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DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 710

17 August 2007

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

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648. Makgontshane Aubrey Thcsago - 720606 6842 08 5 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 - *Aubrey Makgontshane Obridge*
649. Matsobane Jacob Malatji - 840516 5529 08 5 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 - *Matsobane Jay*
650. Busiwana Dolly Ramapatla - 520930 0654 08 6 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 - *Deily Noni*
651. Ellen Mkhabela - 700801 0767 08 1 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 - *Ellen Nakedi*
652. Jan May - 770420 5075 08 8 - Department of Home Affairs, Private Bag X 20531, Bloemfontein, 9300 - *William Jan*
653. Masoutaha Lekhula - 830911 0773089 - Department of Home Affairs, Private Bag X 5007, Strekspruit, 9762 - *Sebatso*
654. Sibonile Barabas Mbali - 860316 6105 08 3 - Department of Home Affairs, Private Bag X 5, Randfontein, 1760 - *Barabas Sibomile*
655. Matsielsi Yvonne Tladi - 850328 1199088 - Department of Home Affairs, Private Bag X 840, Witsieshoek, 9870 - *Matsielsi Tshepiso*
656. Jeanette Mmakotsere Madileng - 870727 0560 08 1 - Department of Home Affairs, Private Bag X 4011, Kwamhlanga, 1022 - *Jeanette Marco Tsere*
657. Mike Seretlo - 880314 5746 08 6 - Department of Home Affairs, Private Bag X 24, Rosslyn, 0200 - *Thapelo Mike*
658. Majadilhlogo Richard Moeng - 820810 5699 08 7 - Department of Home Affairs, Private Bag X 71, Lebowakgomo, 0737 - *Tsoku Mmawsi Richard*
659. Valley Malatji - 870304 0796 08 9 - Department of Home Affairs, Private Bag X 71, Lebowakgomo, 0737 - *Mashishimale Olga*
660. Mziwokuthula Siza Zuma - 860302 5371082 - Department of Home Affairs, Private Bag X 9005, Pine Town, 3600 - *Mziwokuthula Zokhele*

661. Jabulile **Mandi** Mtimkulu - 870716 1139086 - Department of Home Affairs, Private Bag X 056, Vanderbijlpark, 1900 - *Jabulile Manno*
662. Dina Mngomezulu - 530520 0660 08 0 - Department of Home Affairs, Private Bag X 2263, Ingwavuma, 3968 - *Zodwa Dinah*
663. Nomqowdiso Winnifred Chase - 581003 0926080 - Department of Home Affairs, Private Bag X 9003, East London, 5200 - *Lulama Winnifred*
664. Sirnpiwe Gagai - 591228 5199 080 - Department of Home Affairs, Private Bag X 3200, Kokstad, 4700 - *Simpiwe Simthembile*
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666. Mzingisi Vusani - 691120 5853 08 0 - Department of Home Affairs, Private Bag X 54333, Durban, 4000 - *Mzingisi Alton*
667. Mtshengiseni Mkbize - 740106 5521083 - Department of Home Affairs, Private Bag X 54333, Durban, 4000 - *Sifiso Mtshengiseni*
668. Lekemane Enock Rankwe - 860508 5661088 - Department of Home Affairs, Private Bag X 1080, Lydenburg, 1120 - *Thepo Enock*
669. Thandekile Signal Mngadi • 800514 0755 08 4 - Department of Home Affairs, Private Bag X 9073, Pietermaritzburg, 3200 - *Thandekile Sweetness*
670. Pekkies Nkosi - 8801010363086 - Department of Home Affairs, Private Bag X 1060, Lydenburg, 1120 - *Phindy Vinolia*
671. Andries Phutho Khanye - 820811 5496086 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 • *Andre Phutho*
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673. Buyiswa Kweleni • 741231 0899 08 3 - Department of Home Affairs, 12 High Street, Confimvaba, 5050 - *Buyiswa Nosamkelo*
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677. Wendy Mazibuko - 810827 1021 084 - Department of Home Affairs, Private Bag X 1, Ferreirasdorp, 2048 - *Wendy Ntokozo Precious*
678. Amos Matshana • 571020 5659 08 8 - Department of Home Affairs, Private Bag X 7209, Witbank, 1035 - *Shamase Amos*
679. Londa Bulelani Phillip. 880207 5368 08 5 • Department of Home Affairs, Private Bag X 3200, Kokstad, 4700 • *Sabala Landa Bulelani*
680. Kholofelo Dephney Mashale - 831215 5410 08 8 - Department of Home Affairs, Private Bag X 9666, Giyani, 0826 - *Devlon Kholofelo*
681. Ngwagamobe Alfred Pookgoadi - 841228 5552 08 8 - Department of Home Affairs, Private Bag X 71, Lebowakgomo, 0737 - *Sepeke Alfred*
682. Zandile Msindn - 810312 0461086 - Department of Home Affairs, Private Bag X 13, Welkom, 9460 - *Nomthunzi Zandile*
683. Jan Setsengwana Madidimale - 810826 5332 08 3 • Department of Home Affairs, Private Bag X 2498, Mokopane, 0600 - *Clifford Thapedi*
684. Nonzwakazi Patricia Booi • 590323 0706 08 7 • Department of Home Affairs, Private Bag X 7073, Queenstown, 5320 • *Nonzwakazi Nobanti Patricia*
685. Mathabo Suzan Senoge • 820603 0394089 - Department of Home Affairs, Private Bag X 13, Welkom, 9460 - *Motshedisi Suzan*
686. Retshepile Jane Motsamai • 780701 062308 I • Department of Home Affairs, Private Bag X 077, Vereeniging, 1930 - *Mmasebatso Jane*
687. Nosisa Tsheqane - 861213 0852 084 - Department of Home Affairs, Private Bag X 3081, Wordester, 6849 - *Nosamkele*
688. Patricia Norman Mngomezulu • 671016 0557 08 6 - Department of Home Affairs, Private Bag X 022, Alberton, 1450 - *Patricia Normab*
689. Cathrine Mafole Moshaoeng - 851214 0434 08 1 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 • *Cathrine Magole*

690. Kediinsetse Johanne Schemo - 880310 0878 08 0 - Department of Home Affairs, Private Bag X 5009, Kimberley, 8300 - *Kediinsetse Joanna*
691. Caren Bianca King. 861007 0263 08 0 - Department of Home Affairs, Private Bag X 9031, Cape Town, 8000 - *Camilla*
692. Thomelane Petras Ndana - 750505 7306 08 7 - Department of Home Affairs, Private Bag X 2012, Krugersdorp, 1740 • *Zolile Petrus*
693. Mmogo Melita Diphikwe - 810101 1056080 - Department of Home Affairs, Private Bag X 2012, Krugersdorp, 1740 - *Melita*
694. Siphokazi Mshumi - 820605 0461 08 1 - Department of Home Affairs, Private Bag X 9031, Cape Town, 8000 - *Nosango*
695. Ramohokwane Betty Mashika - 560224 0797 08 2 - Department of Home Affairs, Private Bag X 24, Rosslyn, 0200 - *Ramolokoawe Betty*
696. Mthandeni American Mcobothi - 640527 5507 08 0 - Department of Home Affairs, PO Box 24, Harding, 4680 - *Mthandi Zephethiwe*
697. Samuel John Napoleon - 521016 5839 08 5 - Department of Home Affairs, Private Bag X 9031, Cape Town, 8000 - *Suliaman*
698. Motazanea Makgata Mohlala - 830822 5778 08 2 - Department of Home Affairs, Private Bag X 71, Lebowakgomo, 0737 - *Sonny Makgata*
699. Lena Aletta Erasmus - 650814 0213 08 9 - Department of Home Affairs, Private Bag X1, Oudtshoorn, 6623 - *Marlene*
700. Nomatshetshi Nqornbolo - 730310 150208 7 - PO Box 219, Flagstaff, 4810 - *Nomatshetshi Mandluntsha*
701. Mantombi Patricia Moopeloa - 7307220714085 - South African Embassy, Abu Dhabi, - *Mantombi Makhoba*
702. Kisti Naidoo - 601009 0139 08 3 - 42 Softwood Crescent, PO Box 25073, Trenance Park, 4345 - *Kristine*
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704. Victoria Tshgefotso Modise - 870217 0551082 - Department of Home Affairs, Private Bag X 2012, Krugersdorp, 1740 - *Victoria Tshwarelo*
705. Saraiva Mateus Magagule - 720501 6174086 - Department of Home Affairs, Private Bag X 605, Pretoria, 0001 - *Andries Samkelo*
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707. Mdungazi Alex Tibane - 401219 5247 08 6 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *Mbhazina Alex*
708. Phethedi Ralefeta - 841008 5859083 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *Phethedi Phetheli*
709. Kwena Adelaide Kutu - 740922 0999 08 6 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *Adelaide Koena*
710. Bazima Wilson Mashele - 580729 5450 08 7 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *Mbhazima Wilson*
711. Petronella Mamelodi Maabane - 840906 0979 08 0 - Department of Home Affairs, Private Bag X 01010, Phalaborwa, 1390 - *Mamelodi Petronella*
712. Ndivhuwo Leroy Singo - 760116 5505 08 0 • Department of Home Affairs, Private Bag X 04, Wibsey, 1717 - *Tebogo Leroy*
713. Joyce Manoko - 670919 0351080 - Department of Home Affairs, Private Bag X 01, Kempton Park, 1620 - *Pitsi Joyce*
714. Refilwe Ncanywa - 870101 1878084 - Department of Home Affairs, Private Bag X 41, Roodepoort, 1725 - *Tshiamo Nokuzola*
715. Tembelihle Ngalo - 670909 6219 08 4 - Department of Home Affairs, Private Bag X 3200, Kokstad, 4700 - *Tembelihle Upinton*
716. Pricilla Jacobs - 770130 0117 08 8 - Department of Home Affairs, Private Bag X 01, Kempton Park, 1620 - *Priscilla Bianca*
717. Eunice Kerotse Tsieco - 860818 0597 08 2 - Department of Home Affairs, Private Bag X 210, Pampierstad, 8566 - *Pinky Eunice*
718. Sina Musi - 490510 0237 08 6 - Department of Home Affairs, Private Bag X1, Ferreirasdorp, 2048 - *Sina Queen Venessa Constance Deedee*
719. Siduduzo Thabethe - 820918 6118 08 8 - Department of Home Affairs, Private Bag X 2263, Ingwavuma, 3968 - *Siduduzo Siyabonga*
720. Mandla Tebele - 6806215799085 - Department of Home Affairs, Private Bag X I, Ferreirasdorp, 2048 - *Mandla Marvin*
721. Mary-Jane Shabalala - 791027 0422 08 5 - Department of Home Affairs, Private Bag X I, Ferreirasdorp, 2048 - *Mary-Jane Nonhlanhla*

722. Tubata Khupiso - 4301040472 08 4 - Department of Home Affairs, Private Bag X 5006, Umtata, 5100 - *Nojimgile Tubata*
723. Mulalo Kenneth Rakhivhani - 790206 5695 08 2 - Department of Home Affairs, Private Bag X 2249, Sibasa Venda, 0970 - *Mulalo*
724. Melusi Sheperd Mayisela - 820628 5878 08 3 - Department of Home Affairs, Private Bag X 9922, Ladysmith, 3370 • *Melusi Sdaks*
725. Molobe Vinolia Manthata - 871226 0863 08 I - Department of Home Affairs, Private Bag X 500., Brits, 0250 - *Maalobe Vinolia*
726. Nobuntu Elda Nokonya - 290819 0094 08 8 - Department of Home Affairs, Private Bag X 11, Johannesburg, 2000 - *Nomntu Elda*
727. Sabata Kenneth Mokoteli - 720317 5370 08 2 - Department of Home Affairs, Private Bag X 06, Kroonstad, 9500 - *Sebata Kenneth*
728. Halejoetse Sanna Lekwala • 441116 0325 08 5 - Department of Home Affairs, Private Bag X 508, Botshabelo, 0731 • *Halejoetse Maria*
729. Bongani Zungu - 860624 5742 08 I - Department of Home Affairs, Private Bag X 54333, Durban, 4000 - *Sibongiseni*
730. Papie Stephans Smith - 680604 5368 08 5 - Department of Home Affairs, 06, Kroonstad, 9500 - *Papie Stephen*
731. Dikomang Valeria Celestine Dingaana - 840110 0685 08 2 - Department of Home Affairs, Private Bag X 20531, Bloemfontein, 9300 - *Valeria Celestine*
732. Makhulu Frans Legoabe - 860913 5433 08 4 - Department of Home Affairs, Private Bag X 2498, Mokopane, 0600 - *Dikhuloana France Abel*
733. Tshephiso Stephen Nkhwnane - 880121 5791 08 I - Department of Home Affairs, Private Bag X 2498, Mokopane, 0600 - *Lesiba Tshepho*
734. Moeti Lucky Kgonyane - 871102 0600 08 0 - Department of Home Affairs, Private Bag X 2498, Mokopane, 0600 - *Moeti Lucy*
735. Hlekisile Collect Madondo • 650731 0527 08 8 - Department of Home Affairs, Private Bag X 54333, Durban, 4000 • *Collet*
736. Sindisiwe Mthembu - 8009121266087 - Department of Home Affairs, Private Bag X 54333, Durban, 4000 - *Sindisiwe Sweetness*
737. Moses Thabo Nomzinwa - 820219 5117 08 4 - Department of Home Affairs, Private Bag X 2111, Molopo, 8670 - *Moses Thabiso*
738. Maria Nel - 870815 0202 08 3 - Department of Home Affairs, Private Bag X 8558, Upington, 8460 - *Yoliswa Venequeline Maria*
739. Geoffrey Fabriek Modika - 601008 5362 088 - Department of Home Affairs, Private Bag X 41, Roodepoort, 1725 - *Godfrey Ngwako*
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743. Molathegi Amon Israel • 790824 5908089 - Department of Home Affairs, Private Bag X I, Soshanguve, 0152 - *Amon Thabo*
744. Bisiwana Tryphosa Mashimbye - 870128 0562 08 8 - Department of Home Affairs, Private Bag X 2498, Mokopane, 0600 - *Lebo Tryphosa*
745. Ettie Barnabas Rabotapi - 890307 5322 08 8 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *Eddie Ettie*
746. Ndisiwe Trom - 861007 1134082 - Department of Home Affairs, Private Bag X 7073, Queenstown, 5320 - *Andisiwe*
747. Malimeku Samuel Ramagwili - 860907 1135 08 I - Department of Home Affairs, Private Bag X 9426, Polokwane, 0700 - *Malimeku Salome*
748. Samo Januarie Lesesa - 811230 5910 08 0 - Department of Home Affairs, Private Bag X 840, Witsieshoek, 9870 - *Samo Jackson*
749. Setadi Spomo Barbara Matlou - 361006 0234 088 - Department of Home Affairs, Private Bag X 41, Roodepoort, 1725 - *Sejadi Sponono Barbara*
750. Tshuku Rosina Maputla - 820430 0990 08 2 - Department of Home Affairs, Private Bag X 212, Ellisras, 0555 - *Mahlodi Rosina*
751. Puseletso Izaac Chele - 641101 5285086 - Department of Home Affairs, Private Bag X 16, Bethlehem, 9700 • *Thabo Pusetso Izaac*
752. Siphелеle Hleza - 86051 I 1025 08 4 - Department of Home Affairs, Private Bag X 04, Wibsey, 1717 - *Ntombfuthi Siphелеle*

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757. Ronald Shabalala- 700311 5762087 - Department of Home Affairs, Private Bag X II, Johannesburg, 2000 - *RonaldEddie*
758. Mamatsi Caroline Mkoneni - 8812210897088 - Department of Home Affairs, Private Bag X 4011, Kwamhlanga, 1022 - *Caroline Mdlasakhe*
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772. Yolisa Gajana - 880509 0722 08 7 - Department of Home Affairs, Private Bag X 9003, East London, 5200 - *Yolisa Yvonne*
773. Sibongile Cywthia Sokhela • 40010 I 1512 08 8 - Department of Home Affairs, Private Bag X 9073, Pietennarizburg, 3200 - *Sibongile Cynthia*
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775. Sidney Maetle - 850201 5462085 - Department of Home Affairs, Private Bag X 5001, Brits, 0250 - *Lesedi Sydney*
776. Andries Bokaki Lephuthing- 861021 5377 08 4 - Department of Home Affairs, Private Bag X 840, Witsieshoek, 9870 • *Andries Thabang*
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778. Rakoenla Carel Ramela - 850820 5607 08 2 - Department of Home Affairs, Private Bag X 60S, Pretoria, 0001 • *Rakwenla Carl*
779. Bheka Ncayiyana- 6201016538082 - Department of Home Affairs, Private Bag X 5001, Brits, 0250 - *Ellias Bheka*
780. Emely Mammuso Thabana - 861130 0166 085 - Department of Home Affairs, Private Bag X 20531, Bloemfontein, 9300 - *Emely Mamonaheng*
781. Lahliwe Andrietta Mjandana - 681112 0316 08 2 - Department of Home Affairs, Private Bag X 41, Roodepoort, 1725 - *Allela Nomayeza*
782. Tieties Jacobus Du Raan- 560217 5103 08 2 - Department of Home Affairs, Private Bag X 8558, Upington, 8460 - *Titus Jacobus*

DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM

NATIONAL ENVIRONMENTAL MANAGEMENT: AIR QUALITY ACT, 2004 (ACT NO. 39 OF 2004)

CORRECTION NOTICE: SUBSTITUTION OF THE MAP DESCRIBING THE BOUNDARIES OF THE VAAL TRIANGLE AIR-SHED PRIORITY AREA

The following correction to Government Notice No. 365 appearing in Government Gazette No. 28732 of 21 April 2006 is hereby published for general information.

The map describing the boundaries of the Vaal Triangle Air-shed Priority Area, contained in the Schedule to the said Government Notice, incorrectly includes the area of Heidelberg, within the Ilesedi local Municipality (Sedibeng District Municipality), in the Gauteng Province, as part of the priority area.

The following map, which illustrates the correct description of the boundaries of the Vaal Triangle Air-shed Priority Area, hereby substitutes the map as set out in the Schedule to the said Government Notice with immediate effect.

Marthinus van Schalkwyk

MARTHINUS VAN SCHALKWYK, MP

MINISTER OF ENVIRONMENTAL AFFAIRS AND TOURISM



DEPARTMENT OF MINERALS AND ENERGY
DEPARTEMENT VAN MINERALE EN ENERGIE

No. 715

17 August 2007

MINES AND WORKS ACT, 1956
(ACT NO 27 OF 1956)

DECLARATION OF WORK IN THE NATIONAL INTEREST

Under Section 9(1)(f) of the Mines and Works Act, 1956 (Act No 27 of 1956), I, Buyelwa Patience Sonjica, Minister of Minerals and Energy, hereby declare that, in my opinion, the performance on Sundays of certain work, details of which appear in the Schedule hereto, at the mine known as Potgietersrus Platinums Limited, in the Magisterial District of Mokopane, in the Limpopo Province, is necessary in the National interest for a further period of twelve months ending 30 June 2008.



Ms B P SONJICA
MINISTER OF MINERALS AND ENERGY

SCHEDULE

Description of work

1. Drilling, blasting, loading, stockpiling and dumping of ore and waste rock.
2. Examination and making safe of workings.
3. Staking and other survey related activities.
4. To carry out examination and repairing to all mechanical and electrical machinery related to the project, both mining and plant construction.
5. Excavating pipe trenches, construction and maintenance of haul roads, fixing of rebar, concrete work and civil preparation, and erecting and painting of steelwork.
6. To carry out work necessary for, or incidental to, any of the foregoing operations.

Description of mine

The mine is known as Potgietersrus Platinums Limited on the farms Sandsloot 236 KR, Zwartfontein 818 LR and Overysseel 815 LR, situated in the Magisterial District of Mokopane, Limpopo Province and at present being worked by Potgietersrus Platinums Limited, Private Bag X2463, Mokopane, 0600.

No. 716

17 August 2007

MINES AND WORKS ACT, 1956 (ACT No. 27 OF 1956)**DECLARATION OF WORK IN NATIONAL INTEREST**

Under Section 9(1)(f) of the Mines and Works Act, 1956 (Act No. 27 of 1956), I BUYELWA PATIENCE SONJICA, Minister of Minerals and Energy, hereby declare that in my opinion the performance of mining operations on Sundays at the mine known as Isibonelo Colliery in the district of Secunda, Province of Mpumalanga, is necessary in the national interest for a period of 1 year from 14 August 2006 until 13 August 2007.


BUYELWA PATIENCE SONJICA
MINISTER OF MINERALS AND ENERGY

No. 717

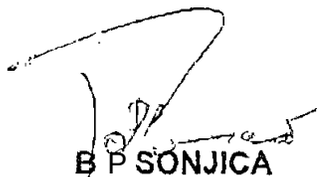
17 August 2007

MINES AND WORKS ACT, 1956

(ACT No 27 OF 1956)

DECLARATION OF WORK IN THE NATIONAL INTEREST

Under Section 9(1) (f) of the Mines and Works Act, 1956 (Act No 27 of 1956), I Buyelwa Patience Sonjica, Minister of Minerals and Energy, hereby declare that the performance of all work necessary and incidental to the normal production of gold and the development of access ways to payable are reserves on Sundays, at the mine known as South Deep in the District of Westonaria, Province of Gauteng, is necessary in the national Interest for a period of one year starting from 01 July 2007 and ending 29 June 2008.



B P SONJICA

MINISTER OF MINERALS AND ENERGY

DEPARTMENT OF TRANSPORT
DEPARTEMENT VAN VERVOER

No. 718

17 August 2007

NATIONAL RAILWAY SAFETY REGULATOR ACT (ACT NO. "16 OF 2002)

REGULATIONS REGARDING PROCEDURE TO BE FOLLOWED IN
DEVELOPMENT OF STANDARDS FOR SAFE RAILWAY OPIERATIONS

I, Jeff Radebe, Minister of Transport, acting in terms of section 29 of the National Railway Safety Regulator Act, 2002 (Act No. 16 of 2002), herewith makes regulations in the Schedule. These regulations will come in operation on the date of publication.



.....
J. Radebe
Minister of Transport

SCHEDULE

Definitions and Interpretation

1. In these regulations any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned and, unless the context otherwise indicates->

- (a) "**industry standard**" means a standard developed and approved by the railway industry association in accordance with these regulations to meet specific industry requirements;
- (b) "**interface**" means an area, point, or location where two or more operators' activities meet and where the activities have the potential to affect one another;
- (c) "**local standard**" means a standard developed and approved by the relevant operator in consultation with other affected operators in accordance with these regulations to meet specific local geographical, route or operational requirements;
- (d) "**regulator standard**" means a standard developed and approved by the board in accordance with these regulations to meet national requirements;
- (e) "**standard**" means a document, compiled by a recognised body, that provides for common and repeated use, rules, guidelines or characteristics for activities or their results, aimed at the achievement of the optimum degree of order in a given context and includes vocabularies, methods, specifications, codes of practice, guides and recommendations.

Factors to be considered

2. (1) When developing a standard, the board or any other person must-
 - (a) take into account the practicability of its application and its affordability;
 - (b) ensure that an investigation is conducted as to the suitability of existing international or other standards that may be adopted for the required purpose; and
 - (c) take into account the needs of affected operators in order to harmonize operations at interfaces,.
- (2) Any standard so developed should be based on consolidated results of science, technology and experience with the view to promoting optimum safety.

Identification of need for a standard

3. (1) The need for the development of a standard may be identified by-
 - (a) the Regulator;
 - (b) an industry association;
 - (c) an operator; or
 - (d) any other person
- (2) Except for the provisions contemplated in sub-regulation 6.(5), the Regulator shall be consulted by the body desirous of a new standard to determine if the standard is to be categorized as a regulator standard or an industry or a local standard.

Procedure for developing regulator standards

- . 4. (1) The board or any other person may develop standards for safe railway operations. The following procedure will apply to the development of new standards and the amendment of existing standards:
 - (a) The formation of a technical committee;
 - (b) The aforementioned technical committee may appoint subcommittees where deemed necessary or working groups comprising experts in the field to be covered by the standard;

- (C) The committees or **working** groups will be responsible for the development of a draft standard (committee draft);
- (d) The technical review and editing of the **committee** draft will be done by the relevant technical **committee**;
- (e) After approval of the committee draft by the relevant technical **committee**, the draft standard **will** be published in the media for comment by interested parties;
- (f) After the collation and consideration of comments received pursuant to the publication of the committee draft, accepted comments will be incorporated and the preparation for approval of the draft Regulator standard will be finalised by the technical committee;
- (g) The draft Regulator standard will be approved and adopted as a Regulator standard by the board.
- (h) Notification of the publication of these standards will be published in the government gazette.

Procedures for developing industry standards

5. (1) The railway industry association may develop standards for safe railway operations. The following procedure will apply to the development of new standards and the amendment of existing standards:
- (a) The formation of an industry standards **committee**;
 - (b) The aforementioned committee shall appoint working groups comprising experts in the field to be covered by the standard;
 - (c) The working groups will be responsible for the development of a draft standard (committee draft);
 - (d) The technical review and editing of the committee draft will be done by the industry standards committee;
 - (e) After approval of the committee draft by the industry standards **committee**, notice of the publication of the draft standard will be made in the media;

- (f) After the collation and consideration of comments received pursuant to the publication of the committee **draft**, accepted comments will be incorporated and the preparation for approval of draft industry standard will be finalized by the industry standards committee;
 - (g) The draft industry standard will be approved and adopted as an industry standard by the industry association.
- (2) The industry standard shall be published for implementation on the recognised industry association's web-site.
 - (3) The industry association shall inform the Regulator accordingly, demonstrating that due process has **been** followed in this **regard**.

Procedure for developing local standards

- 6. (1) An operator is required to develop local standards where local conditions or requirements necessitate deviation from or additions to regulator or industry standards in order to ensure safe railway operations.
- (2) The following procedure will apply to the development of new standards and the amendment of existing standards:
 - (a) The formation of a standards committee for local standards;
 - (b) The committee contemplated in sub-regulation (a) shall include the use of local expertise to develop local standards;
 - (c) Drafts of local standards shall be reviewed, edited and approved by the local standards committee;
 - (d) After approval of the draft standard by the local standards committee, the standard shall be communicated to all affected parties for implementation;
- (3) An operator who has developed a standard in accordance with the procedure contemplated in sub-regulation (1) must be able to demonstrate to the regulator that -
 - (a) the proposed local standard is based on appropriate practice;
 - (b) due process has been followed in the development of the standard;

- (4) An operator may approach a railway industry association to assist with the development of a local standard in accordance with the procedure contemplated in sub-regulation 6.(1);
- (5) (a) Notwithstanding the provisions sub contemplated in 6.2,6.3 and 6.4, in circumstances which pose a threat to safe railway operations an operator may implement a local standard prior to the approval of the local standards committee.
- (b) The standard contemplated in sub-regulations 5(a) shall be reviewed and approved by the local standards committee within 5 working days after the coming into effect.

Responsibility, review and amendment of standards.

- 7. (1) The party responsible for a standard must review that standard for relevance and consistency whenever there is a change in process, technology, structure, legislation or any other externalities.
- (2) When a standard has been found to be irrelevant, inapplicable or inconsistent with the current needs it must be amended or retracted.

Short Title

- 8. These regulations shall be called the Railway Safety Standards Development Regulations,2006

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 975 OF 2007.

NOTICE IN TERMS OF SECTION IIA (2) (c) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994]. AS AMENDED.

Notice is hereby given in terms of the above-mentioned section for the withdrawal of Notice 1204 of 2004 in terms of which the under-mentioned properties were published in the Government Gazette No. 26496 published on the 2nd of July 2004.

This notice is withdrawn as the claimants merged the claims and utilized the name Mrhogolo Community which did not exist before or during dispossession. This claim was merged in favor of Rtsmga Community and Madzimano'mbe Royal Council. The claimants took a resolution that their claims be processed separately.

The properties on which the withdrawal relates are listed in tabular form below:

PORTION	OWNER	TITLE DEED	EXTENT	BONDS AND RESTRICTIVE CONDITIONS	HOLDER
GIYANI 154 LT, GIYANI 639 LT, GIYANI 640 LT. GIYANI 178 LT, GIYANI 637 LT. GIYANI 641 LT AND HLUPHEKANI238 LT					
R/E	Provincial Government of the Northern Province	T124215/2000	330.5360	LT, 154-BP	No Details
R/E	Provincial Government of the Northern Province	T124208/2000	358.2285	LT. 639-BP	No Details
R/E	Provincial Government of the Northern Province	T124210/2000	207.5759	LT,640-BP	No Details
R/E	Provincial Government of the Northern Province	T124212/2000	320.8984	LT,178-BP	No Details
R/E	Provincial Government of the Northern Province	T124206/2000	72.9697	LT,637-BP	No Details
R/E	Provincial Government of the Northern Province	T144718/2000	69.1343	No Details	No Details
R/E	Provincial Government of the Northern Province	T104963/2000	37.1668	No Details	No Details

The above withdrawal does not in anyway precludes the Regional land Claims Commissioner: Limpopo from re-gazetting the claims after comprehensive investigation is conducted and it is found that such claims are compliant with the provisions of the Restitution of Land Rights Act 22 of 1994 [as amended).

Any interested party affected hereby may, within a period of 14 [fourteen) days of publication hereof, submit his/her/its comment or objection hereto to the Office of the Regional Land Claims Commissioner at the address set out below, failing which the said notice shall automatically be withdrawn at the expiry of the said period.

The Regional Land Claims
Commissioner: Limpopo
Private Bag X 9552
POLOKWANE
0700

Submission may also be delivered to:
First Floor. 96 **Kagiso** House
Corner Rissik & Schoeman Streets
POLOKWANE
0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 976 OF 2007

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, Act No. 22 of 1994, as amended, that a claim for restitution of land rights has been lodged on the following farms: Nederland 51 KS, Belgie 52 KS situated within Lepelle Nkumpl and Mogalakwena Municipalities, Capricorn and Waterberg Districts. Limpopo.

Lejakane Elijah Tsoai lodged the claim on behalf of the Bjatladi Community on the 30th December 1998. The community members are now residing at various villages around Zebediela Location.

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HACTARES)	BONDS & RESTRICTIVE CONDITIONS	HOLDER
Remaining extent of the farm Nederland 51 KS	Alhandiwe Safaris PROP LTD	T52383/2005	3215.6411 HA	B56764/2005 K231/1945RM K336/1956S K4625/2000S K939/2004RM K970/1997S	Standard Bank of SA Ltd No details No details No details Me Prop Pty Ltd No details
Portion 1 of the farm Nederland 51 KS	Mata Rudolph Almaida nato da	T134948/1998	45.2819 HA	None	None
The farm Belgie 52 KS	Alhandiwe Safari 's PROP LTD	T52383/2005	1395.7074 HA	B56764/2005 K4625/2000S K631/1949RM K939/2004RM K970/1997S	Standard Bank of SA Ltd No details No details Me Prop Pty Ltd No details

Take further notice that the Regional Land Claims Commission of the Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing, within 90 days of publication of this notice, any comment, and *lor* detailed objection to this claim to the Regional Land Claims Commissioner at the addresses set out below under reference number KRP 1501

The Regional Land Claims
Commission: Limpopo
Private Bag X 9552
Polokwane
0700

OR Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
Polokwane
0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 977 OF 2007**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, Act No. 22 of 1994 as amended, that a claim for restitution of land rights has been lodged on the following farms: Vaalkop 876 LS, Vaalrand 877 LS and Bothashoek 879, situated in the Polokwane Local Municipality, Capricorn District, Limpopo.

The claim was lodged on behalf of the Mamabolo Community by Kgoshi Molapi Phillip Mamabolo on the 18th December 1998. Majority of members of the community are currently residing at Segopje Village. Ga-Mamabolo.

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HECTARE S)	BONDS AND RESTRICTIVE CONDITIONS	HOLDER
Bothashoek 897 LS	Makgoba Tribe	T3071911994	516.0706	K2198/1989PC K2449/2003PC K3787/1986	No Details Ngoasheng Abel No Details
Vaalkop 876LS	Makgoba Tribe	T3071911994	235.9831	K2198/1989PC K2449/2003PC K3787 11986	No Details Ngoasheng Abel No Details
R/E of Vaalrand 877 LS	Makgoba Tribe	T3071911994	199.8057	K2449/2003PC K378711986	Ngoasheng Abel No Details
Ptn 1 Vaalrand 877 LS	Makgoba Tribe	T3071911994	129.6983	None	None
Ptn 2 of Vaalrand 877 LS	Makgoba Tribe	T30719/1994	64.8492	None	None

Take further notice that the Regional Land Claims Commission of Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within 90 days of publication of this notice. any comment, and/ or objection to this claim to the Regtonal Land Claims Commissioner at the addresses set out below under reference number KRP 1827.

The Regional Land Claims
Commission: Limpopo
Private Bag x9552
POLOKWANE
0700

Submission may also be delivered to:
First Floor. 96 Kagiso House
Corner Rissik & Schoeman Streets
POLOKWANE
0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 978 OF 2007**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, Act No. 22 of 1994 as amended, that a claim for restitution of land rights has been lodged on the following farm: Syferfontein 733 in the Aganang Local Municipality, Capricorn District, Limpopo.

The claim was lodged on behalf of the Mohamed family by Rashida Mohamed on the 31st December 1998. The Mohamed family is now staying in Gauteng Province (Johannesburg)

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT [HECTARES]	BONDS AND RESTRICTIVE CONDITIONS	HOLDER
R/E of the farm Syferfontein 733 LS	Helgard Muller Wentzel Testamentere Trust	T123809/1999	474.1661 H	K2749/1983S K4311/1987S LS,733	No Details Roetebepaling van K2749/83S No Details
Ptn 1 of the farm Syferfontein 733 LS	Patie Boerdery CC	T808/2000	342.6128 H	K151/1984s	No Details

Take further notice that the Regional Land Claims Commission of Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within 90 days of publication of this notice, any comment, and/ or objection to this claim to the Regional Land Claims Commissioner at the addresses set out below under reference number KRP 1827.

The Regional Land Claims
Commission: Limpopo
Private Bag x9562
POLOKWANE
0700

Submission may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
POLOKWANE
0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 979 OF 2007

NOTICE IN TERMS OF SECTION 32 OF THE ENVIRONMENT CONSERVATION ACT,
1989 (ACT NO 73 OF 1989), IN RESPECT OF ACTIVITIES ON PORTION 3 OF ERF
1820 AND 1821 SILVERTON EXTENSION 13

I, Dr Stephen Thomas Cornelius, Head of the Department of Agriculture, Conservation and Environment, Gauteng ("the Department") hereby give notice in terms of section 32 of the Environment Conservation Act, 1989 (hereinafter "the Act") that I intend to issue a directive in terms of section 31A of the Act to Aquarella Investments 83 (Pty) Limited (hereinafter "Aquarella") in the terms set out hereunder:

"I, Dr Stephen Thomas Cornelius, Head of the Department of Agriculture, Conservation and Environment, Gauteng, hereby direct Blue Moonlight Properties 163 (pty) Limited:

- 1 to suspend forthwith and not to proceed with or permit any development- and/or construction-related activities on portion 3 of erf 11820 and 1821 Silverton Extension 13 (hereinafter "the property") without the prior written consent of the Department. The aforementioned activities include but are not limited to cutting down of grass, chopping trees, clearing vegetation, drilling, blasting, excavating, building and any activities on the property for the purposes of erecting residential units thereon;
- 2 within seven days of receipt of this notice, to remove all infrastructures installed on the property, including but not limited to the temporary sales office erected on the site;
- 3 within fourteen days of receipt of this notice, to appoint an independent environmental consultant to compile and submit rehabilitation plans for all areas affected by development- or construction-related activities on the property; the said plans are to be submitted to the Department for approval within fourteen days of the appointment of the independent environmental consultant; and

- 4 to implement all recommendations contained in the rehabilitation plan within thirty days of approval thereof by the Department..

Take notice that it is my opinion that past and proposed development- and/or construction-related activities on the property by Aquarella and/or its agents have or may seriously damage, endanger or detrimentally affect the environment. The said environment includes a sensitive ridge system and a Red Data Plant species, *cerepigia decida* supsp. *Pretoriensis* found on and/or near the property. The reasons for my aforementioned opinion are set out in my affidavits filed in Case No 9114/2007 before the Transvaal Provincial Division of the High Court, including the annexures thereto.

Interested parties, including Aquarella, are requested to submit comments in connection with the proposed directive, which must reach my office within thirty days of the date of publication of this notice.

Such comments are to be directed to my office:

by fax: 011 3330667

by hand: 11th floor, Diamond Corner, 68 Eloff (corner Market) Street,
Johannesburg; or

by mail: PO Box 8769, Johannesburg, 2000.

NOTICE 980 OF 2007

NOTICE IN TERMS OF SECTION 32 OF THE ENVIRONMENT CONSERVATION ACT,
1989 (ACT NO 73 OF 1989), IN RESPECT OF ACTIVITIES ON ERF 1820 AND 1821
SILVERTON EXTENSION 13

I, Dr Stephen Thomas Cornelius, Head of the Department of Agriculture, Conservation and Environment, Gauteng ("the Department") hereby give notice in terms of section 32 of the Environment Conservation Act, 1989 (hereinafter "the Act") that I intend to issue a directive in terms of section 31A of the Act to Blue Moonlight Properties 163 (Pty) Limited (hereinafter "Blue Moonlight") in the terms set out hereunder:

"I, Dr Stephen Thomas Cornelius, Head of the Department of Agriculture, Conservation and Environment, Gauteng, hereby direct Blue Moonlight Properties 163 (Pty) Limited:

- to suspend forthwith and not to proceed with or permit any development- and/or construction-related activities on erf 1820 and 1821 Silverton Extension 13 (hereinafter "the property") without the prior written consent of the Department. The aforementioned activities include but are not limited to cutting down of grass, chopping trees, clearing vegetation, drilling, blasting, excavating, building and any activities on the property for the purposes of erecting residential units thereon;
- 2 within seven days of receipt of this notice, to remove all infrastructures installed on the property, including but not limited to the temporary sales office erected on the site;
- 3 within fourteen days of receipt of this notice, to appoint an independent environmental consultant to compile and submit rehabilitation plans for all areas affected by development- or construction-related activities on the property; the said plans are to be submitted to the Department for approval within fourteen days of the appointment of the independent environmental consultant; and
- 4 to implement all recommendations contained in the rehabilitation plan within thirty days of approval thereof by the Department."

Take notice that it is my opinion that past and proposed development- and/or construction-related activities on the property by Blue Moonlight and/or its agents have or may seriously damage, endanger or detrimentally affect the environment. The said environment includes a sensitive ridge system and a Red Data Plant species, *cerepigia decidua* supsp. *Pretoriensis* found on and/or near the property. The reasons for my aforementioned opinion are set out in my affidavits filed in Case No 9114/2007 before the Transvaal Provincial Division of the High Court, including the annexures thereto.

Interested parties, including Blue Moonlight, are requested to submit comments in connection with the proposed directive, which must reach my office within thirty days of the date of publication of this notice.

Such comments are to be directed to my office:

by fax: 011 3330667

by hand: 11th floor, Diamond Corner, 68 Eloff (corner Market) Street,
Johannesburg; or

by mail: PO Box 8769, Johannesburg, 2000.

NOTICE 983 OF 2007**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, Act No. 22 of 1994, as amended, that a claim for restitution of land rights has been lodged on all the farms and portions Annexed in the table below, *all* situated within Lepelle Nkumbi Local Municipality, Capricorn District: Limpopo.

Chief Madimetja Sella Kekana lodged the claim on behalf of Zebediela community. The Zebediela Community consists of all the individual households and direct descendants of the dispossessed families who were from the properties mentioned in the table below. The claimants are now residing at various villages around Zebediela, Magatle, Madisha Dltoro, Ga-Rakgwatha, Mhlahreng, Tsantsabela, Makweng, Khureng, Ga-Rafiri and Moletlane

FARM	OWNER	TITLE DEED	EXTENT	BONDS/ ENDORSEMENT S	HOLDER
R/E of the farm Apelfontein 595 KS & Portion 1 of the farm Appelfontein 595 KS	South African Development Trust	T26120/1982	748.2620 H	K2374/1992RM	Samacor Ltd.
		T18462/1981	662.6088 H	No details	No details
Belvedere 580 KS	Government of Lebowa	T33670/1963	1183.3132 H	No details	South African Development Trust
Delftzyl 655 KS	South African Development Trust	T33702/1978	1310.7695 H	K3125/1983RM K478/1926RM	No details
A/E of the farm Globe 579 KS	South African Development Trust	T34204/1963	448.4587 H	K1429/1994RM K2373/1992RM	No details Samancor LTD
Portion 1 of the farm Globe 579 KS	Government of Lebowa	T30908/1963	8565.0000 SQM	No details	South African Development Trust
R/E of the farm Rietvalley 572 KS	Government of Lebowa	T13634/1963	727.3806 H	No details	SADT
Portion 1 of the farm Rietvalley 572 KS	Government of Lebowa	T13098/1963	363.6903 H	K1248/2000RM	Trust
Portion 2 of the farm Rietvalley 572KS	Government of Lebowa	T13097/1963	363.6903 H	K7127/2000RM	Trust
R/E of the farm Tigerpad 633 KS	South African Development Trust	T57049/1981	82.1563 H	K2360/1332RM	SamncorLTD
Portion 1 Tigerpad 633 KS	South African Development Trust	T24957/1982	545.1543 H	K894/1953SRM	No details
Portion 2 Tigerpad 633 KS	South African Development Trust	T46557/1980	388.6449 H	No details	No details
Portion 3 of the farm Tigerpad 633KS	South African Development Trust	T3780.1981	256.9596 H	No details	No details
Portion 1 of the farm Bellevue 577 KS	Government of Lebowa	T26239/1963	T942.1762 H	K1322/2000RM	Trust

R/E of the farm Mokkafontein 584KS	South African Development Trust	<i>T29235/1981</i>	729.5960H	K272/1963BA	No details
Portion 1 of the farm Mokkafontein 584 KS	South African Development Trust	<i>T7274/1981</i>	765.3193 H	K2509/1984RM	No details
R/E of the farm Marffin 629 KS	Maritz Cornelius Johannes	<i>T160490/2004</i>	428.5409 H	K3136/1983RM	No details
Portion 1 of the farm Marffin 629 KS	South African Development Trust	<i>T53049/1983</i>	370.5034H	<i>K1335/1971S</i> <i>K1856/1986S</i>	No details No details
Portion 2 of the farm Marffin 629 KS	South African Development Trust	<i>T46237/1982</i>	256.9596 H	K104/1976S <i>K2112/1986S</i>	No details No details
Portion 3 of the farm Marffin 629 KS	South African Development Trust	<i>T47718/1983</i>	256.9596 H	<i>K1609/1973S</i> <i>K2853/1986S</i>	No details No details
R/E of the farm Restaurant 588 KS	South African Development Trust	<i>T38920/1981</i>	79.3615 H	No details	No details
Portion 1 of the farm Restaurant 588KS	South African Development Trust	<i>T21901/1981</i>	337.6854 H	No details	No details
Portion 2 of the farm Restaurant 588KS	South African Development Trust	<i>T113130/2000</i>	258.3239 H	No details	No details
Ameland 658 KS	Kelbrin Prop INV PTYLTD	<i>T107963/2004</i>	1631.4308 H	K2374/1992RM <i>K3549/1994S</i> K7617/1993RM	Samancor LTD No details No details
Boschhoek 703 KS	No details	No details	1733.2082 H	No details	No details
R/E of the farm Buitenpost 656 KS	Buitenpost Boerdery CC	<i>T64907/1997</i>	1191.0019 H	K3124/1983RM <i>K3687/1986S</i> K64/1934RM <i>K95/1972S</i>	No details No details No details No details
Portion 1 of the farm Buitenpost 656KS	Loskop Noord Boerdery CC	<i>T64908/1997</i>	428.2660 H	<i>B11428/2000</i> <i>K3687/1986S</i> <i>K95/1972</i>	ABSAbank LT No details No details
R/E of the farm Conterberg 665 KS	Stols Anna Catharina Dina Wihelmina	<i>T52786/1990</i>	222.9000 H	K2204/1986S K3134/1983RM	No details

Portion 1 of the farm Conterberg 665KS	Rietkert Abraham Carel	T34365/1975	798.0180 H	B8404/2000 K2793/1975S	ABSA bank LTD Rietkert Abraham Carel
R/E of Portion 2 of the farm Conterberg 665 KS	Rietkert Leon	T61612/1998	399.0090 H	No details	Smit Eben
R/E of Portion 3 of the farm Conterberg 665 KS	No details	T36750/1971 T8460/1996 T92231/2001	704.7039 H	T36750/1971 T8460/1996 T92231/2001	Pretorius Johannes Andries C Hendrik Pretorius Trust Peet Venter Trust
R/E of Portion 4 of the farm Conterberg 665 KS	No details	No details	No details	No details	No details
R/E of Portion 5 of the farm Conterberg 665 KS	Boerdery CC	T 47124/1979	412.3379 H	T38444/1970 T8212/1990 T73355/1999	Briers JAN Petrus Erasmus Cornelius Johannesburg Gerhardus Noord Transvaal Koelkarners Trust
R/E of Portion 6 of the farm Conterberg 665 KS	Allison George Mortimer Bisset	T 47124/1979	342.7952 H	B2776/1984 B39683/1980 KS665.6	Landbank No details No details
R/E of Portion 7 Portion of the farm Conterberg R/E 665 KS	Fanie Kemp Farnilie Trust	T26575/2005	917.5164 H	KS,665,7 K2955/1974S	South Africa No details
R/E of Portion 8 of the farm Conterberg 665 KS	Turvey Unetsie	T143031/2004	538.0956 H	VA7727/2004	Soetkoppies Boerdery PTY LTD
R/E of Portion 9 of the farm Conterberg 665 KS	William Young Familie Trust	T12537/2001	917.5164 H	B24173/2004 KS,665.9	Nedbank LTD
R/E of Portion 10 of the farm Conterberg 665 KS	Turvey Unetsie	T143031/2004	489.0744 H	KS,665.10 VA7728/2004	No details Soetkoppies Boerdery PTY LTD

R/E of Portion 11 of the farm Conterberg 665 KS	No details	No details	236.3105 H	K3171/1974S	No details
R/E of Portion 12 of the farm Conterberg 665 KS	Stassen Boerdery CC	T52525/2005	111.6791 H	B8589/1992 B8590/1992 B638/1986 T45410/1974 T270/1986	RSA Liversage susara IsabellaC ABSAbank Homan Elsje Belotje Louw Willem Johannes Louw Catharina Maria
Portion 13 of the farm Conterberg 665 KS	Wade prop PTYLTD	T3749/1995	489.0744 H	No details	Walt Chritiaan T G Van der
Portion 14 of the farm Conterberg 665KS	Rietkert Leon	T156368/2002	399.0090 H	K2896/1986S K593/1972S K7263/2002S	No details No details Rietkert Jeanneane Henrietta
Portion 15 of the farm Conterberg 665KS	Turvey Unetsie	T14303/2004	440.3275 H	VA7728/2004	Soetkoppies Boerdery PTY LTD
Portion 16 of the farm Conterberg 665 KS	Allison George Mortimer Bisset	T47124/1979	205.5677 H	82776/1984 839683/1980	Land bank
Portion 17 of the farm Conterberg 665KS	Allison George Mortimer	T7257/1998	308.3512 H	B6480/1998 K310/1984S	Standard bank
Portion 18 of the farm Conterberg 665KS	Stassen Boerdery CC	T13354/2003	171.3064 H	839664/2002	No details
Portion 19 of the farm Conterberg 665 KS	Stassen Boerdery CC	T52524/2005	175.5891 H	84931/2000 B90938/1998 B8335/2002	No details
Portion 20 of the farm Conterberg 665 KS	No details	No details	46.6039 H	No details	No details
Portion 21 of the farm Conterberg 665 KS	No details	No details	93.3141 H	No details	Vos Johannes Jurgens
Portion 22 of the farm Conterberg 665 KS	No details	No details	122.7467 H	No details	Vos Johannes Jurgens

Portion 23 of the farm Conterberg 665 KS	Vos Johannes Jurgems	T87145/2002	216.0608 H	No details	No details
Portion 24 of the farm Conterberg 665 KS	PeetVenter Trust	T87146/2002	941.0144H	B61395/2001	Firtrand bank
R/E of the farm Doornpan 694 KS	Blinkwater Farms CC	T65083/2003	452.6207 H	K1267/1986S K1591/1971 S	No details
Portion 1 of the farm Doornpan 694 KS	Blinkwater FarmsCC	T102811/2002	452.6208 H	No details	No details
Portion 2 of the farm Doornpan 694 KS	Gabotse Doornpalaas	T32501/1994	4526208 H	837154/1994 K217/1992RM	Roets Philippus Petus B-E Flip Roets Trust
Portion 3 of the farm Doornpan 694 KS	A Million UP INV 118 PTY	T98110/2003	452.6208 H	K1390/1972S K1976/1986S K3171/1974S	No details No details No details
Doornpoort 578 KS	Government of Lebowa	T22321 11963	1489.3350 H	K576/1942RM	No details
Frischgewaag	Blaizing sun INV 19 PTY LTD	T160489/2004	1267,0892 H	K2374/1992 RM K5971/1999 RM	Samancor LTD Ingwe Collieries LTD
R/E of the farm Ceres 548 KR	No details	No details	No details	No details	No details
Portion 1 of the farm Ceres 548 KR	Merwe Johhanna Frcina Van Der Trustees	T64086/1987	568.0149 H	B7924/1994	First National Bank
Portion 2 of the farm Ceres 548 KR	J Dreyer Familie Trust	T43924/2001	262.2138 H	B45269/1987 B99199/1993 B37531/1984 B66159/1989 T5095/1976	RSA RSA NTK Noord Transvaalse koop Booyesen Pieter Wouter
R/E of Portion 3 of the farm Ceres 548KR	Leversage George Edward Samuel	T43439/1979	533.2083 H	B13001/1984 B12755/1987 B86000/1991	Land bank Noord Transvaalse koop LTD Nedbank Nedbank

Portion 4 of the farm Ceres 548 KR	Transnet LTD	T13636/1928	5.7901 H	No details	No details
Portion 5 of the farm Ceres 548 KR	Leversags Samuel Singlewood	G178/1941	2.5696 H	K311/1941RM	No details
Portion 6 of the farm Ceres 548 KR	Boshoff Pieter Johannes	T94456/1994	25.6960 H	B98758/1994	ABSAbank
Portion 7 of the farm Ceres 548 KR	Noord Transvaal Afval Trust	T91605/1997	256.9788 H	VA3589/2003	Noord Transvaal Afval Trust
Portion 8 Of the farm Ceres 548 KR	NTK Limpopo Agric LTD	T157709/2004	2.5696 H	B37330/1998 B9469/1986	Land bank Noord Transvaalse kooperasie LTD
Ongegund 675 KS	South African Development Trust	T32157/1982	1718.1790 H	K5658/2001 RM	Anglo operations LTD
Doorn boom 586 KS	National Government of the Republic of South Africa	T64668/1980	684.8606 H	K1736/1980RM	Prinsloo Francois Jacobus
Oranjefontein 664 KS	Potgieter Gustav Adolph	T11907/1993	445.8106 H	K790/1993RM	SmitJohan
Grasvalley 631 KS	Pienaar Albert Viviers	T14723/2006	581.3075 H	No details	Standard bank of South Africa
Hinloopen 647 KS	South African Development Trust	T54010/1981	608.1386 H	K939/2004RM	A F C Prop PTY
Haringbult 699 KS	No details	No details	800.000 DUM	K2343/1992RM	Samancor LTD
Klavervalley 671 KS	Klawervallei Boerdery PTY LTD	T9974/1974	784.1871 H	B74882/1989	Boland
Klipheuvel 573 KS	Government of Lebowa	T27097/1963	727.5509 H	K1293/2000RM	Lebowa mineral Trust
Klipfontein 587 KS	National Government of the Republic of South Africa	T64668/1980	1345.0050 H	K1573/1986S	South African Development Trust
Calais 563 KS	Omay Beleggingings PTYLTD	T22758/1976	669.1870 H	K21/1958RM	ABSA Bank LTD
Globe 579 KS	Government of Lebowa	T34204/1963	44.4587	K2373/1992RM	Samancor LTD
Saxonia 689 KS	Ubique Game Ranch CC	T48835/1995	1544.4514 H	B52382/1994	ABSA Bank LTD
Onvewacht	Mooiwater	T70063/2000	1675.5051 H	K1306/1988S	Roetebepaling

	Trust				Van K1604/71 S
Vlakfontein 702 KS	Pretoria Medical Aid Consultants CC	T82691/196	1606.3687 H	B76067/1996	First National Bank
Saxonia 689 KS	National Government of the Republic of South Africa	T38920/191	1371.7802 H	No details	South African Development Trust
Vogelfontein 659 KS	H N Botha Boerderv Trust	T36450/1995	728.4762 H	K1985S	No details
Sedan 654 KS	National Government of the Republic of South Africa	T64668/1980	1062.8256 K	K2360/1992RM	Samancor LTD
Singapore 585 KS	National Government of the Republic of South Africa	T64668/1980	447.8115 H	K24/1954RM	South African Development Trust
Riet Valley 572 KS	Government of Lebowa	T13634/1963	737.3806 H	KS,572 Lebowa	Nodetails Nodetails
Gelyke Doorn 700 KS	Kleynhans Arieha Maria	T65217/1980	878.7304 H	K2374/1992RM	Samancor LTO

Take further notice that the Office of the Regional Land Claims Commission of Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing, within **90 days** of publication of this notice, any comments, detailed objections to this claim: to The Regional Land Claims Commissioner at the addresses set out below under reference number: KRP 1763 to:-

**The Office of the Regional Land Claims
delivered to:**

**Commission: Limpopo
Private Bag X 9552
POLOKWANE
0700**

OR Submission may also be

**First Floor, 96 Kagiso House
Comer Rissik & S,choeman Streets
POLOKWANE
0700**

**MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO
DATE:**

NOTICE 984 OF 2007



**CORRECTION TO PROPOSAL BY ROAD ACCIDENT FUND TO IMPLEMENT DIRECT
PAYMENT SYSTEM**

On 22 July 2007 the Road Accident Fund published in the Business Times, City Press, Sunday World and Rapport a proposal to implement a Direct Payment System (DPS) to suppliers of medical and related services and injured persons. This notice was also published in the Government Gazette on 27 July 2007.

Note must be taken of the fact that the dates for the implementation of the proposed system were incorrectly reflected in paragraph one of the notice that was published on 22 and 27 July 2007.

The correct dates for the proposed implementation of DPS are set out below:

RECIPIENT OF PAYMENT	DATE OF IMPLEMENTATION OF DPS
1. Payments to Suppliers in terms of Section 17(5) of Act 56 of 1996 ("Act")	
State and Private Hospitals	10 September 2007
Emergency medical service providers	25 September 2007
All other Section 17(5) suppliers	8 October 2007
2. Payments to claimants resulting from personal injury or death	
Compensation due by RAF in excess of R1 million	5 November 2007
Compensation due by RAF R1 million and below	3 December 2007

The public is reminded that it is invited to make written representations on the proposal to implement the system to pay victims of road traffic accidents and suppliers of medical services directly. The closing date for submissions is 28 August 2007. Attention is drawn to the fact that any comments received after the closing date may be disregarded. Comments should be submitted to Nashrika Sewpersadh (telephone number 012 429 5000), the Business Development Senior Manager of the RAF and details for submission are:

By Hand or post: 38 Ida Street By Fax: 012 429 5828 By e-mail: directDayment5@raf.co.za
Menlo Park
Pretoria,

Private Bag
X 2003
Menlyn, 0063

NOTICE 984 OF 2007



**REGSTELLING TOT VOORSTEL DEUR PADONGELUKFONDS OM DIREKTE
BETAUNGSTELSEL TE IMPLEMENTEER**

Op 22 Julie 2007 het die Padongelukfonds in die Business Times, City Press, Sunday World en Rapport 'n voorstel gepubliseer om 'n Direkte Betalingstelsel (DBS) aan verskaffers van mediese en verwante dienste en beseerde persona te implementeer. Hierdie kennisgewing is ook op 27 Julie 2007 in die Staatskoerant gepubliseer.

Geliewe kennis te neem dat die datums vir die implementering van die voorgestelde stelsel verkeerdelik weergegee is in paragraaf een van die kennisgewing wat op 22 en 21 Julie 2001 gepubliseer is.

Die korrekte datums vir die voorgestelde implementering van DBS word hieronder uiteengesit:

ONTVANGER VAN BETALING	DATUM VAN IMPLEMENTERING VAN DBS
1. <i>Betalings aan Verskaffers ingevolge Artikel 17(5) van Wet 56 van 1996 ("Wet")</i>	
Staats- en Privaathospitale	10 September 2007
Nood- mediese diensverskaffers	25 September 2007
Alle ander Artikel 17(5) verskaffers	8 Oktober 2007
2. <i>Betalings aan eisers voortspruitende uit persoonlike besering of dood</i>	
Skadevergoeding verskuldig deur RAF meer as R1 miljoen	5 November 2007
Skadevergoeding verskuldig deur RAF R1 miljoen en benede	3 Desember 2007

Die publiek word daaraan herinner dat hulle uitgenooi word om skriftelike vertoe te rig in verband met die voorstel om die stelsel om slagoffers van padverkeersongelukke en verskaffers van mediese dienste direk te betaal, te implementeer. Die sluitingsdatum vir voorleggings is 28 Augustus 2007. Geliewe kennis te neem dat enige kommentare wat ná die sluitingsdatum ontvang word, verontagsaam kan word. Kommentare moet voorgele word aan Nashrika Sewpersadh (telefoonnommer 012 429 5000), die Besigheidsontwikkelings- Senior Bestuurder van die RAF en besonderhede vir voorleggings is:

Per Hand of pas: Idastraat 38 Per faks: 012429 5828 Per e-pos: directpayments@raf.co.za
Menlopark
Pretoria,

Privaatsak
X 2003
Menlyn, 0063

NOTICE 985 OF 2007

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF INITIATION OF A SUNSET REVIEW OF THE ANTI-DUMPING DUTIES ON STRANDED WIRE, ROPES AND CABLES ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA (PRC), GERMANY, KOREA, THE UNITED KINGDOM (UK) AND COUNTERVAILING DUTIES ON STRANDED WIRE, ROPES AND CABLES ORIGINATING IN OR IMPORTED FROM INDIA

In accordance with the provisions of Article 11.3 of the World Trade Organisation Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade and Article 21.3 on Implementation of Subsidies and Countervailing Measures, any definitive anti-dumping duty shall be terminated on a date not later than five years from its imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry within a reasonable period of time prior to that date, that the expiry of the duty would be likely to lead to continuation or recurrence of dumping, subsidies and injury.

On 26 May 2006, the Commission notified the Southern African Customs Union (SACU) industry through Notice NO.673 in Government Gazette No.28847, that unless a substantiated request is made by it indicating that the expiry of the anti-dumping duties on the subject product originating in or imported from the China, Germany, Korea, United Kingdom and countervailing duties on the subject product originating in or imported from India would likely lead to the continuation or recurrence of dumping, subsidization and injury. The relevant anti-dumping and countervailing duties on the subject product originating will expire on 28 August 2007.

A response to the sunset review application questionnaire was received from the relevant SACU industry on 19 February 2007.

THE APPLICANT

The application was lodged by Haggie Steel Wire Ropes, a Division of Scaw South Africa (Pty) Ltd, the main producer of stranded wire, ropes and cables.

The Applicant alleges that the expiry of the duties would likely lead to the continuation or recurrence of dumping, subsidization and material injury. The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that a sunset review investigation should be initiated.

THE PRODUCT

The subject products are described as stranded wire, ropes and cables, of iron or steel, not electrically insulated, of a diameter exceeding 8mm (excluding that of wire of stainless steel, that of wire plated, coated or clad with copper and that identifiable as conveyor belt cord). The subject product is classifiable under tariff subheadings 7312.10.15, 7312.10.20, 7312.10.25, 7312.10.40 and 7312.10.90, originating in or imported from PRC, Germany, Korea, UK and India.

THE ALLEGATION OF THE CONTINUATION OR RECURRENCE OF DUMPING

The allegation of continuation or recurrence of dumping is based on the comparison between the normal values and the export prices.

PRC

The normal value for the stranded wire, ropes and cables from the PRC is based on the third country being Korea as the information on domestic prices in China was not available.

Accordingly, the normal value for PRe was based on the quote for exports from Korea to PRC and the adjustments were allowed for FOB charges.

The net export price for stranded wire, ropes and cables was based on SARS import statistics after allowing the adjustments for FOB charges, bank charges and payment terms.

GERMANY

Applicant constructed the normal value for the ropes and cables from Germany as the information on domestic prices in Germany was not available. The constructed normal value is based on cost of production including administrative, selling, general and packaging costs, and reasonable profit. The normal value for stranded wire was determined on the basis of the highest comparable export price to a third country after allowing an adjustment for payment terms.

The net export price for stranded wire, ropes and cables was based on SARS import statistics after allowing the adjustments for FOB charges, bank charges and payment terms.

KOREA

The normal value for ropes and cables from Korea was determined on the basis of the export price from Korea to the PRC, based on quotes for a typical basket of products. The adjustments for FOB charges and bank charges were allowed when calculating the normal value. In the case of stranded wire, the normal value was constructed based on reasonable cost of production including administrative, selling, general and packaging costs, and profit.

The net export price for stranded wire, ropes and cables was based on SARS import statistics after allowing the adjustments for FOB charges, bank charges and payment terms.

UK

Applicant constructed the normal value for the ropes and cables from UK as the information on domestic prices in Germany was not available. The constructed normal value is based on cost of production including administrative, selling, general and packaging costs, and reasonable profit. The normal value for stranded wire was determined on the basis of the highest comparable export price to a third country and the adjustment for the payment terms was allowed.

The net export price for stranded wire, ropes and cables was based on SARS import statistics after allowing the adjustments for FOB charges, bank charges and payment terms.

On this basis, the Commission found that there is *prima facie* proof of the likely continuation or recurrence of dumping if the duties expire.

THE ALLEGATION OF THE CONTINUATION OR RECURRENCE OF SUBSIDIZATION

In terms of Article 1.1(a) (1)(ii) of the Subsidies and Countervailing Agreement, the Commission determined in the Original Investigation that, both the Duty Entitlement Passbook Scheme (DEPB) and Income Tax Exemption Scheme (ITES) constituted a subsidy, as the government revenue due to the Government of India, in the form of duties on imports, was forgone or not collected, and as it conferred a benefit upon the relevant company.

The information submitted by the Applicant indicates that the DEPB subsidy is specific and therefore countervailable because the duty drawback granted by the Indian government to the relevant company is not *de minimis* when expressed as a percentage of the FOB export price. The information submitted by the Applicant also indicates that the ITES as a form of rebate on income tax on profits realized on exports is not *de minimis* when expressed as a percentage of the FOB export price and therefore is deemed to be countervailable.

From the information submitted by the Applicant, the Commission determined that there is *prima facie* evidence of the likely continuation or recurrence of subsidization of the subject product in the form of DEPB and ITES if the duties expire.

THE ALLEGATION OF MATERIAL INJURY AND/OR THREAT OF MATERIAL INJURY

The Applicant alleges and submitted sufficient evidence to show that, on average, there is price undercutting if the model specific comparison is made, and that the imports in question are depressing and suppressing its selling prices. The Applicant's information indicated that it will experience a decline in sales volumes, profit margins, output, market share, productivity and a negative return on total net assets, if the duties expire. It was also indicated that the Applicant's market share will decrease at the expense of a corresponding increase in the market share of the dumped and subsidized subject product, if the duties expire.

On this basis the Commission found that there is *prima facie* evidence of the likely continuation and/or recurrence of material injury if the antidumping and countervailing duties expire.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the continuation or recurrence of dumping from PRC, Germany, Korea, UK and subsidization from India will be from 1 January 2006 to 31 December 2006. The period of investigation for purposes of determining the continuation or recurrence of injury will be from 1 **January** 2004 to 31 December 2006. The Commission will also consider an estimate of what the situation will be if the duties expire.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a prima facie case to justify the initiation of a sunset review investigation, the Commission is initiating 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 Anti-Dumping Agreement, the Subsidies and Countervailing Measures Agreement and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and 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.

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:

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

Section 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".

The following list indicates "information that is by nature confidential" as per section 33(1)(a) 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;

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

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.

VERIFICATION

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. Parties

should therefore ensure that the information submitted would subsequently be available for verification.

The information submitted by the exporters can be verified within three to five weeks. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to consultants will not be considered to be good cause.

Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format.

"INFORMATION SUBMISSION FORMAT

The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement and Subsidies and Countervailing Measures Agreement. The Commission may therefore decide not 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.

Parties who experience difficulty in furnishing the information required, or submitting 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.

ORAL HEARINGS

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 indicetes 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.

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.

PROCEDURES AND TIME LIMITS

The Senior Manager: Trade Remedies I, shall receive all responses, including non-confidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (**properly** motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of exporters.

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 and/or threat of material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies
International Trade Administration Commission
Block E - The DTI Campus
77 Meintjies Street
SUNNYSIDE, PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager:
Trade Remedies I
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

Enquiries may be directed to the investigating officers, Mr Elias Tema at telephone number +27123943640, Ms Nomonde Somdaka at telephone number +27123943737 and Mr Stephen van den Berg at telephone number +27123943694, or at fax number +2712 3940518.

NOTICE 986 OF 2007**DEPARTMENT OF TRANSPORT****INTERNATIONAL AIR SERVICES ACT, 1993 (ACT NO. 60 OF 1993):
APPLICATION FOR THE GRANT OF FOREIGN OPERATOR'S PERMIT**

Pursuant to the provisions of section 24(a) of Act No. 60 of 1993 and regulation 16(1) of the International Air Services Regulations, it is hereby notified for **general** information that the application, details of which appear in the Schedule hereto will be considered by the Chairperson of the International Air Services Council (Council).

Representation in accordance with section 24(3) of Act No. 60 of 1993 and regulation 25(2) of the International Air Services Regulations, 1994, **against** or in favour of an application, should reach the Chairperson of the Council at Private Bag x193, Pretoria, 0001 within 28 days of the publication hereof. It must be stated **whether** the party or parties making **such** representation is/are **prepared to** be present or to be represented **at the** possible hearing of the application.

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

SCHEDULE**APPLICATION FOR THE GRANT OF A FOREIGN OPERATOR'S PERMIT**

FuU Name of **Applicant**: LTU Lufttransport, **Address**: LTU Lufttransport - Untemehmen GMBH, Flughafen, Halle 8, 40474, Dusseldorf. **Class** of Permit: IV. Type of **air service**: NY I. Category of aircraft: A1. Airport from / airport to **which** flights will be undertaken: Dublin - Cape Town - Dublin. **Frequency** of flights: Twenty Three(23) flights during 26 October 2007 and 29 **March** 2008.

NOTICE 987 OF 2007
COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 04 July 2007 it approved without conditions the merger between Mondi Packaging South Africa (Pty) Ltd and Lenco Holdings (Pty) Ltd.

(Case no.: 37/LM/Apr07)

The Chairperson
Competition Tribunal

NOTICE 988 OF 2007
COMPETITION TRIBUNAL

Notification of Complaint Referral

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 06 July 2007 it received a complaint referral from Chris Pearson Properties CC, Brad Pearson Properties CC, C&IJ Pearson Properties CC and Freefall Trading 211 (Pty) Ltd against Digital Service Centre Pentagraphix CC. The complainants allege that Digital Service Centre Pentagraphix CC is engaging in prohibited practice in contravention of sections 8(d)(i), 8(f) and 5(1) of the Competition Act 89 of 1998.

(Case number 68/CRIJul07)

The Chairperson
Competition Tribunal

NOTICE 989 OF 2007
COMPETITION TRIBUNAL

NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 11 July 2007 it approved without conditions the merger between Premfood Joint Venture and Foodcorp (Pty) Ltd and Premier Fishing SA (Pty) Ltd.

(Case no.: 36/LM/Apr07)

The Chairperson
Competition Tribunal

NOTICE 990 OF 2007**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 11 July 2007 it approved without conditions the merger between Apexhi Properties Limited and 15 Properties from the Toda Family.

(Case no.: 57/LM/Jun07)

The Chairperson

NOTICE 991 OF 2007**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 11 July 2007 it approved without conditions the merger between Metropolitan Holdings Limited and HTG Life Limited.

(Case no.: 58/LM/Jun07)

The Chairperson
Competition Tribunal

NOTICE 992 OF 2007**NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 18 July 2007 it approved without conditions the merger between Public Investment Corporation Limited and CBS Property Portfolio Limited.

(Case no.: 46/LMIMay07)

The Chairperson
Competition Tribunal

NOTICE 993 OF 2007**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal *gives* notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in *Government Gazette* No. 22025 of 01 February 2001, that on 18 July 2007 it approved without conditions the merger between Wilson Bayly Holmes-Ovcon Limited and Let Construction (pty) Ltd.

(Case no.: 54/LM/May07)

The Chairperson

NOTICE 994 OF 2007**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal *gives* notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in *Government Gazette* No. 22025 of 01 February 2001, that on 18 July 2007 it approved without conditions the merger between Airports Company South Africa and Denel (Pty) Ltd and Aero Eiendomme (Pty) Ltd.

(Case no.: 55/LM/May07)

The Chairperson
Competition Tribunal

NOTICE 995 OF 2007**NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal *gives* notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in *Government Gazette* No. 22025 of 01 February 2001, that on 23 July 2007 it *approved* without conditions the merger between Firstrand *Investment Holdings* (pty) Ltd And Rentworks Africa (Pty) Ltd.

(Case no.: 31/LM/Mar07)

The Chairperson
Competition Tribunal

NOTICE 996 OF 2007**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 27 July 2007 it approved without conditions the merger between Acucap Properties Limited And Atlas Properties Limited.

(Case no.: 63/LM/Mar07)

The Chairperson

NOTICE 997 OF 2007**COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 27 July 2007 it received a complaint referral from the Competition Commission against Mobile Telephone Networks (Pty) Ltd. The Competition Commission alleges that Mobile Telephone Networks (Pty) Ltd is engaging in prohibited practice in contravention of sections 9(1), 8(b), 8(c) and 8(d)(ii) of the Competition Act 89 of 1998.

(Case number 80/CR/Jul07)

The Chairperson
Competition Tribunal

NOTICE 998 OF 2007

DEPARTMENT OF JUSTICE
DEPARTEMENT VAN JUSTISIEAMENDMENT OF THE RULES REGULATING THE CONDUCT OF THE PROCEEDINGS OF THE
ORANGE FREE STATE PROVINCIAL DIVISION OF THE HIGH COURT OF SOUTH AFRICA

Notice is hereby given that the Judge President of the Orange Free State Provincial Division of the High Court of South Africa has, in terms of section 43(2)(b) of the Supreme Court Act, 1959, (Act No. 59 of 1959), amended Rule 2 of the Rules regulating the conduct of proceedings of the said Court. Published under Government Notice No. R. 3290 of 12 September 1969, and in which subrule (1) was substituted by Government Notice No. 904 of 10 July 1998, by substituting the existing subrule (1) with the following new subrule (1):

TERMS:

- (1) (a) For the despatch of civil and criminal business of the Court there shall be four terms in each year, which terms are as follows for the year 2008:
- (i) From 21 January to 28 March, inclusive;
 - (ii) from 21 April to 27 June, inclusive;
 - (iii) from 28 July to 26 September, inclusive; and
 - (iv) from 13 October to 12 December, inclusive.

ADMINISTRATIVE RECESSES:

- (1) (b) The administrative recesses for the year 2008 are as follows:
- (i) From 1 January to 20 January, inclusive;
 - (ii) from 29 March to 20 April, inclusive;
 - (iii) from 28 June to 27 July, inclusive;
 - (iv) from 27 September to 12 October, inclusive; and
 - (v) from 13 December to 31 December, inclusive,

J.P. MALHERBE

Judge President of the Orange Free State Provincial Division of the High Court of South Africa.

KENNISGEWING 998 VAN 2007

WYSIGING VAN DIE REÛLS WAARBY DIE VERRIGTINGE VAN DIE ORANJE-VRYSTAATSE
PROVINSIALE AFDELING VAN DIE HOOGGEREGSHOF VAN SUID-AFRIKA GEREÛL WORD

Kennis word hierby gegee dat die Regter-president van die Oranje-Vrystaatse Provinsiale Afdeling van die Hooggeregshof van Suid-Afrika, kragtens artikel 43(2)(b)(i) van die Wet op die Hooggeregshof, 1959, (Wet No. 59 van 1959), Reël 2 van die Reëls waarby die verrigtinge van die gemelde Hof gereël word, gepubliseer in Goewermentskennisgewing No. R. 3290 van 12 September 1969, en waarin subreël (1) vervang was deur Goewermentskennisgewing No. 904 van 10 Julie 1998, gewysig het deur die bestaande subreël (1) met die volgende nuwe subreël (1) te vervang:

TERMYNE;

- (1) (a) Vir ahandeling van siviele en strafaangeleenthede is daar vier sittingstennynne in elke jaar, welke sittingstermyne vir die jaar 2008 soos volg is:
- (i) Vanaf 21 Januarie tot 28 Maart;
 - (ii) vanaf 21 April tot 27 Junie;
 - (iii) vanaf 28 Julie tot 26 September; en
 - (iv) vanaf 13 Oktober tot 12 Desember.

ADMINISTRATIEWE RESESSE:

- (1) (b) Die administratiewe resesse vir die jaar 2008 is soos volg:
- (i) Vanaf 1 Januarie tot 20 Januarie;
 - (ii) vanaf 29 Maart tot 20 April;
 - (iii) vanaf 28 Junie tot 27 Julie;
 - (iv) vanaf 27 September tot 12 Oktober; en
 - (v) vanaf 13 Desember tot 31 Desember.

J.P. MALHERBE

Regter-president van die Oranje-Vrystaatse Provinsiale Afdeling van die Hooggeregshof van Suid-Afrika

/Pieterse

NOTICE 999 OF 2007**DEPARTMENT OF SCIENCE AND TECHNOLOGY
NOTICE OF INTRODUCTION OF BILL INTO PARLIAMENT**

The Minister of Science and Technology intends introducing the Bill set out below into Parliament during 2007:

Draft Technology Innovation Agency Bill

Written comments must be received not later than 31 August 2007 and must be addressed to:

The Director-General
Attention: Mr. Puseletso Losela
Department of Science and Technology
Private Bag X894
PRETORIA
0001

Building 53 Scientia Campus
Meiring Naude Drive
BRUMMERIA
0184

Telephone: 0128436645
Fax: 0866810250
E-mail: Puseletso.Loselo@dst.gov.za

REPUBLIC OF SOUTH AFRICA

TECHNOLOGY INNOVATION AGENCY BILL

(As introduced in the National Assembly (proposed section 75); explanatory summary of Bill published in Government Gazette No. of) (The English text is the official text of the Bill)

(MINISTER OF SCIENCE AND TECHNOLOGY)

[B - 2007]

120607se

B I L L

To provide for the promotion of the development and exploitation in the public interest of discoveries, inventions, innovations and improvements and for that purpose to establish the Technology Innovation Agency; to provide for its powers and duties and for the manner in which it must be managed and controlled; to repeal an Act; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:-

ARRANGEMENT OF SECTIONS

Sections

1. Definitions
2. Establishment of Agency
3. Objects of Agency
4. Powers and duties of Agency
5. Board of Agency
6. Disqualifications from Membership
7. Removal from Office
8. Term of office of members
9. Remuneration of Members

10. Meetings of Board
11. Chief Executive Officer of Agency
12. Employees of Agency
13. Committees of Board
14. Governance Committees
15. Funding of Agency
16. Liquidation of Agency
17. Regulations
18. Repeal of Law
19. Transitional provisions
20. Short title and commencement

Definitions

1. In this Act, unless the context indicates otherwise--

"Agency" means the Technology Innovation Agency established under section 2;

"Board" means the Board contemplated in section 5;

"Chief Executive Officer" means the person appointed as such in terms of section 11;

"Department" means the Department of Science and Technology;

"innovation" means the application in practice of creative new ideas, which includes the processes by which new products and services enter the market (social or economic) and the creation of new businesses;

"Minister" means the Minister of Science and Technology;

"Invention" means any discovery or invention or improvement in respect of any process, apparatus or machine arising from research and which may be referred to the Agency from any other source for the development or exploitation under the provisions of this Act;

"this Act" includes the regulations.

Establishment of Agency

2. (1) There is hereby established a juristic person to be known as the Technology Innovation Agency which is capable of suing and being sued in its own name and of performing, subject to the provisions of this Act, such acts as are necessary for or incidental to the carrying out of its objects and ~~the~~ exercise of its powers.

(2) The Public Finance Management Act, 1999 (Act No. 1 of 1999) applies to the Agency.

Objects of Agency

3. The objects of the Agency are to support the State in stimulating and intensifying technological innovation and invention in order to improve economic growth and the quality of life of all South Africans by developing and exploiting innovations and inventions.

Powers and duties of Agency

4. (1) The Agency may-

(a) on such conditions as the Board may determine-

(i) provide financial assistance to any person, consortium, or enterprise for the purpose of enabling that person, consortium or enterprise to develop any technological innovation or invention;

(ii) establish a company contemplated in the Companies Act, 1973 (Act No 61 of 1973) or, in collaboration with any person establish such a company for the purpose of developing or exploiting any technological innovation or invention, and to that end acquire such interest in and such control over such company as it may be necessary;

(iii) acquire any interest in any consortium or enterprise undertaking the development or exploitation of any technological innovation or invention;

(iv) draw together and integrate the management of disparate technological innovation, invention, incubation and diffusion initiatives in South Africa;

(v) develop the national capacity and infrastructure to protect and exploit intellectual property derived from publicly financed research; and

(vi) finance and provide direction-setting capabilities;

(b) apply for patents or the revocation thereof, oppose the grant of patents, and to institute any action in respect of any infringement of patents;

(c) acquire any right in or to any technological innovation, invention, or patent from any person, consortium, or enterprise; and assign any person, consortium, or enterprise any right in or to any technological innovation or invention, or patent;

- (d) purchase or hire land or buildings or erect buildings and alienate such land or terminate or assign any such hire, and in the case of buildings in **which** the business of the Agency is being conducted, to let such portions as are for **the** time being not required for the business of the Agency;
- (e) establish such offices, including regional offices as the Board may, in consultation with the Minister, determine;
- (f) purchase, take lease, hire out or alienate any movable property;
- (g) take such security as it may deem fit, including **special** mortgage bonds over immovable property, notarial bonds over movable property, pledges of movable property, cessions of rights and in general any other form of cover or security;
- (h) do all such other things as are necessary or incidental to the performance of its functions.

(2) Where the Agency enters into any transaction with any person, consortium, enterprise or company in terms of subsection (1)(a)(i),(iii), and (iii), the Agency must, with the concurrence of the Minister, ensure that the Department is represented in the Board of such person, consortium, enterprise or company.

(3) Where a right in or to any technological innovation or invention has, in terms of subsection (1)(c), been acquired by the Agency or **been** assigned by the Agency to any person, consortium, or enterprise, the Agency or person, consortium, or the enterprise, as the case may be, is for the purposes of the Patents Act, 1952 (Act 37 of 1952), deemed to be the assignee of the discoverer or inventor of such technological innovation or invention.

Board of Agency

5. (1) The Agency is managed and controlled by the Board consisting of-

- (a) a chairperson designated by the Minister;
- (b) not less than six members and not more than nine members; and
- (c) the Chief Executive Officer of the Agency, as an ex officio member.

(2) The Minister must appoint a panel which must compile a shortlist of candidates for members of the Board, which shortlist must be compiled after following a transparent and competitive nomination process.

(3) The members of the Board must be appointed on the grounds of their knowledge and experience in technological innovation, technology management, intellectual property management and commercialisation thereof, and business skills, which, when considered collectively, should enable them to attain the objectives of the Agency.

(4) The Minister may dissolve the Board on grounds of mismanagement.

(5) When the Minister dissolves the Board in terms of subsection (4), the Minister may appoint an interim structure for the continued governance and control of the affairs of the Agency on such interim measures as be prescribed by the Minister.

Disqualification of from membership

6. A person may not be appointed or continue as a member of the Board if such person -

- (a) is declared by a competent court to be mentally ill, as defined in the Mental Health Act, 1973 (Act No. 18 of 1973);
- (b) is convicted of an offence and sentenced to imprisonment without the option of a fine, or in the case of fraud, to a fine or imprisonment;
- (c) is elected as a member of Parliament, a provincial legislature or the council of a municipality, or is appointed as a permanent delegate to the National Council of Provinces by a provincial legislature;
- (d) is not a South African citizen or ceases to be a South African citizen;
- (e) is removed from a position of trust by a competent court of law; or
- (i) is an unrehabilitated insolvent.

Removal from office and vacation of office

7. (1) The Minister may, after consultation with the members of the Board, remove a member of the Board from office on account of -

- (a) misconduct;
- (b) inability to perform the duties of his or her office efficiently;
- (c) absence from three consecutive meetings of the Board without the leave of the Board, except on good cause shown.

(2) A decision to remove a member of the Board from office in terms of subsection 1 must be based on a finding of an independent tribunal appointed by the Minister.

(3) If a member of the Board ceases to hold office or is removed from office in terms of subsection (1), the Minister may appoint a person in that member's place for the remaining part of the term of office.

(4) A member must vacate his or her office **if-**

- (a) he or she is disqualified in terms of section 6; or
- (b) he or she tenders his or her resignation to the Minister and the Minister accepts his or her resignation.

Term of office of members of Board

8. (1) Members of the Board are appointed for a period of four years and are eligible to re-appointment on expiry of their term.

(2) When the Minister re-appoints the members of the Board, the Minister must ensure that not all members of the Board retire at the same time.

(3) A member may not serve more than two consecutive terms of office.

Remuneration of members of Board

9. The chairperson and other members of the Board receive such remuneration and allowances as the Minister, with the concurrence of the Minister of Finance, may determine.

Meetings of Board

10. (1) The chairperson must preside at a meeting of the Board.
- (2) If the chairperson is not present at the meeting of the Board, the members of the Board present at the meeting must elect from amongst themselves a member to preside at the meeting.
- (3) The Board must meet at least four times a year at such times and places as the Board may determine.
- (4) The Board may determine the procedure for its meetings.
- (5) The chairperson-
 - (a) may convene a special meeting of the Board; and
 - (b) must convene such a meeting within 14 days of receipt of a written request signed by at least two thirds of the members of the Board to convene such a meeting.
- (6) The quorum for a meeting of the Board is two thirds of its voting members.
- (7) A decision of the Board must be taken by resolution of the majority of the members present at any meeting of the Board, and, in the event of an equality of votes the person presiding at the meeting has a casting vote in addition to her or his deliberative vote.
- (8) A member of the Board may not vote or in any manner be present during or participate in the proceedings at any meeting of the members of the Board if, in relation to any matter before the Board, she or he has any interest which precludes him or her from performing his or her functions as a member of the Board in a fair, unbiased and proper manner.

(9) Subject to the approval of the chairperson, any person may attend or take part, but may not vote, in the meeting of the Board.

Chief Executive Officer of Agency

11. (1) The Board must, with the approval of the Minister, appoint suitably skilled and qualified person as the Chief Executive Officer who must be responsible for the management of the affairs of the Agency.

(2) The appointment must be made after following a transparent and competitive selection process.

(3) The Chief Executive Officer is responsible for the administration and the general management and the control of the day-to-day functioning of the Agency, subject to the directions and instructions issued by the Board.

(4) The Chief Executive Officer is accountable to the Board on the activities of the Agency.

(5) The Chief Executive Officer must be appointed for a term not exceeding five years and is eligible for re-appointment on expiry of his or her term of office.

(6) The Chief Executive Officer holds office on such terms and conditions including those relating to remuneration and allowances as the Minister may determine in consultation with the Minister of Finance on the recommendation of the Board.

(7) The Chief Executive Officer must enter into a performance agreement with the Board within three months of taking up her or his post as Chief Executive Officer.

(8) Whenever for any reason the Chief Executive Officer is absent for a period of over two months, or unable to carry out his or her duties, or whenever there is a vacancy in the office of the Chief Executive Officer, the Board may, with the concurrence of the Minister, appoint any person to act as Chief Executive Officer, until the Chief Executive Officer is able to resume those functions or until the vacant position of the Chief Executive Officer is filled.

(9) If the chief executive officer is absent for a period of less than two months the Board may, without the concurrence of the Minister, appoint any person to act as a chief executive officer during that period.

(10) The acting Chief Executive Officer has all the powers and performs all the duties of the Chief Executive Officer.

(11) The Chief Executive Officer may not serve for more than two consecutive terms.

Employees of Agency

12. (1) The Chief Executive Officer must, on such terms and conditions as the Board may determine, appoint employees of the Agency or receive on secondment such persons, as are necessary to enable the Agency to perform its functions.

(2) The Agency must pay the employees of the Agency out of its funds such remuneration, allowances, subsidies and other benefits as the Minister, in consultation with the Minister of Finance, determines.

(3) The chief executive officer is responsible for the administrative control, organisation and discipline of employees of the Agency and for ensuing compliance with applicable labour legislation.

(4) The Agency may, under the Pension Funds Act, 1956 (Act No. 24 of 1956), establish any other Pension Funds for its employees.

Committees of Board

13. (1) The Board may establish one or more committees to perform such functions as the Board may determine.

(2) The Board may appoint as members of such committees-

- (a) members of the Board;
- (b) employees of the Agency; or
- (c) other persons with suitable skills or experience who must be paid such allowances as the Minister, with the concurrence of the Minister of Finance, may determine.

(3) The Board may at any time dissolve or reconstitute a committee.

(4) The Board is not absolved from the performance of any function assigned to any committee under this section.

Governance Committee

14. (1) The Board may establish a governance committee to assist it to perform its functions and to advise it in connection with any matter relating to the proper governance of the Agency.

(2) The governance committee is appointed by the Board and consists of-

- (a) a chairperson, who is a member of the Board; and
- (b) at least two other persons who are members of the Board.

(3) An employee of the Agency may not be appointed as a member of the governance committee.

(4) The committee must establish policies and guidelines on Board practices.

(5) The committee must monitor and evaluate the performance of the Board using appropriate instruments and must provide these results to the Board annually.

Funding of Agency

15. (1) The funds of the Agency consist of-
- (a) money appropriated by Parliament to the Department for the Agency;
 - (b) revenue, including interest derived from its investments;
 - (c) money raised or borrowed by the Agency;
 - (d) money obtained from such other sources, as the Board may, from time to time, determine, and as may be consistent with the objects and functions or powers of the Agency; and
 - (e) donations and contributions.

(2) Subject to this section, all income and property and all the proceeds of the Agency, must be applied exclusively for the promotion of the objects of the Agency.

(3) The Agency may, in the prescribed manner, establish and maintain reserve funds the aggregate of the amounts of which may not at any time exceed such amount as may be approved by the Minister in consultation with the Minister of Finance.

Liquidation of Agency

16. The Agency may not be wound up except by or under the authority of an Act of Parliament.

Regulations

17. The Minister may make regulations with regard to-

- (a) any matter that may or must be prescribed in terms of this Act;
- (b) interim measures for the continued governance and control of the Board as contemplated in section 5(5);
- (c) the establishment of a maintenance of reserve funds of the Agency contemplated in section 15(3);
- (d) any ancillary or incidental administrative or procedural matter that is necessary to prescribe for the proper implementation or administration of this Act.

Repeal of law

18. The Inventions Development Act, 1962 (Act No. 31 of 1962), is hereby repealed.

Transitional provisions and savings

19. (1) The South African Inventions Development Corporation established under section 2 of the Inventions Development Act, 1962 (Act No. 31 of 1962), is hereby disestablished.

(2) The Director-General of the Department must do the necessary to deregister the corporation in terms of the Companies Act, 1973 (Act No. 61 of 1973).

(3) At the commencement of this Act anything done in terms of the Inventions Development Act, 1962 (Act No. 31 of 1962), prior to such commencement and which may be done in terms of this Act, must be regarded as having been done in terms of this Act.

Short title and commencement

20. This Act is called the Technology Innovation Agency Act, 2007 and shall come into operation on a date fixed by the President by proclamation in the Gazette.

NOTICE 1000 OF 2007

ANNEXURE B

NATIONAL DEPARTMENT OF AGRICULTURE

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

**STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF PLUMS AND PRUNES:
AMENDMENT**

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

- (a) the standard and requirements regarding control of the export of peaches and nectarines as stipulated in Government Notice No. R 1983 of 23 August 1991 and promulgated in Government Notice No. 2632 OF 30 October 1991, amended by Government Notices No. 1241 of 22 October 1999, No. 4148 of 10 November 2000, No. 1815 of 24 August 2001, No. 1726 of 20 September 2002, No. 2055 of 1 August 2003, No. 2236 of 15 October 2004, No. 1974 of 4 November 2005 and No. 1483 of 20 October 2006 are hereby further amended; and
- (b) the standard and requirements mentioned in paragraph (a)-
- (i) shall be available for inspection at the office of the Executive Officer: Agricultural Product Standards, Harvest house, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agricultural Product Standards, Department of Agriculture, Private Bag x343, Pretoria, 0001. Tel. (012) 318 - 6070 on payment of the prescribed fee or may be obtained from Fax (012) 319 - 6265 or email; tebogoc@nda.agric.za or <http://www.nda.agric.za/docs.plantgualltv/default.htm>; and
 - (iii) shall come into operation seven days after publication of this notice.

E. RADEMEYER

Executive Officer: Agricultural Product Standards

KENNISGEWING 1000 VAN 2007

NATIONALE OEPARTEMENT VAN LANIDBOU

WET OF LANBOUPRODUKSTANDAARDE, 1990 (WET No. 119 VAN 1990)

**STANDAARDE EN VEREISTES BETREFFENDE BEHEER VAN DIE UITVOER VAN PERSE EN PRUIMEOANTE:
WYSIGING**

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

- (a) standaarde en vereistes betreffende beheer van die uitvoer van perskes en nektariene soos gestipuleer in Goewennenskennisgewing No. R 1983 van 23 Augustus 1991 en afgekondig in Goewernementskennisgewing No. 2632 van 30 Oktober 1998, gewysig deur Goewernementskennisgewings No's 1241 van 22 Oktober 1999, No. 4148 van 10 November 2000, No. 1815 van 24 Augustus 2001, No. 1726 van 20 September 2002, No. 2055 van 1 Augustus 2003, No. 2236 van 15 Oktober 2004, No. 1874 van 4 November 2005 en No. 1483 van 20 Oktober 2006 hiermee verder gewysig word; en
- (b) die standaarde en vereistes in paragraaf (a) vermeld -
- (i) ter insae beskikbaar is by die kantoor van die Uitvoerende Beambte: Landbouprodukstandaarde, Harvest house, Hamiltonstraat 30, Arcadia, Pretoria;
 - (ii) teen betaling van die voorgeskrewe bedrag van die Uitvoerende Beambte Landbouprodukstandaarde, Departement van landbou, Privaatsak x343, Pretoria, 0001. Tel. (012) 319 - 6070 of ken verkry word vanaf Faks (012) 319 - 6265 of e-pos tebogoc@nda.agric.za of <http://www.nda.agric.za/docs.plantgualltv/default.htm>; en
 - (iii) sal in werking tree na publikasie van hierdie kennisgewing in werking tree.

E. RADEMEYER

Uitvoerende Beambte: Landbouprodukstandaarde

NOTICE 1001 OF 2007

ANNEXURE B

NATIONAL DEPARTMENT OF AGRICULTURE

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

STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF PEACHES AND NECTARINES: AMENDMENT

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

- (a) the standard and requirements regarding control of the export of peaches and nectarines as stipulated in Government Notice No. R 1983 of 23 August 1991 and promulgated in Government Notice No. 1266 of 9 October 1991, amended by Government Notices No. 19873 of 1 April 1999, No. 1244 of 22 October 1999, No. 4214 of 10 November 2000, No. 2062 of 21 September 2001, No. 1716 of 13 September 2002, No. 1753 of 27 June 2003, No. 2235 of 15 October 2004, No. 1975 of 4 November 2005 and No. 1494 of 27 October 2006 are hereby further amended; and
- (b) the standard and requirements mentioned in paragraph (a)-
- (i) shall be available for inspection at the office of the Executive Officer: Agricultural Product Standards, Harvest house, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer; Agriculture Product Standards, Department of Agriculture, Private Bag x343, Pretoria, 0001, Tel. (012) 319 - 6512 on payment of the prescribed fee or may be obtained from Fax (012) 319 - 6265 or email: bemardma@nda.agric.za or <http://www.nda.agric.za/docs.plantquality/default.htm>; and
 - (iii) shall come into operation seven days after publication of this notice.

E. RADEMEYER

Executive Officer: Agricultural Product Standards

KENNISGEWING 1001 VAN 2007

NASIONALE DEPARTEMENT VAN LANDBOU

WET OF LANDBOUPRODUKSTANDAARDE, 1990 (Wet No. 119 VAN 1990)

STANDAARDE EN VEREISTES BETREFFENDE BEHEER OOR DIE UITVOER VAN PERSKES EN NEKTARIENE: WYSIGING

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

- (a) standaarde en vereistes betreffende beheer oor die uitvoer van perskes en nektariene soos gestipuleer in Goewermentskennisgewing No. R 1983 van 23 Augustus 1991 en afgekondig in Goewermentskennisgewing No. 1266 van 9 Oktober 1991, gewysig deur Goewermentskennisgewings No's 19873 van 1 April 1999, No. 1244 van 22 Oktober 1999, No. 4214 van 10 November 2000, No. 2062 van 21 September 2001, No. 1716 van 13 September 2002, No. 1753 van 27 Junie 2003, No. 2235 van 15 Oktober 2004, No. 1975 van 4 November 2005 en No. 1494 van 27 Oktober 2006 hiermee verder gewysig word: en
- (b) die standaarde en vereistes in paragraaf (a) vermeld -
- (i) tersaak beskikbaar is by die kantoor van die Uitvoerende Beampte: Landbouprodukstandaarde, Harvest house, Hamiltonstraat 30, Arcadia, Pretoria;
 - (ii) teen betaling van die voorgeskrewe bedrag vanaf die Uitvoerende Beampte Landbouprodukstandaarde, Departement van Landbou, Privaatsak x343, Pretoria, 0001. Tel. (012) 319 - 6512 of kan verkry word vanaf Faks (012) 319 - 6265 of e-PCS bemardma@nda.agric.za of <http://www.nda.agric.za/docs.plantquality/default.htm>; en
 - (iii) sewe dae na publikasie van hierdie kennisgewing in werking tree.

E. RADEMEYER

Uitvoerende Beampte: Landbouprodukstandaarde

NOTICE 1002 OF 2007

ANNEXURE B

NATIONAL DEPARTMENT OF AGRICULTURE

AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (AOT No. 119 OF 1990)

STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT APRICOTS: AMENDMENT

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

- (a) the standards and requirements regarding control of the export of peaches and nectarines as stipulated in Government Notice No. R 1983 of 23 August 1991 and promulgated in Government Notice No. 1267 of 9 October 1991, amended by Government Notices No. 1245 of 22 October 1999, No. 4089 of 27 October 2000, No. 1583 of 14 September 2001, No. 1730 of 20 September 2002, No. 1754 of 27 June 2003, No. 2234 of 15 October 2004, No. 1976 of 4 November 2005 and No. 1482 of 20 October 2006 are hereby further amended; and
- (b) the standard and requirements mentioned in paragraph (a)-
- (i) shall be available for inspection at the office of the Executive Officer: Agricultural Product Standards, Harvest house, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agriculture Product Standards, Department of Agriculture, Private Bag x343, Pretoria, 0001, Tel. (012) 319 – 6070 on payment of the prescribed fee or may be obtained from Fax (012) 319 – 6265 or email: tebogoc@nda.agric.za or <http://www.nda.agric.za/docs.plantquality/default.htm>; and
 - (iii) shall come into operation seven days after publication of this notice.

E. RADEMEYER

Executive Officer: Agricultural Product Standards

KENNISGEWING 1002 VAN 2007

NATIONALE DEPARTEMENT VAN LANDBOU

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

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

Ek, Ebenhaezer Raderleyer, ingevolge artikel 2(1) van die Wet op Landbouproduktstandaarde, 1990 (Wet No. 119 van 1990), as Uitvoerende Beampte aangewys, gee hiermee kragtens artikel 4(3) (e) van die voorside Wet, kennis dat-

- (a) standarde en vereistes betreffende beheer oor die uitvoer van perskes en nektariene kosse gestipuleer in Goewermetskennisgewing No. R 1963 van 23 Augustus 1991 en afgekondig in Goewermenskennisgewing No. 1267 van 9 Oktober 1998, gewysig deur Goewermenskennisgewings No's 1245 van 22 Oktober 1999, No. 4089 van 27 Oktober 2000, No. 1963 van 14 September 2001, No. 1730 van 20 September 2002, No. 1754 van 27 Junie 2003, No. 2234 van 15 Oktober 2004, No. 1976 van 4 November 2005 en No. 1482 van 20 Oktober 2006 hiermee verder gewysig word; en
- (b) die standarde en vereistes in paragraaf (a) vermeld -
- (i) ter insae beskikbaar is by die kantoor van die Uitvoerende Beampte: Landbouproduktstandaarde, Harvest house, Hamiltonstraat 30, Arcadia, Pretoria;
 - (ii) teen betaling van die voorgeskrewe bedrag vanaf die Uitvoerende Beampte Landbouproduktstandaarde, Departement van Landbou, Private Bag x343, Pretoria, 0001, Tel. (012) 319 – 6070 of kan verkry word vanaf FOks (012) 319 – 6265 of e-pos tebogoc@nda.agric.za of <http://www.nda.agric.za/docs.plantquality/default.htm>; en
 - (iii) sodat dae na publikasie van hierdie kennisgewing in werking tree.

E. RADEMEYER

Uitvoerende Beampte: Landbouproduktstandaarde

NOTICE 1003 OF 2007

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 applications, details of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council).

Representations in accordance with section 16(3) of Act No. 60 of 1993 and regulation 25(1) of the International Air Services Regulations, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport 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 represent or represented at the possible hearing of the application.

SCHEDULE 2
AMENDMENT OF LICENCE (S)

(A) Full name, surname and trade name, if any licensee. (B) Full Business or residential address of the applicant (C) Class and number of the license in respect of which the amendment was made (O) Type of International Air service in respect of which the amendment was made. (E) Category or kind of aircraft in respect of which the license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flights in respect of which the amendment was made. (I) Conditions under which the amendment was made.

A) South African Airways (Pty) Ltd, South African Airways. (B) Airways Park, Room 105F, Jones Street, O.R Tambo International Airport. (C) Class I; /1S094. (O) Type: S1. (E) Category: A1 & A2. (F) O.R Tambo International Airport. Adding the following:

State	Destination	Frequency
Angola	Luanda	One (1) return flight per week
Tanzania	Dar es Salaam	Two (2) return flight per week

NOTICE 1004 OF 2007

DEPARTMENT OF TRANSPORT
AIR SERVICE LICENSING ACT, 1990 (ACT No. 115 OF 1990)
APPLICATIONS FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE
LICENCE

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

Representations in accordance with section 15 (3) of Act No. 115 of 1990 in support of, or in opposition to, an application, should reach the Air Service Licensing Council, Private Bag x 193, Pretoria, 0001, within 21 days of the date of publication hereof.

APPLICATION FOR THE AMENDMENT OF AN AIR SERVICE LICENCES
APPENDIX II

(A) Full name and trade name of applicant. (B) Full business or residential address of applicant. (C) Class of licence applied for. (O) Type of air service and the amendment thereto which is being applied for. (E) Category of aircraft and the amendment thereto which is being applied for.

A) Swift Flite (Pty) Ltd; Swift Flite. (B) Hangar No. 29, Lanseria International Airport. (C) Class II; N292D. (O) Type NI and N2. (E) Category A2, A3 and A4. Changes to the Management Plan: F.J.B Barratt replaces N. Petropoulos as the Air Service Safety Officer.