 81003 7 th Avenue	Retreat	Tenant
13	M943	M.K.Mqingwana	9 th Avenue	Retreat	Tenant
14	M1092	N.F.Malunga	3 rd Avenue	Retreat	Tenant
15	M1148	S.G.Malusi	10 1 st Avenue	Retreat	Tenant
16	M1162	X.A.Madela	7 th Avenue	Retreat	Tenant
17	M1187	S.H.Mdabuli	Erf 82374	Retreat	Tenant
18	M1216	S.N.Macupe	No 9 Rapkraal	Steenberg	Tenant
19	M1256	L.S.Matshikiza	7 th Avenue	Retreat	Tenant
20	M1339	B.Mntonintshi	Erf 83743	Retreat	Tenant
21	M1344	B.J.Mdlankomo	Tommy's Bush	Grassy Park	Tenant
22	M1568	X.E.Mkwane	Erf 87176	Grassy Park	Tenant
23	M2092	O.Makade	Erf 81579	Grassy Park	Tenant
24	M2162	E.N.Mda	236 7 th Avenue	Retreat	Tenant
25	M2170	T.L.Melani	Erf 83743	Retreat	Tenant
26	M2176	J.M.Magadla	Erf 83743	Retreat	Tenant
27	M2177	N.E.Mzamani	Erf 82389	Retreat	Tenant
28	M2178	V.T.Mdekazi	Erf 80950	Retreat	Tenant
29	M2186	E.S.Mnose	Erf 81569	Retreat	Tenant
30	N377	M.Njoli	Erf 83743	Retreat	Tenant
31	P734	S.M.Phela	Erf 81468, Paradise Villa	Retreat	Tenant
32	S639	T.J.Sipezi	95 Prince George Drive	Retreat	Tenant
33	S726	N.L.Sizani	57 Koekbush Klip	Retreat	Tenant
34	S817	S.R.Sikweyiya	Erf 81579	Retreat	Tenant
35	S843	N.E.Sandlana	8 th Avenue	Retreat	Tenant
36	S1149	K.E.C.Shenxane	Free Ground, Military Road	Muizenberg	Tenant

37	S1293	M.Skweyiya	36 Barcotage New Rest	Retreat	Tenant
38	T259	L.L.Titus	Erf 80950	Retreat	Tenant
39	T463	W.S.Thandazo	Erf 103296	Retreat	Tenant
40	V443	N.V.Vika	Erf 87176	Retreat	Tenant
41	Y31	G.N.Yaga	Erf 82168	Grassy Park	Tenant

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

B Jansen
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED.....

DATE.....

27/07/05

CHECKED.....

DATE...27/07/05.....

NOTICE 1337 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994) as amended**

AMENDMENT OF NOTICE 486 OF 2005 AS CONTAINED IN GOVERNMENT GAZETTE NO.27434 PUBLISHED ON THE 8TH APRIL 2005

Notice is hereby given in terms of section 11A (4) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994) as amended, that a claim for restitution of land rights on:

1. Reference No: R 0118 and R 0077
2. Claimant: Mr Johannes Mosuwe
3. Current Property Description: Ysterfontein 198 JQ in the Madibeng Local Municipality, Bojanala District Municipality (Formerly known as Brits), North West Province.

Subdivision	Hectares	Current land owner	Current deed ownership
2	61.1147	Hildgold Pty Ltd	- T33393/1981
12	61.114	Wet Simon Lodewicus De	T14454/1955
13	226.2379	Meintjies David Schalk	- T26257/1969
18	50.7111	Koedoeskop River Farms Delta CC	- T157516/2004
21	54.3274	Plessis Melgeorg Jacobus Du	- T88094/1994
22	56.8320	Knoetze Anton	- T93955/1998
23	32.0227	Wet Simon Lodewicus De	- T8535/1985
27	318.2128	Ibhalabhala Aandelebkok Pty Ltd	-T125922/1997
29	59.9572	Strydom Hendrik Mattheus	- T64770/1996
30	10.7052	Transnet Ltd	-T11455/1991
31	210.8965	Ibhalabhala Aandeleblok Pty Ltd	-T125922/1997
33	184.5961	Koedoeskop River Farms Delta CC	-T157516/2004
34	208.1388	Potgieter Jacobus Marthinus	-T114301/2004
35	42.2746	Sport Development Trust	-T125800/1997
40	50.4747	Bester Christiaan Johannes	-T18624/1999
41	103.6326	Plessis Melgeorg Jacobus Du	-T62289/1997
43	481.0318	Ibhalabhala Aandeleblok Pty Ltd	-T101547/2000

A) Respondent : Department of Land Affairs

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Provinces and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provision of the Act in due course. Any party who has interest in the above-mentioned land is hereby invited to submit within 30 days from the publication of this notice, any objections, comments/information to:

Mr. A.B.M Mphela
Regional Land Claims Commissioner
Gauteng and North West Provinces
Private Bag X03
ARCADIA
0007
Tel: (012) 310 - 6500
Fax: (012) 324 - 5812

NOTICE 1338 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994) as amended**

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994) as amended, that a claim for restitution of land rights on:

1. Reference No: AA 0061

2. Claimant: John Douw

3. Current Property Description: Certain lots of the following stand numbers situated in the Township of Ou Malay Camp Klerksdorp in the district of Klerksdorp in North West Province.

STAND NO	DISTRICT	CLAIMANTS NAME	CHIEF CLAIMANTS	CURRENT LAND OWNERS
1	Klerksdorp.	George Summers	Trudy Catherine Lootz	Klerksdorp City Council
2		Willie Victor	Johanna Victory	
3A		John Wren Wesley	Elizabeth Raymond	
4		R biggs Fourie	Charmaine fortuin	
5		Stafinis Nicolas Summers	Olga Barrends	
6A		Michael Koopman	Maggie Koopman	
6B		Apostolic Faith Mission	Micheal Laatsele	
7		Isaac Julius Huckie	Dudley Huckle	
8		Julius Booysen	Maggie Demas	
9A		Dullie David Abdool	Julius C. Abdool	
9B		Dullie David Abdool (business) Linen & Blanket Shop	Julius C. Abdool	
10		Nettie Booysen	S.K Booysen	
11		Jan Joumar	Hendrik Joumar	
12		Frank Adams	Stewart Adams	
13		W.J William	Rina Rabbanney	
14		Mohammed Sulliman	Ebrain Sulliman	
16		MN Pillay	Joyce Manacas	
17A		Nellie Erens	Gladys Ferris	
17B		Sarie Jones	Reginald Vivian	

		Jones	
18	Elsie Olivier	Betty Olivier	
19	Freddy Boet Erens	Elsie Erens	
20	Hendrick appels	Logan L Appels	
21	Peter Louw	Johanna Julius	
22	Gert Nelson	Katy Nelson	
23A	Dollie Green	Rachel Green	
23B	Isak Berends	Morris Delport	
24	Wilfred Golden	Dorothy Golden	
25	Philemon Secheel	SM Veldman	
26	Susan Smith	Drika Andrews	
27B	Johannes De Jager	Errol De Jager	
28A	Samual Moses	Joel Moses	
28B	Hendry John Jonathan	John Jonathan	
29	Joseph Abdrebu		
30	Icha Sheba	Hans Sheba	
32	Sydney & Marie William	Eddie Williams	
33	Elizabeth Stevens	Nellie Challens	
34	Thenius Niewenhoudt	Rodger Niewenhoudt	
35	Annie Kemp	Eileen Kemp	
36	Bill Adams	Jack Davids	
37	Phillip D Doms	Sophie Challens	
38	Joseph Venter	Phillip Venter	
39	Julius Solomons	Susan J Straightfill	
40	Tietman Titus	David F Titus	
41	Frank Smith	Katrina Samuels	
42	Paulina Doms	Kelvin E Doms	
45	Jan Happy	Janet Happy	
46	Alfred Couter	Yvonne Geswind	
47	George Williams	Catherine Isaacs	
48	Stephen Peterson	S Peterson	
49	Henry Swartz	JW Pretorius	
50	J.J.J. Swartz	Mary anders	
51	Chris Botes	Richard Botes	
52	Job Dainiel Walters	Job Daniel Walters	
53	Abraham Landsberg	Mora Jacobs	
54	George Buys	Evelyn v.d Linde	
55	Anna Swarts	Aggie Motsatse	
56	David Veldskoen	Shireen Jantjies	
57	Japie Clive Sheba	Wilfred Sheba	

58	Solomon Stuurman	Salome ebrahim
59A&B	Abdul Sulliman	Ebrahim Sulliman
60	Fourie Butchery	Charmaine Fortuin
61	John Jamie Morkel	Margaret Petersen
62	Spas Rogerson	Virginia Adonis
63	Robert Samuels	John Krista Samuels
64A	Bert Happie	Olga Happie
64B	Willie Happie	Alice Phillips
65	Henrick Veldman	Mercy Green
66	L Benting	Norman Johnson
67	William Hucle	Maria Velery Isaacs
68		
69	Marie Abdool	
70	Lawrence Jonathan	Orrit Jonathan
71	Essop Sherbhai (House)	Dolly Bebe Sherbhai
72	Moos Nero	Katy Irene Nero
73	Williams	Solomon Williams
74	Essop Mohammed Lakhi	Salayman Jakhi
	General Shop No 1	
76A	Kamjee Shop (business)	Dahi Govan Rankhod
76B	Kamjee (house)	Dahi Govan Ranchod
77	David Adams	Ellen Adams
81	J. Tigaree	Serina Matala
82A	Mohammed Sulliman	A.M Minty
82B	Mohammed Sulliman	A.M Minty
87	Joseph Hallim	Fatima Hallim
88	Phillip & Susan Doms	Alexandra Doms
90	Kaber Rabbanney (House)	Sadia Rabbanney
91	D Galamadien	Elizabeth Macholmes
92	Gert Basson	Wilfred bassoon
94	Essop Sherbhai (Shop Business)	Dolly Bebe Sherbhai
95	Kader Gen Dealer	Sadia Rabbanney
96	Essop Mohammed Jakhi	Salayman Jakhi
	Shop No 2	

		Business	
97		Rabbammey Butchery	Budrunisha Haffajee
98		Jeeva & Son (Business)	Mohammed Jeeva
99		Venters Bicycle Shop (Business)	Phillip Venter
100		Bills Adams Frit & Veg (Business)	Jack Davids
101		Bevajee Lala (house)	In Office
102		Essop Lakhi (house)	Salayman Lakhi
103		Rabbanney's (house)	Budrunisha Haffajee
104		Daniel P.Rogovan (business shop)	Marabelle Tellie
105		Gem Cinema\ Theater (business0	Budrunisha Haffajee
106		Methodist Church	Nervin Fortuin

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Provinces and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provision of the Act in due course. Any party who has interest in the above-mentioned land is hereby invited to submit within 30 days from the publication of this notice, any objections, comments/information to:

Mr. A.B.M Mphela
Regional Land Claims Commissioner
Gauteng and North West Provinces
Private Bag X03
ARCADIA
0007
Tel: (012) 310 - 6500
Fax: (012) 324 - 5812

NOTICE 1339 OF 2005

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

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

REF NO.	CLAIMANT	PROPERTY	TOWNSHIP	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
I 0624	Mr Floyed Makade	Certain Stand no 710.	Benoni	Ekurhuleni	N/A	N/A

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1340 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

REF NO.	CLAIMANT	PROPERTY	TOWNSHIP	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
Q 0477	Maria Fikile Dupe	Certain Stand No 113-3th Street.	Brakpan	Ekurhuleni	N/A	N/A

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1341 OF 2005

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

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

REF NO.	CLAIMANT	PROPERTY	TOWNSHIP	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
H 0207	Koti Solomon Nkosi	Certain Lot No 35 situated on 2 nd Street	Eastwood	Pretoria	Andre Gerber	T 7621/1992
					Gertina Johanna Bezuidenhout	T 3667/1991
					Elcon Malan	T 63513/1992
					Pillipus Johannes Malan	
					Johan Herhadus Niewenhuijs	T 39722/1983
					Chris Gouws	T 11968/1986
					Engela Elizabeth Carolina Krige	T 71713/1995
					Martinus Johannes Erasmus	T 49014/1983
					City of Tswane Metropolotan Municipality	Srvitude

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1342 OF 2005**CORRECTION NOTICE****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

REF NO.	CLAIMANT	PROPERTY	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
GG 014	Matthews Solomon	The Farm Gannapan 11 IO Portion 28 Situated in Delareyville.	North West	SA Development Trust	T 323/1986

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1343 OF 2005

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

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

REF NO.	CLAIMANT	PROPERTY	TOWNSHIP	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
K 0244	Moumakoa Dikeledi Maria	Lot No 45	Evaton	Vereeniging	Bantu Affairs Administration Board (Vaal Triangle Area)	T 26574/1974

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1344 OF 2005**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

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

REF NO.	CLAIMANT	PROPERTY	TOWNSHIP	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER
CC 007	Winfred Anona Sophia Neethling	A Certain Lot No 2017.	Protea	Johannesburg	Privately owned	T 5055/74

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21(twenty one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1345 OF 2005

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

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

REF NO.	CLAIMANT	PROPERTY	CURRENT OWNER	LAND	DISTRICT	DEED OF TRANSFER	BONDHOLDER
R 0208	Mr Essop Wadee (Koster Investment Company Limited)	Remaining Extent of portion 3 the farm Kleinfontein No. 463 JP	N W K Ltd		Kgetlengrivier Municipality, District	T 11073/1959	Landbank B 37584/1986 B 82129/1988
		Portion 55 of portion 3 of the farm Kleinfotein No. 463 JP	Municipality Koster			T 5610/1978	

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (Twenty One) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Province
Private Bag X03
ARCADIA
0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 1348 OF 2005**NATIONAL TREASURY**

13.00% 2005 INTERNAL REGISTERED BONDS (R124)

CERTIFICATE NO. 8241

FOR R 26 350.00

ISSUED IN FAVOUR OF VLADISLAV SVOEBODA

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 1348 VAN 2005**NATIONALE TESOURIE**

13.00% 2005 BINNELANDSE GEREGISTREERDE EFFEKTE (R124)

CERTIFIKAAT NR. 8241

VIR R 26 350.00

UITGEREIK TEN GUNSTE VAN VLADISLAV SVOEBODA

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikate wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikate binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikate uitgereik sal word.

NOTICE 1349 OF 2005**NATIONAL TREASURY****13.00% 2005 INTERNAL REGISTERED BONDS (R124)****CERTIFICATE NO. 8244****FOR R 26 350.00****ISSUED IN FAVOUR OF MILENA BEZUCHA**

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 1349 VAN 2005**NATIONALE TESOURIE****13.00% 2005 BINNELANDSE GEREGISTREERDE EFFEKTE (R124)****SERTIFIKAAT NR. 8244****VIR R 26 350.00****UITGEREIK TEN GUNSTE VAN MILENA BEZUCHA**

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikate wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikate binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikate uitgereik sal word.

NOTICE 1350 OF 2005**NATIONAL TREASURY****13.00% 2005 INTERNAL REGISTERED BONDS (R124) & (R133)****CERTIFICATE NO. 15723
706****FOR R 12 100.00
R 10 000.00****ISSUED IN FAVOUR OF SUZANNE ELIZABETH MACHUTCHON**

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 1350 VAN 2005**NATIONALE TESOURIE****13.00% 2005 BINNELANDSE GEREGISTREERDE EFFEKTE (R124) & (R133)****SERTIFIKAAT NR. 15723
706****VIR R 12 100.00
R 10 000.00****UITGEREIK TEN GUNSTE VAN SUZANNE ELIZABETH MACHUTCHON**

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1351 OF 2005**NATIONAL TREASURY****13.00% 2005 INTERNAL REGISTERED BONDS (R124)****CERTIFICATE NO. 14666****FOR R 19 600.00****ISSUED IN FAVOUR OF WINSTON COX**

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 1351 VAN 2005**NATIONALE TESOURIE****13.00% 2005 BINNELANDSE GEREISTREERDE EFFEKTE (R124)****SERTIFIKAAT NR. 14666****VIR R 19 600.00****UITGEREIK TEN GUNSTE VAN WINSTON COX**

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1352 OF 2005**NATIONAL TREASURY****13% 2009/10/11 INTERNAL REGISTERED BONDS (R153)****CERTIFICATE NO. 138330****FOR R210 000.00****ISSUED IN FAVOUR OF E/L ESTELLE HACK**

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 1352 VAN 2005**NASIONALE TESOURIE****13% 2009/10/11 BINNELANDSE GEREGISTREERDE EFFEKTE (R153)****SERTIFIKAAT NR. 138330****VIR R210 000.00****UITGEREIK TEN GUNSTE VAN E/L ESTELLE HACK**

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1353 OF 2005

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

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

Project Name: Boland Claims
Area: Robertson, Worcester and Montagu in the Boland
Properties: As listed below
The claimants: Owners and Tenants
Date submitted: Before 31 December 1998
Current Owner: Record obtainable from RLCC: Western Cape
Option: Financial

NO	REF NO	SURNAME	INITIALS	PROPERTY DESCRIPTION	AREA	EXTENT	Dispossessed Person
1.	A556	Afrika	HD	Erf 5040	Worcester	559 m ²	EJ Arries
2.	A835	Van Wyk	SE	Le Roux Street	Montagu	Tenant	SE Africa
3.	B768	Burwana	BT	40 Muiskraalkop	Robertson	Tenant	BT Burwana
4.	B769	Bukwana	DJP	20 Silvertown	Robertson	Tenant	NS Bukwana
5.	B770	Begezi	C	Muiskraalkop	Robertson	Tenant	C Begezi
6.	C443	Charles	NM	Muiskraalkop	Robertson	Tenant	NM Charles
7.	D711	Deelman	J	D - Street, Fresh Air	Montagu	Tenant	P Hanson
8.	F375	Fulani	KJ	Van Zyl Street	Robertson	Tenant	LE Fulani
9.	F432	Filander	E	E - Street, Fresh Air	Montagu	Tenant	T Goodwin
10.	G410	Gqabi	TG	Muiskraalkop	Robertson	Tenant	TG Gqabi
11.	H544	Moza	NE	Muiskraalkop	Robertson	Tenant	M Hoza
12.	K478	Mhobo	NW	Van Zyl Street	Robertson	Tenant	NA Khuselo
13.	K573	Swanepoel	ES	A - Steet, Fresh Air	Montagu	Tenant	J Plaattjes
14.	M1604	Mabombo	S	22 Van Zyl Street	Robertson	Tenant	S Mabombo
15.	M1605	Mjekula	LM	14 Van Zyl Street	Robertson	Tenant	NG Mjekula
16.	M1606	Mantuntle	EM	Muiskraalkop	Robertson	Tenant	WM Mantule
17.	M1607	Mokweni	NP	Muiskraalkop	Robertson	Tenant	NP Mokweni
18.	M1608	Moji	NE	Muiskraalkop	Robertson	Tenant	NE Moji
19.	M1617	Mlaka	BA	Muiskraalkop	Robertson	Tenant	BA Mlaka
20.	M1618	Mkafu	VM	Muiskraalkop	Robertson	Tenant	VS Mkafu
21.	M1625	Malgas	BK	Muiskraalkop	Robertson	Tenant	BK Malgas
22.	M1752	Bost	KT	Erven 1020 & 1026	Robertson	696m ² 1071m ²	CM Mazetta
23.	M1829	DJ	Marshall	B - Straat	Montagu	Tenant	DJ Marshall
24.	M1840	Moses	N	A - Straat, Fresh Air	Montagu	Tenant	H Williams
25.	N462	Ndengane	MN	Muiskraalkop	Robertson	Tenant	J Ndengane
26.	N491	Nokonya	SJ	13 Hopley Avenue	Robertson	Tenant	SJ Nokhonya
27.	N497	Ndongeni	N	Muiskraalkop	Robertson	Tenant	N Ndongeni
28.	N501	Nokhonya	L	Muiskraalkop	Robertson	Tenant	A Walawala
29.	N502	Nentsa	JF	6 Van Zyl Street	Robertson	Tenant	ZJ Nentsa

30.	P649	Pieterse	EJS	C – Street Block	Montagu	Tenant	A Abrahams
31.	R311	Rorwane	KR	Muiskraalkop	Robertson	Tenant	KR Rorwane
32.	R358	Rofain	R	F – Straat, Ou Blok	Montagu	Tenant	R Robain
33.	S102	Swart	AJ	5 Sunnyside	Montagu	Tenant	M Fluks
34.	S1043	Salimani	NN	Muiskraalkop	Robertson	Tenant	NN Salimani
35.	S1066	Shudula	FN	Muiskraalkop	Robertson	Tenant	FQ Shudula
36.	S1067	Stuurman	NC	Hoop Street	Robertson	Tenant	KD Stuurman
37.	S1242	Swanepoel	AJ	C – Straat Fresh Air	Montagu	Tenant	AJ Swanepoel
38.	T342	Thane	OG	Muiskraalkop	Robertson	Tenant	ES Thaane
39.	T343	Tofile	JS	4 Van Zyl Street	Robertson	Tenant	SG Mbolombo
40.	T346	Tshezi	MJ	Muiskraalkop	Robertson	Tenant	MJ Tshezi
41.	W404	Willemse	D	A – Straat, Fresh Air	Montagu	Tenant	D Willemse

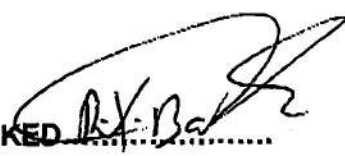
The Commission on Restitution of Land Rights will investigate the claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

B Jansen
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED.....

DATE..... 27/07/05

CHECKED.....

DATE..... 27/07/05

NOTICE 1355 OF 2005**INTERNATIONAL TRADE ADMINISTRATION COMMISSION**
OF SOUTH AFRICA**CUSTOMS AND EXCISE TARIFF APPLICATIONS****LIST 12/2005**

The International Trade Administration Commission of South Africa (ITAC) has received the following application concerning the Customs and Excise Tariff. Any objection to or comment on this representation should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001, within four weeks of the date of this notice. Attention is drawn to the fact that the rate of duty mentioned in the application is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- ☐ *Where confidential information has been omitted and the nature of such information;*
- ☐ *A summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and*
- ☐ *In exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.*

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

REBATE OF THE CUSTOMS DUTY ON:

“Knitted gloves liners of cotton, synthetic fibres or a combination thereof for the manufacture of knitted gloves, impregnated, coated or covered with plastic or rubber of subheading 6116.10.”

[ITAC Ref. T5/2/2/3/1 (15/2005), Enquiries: Ms G Mnisi, Tel: (012) 394 3681, Fax: (012) 394 4681]

APPLICANT:

Evrigard (Pty) Ltd
P O Box 231
HILLCREST
3650

Reason for the application: The applicant stated that knitted gloves liners (liners) are not available at competitive prices in the SACU. As a result, the company is unable to compete with prices of the imported end products.

LIST 11/2005 WAS PUBLISHED UNDER GENERAL NOTICE NO. 1202 OF 22 JULY 2005.

NOTICE 1356 OF 2005

INTERNATIONAL TRADE ADMINISTRATION COMMISSION**NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF MULTI-PLY PAPER AND PAPERBOARD WITH A MASS OF 180G/M² OR MORE, BUT NOT EXCEEDING 550G/M², COATED ON ONE SIDE WITH KAOLIN CLAY, COMMONLY KNOWN AS "WHITE LINER" OR "GREY BACK PAPERBOARD", ORIGINATING IN OR IMPORTED FROM THE REPUBLIC OF KOREA**

The International Trade Administration Commission of South Africa (the Commission) received an application alleging that multi-ply paper and paperboard with a mass of 180g/m² or more, but not exceeding 550g/m², coated on one side with kaolin clay (commonly known as white liner or grey back paper board), originating in or imported from the Republic of Korea, is being dumped on the Southern African Customs Union (SACU) market, causing material injury to the SACU industry concerned.

THE APPLICANT

The Application was lodged by the Mondi Paper Packaging South Africa (the Applicant), being the sole manufacturer of the product under investigation in the SACU. The Applicant alleges that it cannot compete with the low prices offered to the SACU importers by exporters from the Republic of Korea and that the allegedly dumped imports are causing material injury. The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, material injury and causality.

THE PRODUCT

The product allegedly being dumped is greyback paperboard, classifiable under tariff

subheading 4810.90, originating in or imported from the Republic of Korea. Based on the information submitted by the Applicant, the Commission decided that the Applicant submitted *prima facie* information that the imported product and the SACU product are "like products" in terms of Article 2.6 of the Anti-Dumping Agreement and Section 1 of the International Trade Administration Commission of South Africa Anti-Dumping Regulations (ADR 1).

THE ALLEGATION OF DUMPING

The allegation of dumping is based on the comparison between the normal value and the export price from the Republic of Korea. The normal value for the Republic of Korea is based on the price obtained from a Korean publication, namely Paperloop PPI Asia News. The export price was determined based on the official import statistics obtained from the South African Revenue Service (SARS). On this basis, the Commission found that there was *prima facie* proof of dumping.

THE ALLEGATION OF MATERIAL INJURY

The Applicant alleges and submitted sufficient evidence to show that there is a surge of imports, price undercutting, price depression, price suppression, decline in sales, profits, output, market share and capacity utilisation.

On this basis, the Commission found that there was *prima facie* proof of material injury and causal link.

PERIOD OF INVESTIGATION

The period of investigation for dumping will be from 1 April 2004 to 31 March 2005. The period of investigation for purposes of determining injury will be from 1 January 2002 to 31 March 2005. If there are subsequent events that are relevant to injury, the Commission may later request and consider further, more recent information.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement) and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and exporters, and known representative associations. The trade representative of the exporting country has also been notified. Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- a) where confidential information has been omitted and the nature of such information;
- b) reasons for such confidentiality;

- c) a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- d) in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously, will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1) of the Main Act, read with section 36 of the Promotion of Access to information Act (Act 2 of 2000):

- (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) *individual sales prices;*
- (g) *information, the release of which could have serious consequences for the person that provided such information; and*
- (h) *information that would be of significant competitive advantage to a competitor;*

Provide that a party submitting such information indicates it to be confidential

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address:

Physical address

The Director : Trade Remedies
International Trade Administration Commission
Block E The DTI campus
77 Meintjies Street
Sunnyside
PRETORIA
SOUTH AFRICA

Postal address

The Director: Trade Remedies
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

All responses, including non-confidential copies of the responses, should be received by

designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of the Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading Confidential Information will be regarded as an incomplete submission.

Parties who experience difficulty in furnishing the information required, or submitting it in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request. Oral representations will be limited to one hour for SACU manufacturers and exporters and thirty minutes for importers.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the investigating officers, Mr J Maphagela at telephone (012) 394 3639, Mr J Heukelman at (012) 394 3635 , Ms M Chakalane at (012) 394 3670 or at fax (012) 394 0518.

NOTICE 1346 FOR 2005**STATISTICS SOUTH AFRICA**

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

Consumer Price Index, all items (Base 2000=100)

June 2005: 127,4

(5 August 2005)

NOTICE 1347 FOR 2005**BANKS ACT, No. 94 OF 1990****CONSENT IN TERMS OF SECTION 34 OF THE BANKS ACT, 1990, FOR A FOREIGN INSTITUTION TO ESTABLISH A REPRESENTATIVE OFFICE WITHIN THE REPUBLIC OF SOUTH AFRICA: LLOYDS TSB OFFSHORE LIMITED**

Notice is hereby given for general information, in accordance with the provisions of section 30 of the Banks Act, 1990, that Lloyds TSB Offshore Limited, an institution that lawfully conducts business similar to the business of a bank in Jersey, has been granted permission by the Registrar of Banks, in terms of section 34 of the Banks Act, 1990, to establish a representative office within the Republic of South Africa, with effect from 27 June 2005. The representative office referred to above is, however, not authorised to conduct the business of a bank in the Republic of South Africa.

(5 August 2005)

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 71 OF 2005

DEFINING OF GEOGRAPHICAL UNIT: KWAZULU-NATAL

The Wine and Spirit Board, acting under section 6A of the Wine of Origin Scheme published by Government Notice No. R. 1434 of 29 June 1990 hereby-

defines the area in the Schedule as a geographical unit under the name Kwazulu-Natal.



M H VAN DER MERWE
SECRETARY: WINE AND SPIRIT BOARD

SCHEDULE

The province of Kwazulu-Natal as described in Government Gazette No 15466 of 28 January 1994.

RAADSKENNISGEWING 71 VAN 2005**OMSKRYWING VAN GEOGRAFIESE EENHEID: KWAZULU-NATAL**

Die Wyn- en Spiritusraad, handelende kragtens artikel 6A van die Wyn van Oorsprong-skema gepubliseer by Goewermenskennisgewing No. R.1434 van 29 Junie 1990-

omskryf hierby die area in die Bylae gespesifiseer as 'n geografiese eenheid onder die naam Kwazulu-Natal.



M H VAN DER MERWE
SEKRETARIS: WYN- EN SPIRITUSRAAD

BYLAE

Die provinsie Kwazulu-Natal soos omskryf in Staatskoerant No 15466 van 28 Januarie 1994.

BOARD NOTICE 72 OF 2005**FINANCIAL SERVICES BOARD
REGISTRAR OF LONG-TERM INSURANCE****LONG-TERM INSURANCE ACT, 1998
(ACT NO. 52 OF 1998)****Prescribed requirements for the calculation of the value of the assets, liabilities and capital adequacy requirement of long-term insurers**

1. I, Robert James Gourlay Barrow, Registrar of Long-term Insurance, after consulting the Actuarial Society of South Africa, hereby prescribe, under paragraph 2 of Schedule 3 of the Long-term Insurance Act, 1998 (Act No. 52 of 1998), the requirements for the calculation of the value of the assets, liabilities and capital adequacy requirement of long-term insurers, as set out in the Schedule hereto.
2. Board Notice 38 of 2004, published in *Government Gazette* No. 26164 of 26 March 2004 is hereby repealed.



.....
RJG BARROW,

Registrar of Long-Term Insurance

SCHEDULE

Prescribed requirements for the calculation of the value of the assets, liabilities and capital adequacy requirement of long-term insurers
(Paragraph 2 of Schedule 3 of the Long-term Insurance Act, 1998)

1. Definitions

In these Requirements, unless the context indicates otherwise:

"Act" means the Long-term Insurance Act, 1998 (Act No. 52 of 1998), and a word or expression to which a meaning has been given in the Act, has that meaning;

"annual return" means the statutory return an insurer must submit to the Registrar annually;

"ASSA" means the Actuarial Society of South Africa;

"ASSA guideline" means any guideline issued from time to time by ASSA, in consultation with the Registrar, which supplements these Requirements;

"best-estimate assumption" means an assumption that:

- (a) is realistic;
- (b) depends on the nature of the business concerned;
- (c) is guided by immediate past experience, as modified by any knowledge or expectation of the future;

"bonus stabilisation reserve", in relation to a category of participating policies, is a reliable estimate of the accumulated differences at the valuation date between the surplus attributable to policyholders and the value of bonuses already declared; the value of bonuses must be calculated on the valuation basis as described in these Requirements and needs to allow appropriately for bonuses that have not already been declared;

"capital requirement", in relation to a regulated financial institution, means the capital or solvency margin, as the case may be, required for that institution by the regulatory authority concerned;

"cell", represents an equity participation as shareholder in a different class of shares that is restricted to the results of the insurance business which the shareholder places in a licensed long or short-term insurer; the results of such business are determined in accordance with an agreement with the participating shareholder; the different class of shares has specified dividend rights and/or capital risk financing;

"compulsory margins" mean the margins that must be added, in terms of paragraph 4.5;

"discretionary margins" mean the margins that may be added, in terms of paragraph 4.8;

"GAAP" means South African Statements of Generally Accepted Accounting Practice;

"group undertaking", in relation to an insurer, means a juristic person in which the insurer alone, or with its subsidiaries or holding company, directly holds 20% or more of the shares, if the juristic person is a company, or 20% or more of any other ownership interest, if the juristic person is not a company;

"insurer" means a long-term insurer;

"listed" means listed on a stock exchange or similar trading facility, which is recognised generally by the international community of institutional investors;

"materiality guidelines" refer to acceptable margins of error and approximate valuation methods, and not to the effect of different valuation assumptions;

"net asset value", in relation to a group undertaking, means its net asset value calculated in accordance with paragraph 8;

"policy" means a long-term policy;

"policy accumulation fund", in relation to a policy, means the accumulated sum of:

- (a) the premiums, net of risk and other charges, invested under the policy; and either
- (b) the bonuses, including non-vesting bonuses, net of fund and other charges, declared under the policy; or
- (c) the investment returns, net of fund and other charges, earned on the underlying assets relating to the policy;

"policyholder fund" means a policyholder fund as defined in section 29A of the Income Tax Act, 1962 (Act No. 58 of 1962);

"regulated financial institution" means:

- (a) a financial institution as defined in paragraph (a) of the definition of 'financial institution' in section 1 of the Financial Services Board Act, 1990 (Act No. 97 of 1990);
- (b) a bank as defined in section 1(1) of the Banks Act, 1990 (Act No. 94 of 1990), or a mutual bank as defined in section 1(1) of the Mutual Banks Act, 1993 (Act No. 124 of 1993);
- (c) an entity that carries on business similar to the business of an entity referred to in paragraph (a) or (b), which is not regulated by a law that regulates an entity referred to in paragraph (a) or (b), but which is subject to substantially similar regulation outside South Africa;

"Schedule 3" means Schedule 3 of the Act;

"unbundled policy" means a policy designed with separate risk and investment components.

2. Statutory valuation method

- 2.1 The value of the assets, liabilities and capital adequacy requirement of insurers must be calculated according to the method set out in:
 - 2.1.1 Schedule 3;
 - 2.1.2 these Requirements, supplemented by one or more ASSA guidelines.
- 2.2 This method is referred to as the statutory valuation method.
- 2.3 It requires, among other things, that the insurer brings into account:
 - 2.3.1 premiums to be received in the future;
 - 2.3.2 assumptions regarding future investment returns, bonus declarations, expenses, mortality experience, morbidity experience, lapses, surrenders, and other relevant factors, which assumptions:
 - (a) must be best-estimate assumptions;
 - (b) must take into account the reasonable expectations of policyholders;
 - (c) must be modified by compulsory margins;
 - (d) may be modified further by discretionary margins;
 - 2.3.3 a minimum level of financial resilience through the determination of a capital adequacy requirement.
- 2.4 Schedule 3, these Requirements, and the ASSA guidelines apply in conjunction, but in the following order of priority: firstly Schedule 3, secondly these Requirements, and thirdly the ASSA guidelines. Therefore, if there is an overlap or conflict, Schedule 3 prevails over these Requirements and the ASSA guidelines, and these Requirements prevail over the ASSA guidelines.

3. General requirements

- 3.1 Except if these Requirements or the Act specifically direct otherwise:
 - 3.1.1 profit must be recognised over the lifetime of policies, to avoid losses in the future as a result of the premature recognition of profit;
 - 3.1.2 assets must be valued in accordance with South African Statements of Generally Accepted Accounting Practice as applied in the annual published financial statements; and
 - 3.1.3 the liabilities of an insurer, other than its contingent liabilities under long-term policies, must be determined in accordance with South African Statements of Generally Accepted Accounting Practice.
- 3.2 Where the insurer applies materiality guidelines in the valuation of its assets or liabilities, they may not be less conservative than the materiality guidelines applied by its external auditors.

4. Valuation of contingent liabilities for policy benefits that have not become claimable

- 4.1 The premiums that must be valued, are those still to be paid under the policy, which the insurer has not yet recognised for accounting purposes, subject to paragraph 4.2.
- 4.2 Profit may not be recognised in respect of policy options that may be exercised by policyholders. However, losses that are expected in respect of such options must be recognised. The insurer may group its business into broad categories with expected similar option exercise patterns. Only the net loss in a category, if any, has to be recognised.
- 4.3 Where shareholders may participate in the net investment returns earned on the underlying policy assets, the insurer must include in its liabilities a provision for the portion it expects to allocate to shareholders. Where the allocated portion will be available as a buffer in adverse situations, the provision must be the higher of:
- 4.3.1 the expected allocation to shareholders;
- 4.3.2 the increase, in the value of the policy liability concerned, arising from the application of the compulsory margins.

The basis of calculation of the provision must be disclosed in the annual return.

- 4.4 The value of the liabilities must be increased by any positive bonus stabilisation reserve. If there is a negative bonus stabilisation reserve, the value of the liabilities may be reduced by, at most, the amount that can reasonably be expected to be recovered by a distribution of lower bonuses during the ensuing three years. This may be done only if the statutory actuary is satisfied, as far as is reasonably possible in the circumstances, that the bonuses will be reduced to the extent necessary during the ensuing three years, if the fair value of the corresponding assets does not recover more than would be produced by normally assumed future investment returns.
- 4.5 The following compulsory margins must be added to the best-estimate assumptions, provided that an assumption must be increased, or decreased, depending on which alternative gives rise to an increase in the liability of the category of policies concerned:

Item	Compulsory margin as a percentage of the best-estimate assumption
Mortality claims	7,5%
Morbidity claims	10%
Health claims	15%
Lapses	25%
Terminations for disability Income Benefits in payment	10%
Surrenders	10%
Expenses	10%

Expense inflation	10% - of the estimated escalation rate
Charge against investment return	0,25 percentage points per year in the management fee, or an equivalent asset-based or investment performance-based margin.
Note	If the best-estimate assumption is, say, 5%, and the compulsory margin is, for example, 10%, then the assumption including the margin would be 5,5% or 4,5%, as the case may be.

- 4.6 The compulsory margins must be added throughout the lifetime of policies. The exception is for regular renewable policies where the margin should be added for a minimum period of twelve months, or up to the next renewal date, if this period is longer than twelve months. Future management actions may not be assumed to reduce the compulsory margins.
- 4.7 If retrospective reserves are calculated and shown in the annual statutory return, the value of the retrospective reserves should be at least equal to the corresponding prospectively calculated reserves, where the prospectively calculated reserves include allowance for compulsory margins.
- 4.8 Discretionary margins may be added to the best-estimate assumptions.
- 4.9 The insurer must, in its annual return:
- 4.9.1 define all explicit and implicit discretionary margins;
 - 4.9.2 quantify them where they are explicit; and
 - 4.9.3 give the reason why they have been added.
- 4.10 The deferred tax asset or liability, determined according to GAAP, relating to assets of a policyholder fund and which is recognised in the annual financial statements, must be taken into account in determining the value of the liabilities of the fund.

5. Reasonable expectations of policyholders

- 5.1 The reasonable expectations of policyholders will depend on the type of policy, the practice of the insurer, the manner in which benefits are quoted and presented to policyholders, and the expectations created by marketing material.
- 5.2 The reasonable expectations of policyholders must be taken into account to the extent that, in the opinion of the statutory actuary, they are likely to influence the decisions of the insurer on bonus declarations.
- 5.3 Except in the case of market-related and linked policies:
- 5.3.1 the future bonus rates assumed for policies must be consistent with the discount rate used in the valuation of the corresponding liabilities, taking into account the reasonable expectations of the policyholders as determined by the statutory actuary after having considered the issues set out in this paragraph 5;

- 5.3.2 where the maintaining of the bonus rates last declared is not assumed for all future years, this must be disclosed in the annual return, with details of the reductions or increases in assumed bonus rates;
- 5.3.3 where applicable, the value of non-vesting bonuses that have accumulated must be included in the valuation – and in addition, depending on the circumstances, future additions to such bonuses may have to be assumed, for example, where the amount of a bonus depends on a scale that is related to the duration the policy has been in force.

6. Valuation of unbundled policies

- 6.1 The liabilities in respect of unbundled policies may not be less than the sum of:
 - 6.1.1 their underwriting liabilities;
 - 6.1.2 their policy accumulation funds, including any bonus stabilisation reserve in respect of those policies.
- 6.2 The value of the underwriting liabilities must be determined according to the following formula, and by discounting the experience expected in the future in respect of the items in the formula:

A plus B plus C minus D minus E,

where:

- A** represents mortality and morbidity claims, including compulsory margins and, if any, discretionary margins;
- B** represents commissions, expenses, and expense inflation, including compulsory margins and, if any, discretionary margins;
- C** represents the cost of guarantees that have been given under the policy;
- D** represents the provision in the premium for expenses, guarantees, risk cover and profit;
- E** represents the future fees and charges that may be deducted in terms of the policy.

7. Valuation of assets

- 7.1 The value of a group undertaking must be limited to the percentage of the shareholding or other ownership interest of the insurer in the group undertaking, multiplied by the lower of the fair value or net asset value of the group undertaking.
- 7.2 If the group undertaking is listed, the value in paragraph 7.1 may be increased by:

A multiplied by B,

where:

- A** equals the difference between the fair value and the net asset value of the group undertaking, provided that A must be taken as nil if the net asset value is more than the fair value;

B is:

- (a) until 31 December 2003: the lower of 60% and the percentage of the holding by the insurer in the group undertaking;
- (b) from 1 January 2004 until 31 December 2004: the lower of 40% and the percentage of the holding by the insurer in the group undertaking;
- (c) from 1 January 2005: the lower of 20% and the percentage of the holding by the insurer in the group undertaking.

7.3 If a group undertaking is not a regulated financial institution, and its fair value is less than 0,25% of the value of the liabilities of the insurer, it may be valued at fair value, notwithstanding paragraph 7.1.

7.4 If there is more than one group undertaking as contemplated in paragraph 7.3, each may be valued at fair value, provided that their combined fair value is not more than 2,5% of the value of the liabilities of the insurer. If their combined fair value is more than 2,5% of the value of the liabilities of the insurer, only so many of them, selected by the insurer, as will have a combined fair value of not more than 2,5% of the value of the liabilities of the insurer, may be valued at fair value. The others must then be valued as required by paragraph 7.1.

7.5 If an insurer holds shares, directly or indirectly through a subsidiary or a trust, in its holding company, the value of those shares must for purposes of valuation be limited to the following:

7.5.1 if the holding company is listed - 5% of the value of the liabilities of the insurer;

7.5.2 if the holding company is not listed - nil.

7.6 Paragraph 7.5 applies also where the insurer, directly, or indirectly through a subsidiary or trust, holds shares in its holding company under a share incentive scheme linked to shares in its holding company.

7.7 Paragraph 7.5 does not apply where the insurer holds shares in its holding company under a collective investment scheme, an index-based investment scheme or any similar investment scheme that is recognised generally by the international community of institutional investors.

7.8 If an insurer has a cell in a licensed insurer, the value of those shares must for the purposes of valuation be limited to the fair value of the admissible assets held in the cell less the sum of the value of its liabilities and its capital requirement as reported by the insurer (that issued the cell) in respect of that cell.

7.9 If a negative asset value is reported in 7.8 and the shareholders' agreement stated that the insurer that owns the cell is accountable for losses and/or solvency, a liability must be raised for the full negative net asset value.

8. Net asset value of a group undertaking

8.1 If the group undertaking is a regulated financial institution

- 8.1.1 The net asset value of the group undertaking is the value of its assets, less the sum of the value of its liabilities and its capital requirement.
- 8.1.2 These values must be calculated as required by the regulatory authority concerned.
- 8.1.3 If the group undertaking is a company, and its main business is insurance business, the insurer must, in calculating these values, exclude so much of its capital and reserves as shareholders, other than the insurer, may withdraw in cash when they cease to be shareholders, in terms of the articles of association of, or a contract with, the group undertaking.

8.2 In other cases

- 8.2.1 The net asset value of the group undertaking is the value of its assets, less the value of its liabilities.
- 8.2.2 If the group undertaking carries on most of its business in South Africa, these values must be calculated in accordance with GAAP.
- 8.2.3 If the group undertaking carries on most of its business in another country, these values must be calculated in accordance with accounting standards generally accepted in that country.
- 8.2.4 In calculating these values, the following items must be excluded, to the extent that, according to the insurer, they can be ascertained with reasonable effort and are material:
 - (a) an amount that remains unpaid after the expiry of a period of 12 months from the date on which they became due and payable;
 - (b) an amount representing administrative, organisation or business extension expenses incurred directly or indirectly;
 - (c) an amount representing goodwill or an item of a similar nature;
 - (d) an amount representing a prepaid expense or a deferred expense;
 - (e) an amount representing a holding in a subsidiary of the group undertaking in excess of the net asset value, calculated on the same basis as contemplated in this paragraph 8, of the subsidiary.

9. Capital adequacy requirement

- 9.1 The capital adequacy requirement for an insurer must be determined by its statutory actuary, when reporting in terms of the Act, as the highest stated in paragraphs 9.1.1, 9.1.2 and 9.1.3 below.
 - 9.1.1 An amount that will ensure that the liability of the insurer under each policy is not less than the amount that will become available to the policyholder on the

surrender or lapse of that policy, making due allowance for the reasonable expectations of the policyholder.

9.1.2 The amount determined in accordance with ASSA guidelines for calculating the capital adequacy requirement.

9.1.3 The minimum capital adequacy requirement, which is to be the higher of:

- (a) R10 million;
- (b) an amount representing operating expenses, as defined and reported in the annual return last submitted to the Registrar, multiplied by 13 and divided by 52 or, if different, the number of weeks included in the reporting period.

9.2 The Registrar may permit the capital adequacy requirement (calculated as prescribed in paragraphs 9.1.1 and 9.1.2) to be adjusted by the use of a company-specific internal model as agreed between the insurer and the Registrar, taking account of any requirements that the Registrar may specify.

9.3 In determining the capital adequacy requirement in accordance with paragraphs 9.1.1, 9.1.2 and 9.2, credit for offsetting factors may be taken into account only where:

9.3.1 the board of directors of the insurer has approved the relevant management action;

9.3.2 the statutory actuary is satisfied, as far as is reasonably possible under the circumstances, that the management action will be taken.

9.4 In determining the capital adequacy requirement in accordance with paragraphs 9.1.1, 9.1.2 and 9.2, the capital adequacy requirement of a branch of the insurer must be added to the capital adequacy requirement of the insurer. The capital adequacy of each branch must be the higher of:

9.4.1 the capital adequacy requirement of the branch, calculated in accordance with these Requirements; this requirement is calculated by taking the difference between the capital adequacy requirement when adding the specific branch's assets and liabilities to those of the South African operation and the capital adequacy requirement of the South African operation on its own;

9.4.2 such capital requirement as may be prescribed by the regulatory authority in the country in which the branch carries on most of its insurance business.

9.5 The total capital adequacy requirement as set out in these Requirements is the minimum amount that must be available. Where the statutory actuary perceives that this minimum is inadequate for a particular long-term insurer, the insurer must set aside such higher amount as the statutory actuary regards as prudent.

10. The Registrar may relax provisions

- 10.1 The Registrar may relax a provision in these Requirements, for such duration and on such conditions as the Registrar may determine.
- 10.2 An insurer must apply for such relaxation in writing, in the form and with the supporting information, documents and explanation the Registrar may require.

11. Short title

This Notice is called the Notice on the Prescribed Requirements for the Calculation of the Value of Assets, Liabilities and Capital Adequacy Requirement of Long-term Insurers, 2005.

RAADSKENNISGEWING 72 VAN 2005**RAAD OP FINANSIËLE DIENSTE
REGISTRATEUR VAN LANGTERMYNVERSEKERING****LANGTERMYNVERSEKERINGSWET, 1998
(WET NO. 52 VAN 1998)****Voorgeskrewe vereistes vir die berekening van die waarde van die bates, verpligtinge en kapitaaltoereikendheidsvereiste van langtermynversekeraars**

1. Ek, Robert James Gourlay Barrow, Registrateur van Langtermynversekering, na oorlegpleging met die Aktuariële Genootskap van Suid-Afrika, skryf hierby, kragtens paragraaf 2 van Bylae 3 van die Langtermynversekeringswet, 1998 (Wet No. 52 van 1998), die vereistes voor vir die berekening van die waarde van die bates, verpligtinge en kapitaaltoereikendheidsvereiste van langtermynversekeraars, soos uiteengesit in die Bylae hierby.
2. Raadskennisgewing 38 van 2004, gepubliseer in *Staatskoerant* No. 26164 van 26 Maart 2004 word hierby herroep.



.....
RJG BARROW,

Registrateur van Langtermynversekering

BYLAE**Voorgeskrewe vereistes vir die berekening van die waarde van die bates, verpligtinge en kapitaaltoereikendheidsvereiste van langtermynversekeraars
(Paragraaf 2 van Bylae 3 van die Langtermynversekeringswet, 1998)****1. Omskrywings**

In hierdie Vereistes, tensy die samehang anders dui, beteken:

"AARP" die Suid-Afrikaanse Standpunte van Algemeen Aanvaarde Rekeningkundige Praktyk;

"AGSA" die Aktuariële Genootskap van Suid-Afrika;

"AGSA-riglyn" enige riglyn van tyd tot tyd deur AGSA uitgereik, in oorleg met die Registrateur, wat hierdie Vereistes aanvul;

"beste-raming aanname" 'n aanname wat:

- (a) realisties is;
- (b) afhang van die aard van die betrokke besigheid;
- (c) gerig word deur ondervinding van die onmiddellike verlede, soos aangepas deur enige kennis van of verwagting oor die toekoms;

"bonus-stabilisasiereserwe", met betrekking tot 'n kategorie deelnemende polisse, is 'n betroubare waardering van die geakkumuleerde verskille op die waarderingsdatum tussen die surplus toegewysbaar aan polishouers en die waarde van bonusse alreeds verklaar; die waarde van bonusse moet bereken word op die waarderingsbasis soos uiteengesit in hierdie Vereistes en moet toereikend toelaat vir bonusse wat nog nie verklaar is nie;

"Bylae 3" Bylae 3 by die Wet;

"diskresionêre marges" die marges wat ingevolge paragraaf 4.8 bygevoeg kan word;

"genoteer" genoteer op 'n aandelebeurs of soortgelyke verhandelingsfasiliteit, wat algemeen deur die internasionale gemeenskap van institusionele beleggers erken word;

"gereguleerde finansiële instelling":

- (a) 'n finansiële instelling soos omskryf in paragraaf (a) van die omskrywing van 'finansiële instelling' in artikel 1 van die Wet op die Raad op Finansiële Dienste, 1990 (Wet No. 97 van 1990);
- (b) 'n bank soos omskryf in artikel 1(1) van die Bankwet, 1990 (Wet No. 94 van 1990), of 'n onderlinge bank soos omskryf in artikel 1(1) van die Wet op Onderlinge Banke, 1993 (Wet No. 124 van 1993);
- (c) 'n entiteit wat besigheid dryf soortgelyk aan die besigheid van 'n entiteit in paragraaf

(a) of (b) bedoel, en wat nie geregleer word deur 'n wet wat 'n entiteit in paragraaf (a) of (b) bedoel reguleer nie, maar wat onderworpe is aan wesentlik soortgelyke regulering buite Suid-Afrika;

"groepsonderneming", met betrekking tot 'n versekeraar, 'n regspersoon waarin die versekeraar alleen, of met sy filiale of houermaatskappy, regstreeks 20% of meer van die aandele hou, indien die regspersoon 'n maatskappy is, of 20% of meer van enige ander eienaarsbelang hou, indien die regspersoon nie 'n maatskappy is nie;

"jaarlikse opgawe" die statutêre opgawe wat 'n versekeraar jaarliks by die Registrateur moet indien;

"kapitaalvereiste", met betrekking tot 'n geregleerde finansiële instelling, die kapitaal- of solvensiemarge, na gelang van die geval, deur die betrokke regulerende gesag vir daardie instelling vereis;

"netto batewaarde", met betrekking tot 'n groepsonderneming, die netto batewaarde daarvan bereken ooreenkomstig paragraaf 8;

"ontbondelde polis" 'n polis ontwerp met afsonderlike risiko- en beleggingskomponente;

"polis" 'n langtermynpolis;

"polisakkumulasiefonds", met betrekking tot 'n polis, die geakkumuleerde totaal van:

- (a) die premies, netto van risiko- en ander heffings, kragtens die polis belê; en
- (b) òf die bonusse, insluitend nie-vestigende bonusse, netto van fonds- en ander heffings, kragtens die polis verklaar;
- (c) òf die beleggingsopbrengste, netto van fonds- en ander heffings, op die onderliggende bates met betrekking tot die polis verdien;

"sel" 'n afsonderlike klas aandele wat ekwiteitsdeelname bied, beperk tot die resultate van die versekeringsbesigheid wat die aandeelhouer plaas by 'n lang- of korttermynversekeraar; die resultate van sodanige besigheid word bepaal ooreenkomstig 'n ooreenkoms met die deelnemende aandeelhouer; die afsonderlike klas aandele beskik oor gespesifiseerde diwidendregte en/of kapitaalrisiko-finansiering;

"verpligte marges" die marges wat ingevolge paragraaf 4.5. bygevoeg moet word;

"versekeraar" 'n langtermynversekeraar;

"wesensriglyne" aanvaarbare foutmarges en benaderde waarderingsmetodes, en dit verwys nie na die uitwerking van verskillende waarderingssaannames nie;

"Wet" die Langtermynversekeringswet, 1998 (Wet No. 52 van 1998), en 'n woord of uitdrukking waaraan 'n betekenis in die Wet geheg word, het daardie betekenis.

2. Statutêre waarderingsmetode

- 2.1 Die waarde van die bates, verpligtinge en kapitaaltoereikendheidsvereiste van versekeraars moet bereken word ooreenkomstig die metode uiteengesit in:
- 2.1.1 Bylae 3;
 - 2.1.2 hierdie Vereistes, aangevul deur een of meer AGSA-riglyne.
- 2.2 Na hierdie metode word verwys as die statutêre waarderingsmetode.
- 2.3 Dit vereis, onder meer, dat die versekeraar die volgende in berekening bring:
- 2.3.1 premies wat in die toekoms ontvang staan te word;
 - 2.3.2 aannames betreffende toekomstige beleggingsopbrengste, bonusverklarings, uitgawes, mortaliteitsondervinding, morbiditeitsondervinding, vervallings, afkopings, en ander relevante aspekte, welke aannames:
 - (a) beste-raming aannames moet wees;
 - (b) die redelike verwagtings van polishouers in ag moet neem;
 - (c) met verpligte marges aangepas moet word;
 - (d) met diskresionêre marges verder aangepas mag word;
 - 2.3.3 'n minimumvlak van finansiële veerkrag deur die bepaling van 'n kapitaaltoereikendheidsvereiste.
- 2.4 Bylae 3, hierdie Vereistes, en die AGSA-riglyne is gesamentlik van toepassing, maar in die volgende voorkeuorde: ten eerste Bylae 3, ten tweede hierdie Vereistes, en ten derde die AGSA-riglyne. Gevolglik, sou daar 'n oorvleueling of botsing wees, gee Bylae 3 die deurslag teenoor hierdie Vereistes en die AGSA-riglyne, en gee hierdie Vereistes die deurslag teenoor die AGSA-riglyne.

3. Algemene vereistes

- 3.1 Behalwe waar hierdie Vereistes of die Wet spesifiek anders bepaal:
- 3.1.1 moet wins oor die lewensduur van polisse erken word, om toekomstige verliese te vermy as gevolg van 'n voortydige erkenning van wins;
 - 3.1.2 moet bates waardeur word ooreenkomstig Suid-Afrikaanse Standpunte van Algemeen Aanvaarde Rekeningkundige Praktyk soos toegepas in die jaarlikse gepubliseerde finansiële state; en
 - 3.1.3 moet ander verpligtinge van 'n versekeraar as voorwaardelike verpligtinge kragtens langermynpolisse, bepaal word ooreenkomstig Suid-Afrikaanse Standpunte van Algemeen Aanvaarde Rekeningkundige Praktyk.
- 3.2 Waar die versekeraar wesensriglyne by die waardering van sy bates of verpligtinge toepas, mag hulle nie minder konserwatief wees as die wesensriglyne wat sy eksterne ouditeure toepas nie.

4. Waardering van voorwaardelike verpligtinge vir polisvoordele wat nog nie opeisbaar geword het nie

- 4.1 Die premies wat waardeer moet word, is dié wat nog kragtens die polis betaal moet word, en wat die versekeraar nog nie vir rekeningkundige doeleindes erken het nie, behoudens paragraaf 4.2.
- 4.2 Wins mag nie erken word ten opsigte van polisopsies wat deur polishouers uitgeoefen mag word nie. Nogtans moet verliese erken word wat ten opsigte van sodanige opsies verwag word. Die versekeraar mag sy besigheid groepeer in breë kategorieë, met verwagte soortgelyke opsie-uitoefeningspatrone. Slegs die netto verlies in 'n kategorie, as daar is, hoef erken te word.
- 4.3 Waar aandeelhouders mag deelneem aan die netto-beleggingsopbrengste verdien op die onderliggende polisbates, moet die versekeraar 'n voorsiening in sy verpligtinge insluit vir die deel wat hy verwag om aan aandeelhouders toe te wys. Waar die toegewese deel beskikbaar sal wees as 'n buffer in ongunstige situasies, moet die voorsiening die grootste wees van:
- 4.3.1 die verwagte toewysing aan aandeelhouders;
 - 4.3.2 die verhoging, in die waarde van die betrokke polisverpligting, wat voortspruit uit die toepassing van die verpligte marges.

Die grondslag van die berekening van die voorsiening moet in die jaarlikse opgawe openbaar word.

- 4.4 Die waarde van die verpligtinge moet verhoog word met enige positiewe bonus-stabilisasiereserwe. As daar 'n negatiewe bonus-stabilisasiereserwe is, kan die waarde van verpligtinge verminder word, met hoogstens die bedrag wat redelikewys verwag kan word om verhaal te word, deur 'n uitkeer van laer bonusse in die daaropvolgende drie jare. Dit kan gedoen word slegs indien die statutêre aktuaris tevrede is, sover redelikewys moontlik onder die omstandighede, dat die bonusse in die daaropvolgende drie jare in die mate nodig verminder sal word, indien die billike waarde van die ooreenstemmende bates nie gaan herstel met meer as wat verwag kan word van 'n normale verwagte toekomstige opbrengs nie.
- 4.5 Die volgende verpligte marges moet by die beste-raming aannames gevoeg word, met dien verstande dat 'n aanname vermeerder, of verminder, moet word, afhangende van welke alternatief aanleiding gee tot 'n verhoging in die verpligting van die betrokke kategorie polisse:

Item	Verpligte marge as 'n persentasie van die beste-raming aanname
Mortaliteitseise	7,5%
Morbiditeitseise	10%
Gesondheidseise	15%
Vervallings	25%

Beëindigings vir ongeskiktheids-inkomstevoordele betalings	10%
Afkopings	10%
Uitgawes	10%
Uitgawe-inflasie	10% - van die beraamde eskalasiekoers
Heffing teen beleggingsopbrengs	'n Vermindering van 0,25 persentasiepunte per jaar in die bestuursfooi, of in 'n gelykwaardige bate-gebaseerde of beleggingsprestasië-gebaseerde marge.
Nota	Indien die beste-raming aanname byvoorbeeld 5% is, en die verpligte marge byvoorbeeld 10% is, is die aanname insluitend die marge 5,5% of 4,5%, na gelang van die geval.

- 4.6 Die verpligte marges moet oor die lewensduur van polisse bygevoeg word. Die uitsondering is vir reëlmatige hernubare polisse waar die marge bygevoeg behoort te word vir 'n minimumtydperk van twaalf maande, of tot by die volgende hernuwingsdatum, indien hiedie periode langer as twaalf maande is. Toekomstige bestuursop tredes mag nie aanvaar word om die verpligte marges te verminder nie.
- 4.7 Indien retrospektiewe reserwes bereken is en in die jaarlikse statutêre opgawe getoon word, behoort die waarde van die retrospektiewe reserwes minstens gelyk te wees aan die ooreenstemmende toekomstig-berekende reserwes, waar die toekomstig-berekende reserwes voorsiening vir verpligte marges insluit.
- 4.8 Diskresionêre marges kan by beste-raming aannames gevoeg word.
- 4.9 Die versekeraar moet, in sy jaarlikse opgawe:
- 4.9.1 alle uitdruklike en geïmpliseerde diskresionêre marges omskryf;
 - 4.9.2 hulle kwantifiseer waar hulle uitdruklik is; en
 - 4.9.3 die rede verstrek waarom hulle bygevoeg is.
- 4.10 Die uitgestelde belastingbate of -aanspreeklikheid, bepaal ooreenkomstig AARP, met betrekking tot bates van 'n polishouersfonds en wat erken word in die jaarlikse finansiële state, moet by die bepaling van die waarde van die verpligtinge van die fonds in berekening gebring word.

5. Redelike verwagtings van polishouers

- 5.1 Die redelike verwagtings van polishouers hang af van die soort polis, die praktyk van die versekeraar, die wyse waarop voordele aan polishouers kwoteer en voorgehou word, en die verwagtings deur bemarkingsmateriaal geskep.
- 5.2 Die redelike verwagtings van polishouers moet in ag geneem word in die mate wat, na die mening van die statutêre aktuaris, hulle die besluite van die versekeraar oor

bonusverklarings waarskynlik sal beïnvloed.

5.3 Behalwe in die geval van markverwante en gekoppelde polisse:

5.3.1 moet die toekomstige bonuskoerse wat vir polisse veronderstel word, bestaanbaar wees met die diskonto-koers wat vir die waardering van die ooreenstemmende verpligtinge gebruik word, met inagneming van die redelike verwagtings van die polishouers soos deur die statutêre aktuaris bepaal na oorweging van die aspekte in hierdie paragraaf 5 uiteengesit;

5.3.2 moet, waar die handhawing van die jongsverklaarde bonuskoerse nie vir alle toekomstige jare aanvaar word nie, dit in die jaarlikse opgawe openbaar word, met besonderhede van die verminderings of vermeerderings in veronderstelde bonuskoerse;

5.3.3 moet, waar van toepassing, die waarde van nie-vestigende bonusse wat akkumuleer het, ingesluit word in die waardering - en bykomend, afhangende van omstandighede, is dit moontlik dat toekomstige byvoegings by sodanige bonusse veronderstel moet word, byvoorbeeld, waar die bedrag van 'n bonus afhang van 'n skaal wat verband hou met die tydsduur wat die polis van krag was.

6. Waardering van ontbondelde polisse

6.1 Die verpligtinge ten opsigte van ontbondelde polisse mag nie minder wees nie as die som van:

6.1.1 hul onderskrywingsverpligtinge;

6.1.2 hul polisakkumulasiefondse, insluitend enige bonus-stabilisasiereserwe ten opsigte van daardie polisse.

6.2 Die waarde van die onderskrywingsverpligtinge moet bepaal word ooreenkomstig die volgende formule, en deur die verdiskontering van die verwagte toekomstige ondervinding met betrekking tot die items in die formule:

A plus B plus C minus D minus E,

waar:

A mortaliteits- en morbiditeitseise verteenwoordig, insluitend verpligte marges en, as daar is, diskresionêre marges;

B kommissie, uitgawes, en uitgawe-inflasie verteenwoordig, insluitend verpligte marges en, as daar is, diskresionêre marges;

C die koste van waarborge wat kragtens die polis gegee is, verteenwoordig;

D die voorsiening in die premie vir uitgawes, waarborge, risikodekking en wins verteenwoordig;

E die toekomstige fooie en laste wat ingevolge die polis afgetrek mag word, verteenwoordig.

7. Waardering van bates

7.1 Die waarde van 'n groepsonderneming moet beperk word tot die persentasie van die versekeraar se aandeelhouding of ander eienaarsbelang in die groepsonderneming, vermenigvuldig met die laagste van die billike waarde of netto batewaarde van die groepsonderneming.

7.2 Indien die groepsonderneming genoteer is, kan die waarde in paragraaf 7.1 vermeerder word met:

A vermenigvuldig met B,

waar:

A gelyk is aan die verskil tussen die billike waarde en die netto batewaarde van die groepsonderneming, met dien verstande dat A as nul geneem moet word indien die netto batewaarde meer as die billike waarde is;

B die volgende is:

- (a) tot 31 Desember 2003: die laagste van 60% en die persentasie van die versekeraar se eienaarsbelang in die groepsonderneming;
- (b) van 1 Januarie 2004 tot 31 Desember 2004: die laagste van 40% en die persentasie van die versekeraar se eienaarsbelang in die groepsonderneming;
- (c) vanaf 1 Januarie 2005: die laagste van 20% en die persentasie van die versekeraar se eienaarsbelang in die groepsonderneming.

7.3 Indien 'n groepsonderneming nie 'n geregleerde finansiële instelling is nie, en sy billike waarde minder as 0,25% van die waarde van die verpligtinge van die versekeraar is, kan dit teen billike waarde waardeur word, ondanks paragraaf 7.1.

7.4 Indien daar meer as een groepsonderneming is, soos in paragraaf 7.3 beoog, kan elkeen teen billike waarde waardeur word, mits hul gesamentlike waarde nie meer is as 2,5% van die waarde van die verpligtinge van die versekeraar. Indien hul gesamentlike waarde meer is as 2,5% van die waarde van die verpligtinge van die versekeraar, mag slegs soveel van hulle, uitgekies deur die versekeraar, as wat 'n gesamentlike billike waarde van nie meer as 2,5% van die waarde van die verpligtinge van die versekeraar het, teen billike waarde waardeur word. Die ander moet dan waardeur word soos deur paragraaf 7.1 vereis.

7.5 Indien 'n versekeraar aandele in sy houermaatskappy hou, regstreeks, of onregstreeks deur 'n filiaal of 'n trust, moet die waarde van daardie aandele vir doeleindes van waardering beperk word tot die volgende:

7.5.1 indien die houermaatskappy genoteer is - 5% van die waarde van die verpligtinge van die versekeraar;

7.5.2 indien die houermaatskappy nie genoteer is nie - nul.

7.6 Paragraaf 7.5 is ook van toepassing waar die versekeraar, regstreeks, of

onregstreeks deur 'n filiaal of 'n trust, aandele in sy houermaatskappy hou kragtens 'n aandele-aansporingskema gekoppel aan aandele in sy houermaatskappy.

7.7 Paragraaf 7.5 is nie van toepassing nie waar die versekeraar aandele in sy houermaatskappy hou kragtens 'n kollektiewe beleggingskema, of 'n indeks-gebaseerde beleggingskema of 'n soortgelyke beleggingsskema, wat algemeen deur die internasionale gemeenskap van institusionele beleggers erken word.

7.8 Indien 'n versekeraar 'n sel in 'n gelisensieerde versekeraar hou, moet die waarde van daardie aandele vir die doeleindes van die waardering beperk word tot die billike waarde van die toelaatbare bates gehou in die sel min die som van die waarde van sy verpligtinge en sy kapitaalvereiste soos gerapporteer deur die versekeraar (wat die sel uitgereik het) ten opsigte van daardie sel.

7.9 Indien 'n negatiewe batewaarde in 7.8 gerapporteer word, en die aandeelhoudersooreenkoms bepaal dat die versekeraar wat die sel hou, aanspreeklik is vir verliese en/of insolvensie, moet 'n aanspreeklikheid opgewerp word vir die volle negatiewe netto-batewaarde.

8. Netto batewaarde van 'n groepsonderneming

8.1 Indien die groepsonderneming 'n geregleerde finansiële instelling is

8.1.1 Die netto batewaarde van die groepsonderneming is die billike waarde van sy bates, min die totaal van die waarde van sy verpligtinge en sy kapitaalvereiste.

8.1.2 Hierdie waardes moet bereken word soos deur die betrokke regulerende gesag vereis.

8.1.3 Indien die groepsonderneming 'n maatskappy is, en sy hoofbesigheid versekeringsbesigheid is, moet die versekeraar, by die berekening van hierdie waardes, soveel van sy kapitaal en reserves uitsluit as wat ander aandeelhouders as die versekeraar in kontant mag onttrek wanneer hulle ophou om aandeelhouders te wees, ingevolge die statute van, of 'n kontrak met, die groepsonderneming.

8.2 In ander gevalle

8.2.1 Die netto batewaarde van die groepsonderneming is die waarde van sy bates, min die waarde van sy verpligtinge.

8.2.2 Indien die groepsonderneming die meeste van sy besigheid in Suid-Afrika dryf, moet hierdie waardes ooreenkomstig AARP bereken word.

8.2.3 Indien die groepsonderneming die meeste van sy besigheid in 'n ander land dryf, moet hierdie waardes bereken word ooreenkomstig die rekeningkundige standaarde algemeen in daardie land aanvaar.

8.2.4 By die berekening van hierdie waardes moet die volgende items uitgesluit word in die mate wat hulle, volgens die versekeraar, met redelike moeite bepaal kan word en wesenlik is:

- (a) 'n bedrag wat onbetaald bly na die verstryking van 'n tydperk van 12 maande vanaf die datum waarop dit verskuldig en betaalbaar geword het;
- (b) 'n bedrag wat die administratiewe, organisatoriese of besigheidsuitbreidingsuitgawes, wat regstreeks of onregstreeks aangegaan is, verteenwoordig;
- (c) 'n bedrag wat klandisiewaarde of 'n item van soortgelyke aard verteenwoordig;
- (d) 'n bedrag wat 'n voorafbetaalde uitgawe of 'n uitgestelde uitgawe verteenwoordig;
- (e) 'n bedrag wat 'n eiendomsbelang in 'n filiaal van die groepsonderneming verteenwoordig, wat meer is as die netto batewaarde, bereken op dieselfde basis as in hierdie paragraaf 8 beoog, van die filiaal.

9. Kapitaaltoereikendheidsvereiste

9.1 Die kapitaaltoereikendheidsvereiste vir 'n versekeraar moet deur sy statutêre aktuaris bepaal word, wanneer ingevolge die Wet verslag gedoen word, as die hoogste vermeld in paragrawe 9.1.1, 9.1.2 and 9.1.3 hieronder.

9.1.1 'n Bedrag wat sal verseker dat die verpligting van die versekeraar kragtens elke polis nie minder is as die bedrag wat vir die polishouer beskikbaar sal word by die afkoping of verval van daardie polis, met voldoende voorsiening vir die redelike verwagtings van die polishouer.

9.1.2 Die bedrag bepaal ooreenkomstig die AGSA-riglyne vir die berekening van die kapitaaltoereikendheidsvereiste.

9.1.3 Die minimum kapitaaltoereikendheidsvereiste, wat die hoogste moet wees van:

- (a) R10 miljoen;
- (b) 'n bedrag wat bedryfsuitgawes, soos omskryf en aangemeld in die jongste jaarlikse opgawe by die Registrateur ingedien, vermenigvuldig met 13 en gedeel deur 52 of, indien dit verskil, gedeel deur die getal weke ingesluit in die verslagtydperk, verteenwoordig.

9.2 Die Registrateur mag toelaat dat die kapitaaltoereikendheidsvereiste (bereken soos voorgeskryf in paragrawe 9.1.1 en 9.1.2), aangepas mag word deur die gebruik van 'n maatskappy-spesifieke model soos ooreengekom tussen die versekeraar en die Registrateur, met inagneming van enige vereistes wat die Registrateur mag spesifiseer.

9.3 By die bepaling van die kapitaaltoereikendheidsvereiste ooreenkomstig paragrawe 9.1.1, 9.1.2 en 9.2, mag krediet vir verrekeningsfaktore slegs in berekening gebring word waar:

9.3.1 die raad van direkteure van die versekeraar die betrokke bestuursoptrede goedgekeur het;

9.3.2 die statutêre aktuaris tevrede is, sover redelik moontlik onder die

omstandighede, dat die bestuursoptrede sal plaasvind.

- 9.4 By die bepaling van die kapitaaltoereikendheidsvereiste ooreenkomstig paragrawe 9.1.1, 9.1.2 en 9.2 moet die kapitaaltoereikendheidsvereiste van 'n tak van die versekeraar gevoeg word by die kapitaaltoereikendheidsvereiste van die versekeraar. Die kapitaaltoereikendheid van elke tak moet die hoogste wees van:

9.4.1 die kapitaaltoereikendheidsvereiste van die tak, bereken ooreenkomstig hierdie Vereistes; hierdie vereiste word bereken deur die verskil te neem tussen die kapitaaltoereikendheidsvereiste wanneer die spesifieke tak se bates en verpligtinge bygevoeg word by daardie van die Suid-Afrikaanse bedryf en die kapitaaltoereikendheidsvereiste van die Suid-Afrikaanse bedryf op sy eie;

9.4.2 sodanige kapitaalvereiste as wat voorgeskryf mag word deur die regulerende gesag van die land waarin die tak die meeste van sy versekeringsbesigheid dryf.

- 9.5 Die totale kapitaaltoereikendheidsvereiste soos uiteengesit in hierdie Vereistes is die minimumbedrag wat beskikbaar moet wees. Waar die statutêre aktuaris waarneem dat hierdie minimum ontoereikend vir 'n bepaalde langtermynversekeraar is, moet die versekeraar die hoër bedrag wat die statutêre aktuaris omsigtig ag, opsysit.

10. Die Registrateur mag bepalings verslap

- 10.1 Die Registrateur mag enige bepaling van hierdie Vereistes verslap, vir die duur en op die voorwaardes wat die Registrateur mag bepaal.
- 10.2 'n Versekeraar moet skriftelik aansoek doen om so 'n verslapping, in die vorm en met die ondersteunende inligting, dokumente en verduideliking wat die Registrateur mag vereis.

11. Kort titel

- 11.1 Hierdie Kennisgewing heet die Kennisgewing op die Voorgeskrewe Vereistes vir die Berekening van die Waarde van Bates, Verpligtinge en Kapitaaltoereikendheidsvereiste van Langtermynversekeraars, 2005.
- 11.2 Sou daar 'n teenstrydigheid tussen die Afrikaanse en Engelse weergawe van hierdie Kennisgewing wees, gee die Engelse weergawe die deurslag.

BOARD NOTICE 73 OF 2005
PROPERTY VALUERS PROFESSION ACT, 2000
FOURTH AMENDMENT TO RULES

The South African Council for the Property Valuers Profession, under section 37 of the Property Valuers Profession Act, 2000, hereby makes the rules in the Schedule.

SCHEDULE

Definitions

1. In these rules, unless the context otherwise indicates –
 - (i) “the Act” means the Property Valuers Profession Act, 2000 (Act No. 47 of 2000); and
 - (ii) “the Rules” means the Rules for the Property Valuers Profession, 2003, as amended.

Amendment of rule 8 of Rules

2. Rule 8 of the Rules is hereby amended by the substitution for subrule 2 of the following subrule:
 - “(2) An applicant may apply to the council for registration in more than one category referred to or contemplated in section 19(1) of the Act, provided –
 - (a) that a separate application form with separate supporting information and documents, as well as the applicable registration fee and charges, accompany the application in respect of each category;
 - (b) that an applicant may not at the same time be registered in more than one category; and
 - (c) that when the council registers an applicant in a category other than the category in which the applicant has been registered, the previous registration lapses by that very fact.”.

Amendment of Annexure D.2 to Rules

3. Annexure D.2 to the Rules is hereby amended by the insertion before item 1 of the following item:

“Registration of Estate Agents

A1.(1) For the purposes of this item -

- (a) "estate agent" means an estate agent as defined in section 1 of the Estate Agency Affairs Act;
- (b) "fidelity fund certificate" means a fidelity fund certificate is defined in section 1 of the Estate Agency Affairs Act; and
- (c) "the Estate Agency Affairs Act" means the Estate Agency Affairs Act 1976 (Act No. 112 of 1976).

(2) Without derogating from the provisions of section 20(2) of the Act, the council shall, in addition, be satisfied that an applicant wishing to be registered as a candidate single residential property assessor or a single residential property assessor -

- (a) is an estate agent; and
- (b) is in possession of a valid fidelity fund certificate.

(3) Without derogating from the provisions of section 21 of the Act, and in addition, the registration of a candidate single residential property assessor or a single residential property assessor shall, by that very fact, lapse if -

- (a) the registered person concerned is no longer an estate agent; or
- (b) the fidelity fund certificate of the registered person concerned is withdrawn or lapses in terms of section 28 or 29(3) of the Estate Agency Affairs Act.

(4) Any applicant whose application for registration as a single residential property assessor is pending at the date of commencement of item A1 or who does not already comply with subitem (2)(a) and (b), shall within 12 months from that date, or a further period determined by the council, comply with subitem (2)(a) and (b).

(5) The registration of any person who at the date of commencement of item A1 is registered as a candidate single residential property assessor and who does not comply with subitem (2)(a) and (b), lapses after 12 months from that date, or a further period determined by the council, unless the candidate single residential property assessor complies with subitem (2)(a) and (b)."

Short title

4. These rules shall be called the Fourth Amendment to the Rules.

BOARD NOTICE 74 OF 2005
PROPERTY VALUERS PROFESSION ACT, 2000
FIFTH AMENDMENT TO RULES

The South African Council for the Property Valuer Profession, under section 37 of the Property Valuers Profession Act, 2000, hereby makes the rules in the Schedule.

SCHEDULE

Definitions

1. In these rules, unless the context otherwise indicates –
 - (i) “the Act” means the Property Valuers Profession Act, 2000 (Act No. 47 of 2000); and
 - (ii) “the Rules” means the Rules for the Property Valuers Profession, 2003, as amended.

Substitution of rule 5 of Rules

2. Rule 5 of the Rules is hereby substituted by the following rule:

“Validity of registration

5. (1) For the purposes of this rule –
 - (a) “date of registration” means the date of registration endorsed on a registration certificate referred to in rule 6 or the date deemed to be that date by virtue of subrule (4);
 - (b) “effective date” means 1 April 2006; and
 - (c) “expiry date” means the date on which the validity of the registration of a registered person expires in accordance with this rule.
- (2) Subject to subrules (4), (5) and (8), a registration in terms of section 20(2) of the Act shall with effect from the effective date and as a general rule be valid for a period of five years from the date of registration.
- (3) The period of validity of the registration of a registered person prescribed in this rule shall be endorsed on all registration certificates issued with effect from the effective date.
- (4) The date of registration of a person who on the effective date is registered as –
 - (a) a professional;
 - (b) a single residential property assessor; or

(c) a candidate single residential property assessor, shall, for the purposes of subrule (1), be deemed to be that of the effective date.

(5) For the purposes of subrule (1), the following periods of validity shall apply to a candidate valuer who, on the effective date, has already been registered for –

- (a) six years or more, a further one year from the effective date;
- (b) five years or more but less than six years, a further two years from the effective date;
- (c) four years or more but less than five years, a further three years from the effective date;
- (d) three years or more but less than four years, a further four years from the effective date;
- (e) two years or more but less than three years, a further five years from the effective date; or
- (f) one year or more but less than two years, a further six years from the effective date.

(6) The period of validity of the registration of –

- (a) a professional or a registered single residential property assessor may, on the expiry date, be extended for a further period not exceeding five years, if the council is satisfied that the registered person concerned complies with the applicable conditions relating to and the nature and extent of continuing education and training determined by the council under section 13(k) of the Act.
- (b) a candidate valuer may, on the expiry date of his or her registration referred to in subrule (5), be extended for a further period determined by the council –
 - (i) if the council is convinced that circumstances beyond the control of the candidate valuer prevented him or her from obtaining the prescribed or a recognized academic qualification or from complying with the other requirements for registration as a professional associated valuer; or
 - (ii) the registration of the candidate valuer as a professional is pending and under consideration by the council or that the candidate valuer is about to apply for that registration; or
- (c) a candidate single residential property assessor may, on the expiry date, under the circumstances referred to in paragraph (b), with the necessary changes, be extended for a further period not exceeding one year.

(7) When the council extends the period of registration of a registered person in accordance with subrule (6), the council –

- (a) may determined conditions applicable to the extension; and
- (b) must convey its decision to the registered person in writing.

(8) An application for an extension of the period of validity of a registration shall be made in writing and be accompanied by –

- (a) any charge determined by the council under section 12 of the Act;
- (b) any registration certificate in possession of the applicant; and
- (c) any information or document required by the council.

(9) If the council refuses to extend the period of validity of the registration of a registered person the registered person may, after a period of two years from the date of the refusal, apply for registration in accordance with section 20(2)(a) or (b), as the case may be, of the Act.

(10) For the purposes of this rule, the Registrar shall at least 6 months before the expiry date cause a written notice to be given by registered post to a registered person requesting him or her to apply at least 3 months prior to the expiry date of his or her registration in the manner set out in subrule (9) for the extension of his or her registration.

Amendment of Part VIIA of Rules

3. Part VIIA of the Rules is hereby amended by the insertion of the phrase “RENEWAL OF RECOGNITION – VOLUNTARY ASSOCIATIONS” before the reference “(Section 26(7))”.

Substitution of rule 18 of Rules

4. Rule 18 of the Rules is hereby substituted by the following rule:

“Short title and commencement

18. These rules shall be called the Rules for the Property Valuers Profession, 2003, and shall commence on 1 September 2003.”.

Short title

5. These rules shall be called the Fifth Amendment to the Rules.

EXPLANATORY NOTE

The South African Council for the Property Valuers Profession ("the Council"), under section 37, read with section 11(b) of the Property Valuers Profession Act, 2000, intends to make the attached rules.

Although the said section 11(b) authorizes the Council to prescribe the period of validity of the registration of a registered person, the Council has not done so as yet, and this is causing problems, particularly in respect of candidate valuers. At the moment it is a matter of once registered, always registered, provided that a registered person pays annual fees and manages to stay out of the trouble. It goes without saying that a candidate valuer cannot remain registered in that category for an indefinite period. The proposed rules seek to address this and related problems. As far as professionals are concerned, the Council is about to determine conditions relating to and the nature and extent of continuing education and training ("CET", sometimes referred to as continuous professional development). The proposed rules complement and facilitate the envisaged CET measures. The other provisions contained in the proposed rules are of a consequential nature and do not require any explanation.

Interested persons or bodies are invited to submit written comments on the proposed rules on or before 19 August 2005 to the Registrar: SACPVP, by-

- mail to P O Box 114, MENLYN 0063;
 - fax to (012) 348 7528;
 - e-mail to info@sacpvp.co.za; or
 - hand delivery to 77 Kariba Street, LYNNWOOD GLEN, PRETORIA.
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