Government Gazette Staatskoerant

Vol. 489

Pretoria, 3 March 2006

No. 28590

CONTENTS · INHOUD

No.

Page Gazette No. No.

GENERAL NOTICE

Trade and Industry, Department of

General Notices

Consumer Affairs (Unfair Business Practices) Act (71/1988): Arrangement dated 9 August 2005: Consumer Affairs Committee and Body Lab Fitness Centre......

28590

GENERAL NOTICE

NOTICE 379 OF 2006

DEPARTMENT OF TRADE INDUSTRY CONSUMER AFFAIRS (UNFAIR BUSINESS PRACTICES) ACT

I, Mandisi Mpahlwa, Minister of Trade and Industry, do hereby, In terms of section 10(3) of the Consumer Affairs (Unfair Business Practices) Act, 1988 (Act No 71 of 1988), publish the arrangement dated 9 August 2005 entered into between the Consumer Affairs Committee and Body Lab fitness centre

MANDISI MPAHLWA, MP MINISTER OF TRADE AND INDUSTRY

01/02/2006

SCHEDULE

UNDERTAKING BY; MR C BENETT AND MR HM BENETT, -MEMBERS OF BODY LAB GYMNASIUM IN TERMS OF SECTION 9 OF THE CONSUMER AFFAIRS (UNFAIR BUSSINESS PRACTICES) ACT NO 71 OF 1988

Background

In March of 2002, the Minister of Trade and Industry (the Minister) published a notice (Notice 408 of 2002, Government Gazette No 23260 of 22 March 2002). In this notice provision is made for a five day cooling off period (excluding Saturdays, Sundays and public holidays) for the cancellation of any agreement entered into between a consumer and a fitness centre from the actual date of the signing of the agreement. Consumers are also entitled to choose whether or not to pay membership fees in advance or to make monthly payments.

It has been alleged by certain consumers that Body Lab Gymnasium in Kempton Park appears to debiting the full membership fees for the duration of the contract in advance from their credit cards without prior consent. This amounts to a contravention of the Notice issued by the Minister.

We the undersigned representatives of Body Lab Gymnasium

Mr C Benett (ID No: 7405145124081); and Mr HM Benett (ID No: 7610200040086)

do hereby acknowledge that we have been informed that the Consumer Affairs Committee (the Committee), after undertaking a section 4(1)(c) investigations in terms of the Consumer Affairs (Unfair Business Practices) Act, 71 of 1988 (the Act), found that the business practices as applied by us, were likely to have the effect of:

harming the relations between us and the clients (the consumers);

unreasonably prejudicing the consumers;

deceiving the consumers and

unfairly affecting the consumers.

In the opinion of the Committee, we were therefore involved in unfair business practices as defined in the Act.

We acknowledge that our membership agreements do not include the provisions of the Minister's order. We have since initiated a process whereby our membership agreements have been changed to include these provisions.

We have been informed that in terms of section 9 of the Act, the Committee may, at any time, negotiate with any person with the view to making an arrangement which, in the opinion of the Committee, will ensure discontinuance of an unfair business practice. We are therefore prepared to negotiate with the representatives of the Committee and to make an arrangement regarding our future conduct.

Undertaking: In view of the above we Mr. C Benett and Mr HM Benett undertake:

- (1) to ensure that all membership agreements issued by our Body Lab branches include provisions that entitle the member to: terminate his/her membership within five days (excluding Saturdays, Sundays and Public holidays) of entering into the contract; and to choose whether to pay membership fees in advance for the period of the contract or whether to make monthly payments.
- (2) to discontinue the unfair business practice with immediate effect.
- (3) to ensure that all employees, agents or consultants that recruit consumers on behalf of Body Lab, shall at all times comply with the provisions of Notice 406 of 2002.
- (4) to refund consumers who entered into contracts that did not comply with notice 406 of 2002.

(We further understand that any contravention of this undertaking shall immediately and without further notification or discussion lead to a criminal charge.)

Signed on the _______ of August 2005

Mr HM Benette

Signed on the ______ of August 2005.

(1) Witness: ______ Signed on the ______ of August 2005

Signed on the ______ of August 2005

Signed on the ______ of August 2005