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

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**IMPORTANT ANNOUNCEMENT**

# Closing times **(PRIOR TO PUBLIC HOLIDAYS)** for GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

**2009**

*The closing time is 15:00 sharp on the following days:*

- ▷ 19 December, Friday, for the issue of Friday 2 January 2009
- ▷ 19 March, Thursday, for the issue of Friday 27 March 2009
- ▷ 2 April, Thursday, for the issue of Thursday 9 April 2009
- ▷ 8 April, Wednesday, for the issue of Friday 17 April 2009
- ▷ 22 April, Wednesday, for the issue of Thursday 30 April 2009
- ▷ 30 April, Thursday, for the issue of Friday 8 May 2009
- ▷ 11 June, Thursday, for the issue of Friday 19 June 2009
- ▷ 6 August, Thursday, for the issue of Friday 14 August 2009
- ▷ 17 September, Thursday, for the issue of Friday 25 September 2009
- ▷ 10 December, Thursday, for the issue of Friday 18 December 2009
- ▷ 15 December, Tuesday, for the issue of Thursday 24 December 2009
- ▷ 21 December, Monday, for the issue of Thursday 31 December 2009
- ▷ 30 December, Wednesday, for the issue of Friday 8 January 2010

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged.

The copy for a SEPARATE Government Gazette must be handed in not later than three calendar weeks before date of publication.

**BELANGRIKE AANKONDIGING**

# Sluitingstye **(VOOR VAKANSIEDAE)** vir GOEWERMENTS-, ALGEMENE- & REGULASIE- KENNISGEWINGS ASOOK PROKLAMASIES

**2009**

*Die sluitingstyd is stiptelik 15:00 op die volgende dae:*

- ▷ 19 Desember, Vrydag, vir die uitgawe van Vrydag 2 Januarie 2009
- ▷ 19 Maart, Donderdag, vir die uitgawe van Vrydag 27 Maart 2009
- ▷ 2 April, Donderdag, vir die uitgawe van Donderdag 9 April 2009
- ▷ 8 April, Woensdag, vir die uitgawe van Vrydag 17 April 2009
- ▷ 22 April, Woensdag, vir die uitgawe van Donderdag 30 April 2009
- ▷ 30 April, Donderdag, vir die uitgawe van Vrydag 8 Mei 2009
- ▷ 11 Junie, Donderdag, vir die uitgawe van Vrydag 19 Junie 2009
- ▷ 6 Augustus, Donderdag, vir die uitgawe van Vrydag 14 Augustus 2009
- ▷ 17 September, Donderdag, vir die uitgawe van Vrydag 25 September 2009
- ▷ 10 Desember, Donderdag, vir die uitgawe van Vrydag 18 Desember 2009
- ▷ 15 Desember, Dinsdag, vir die uitgawe van Donderdag 24 Desember 2009
- ▷ 21 Desember, Maandag, vir die uitgawe van Donderdag 31 Desember 2009
- ▷ 30 Desember, Woensdag, vir die uitgawe van Vrydag 8 Januarie 2010

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel onder spesiale omstandighede aanvaar word, sal 'n dubbeltarief gehef word.

Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingedien word.

## **GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS**

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### **DEPARTMENT OF EDUCATION DEPARTEMENT VAN ONDERWYS**

**No. 1383****19 December 2008**

#### **MINISTERIAL COMMITTEE ON THE DEVELOPMENT OF A CONCEPTUAL FRAMEWORK FOR POLICY ON EXPANDING POST SCHOOLING PROVISION IN SOUTH AFRICA**

I, Grace Naledi Mandisa Pandor, Minister of Education, in terms of section 20.2 and 20.3 of the Public Finance Management Act, 1999: hereby establishes a Ministerial Committee on the Development of a Conceptual Framework for Policy on Post Compulsory School and Post Schooling Provision in South Africa.

#### **SCOPE OF WORK**

The Ministerial committee will be required to undertake the following work:

1. To develop a policy framework for the Post Compulsory and Post Grade 12 youth population through which the following would be outlined:
  - 1.1 Changes necessary to broaden educational opportunities for the out-of-school population;
  - 1.2 Increasing equity, access and participation through varied post-secondary options for young people.
2. This perspective will be informed by:
  - 2.1 A quantitative analysis of the nature of the problem- looking at the supply side of education (current institutional provision and developments that have already been initiated) and comparing this with the demand side for these outputs

- 2.2 A desk top international comparison with what other countries are doing
  - 2.3 A qualitative analysis of the existing institutional landscape
  - 2.4 A review of past policy and institutional options and pilots of institutional forms.
3. The outcomes of this activity will be a policy framework that addresses the following:
- 3.1 Rationale for a redesigned system that will address the problem as stated;
  - 3.2 Shape and size of new components of the system;
  - 3.3 Governance and financing of the new components of the system;
  - 3.4 Mechanisms for monitoring and evaluation of the efficiency, effectiveness and quality of these new components;
  - 3.5 Proposals for ensuring diversity, flexibility and differentiation;
  - 3.6 Possibilities and constraints in existing relevant legislation
4. Follow up steps
- 4.1 Establish the state of system readiness for the proposals
  - 4.2 Develop a more detailed and nuanced implementation plan for the policy framework.

## COMPOSITION

5. The following person has been appointed to the Ministerial Committee:

NAME	ORGANISATION	GENDER
Dr Peliwe Lolwana	UMALUSI	Female

**REFERENCE GROUP**

6. A reference group will be established to assist with the development of the conceptual framework. It is envisaged that the Committee's work and progress will determine the need to set up a reference group.

**TIME FRAME**

7. The Ministerial Committee would begin its work in October 2008 and submit the draft Policy Framework to the Minister by the 15<sup>th</sup> of January 2009.



**GRACE NALEDI MANDISA PANDOR, MP**  
**MINISTER OF EDUCATION**

**DATE: 15/10/2008**



**DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM  
DEPARTEMENT VAN OMGEWINGSAKE EN TOERISME**

No. 1380

19 December 2008

**SEA FISHERY ACT, 1988 (ACT NO. 12 OF 1988)  
LEVIES ON FISH AND FISH PRODUCTS**

I, Marthinus Christoffel Johannes van Schalkwyk, Minister of Environmental Affairs and Tourism, hereby publish for public comment, proposed increases and amendments in levies on fish and fish products in terms of section 29 of the Sea Fishery Act, 1988 (Act No. 12 of 1988), as set out in the Schedule hereto.

Any person who wishes to submit representations or comments in connection with the proposed levies are invited to do so by **16h00 on 2 February 2009**. All representations and comments must be submitted in writing to the Deputy Director-General of the Department of Environmental Affairs and Tourism, Branch Marine and Coastal Management:

**By post to: The Deputy Director-General:**  
**Environmental Affairs and Tourism**  
**Marine and Coastal Management**  
**Attention: Mr Wickness Rooifontein**  
**Private Bag X2**  
**Roggebaai, 8012**

**By fax to: (021) 402 3228, and by e-mail to: WRooifontein@DEAT.Gov.za**

**MARTHINUS VAN SCHALKWYK**  
**MINISTER OF ENVIRONMENTAL AFFAIRS AND TOURISM**

**SCHEDULE**

1. In this Schedule any word or expression to which a meaning has been assigned in the Marine Living Resources Act, 1998 (Act No. 18 of 1998) and the Regulations in terms thereof published in Gazette No. 19205 in Notice No. R1111 of 2 September 1998, shall bear the meaning so assigned to it and, unless the context otherwise indicates—

"**abalone**" means any shellfish of the species *Haliotis midae*, also known as "perlemoen";

"**albacore**" means the species *Athunnus allalunga*;

**"anchovy"** means any fish of the species *Engraulis encrasicolus* (previously known as *Engraulis capensis*);

**"big eye tuna"** means the species *Thunnus obesus*;

**"east coast crustacean"** means any crustacean, including shrimps, prawns and langoustines found in the waters of the Province of KwaZulu-Natal and caught by means of bottom trawl nets;

**"east coast sole"** means any fish of the species *Austroglossus pectoralis*;

**"gutted"** means cleaned by removing the viscera, but not the removing the head or the gills;

**"gutted and gilled"** means cleaned by removing the viscera and the gills, but not removing the head;

**"hake"** means any fish of the genus *Merluccius*;

**"headed & gutted"** means cleaned by removing the head, gills and viscera;

**"horse-mackerel"** means any fish of the species *Trachurus trachurus capensis*;

**"kingklip"** means any fish of the species *Genypterus capensis*;

**"langoustine"** means any crustacean of the species *Metanephrops mozambicus* (previously known as *Metanephrops anadamanicus*);

**"monkfish"** means any fish of the species *Lophius vomerinus*;

**"pilchard"** means any fish of the species *Sardinops sagax* (previously known as *Sardinops ocelatus*);

**"redeye or round herring"** means any fish of the species *Etrumeus whiteheadi*;

**"red spotted sole"** or **"red spotted tonguefish"** or **"sandrat"** means any fish of the species *Cynoglossus zanzibarensis*;

**"ribbonfish"** means any fish of the species *Lepidopus caudatus*;

**"seaweed"** means any marine macro-algae, including Kelp [*Ecklonia maxima* and *Laminaria pallida* (including *Laminaria schinzi*)] and other species such as *Gracilaria gracilis*, *Gracilariopsis* spp and *Gelidium* spp;

**"shark"** means any fish of the class *Chondrichthyes*.

**"shrimp"** means any crustacean of the superfamilies Caridea and Penaeoidea including the genera *Callinassa* and *Upogebia*;

**"snoek"** means any fish of the species *Thyrsites atun*;

**"south coast rock lobster"** means any rock lobster of the species *Palinurus gilchristi*;

**"southern bluefin tuna"** means the species *Thunnus maccoyii*;

**"squid"** means any squid (chokka) of the species *Loligo vulgaris reynaudii*;

**“swordfish”** means the species *Xiphias Gladius*;

**"the Act"** means the Sea Fishery Act, 1988 (Act No. 12 of 1988);

**“tuna”** means any fish of the species *Allothunnus fallai*, *Euthynnus affinis*, *Gymnosarda unicolor*, *Katsuwonus pelamis*, *Sarda orientalis* or *Sarda sarda* or any species of the genus *Thunnus*

**"west coast rock lobster"** means any Cape or spiny rock lobster of the species *Jasus lalandii*;

**"west coast sole"** means any fish of the species *Austroglossus microlepis*.

**“yellow tuna”** means the species *Thunnus albacares*;

2. Subject to paragraph 3 –

A holder of a right to undertake commercial fishing of pelagic fish (pelagic bait included) shall pay the following levy per ton whole mass fish caught:

R52.00 for directed pilchard and R15.00 for anchovy, pilchard bycatch as well as for all other fish caught for industrial purposes;

3. For the purposes of paragraph 2, the mass of pilchard, anchovy, redeye (round herring) and horse mackerel shall be determined at a fish processing establishment in the presence of a fishery control officer (subject to paragraph 15).
4. A holder of a right to undertake commercial fishing of west coast rock lobster shall pay a levy of R4231.00 per ton whole mass of west coast rock lobster received/caught (subject to paragraph 15).
5. A holder of a right to undertake commercial fishing of south coast rock lobster shall pay a levy of R3532.00 per ton whole mass or a levy of R7850.00 per ton tail mass south coast rock lobster caught.
6. Subject to paragraph 15, a person who is the holder of a right to undertake commercial fishing by means of bottom trawl or midwater trawl nets shall pay the following levy per ton whole mass caught:

Hake caught in the offshore trawl and midwater trawl fisheries: R205.00, hake caught in the inshore trawl fishery: R193.00, sole: R312.00, kingklip: R316.00, horse mackerel: R17.00, squid: R386.00, east coast crustaceans: R153.00, monkfish: R208.00, ribbonfish: R20.00 and snoek: R24.00.

7. A holder of a right to undertake commercial fishing of abalone shall pay a levy of R28 250.00 per ton whole mass of abalone caught or received.(Not currently allowed)
8. Subject to paragraph 15, a holder of a right to undertake commercial fishing of traditional linefish shall pay the following levies (fixed payment per category) on whole mass of fish caught:

WHOLE MASS CATCHES PER YEAR	LEVY PER YEAR
Two or less than two tonnes	R146.00
Five tonnes and less, but more than two tonnes	R511.00
Ten tonnes and less, but more than five tonnes	R1095.00
20 tonnes and less, but more than 10 tonnes	R2188.00
30 tonnes and less, but more than 20 tonnes	R3648.00
More than 30 tonnes	R5105.00

9. (a) A holder of a right to undertake commercial fishing of tuna (pole and line method) shall pay a levy of R128.00 per ton whole mass of tuna caught and shall pay R100.00 per ton whole mass of linefish by-catch caught.
- (b) The levies payable by holders of rights to undertake commercial fishing of tuna or swordfish by means of a longline per ton of fish landed are as follows:

Species	South African vessels	Foreign flagged vessels
Southern bluefin tuna	R1,017.00	R2034.00
Bigeye Tuna	R339.00	R678.00
Yellowfin Tuna	R339.00	R678.00



Swordfish	R339.00	R678.00
All other species including by-catch	R128.00	R255.00

10. A holder of a right to undertake commercial fishing of shark by means of a longline shall pay a levy of R133.00 per ton whole mass of shark caught (subject to paragraph 15).
11. A holder of a right to undertake commercial fishing of hake by means of a longline shall pay a levy of R205.00 per ton whole mass of hake caught, as well as a levy of R316.00 per ton whole mass of kingklip caught (subject to paragraph 15).
12. A holder of a right to undertake commercial fishing of hake by means of a handline shall pay a levy of R153.00 per ton whole mass of hake caught (subject to paragraph 15).
13. The holder of a right to undertake commercial fishing of squid shall pay a levy of R386.00 per ton whole mass of squid caught.
14. A holder of a right to undertake commercial harvesting of seaweed shall pay a levy of R107.00 per dry ton of kelp (*Laminaria pallida* [including *Laminaria schinzii*] and *Ecklonia maxima*) and R234.00 per dry ton of all other seaweed species as described in paragraph 1, gathered.
15. (a) For the purposes of paragraphs 3, 4, 6, 8, 10, 11 and 12 the whole mass of fish shall be determined by multiplying the mass of the fish caught or parts thereof (see column 1 below) with the appropriate conversion factor (see below). A factor of 1,00 shall be applied to any fish that are landed whole (unprocessed).

<u>Column 1</u>	<u>Conversion factor</u>
Gurnard, headed and gutted	x 1,40
Hake, broken and/or sour	x 1,94
Hake, gutted (PQ)	x 1,10
Hake, gutted and gilled (PQ)	x 1,16
Hake, headed and gutted	x 1,46

Hake, mince	x 2,25
Hake, sausage	x 2,25
Hake, skinless fillets (trimmed or untrimmed)	x 2,25
Hake, skin-on fillets (trimmed or untrimmed)	x 1,94
Horse mackerel, gutted and gilled	x 1,09
Horse mackerel, headed and gutted	x 1,40
Kingklip, headed and gutted	x 1,52
Kingklip, untrimmed fillets	x 2,28
Langoustines, tails	x 2,80
Monkfish, headed and gutted (tails)	x 3,44
Monkfish, gutted (head on)	x 1,19
Ribbonfish, headed and gutted	x 1,40
Ribbonfish, headed, gutted and tailed	x 1,80
Shark, (headed, gutted, tailed and finned)	x 1,52
Shrimps and prawns, tails	x 1,60
Snoek, frozen	x 1,41
Snoek, headed, gutted and tailed	x 1,41
Snoek, salted (flecked)	x 2,12
Sole, (East Coast sole) gutted	x 1,05
Sole or Tonguefish (Red spotted ) gutted	x 1,06
Sole, (West Coast sole) gutted	x 1,06
West Coast rock lobster (spiny or slipper tails)	x 2,20

(b) Where a product is not listed in the above table, a conversion factor from an appropriate equivalent product shall be applied.

16. The levies payable in respect of fish caught during any one month shall be paid before the end of the following month, except in the case of traditional linefish (paragraph 8) where the levies will be paid before 31 December of the relevant year (based on the permit holders own catch returns). If necessary, in the case of traditional linefish, adjustments in respect of the levies payable will be made in the following year, and permit holders will be allowed to pay the adjusted levies on or before 30 June of the following year.

17. All payments of levies shall be accompanied by a form, certified by the holder of the right

to undertake commercial fishing, that indicates the whole mass of fish caught or received during the month (or months in the instance of linefishing) concerned. This form is obtainable from: Customer Services, Marine and Coastal Management, Ground Floor, Foretrust Building, Martin Hammerschlag Road, Foreshore, Cape Town, 8001 / Private Bag X2, Roggebaai, 8012.

18. Interest and penalties will be imposed on any outstanding amount and late submission of levy declaration forms. Interest will be charged at the rate determined by National Treasury from time to time on any outstanding amount (except in the case of linefish, where it will be calculated from the first day of the year following the year in which the fish is landed). A penalty of 10% of the levies payable will be imposed on late submissions of levy declarations and payment of levies due.
19. Levies and interest payable in terms of this Schedule shall be paid to: The Marine living Resource Fund, Ground Floor, Foretrust Building, Martin Hammerschlag Road, Foreshore, Cape Town, 8001 / Private Bag X2, Roggebaai, 8012.
20. Government Notice No.252, dated 24 March 2005 and Government Notice No.27067, dated 8 December 2004, is hereby repealed.
21. This notice takes effect on 1 April 2009.

No. 1381

19 December 2008

**MARINE LIVING RESOURCES ACT, 1998 (ACT NO. 18 OF 1998)****FEES PAYABLE IN RESPECT OF APPLICATIONS AND THE ISSUING OF RIGHTS  
PERMITS AND LICENCES**

I, Marthinus Christoffel Johannes van Schalkwyk, Minister of Environmental Affairs and Tourism, hereby publish for public comment, proposed increases in the fees payable in respect of applications for and the issuing or granting of rights, permits and licenses, in terms of section 25 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998), as set out in the Schedule hereto.

Any person who wishes to submit representations or comments in connection with the proposed levies are invited to do so by **16h00 on 2 February 2009**. All representations and comments must be submitted in writing to the Deputy Director-General of the Department of Environmental Affairs and Tourism, Branch Marine and Coastal Management:

**By post to: The Deputy Director-General:**  
**Environmental Affairs and Tourism**  
**Marine and Coastal Management**  
**Attention: Mr Wickness Rooifontein**  
**Private Bag X2**  
**Roggebaai, 8012**

**By fax to: (021)402 3228, and by e-mail to: WRooifontein@DEAT.Gov.za**

**MARTHINUS VAN SCHALKWYK**  
**MINISTER OF ENVIRONMENTAL AFFAIRS AND TOURISM**



**SCHEDULE****1. APPLICATION FEES**

- (a) Fee payable in respect of an application for a right to –

(i)	Operate a fish processing establishment.	R8 249.00
(ii)	Engage in mariculture.	R 8 249.00
(iii)	Undertake subsistence fishing.	R 6.00

- (b) Fees payable in respect of an application for a medium/long term renewable permit to view sharks by conducting shark cage diving: R8 249.00

- (c) Fees payable in respect of an application for a medium/long term renewable permit to conduct boat based whale watching: R8 249.00

Provided that:

- (i) 1(b) and 1(c) are only to be paid on application for medium/long term permits.
  - (ii) Once the medium/long term permits have been allocated there will be an annual application fee payable to renew the permits as well as an annual permit fee.
- (d) Fees payable in respect of an application for a permit to exercise a right granted to –
- (i) Undertake commercial fishing ( including seaweed): R 141.00
  - (ii) Operate a fish processing establishment: R 141.00
  - (iii) Engage in mariculture: R 141.00
  - (iv) To undertake subsistence fishing: R 6.00
- (e) Fees payable in respect of an application for a permit to undertake recreational fishing: R 6.00
- (f) Fees payable in respect of an application for a permit by a person other than a South African person (does not include permits issued in terms of an international agreement) -
- (i) To undertake fishing or related activities: R 10 961.00
  - (ii) To undertake exploratory fishing: R 1 096.00
- (g) Fees payable in respect of an application for a permit from a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point: R 141.00

- (h) Fees payable in respect of an application for a permit to have any gear, stake net, setnet, gillnet, bottom trawl net, midwater trawl net, purse seine net, purse net, longline and/or any type of rock lobster net on board of a fishing vessel or a vessel: R 141.00
- (i) Fees payable in respect of an application for a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 45.00
- (j) Fees payable in respect of an application for a local fishing vessel licence: R 141.00
- (k) Fees payable in respect of an application for a high seas fishing vessel licence: R 141.00
- (l) Fees payable in respect of an application for a foreign fishing vessel licence (does not include vessels licenced in terms of an international agreement):
- (i) In respect of vessel to be utilized in joint venture arrangement with a South African person: R 1 096.00
  - (ii) In respect of a vessel to be utilized by foreign company: R 10 961.00
  - (iii) In respect of a vessel to be utilized for exploratory fishing: R 1 096.00
- (m) Fees payable in respect of an application for a permit or licence to perform an activity in terms of the Act not mentioned in paragraphs (b) - (l) above: R 85.00
- (n) Fees payable in respect of an application for a right to engage in fishing of large pelagic: R 7 000.00

## 2. PERMIT FEES

- (a) Fees payable in respect of the issuing of permits to exercise a right to -
- (i) Undertake commercial fishing ( including seaweed): R 751.00
  - (ii) Operating a fish processing establishment: R 1 503.00
  - (iii) Engage in mariculture: R 1 503.00
  - (iv) Undertake subsistence fishing: R 40.00

## (b) Fees payable in respect of the issuing of permit -

- (i) To undertake high seas fishing: R 757.00
- (ii) Authorizing a person other than a South African person to undertake fishing in South African waters (does not include permits issued in terms on an international agreement): R 27 233.00
- (iii) Authorizing a foreign person to take part in exploratory fishing in South African waters: R 1 096.00

## (c) Fees payable in respect of the issuing of a permit to undertake recreational fishing of -

i.	Abalone ( not currently allowed)	R 79.00
ii.	West coast rock lobster	R 79.00
iii.	East coast rock lobster	R 79.00
iv.	Mollusks including octopus, squid, worms, other invertebrates and aquatic plants	R 79.00
v.	Mud crab	R 79.00
vi.	Marine aquarium fish	R 79.00
vii.	Angling	R 62.00
viii.	Spearfishing	R 79.00
ix.	Use of cast or throw net	R 79.00
x.	Additional fee per vessel (only payable by the skipper) for recreational fishing from such a vessel where applicable	R 79.00

## (d) Fees payable in respect of the issuing of a short term permit (only valid for four four weeks) to undertake recreational fishing -

- (i) Mollusks including octopus, squid, worms, other invertebrates and aquatic plants: R 45.00
- (ii) Mud crab: R 45.00
- (iii) Marine aquarium fish: R 45.00
- (iv) Angling: R 40.00
- (v) Spearfishing : R 45.00

- (vi) Use of cast or throw net: R 45.00
- (vii) Additional fee per vessel (only payable by skipper) for recreational fishing from such a vessel where applicable: R 45.00
- (e) Fees payable in respect of issuing of permit to conduct boat based whale-Watching –
  - (i) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry five or less than five paying passengers: R 3 797.00
  - (ii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry six to 10 paying passengers: R 7 458.00
  - (iii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 11 to 20 paying passengers:  
A base fee of R7 458.00 plus R 2 180.00 for each additional paying passenger more than 10 that the vessel is registered to carry.
  - (iv) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 21 or more paying passengers: R 34 352.00
- (f) Fees payable in respect of the issuing of permits to view sharks by conducting Shark cage diving –
  - (i) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry 12 or less than 12 paying passengers: R 21 244.00
  - (ii) Vessel licensed in terms of the relevant legislation and registered by SAMSA to carry more than 12 paying passengers:  
A base of R21 244.00 plus additional fee R 1683.00 for each paying passenger more than 12 that the vessel is registered to carry.
- “SAMSA” means the South African Maritime Safety Authority established by Section 2 of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998).
- (g) Fees payable in respect of the issuing of permits to a holder of a commercial fishing permit to transport any fish or any part or product thereof from any landing point: R 170.00
- (h) Fees payable in respect of the issuing of a permit to have any gear, stake net, setnet, gillnet, bottom trawlnet, midwater trawlnet, purse seine net, purse net,



longline or any type of rock lobster net on board of a fishing vessel or a vessel: R 170.00

- (i) Fees payable in respect of the issuing of a permit to import any fish or any part or product thereof on a recreational basis (recreational fishers): R 90.00
- (j) Fees payable in respect of the issuing of a permit to perform any other activities in terms of the Act not mentioned in paragraphs (a) to (i): R 85.00

### **3. LICENCE FEES**

- (a) Fees payable in respect of the issuing of a licence for a local fishing vessel with a length of -
  - (i) 5 metres and less: R 243.00
  - (ii) More than 5 m to 8 metres: R 339.00
  - (iii) More than 8 m to 12 metres: R 548.00
  - (iv) More than 12 m to 20 metres: R 1 028.00
  - (v) More than 20 meters: R 1 639.00
- (b) Fees payable in respect of the issuing of a high seas fishing vessel License: R 1 774.00
- (c) Fees payable in respect of the issuing of a foreign fishing vessel License (does not include vessels utilized in terms of an international agreement): R12 995.00

### **4. OTHER FEES**

- (a) Fees payable in respect of the transfer of right or licence: R 170.00
- (b) Fees payable in respect of the issuing of a new right, licence or permit due to the amendment of the terms or conditions of the existing right, licence or permit at request of the holder: R 170.00
- (c) Fees payable in respect of the issuing of a permit to import fish on a commercial basis: R 170.00
- (d) Fees payable in respect of the issuing of permit to export fish: R 170.00

(e) Fees payable in respect of the issuing of a duplicate licence or permit: R 45.00

5. Government Notice No.878, dated 2 September 2005, is hereby repealed.

6. This notice takes effect on 1 April 2009.

**DEPARTMENT OF HEALTH  
DEPARTEMENT VAN GESONDHEID****No. 1379****19 December 2008****HEALTH PROFESSIONS ACT, 1974 (Act 56 of 1974)****CHANGE OF NAME OF THE PROFESSIONAL BOARD FOR EMERGENCY CARE  
PRACTITIONERS**

Under the powers vested in me by section 15(2) of the Health Professions Act, 1974 (Act 56 of 1974) and on the recommendations of the Health Professions Council of South Africa, I, Ms Barbara Hogan, MP, Minister of Health, hereby change the name of the Professional Board for Emergency Care Practitioners as established under section 15(1) of the Act, to the name Professional Board for Emergency Care with effect from date of publication of this Notice.

Any reference in any prior legislation, regulations, rules, notices or policies to the Professional Board for Emergency Care Practitioners shall be deemed to be a reference to the new name of the Professional Board for Emergency Care.



Ms B Hogan  
Minister of Health

**SOUTH AFRICAN QUALIFICATIONS AUTHORITY  
SUID-AFRIKAANSE KWALIFIKASIE OWERHEID**

No. 1386

19 December 2008

**Announcement of Intention to Extend the Accreditation of the Wholesale & Retail Sector  
Education and Training Authority (W&R SETA)**

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the **Wholesale and Retail Sector Education and Training Authority (W&R SETA)** to include the Learning Programme in the listed area of specialisation against the following qualification:

No	Qualification Title	ETQA	NQF Level	NLRD ID Number
1.	National Certificate: Generic Management: Wholesale and Retail Management	W&R SETA	Level 5	63334

The accreditation will be effective for the duration of the Accreditation of the **Wholesale & Retail Sector Education and Training Authority (W&R SETA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to the extension of accreditation must be lodged with the Executive Officer of SAQA by the 03 February 2009.

The Executive Officer  
South African Qualifications Authority  
Postnet Suite 248  
Private Bag X06  
WATERKLOOF  
0145

Attention: Mr Christo Basson  
Director: Quality Assurance and Development  
Telephone: (012) 431 5008  
Fax: (012) 431 5145  
E-mail: [cbasson@saqa.org.za](mailto:cbasson@saqa.org.za)

  
SAMUEL B A ISAACS  
EXECUTIVE OFFICER



### Announcement of Intention to Extend the Accreditation of the Council on Higher Education (CHE)

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the Council on Higher Education (CHE) to include the Qualifications listed below which are registered on the National Qualifications Framework:

No	Qualification Title	NQF Level	NLRD ID Number
1.	National Diploma: Supply Chain Management	Level 6	62089
2.	National Certificate: Forensic Engineering Investigation	Level 7	58494
3.	National Certificate: Medical Equipment Maintenance	Level 5	58495
4.	National Certificate: Engineering	Level 6	60071
5.	National Certificate: Engineering	Level 5	60110

The accreditation will be effective for the duration of the Accreditation of the Council on Higher Education (CHE) in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to the extension of accreditation must be lodged with the Executive Officer of SAQA by the 03 February 2009.

**The Executive Officer**  
**South African Qualifications Authority**  
 Postnet Suite 248  
 Private Bag X06  
 WATERKLOOF  
 0145

Attention:  
 Director:  
 Telephone:  
 Fax:  
 E-mail:

**Mr Christo Basson**  
**Quality Assurance and Development**  
 (012) 431 5008  
 (012) 431 5145  
[cbasson@saqa.org.za](mailto:cbasson@saqa.org.za)

**SAMUEL B A ISAACS**  
**EXECUTIVE OFFICER**

## GENERAL NOTICES ALGEMENE KENNISGEWINGS

### NOTICE 1542 OF 2008

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

Pursuant to the provisions of section 16 (8) (b) Of Act No. 115 of 1990 and regulation 8 of the Domestic Air Services Regulations, 1991, it is hereby notified for general information that the applications details of which appear in the Appendix, will be **considered** by the Air Service Licensing Council.

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

#### APPENDIX I

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

(A) X Sterile Insect Technique (Pty) Ltd; XSIT. (B) 2 Schalk Patience Street, Citrusdal. (C) Class III. (D) Type G5. (E) Category H2.

(A) Extra Dimensions (Pty) Ltd; Extra Dimensions. (B) Hangar A, Gate 5, Lanseria International Airport, Gauteng, R. S. A. (C) Class II. (D) Type N1 and N2. (E) Category A2 and A3.

(A) Heliworx CC; Astra Aviation. (B) 292 29<sup>th</sup> Avenue, Villieria. (C) Class II. (D) Type N1 and N2. (E) Category H2.

(A) Jamex Aviation (Pty) Ltd; Jamex Aviation. (B) 2<sup>nd</sup> Floor, North West Office Block, New Raod, Grand Central Airport, Midrand. (C) Class II. (D) Type N2. (E) Category A3.

(A) MS Aviation (Pty) Ltd; MS Aviation. (B) Block B, Technosquare, 42 Morningside, N'dabeni, 7405. (C) Class II. (D) Type N1 and N2. (E) Category A3 and A4.

#### APPENDIX II

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

(A) Missionary Aviation Services; MAS. (B) Plot 108 ERF 133, Lanseria International Airport. (C) Class II; N142D. (D) Type N1 and N2. (E) Category A3 and A4. Changes to the Management Plan: C. S. Gilliess replaces R. J. Judge as the Chief Executive Officer, A. J. Gillies replaces M. S. Liprini as the Responsible Person: Aircraft and A. J. Gillies replaces M. S. Liprini as the Responsible Person: Flight Operations.



**NOTICE 1543 OF 2008****INTERNATIONAL AIR SERVICES ACT, (ACT No. 60 of 1993)  
GRANT/ AMENDMENT OF INTERNATIONAL AIR SERVICES LICENCES**

Pursuant to the provisions of section 17 (12) of Act No. 60 of 1993 and regulations 15 (1) and 15 (2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the application, details of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council)

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

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

**SCHEDULE 1**

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

(A) Extra Dimensions Aviation (Pty) Ltd; Extra Dimensions. (B) Hangar 4, Gate 5, Lanseria International Airport, Gauteng, RSA. (C) Class II. (D) Type N1 and N4. (E) Category A2 and A3. (F) Lanseria International Airport and O. R. Tambo International Airport. (G) Republic of South Africa, Lesotho, Swaziland, Namibia, Botswana, Angola, Zimbabwe, Mozambique, Zambia, Democratic Republic of the Congo, Malawi, Tanzania, Kenya, Uganda, Mauritius, Madagascar, Congo, Gabon, Cameroon, Central Africa Republic, Niger, Nigeria, Burkino Faso, Benin, Togo, Ghana, Cote D' Ivory, Liberia, Sierra Leone, Guinea, Guinea Bissau, Senegal, Mali, Mauritania, Western Sahara, Morocco, Algeria, Libya, Chad, Egypt, Sudan, Ethiopia and Somalia.

(A) Federal Airlines (Pty) Ltd; Federal Airlines and Pelican Air Services. (B) Hangar No. 14, Bonaero Park, O. R. Tambo International Airport. (C) Class II. (D) Type N1 and N4. (E) Category A2 and A3. (F) O. R. Tambo International Airport and Kruger Mpumalanga International Airport. (G) Africa and Indian Ocean Islands, including routes on which Scheduled services are being provided: Algeria, Angola, Benin, Botswana, Burkino Faso, Burundi, Canary Islands Central Africa Republic, Chad, Comoros, Congo, Democratic Republic of Congo, Djibouti, Equatorial Guinea, Eritrea, Ethiopia, Gabon, Gambia, Ghana, Guinea Bissau, Guinea Republic, Ivory Coast, Kenya, Lesotho, Liberia, Madagascar, Mali, Malawi, Mauritania, Mauritius, Mayotte, Morocco, Mozambique, Namibia, Niger, Nigeria, Rwanda, Sao Tome, Senegal, Seychelles, Sierra Leone, Somalia, Somali Land, Sudan Swaziland, Tanzania, Togo, Tunisia, Uganda, West Africa, Zambia and Zimbabwe.

**SCHEDULE 2**

(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 is made. (D) 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 flight in respect of which the amendment was made. (I) Conditions under which amendment was made.

(A) South African Airways (Pty) Ltd; South African Airways. (B) Airways Park, Room 110A, Jones Street, OR Tambo International Airport. (C) Class I; I/S094. (D) Type S1 and S2. (E) Category A1 and A2. (F) OR Tambo International Airport. (G) and (H) Adding the following.

(S1)

State.	Destination.	Frequencies
Nigeria.	Lagos.	Three (3) return flights per week.
Senegal.	Dakar.	Three (3) return flights per week.
Angola.	Luanda.	One (1) return flight per week.

(S2)

State.	Destination.	Frequencies.
Nigeria.	Lagos.	Three (3) return flights per week.

(A) Comair Limited; Kulula, Com & British Airways – Comair. (B) 1 Marignane, cnr Atlas Road, Bonaero Park, Kempton Park, 1619. (C) Class I; I/S092. (D) Type S1 and S2. (E) Category A1 and A2. (F) OR Tambo International Airport. (G) and (H) Adding the following.

State.	Destination.	Frequencies.
Botswana.	Gaborone.	Fourteen (14) return flights per week

**NOTICE 1544 OF 2008****DEPARTMENT OF TRANSPORT****PUBLICATION FOR COMMENTS: TRANSPORT LAW ENFORCEMENT AND  
RELATED MATTERS GENERAL AMENDMENT BILL, 2009**

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The above-mentioned Amendment Bill is hereby published for public comments. Interested persons are invited to submit written comments by not later than 25<sup>th</sup> January 2009. Submission should be posted to the Director – General Department of Transport for the attention of T.H.M Mphahlele at:

**Mphahlet@dot.gov.za**  
Fax No. (012) 309 3044

**The Department of Transport  
Private Bag x193  
PRETORIA  
0001**

*Draft Bill – 14 November 2008*

## TRANSPORT LAW ENFORCEMENT AND RELATED MATTERS GENERAL AMENDMENT BILL, 2009

### GENERAL EXPLANATORY NOTE:

[ ] Words in bold type in square brackets indicate omissions from existing enactments.

\_\_\_\_\_ Words underlined with a solid line indicate insertions in existing enactments.

### BILL

To amend the South African National Roads Agency and National Roads Act, 1998 to provide more effectively for law enforcement relating to collection of tolls; to amend the Administrative Adjudication of Road Traffic Offences Act, 1998 to include in its ambit offences relating to operating licences and cross-border permits for public transport services and offences relating to non-payment of tolls on national roads; to amend the National Road Traffic Act, 1996 to add a presumption to facilitate the collection of tolls; to amend the Road Traffic Management Corporation Act, 1999 to empower the Road Traffic Management Corporation to enter into law enforcement agreements with the South African National Roads Agency; to amend the Cross-Border Road Transport Act, 1998 to empower the Cross-Border Road Transport Agency to collect toll on behalf of that Agency; and to provide for incidental matters.

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

### Amendment of section 1 of Act 7 of 1998

1. Section 1 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) is hereby amended—

(a) by the substitution for the definition of “municipality” of the following definition:

**“municipality”** means a municipality contemplated in Chapter 7 of the Constitution or any other applicable law, and includes a metropolitan municipality, district municipality and local municipality as defined in the Local Government: Municipal Structures Act, 1998 (Act No. 117 of 1998);

[—

(a) **until the legislation envisaged in section 155(2) of the Constitution**

takes effect, means any local government body vested with municipal legislative and executive jurisdiction (whether on an exclusive or shared basis) in respect of a particular areas in terms of the Local Government Transition Act, 1993 (Act 209 of 1993), in compliance with section 155(1) of the Constitution;

(b) as from the date when that legislation takes effect, means any municipality as contemplated in that legislation;]"

(b) by the insertion of the following definition after the definition of "national road":

"owner" in relation to a motor vehicle means the owner thereof as defined in the National Road Traffic Act, 1996 (Act No. 93 of 1996);"

#### **Amendment of section 27 of Act 7 of 1998**

2. Section 27 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) is hereby amended—

(a) by the substitution of the following paragraph for paragraph (b) of subsection (1) with the following paragraph:

"(b) for the driving or use of any vehicle on a toll road, may levy and collect a toll, the amount of which has been determined and made known in terms of subsection (3), which will be payable—

(i) at a toll plaza by the person so driving or using the vehicle; or

(ii) at any other place;

in the prescribed manner in cash or electronically or by another prescribed method and subject to the conditions that the Agency may determine and so make known;"

(b) by the substitution of the following subsection for subsection (5):

"(5) (a) Any person driving, using or operating any vehicle on a toll road is liable for tolls levied in terms of subsection (1)(b) and must pay such tolls in the prescribed manner and must register as a toll road user in terms of this Act in the prescribed manner and provide the prescribed details.

(b) Such liability arises when the person enters the toll road and the toll is payable—

(i) at a toll plaza or other place for the payment of toll referred to in subsection (1)(b); or

(ii) in such other manner as may be prescribed.

(c) No person may use a toll road at a time when he or she owes toll or any other amount in terms of this Act, where such amount is due and payable and has not been paid.

(d) Any person liable for toll who—

(i) fails or refuses to pay the required amount of toll at a payment point at a toll plaza on a toll road where toll is payable; or

(ii) fails to pay in the prescribed manner or at the prescribed place any toll that is due under paragraph (a) or any surcharge, fee, fine or penalty due in terms of a regulation made under section

58(1)(dA) or any other law or in terms of any arrangement made in terms of this Act; or

(iii) fails to register as required by such regulations; or

(iv) contravenes paragraph (c) of this subsection;

is guilty of an offence and punishable on conviction with imprisonment for a period not longer than six months or a fine, or with both the term of imprisonment and the fine, and is liable in addition to pay to the Agency a civil fine of the prescribed amount, which may be increased annually on the prescribed date."

- (c) by the substitution of the following subsection for subsection (6):

"(6) Any national road or portion of a national road (including any bridge or tunnel thereon) which—

(a) under section 9 of the previous Act had been declared a toll road for the purposes of that Act and which immediately before the incorporation date exists and is operated as such under the previous Act; or

(b) is identified by the Minister by notice in the *Government Gazette*, specifying the prescribed particulars, as a road which is deemed to have been a toll road as at the incorporation date;

will be regarded and treated for all purposes as if it had been declared a toll road under subsection (1) of this section."

- (d) by the addition of the following subsections:

"(7) Where a road, portion of a road, bridge or tunnel has been declared a toll road under subsection (1), or is regarded as such in terms of subsection (6), the Minister may, despite the other provisions of this Act, authorise the Agency in writing to add new toll plazas, or change the position of existing toll plazas, despite the fact that such plazas or their position was not shown as required by subsection (4)(a)(i) or by the equivalent provisions of the previous Act, provided that the Agency—

(a) must give notice, generally, of the proposed new plaza or change in position of the existing plaza or plazas in the manner contemplated in paragraph (a) of subsection (4); and

(b) must request the Premier and every municipality in whose area of jurisdiction the plaza or plazas will be situated the opportunity to comment on the proposed new toll plaza or change in position of the existing toll plaza in the manner contemplated in paragraph (b) of subsection (4);

and the provisions of paragraphs (c) and (d) of subsection (4) will apply with the necessary changes and the Minister must be satisfied that the Agency has considered any comments and representations received before granting such authorisation.

(8) Where the Minister declares an existing road or part thereof as a national road under section 40, which prior to the date of such declaration had been declared as a toll road in terms of provincial legislation, such road or portion will be regarded and treated for all purposes as if it had been declared a toll road under subsection (1) of this section."



**Amendment of section 54 of Act 7 of 1998**

3. Section 54 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) is hereby amended—

(a) by the substitution of the following subsection for subsection (2) thereof:

**“(2) Such an authorised employee may be declared as [will have the powers of arrest and detention conferred on] a peace officer in terms of section 334 [Chapter 5] of the Criminal Procedure Act, 1977 (Act No. 51 of 1977) [, with regard to any person who, on a national road or the property mentioned in subsection (1), has committed any offence referred to in that subsection in the presence of the authorised employee or who is suspected by the authorised employee, on reasonable grounds, to have committed such an offence].”**

(b) by the insertion of the following subsections after subsection (2):

**“(2A) The Agency may appoint such an authorised employee as—**

**(a) a law enforcement officer, who has all of the powers of—**

**(i) a traffic officer listed in section 31 of the National Road Traffic Act, 1996 (Act No. 93 of 1996) if he or she is in possession of a diploma referred to in regulation 1B of the National Road Traffic Regulations, 2000 promulgated under that Act;**

**(ii) an inspector contemplated in section 123 of the National Land Transport Transition Act, 2000 (Act No. 22 of 2000); and**

**(iii) a national road transport inspector contemplated in section 37 of the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998); or**

**(b) a toll road officer, who must have completed a training course as approved by the Chief Executive Office.**

**(2B) In addition to the powers mentioned elsewhere in this Act, such an authorised employee may—**

**(a) question the driver of a vehicle as to whether required tolls have been paid, or as to whether that driver or the operator of that vehicle has registered if so required by regulations made under section 58;**

**(b) require from the driver to furnish his or her full name and residential address and documentary proof thereof, as well as the name and address of the owner or operator of the vehicle;**

**(c) direct the driver of a vehicle to produce or show a tag or other document or equipment as prescribed, or any permit, operating licence or other document required to be in or on the vehicle by law;**

**(d) confiscate or seize any such tag, document or equipment that is suspected to be unauthorised; and**

**(e) question any person in relation to any such tag, document or equipment.**

**(2C) Such an authorised employee must—**

**(a) issue a notice, as prescribed, if any tag, document or equipment has been confiscated or seized under subsection (2B); and**

**(b) deliver such tag, document or equipment which has been confiscated**

or seized under that subsection to a police officer to be dealt with in terms of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), or to such other person as prescribed in the prescribed manner.

(2D) A person questioned or required to give information in terms of powers conferred by subsection (2A) or (2B) is entitled to the same privileges as a person testifying in a court of law."

(c) by the addition of the following paragraph in subsection (3):

"(c) the Road Traffic Management Corporation established by section 3 of the Road Traffic Management Corporation Act, 1999 (Act No. 20 of 1999), in terms of which that Corporation is authorised, and undertakes, to perform the law enforcement functions mentioned in subsections (1) and (2) on any national road through employees of that Corporation designated or appointed by it for that purpose."

(d) by the addition of the following subsections:

"(4) An agreement contemplated in subsection (3) may include provision for the Agency to compensate the province or municipality concerned, or the Road Traffic Management Corporation, for exercising such law enforcement functions, and the Agency may pay such compensation in terms of the relevant agreement.

(5) A traffic officer as defined in section 1 of the National Road Traffic Act, 1996 (Act No. 93 of 1996), a national road transport inspector as defined in section 1 of the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998), and an inspector as defined in section 1 of the National Land Transport Transition Act, 2000 (Act No. 22 of 200), shall all have the following powers in addition to powers conferred on them by other laws:

(a) to question the driver of a vehicle as to whether required tolls have been paid, or as to whether that driver or the operator of that vehicle has registered if so required by regulations made under section 58;

(b) to direct the driver of a vehicle to produce or show a tag or other document or equipment as prescribed;

(c) to confiscate or seize a tag, document or equipment required by this Act that is suspected to be unauthorised;

(d) to question any person in relation to any such tag, document or equipment.

(6) Such an officer or inspector must—

(a) issue a notice, as prescribed, if any tag, document or equipment has been confiscated under subsection (5); and

(b) deliver such tag, document or equipment which has been impounded under that subsection to a police officer to be dealt with in terms of the Criminal Procedure Act, 1977 (Act No. 51 of 1977) or to the Agency in the prescribed manner, as provided in the relevant regulations.

(7) A person questioned or required to give information under subsection (5) is entitled to the same privileges as a person testifying in a court of law.

(8) Where such an authorised employee or a traffic officer or inspector contemplated in subsection (5) reasonably suspects that there are

outstanding tolls or other surcharges, fees, fines or penalties payable in respect of this Act in respect of any vehicle, or that the person responsible to pay toll in respect of the vehicle is not registered as required by section 27(5)(a) and relevant regulations, he or she may prohibit or prevent the use of that vehicle on any toll road until—

- (a) all outstanding tolls and other amounts payable in terms of this Act in respect of the vehicle have been paid; or
- (b) that person has signed an admission of guilt and acknowledgement of debt in respect thereof or has made other acceptable arrangements to pay those tolls and amounts as prescribed; or
- (c) if the person disputes such tolls or amounts, the authorised employee, officer or inspector has issued to the person a notice contemplated in section 56 of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), or an infringement notice contemplated in section 17 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998); and
- (d) such person has been registered as required by this Act."

#### **Amendment of section 58 of Act 7 of 1998**

4. Section 58 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) is hereby amended by the insertion of the following paragraphs in subsection (1) after paragraph (d):

- "(dA) providing for the pre-payment of toll, or payment of toll on account or in instalments and the registration of persons liable to pay toll including, but not limited to,—
  - (i) the method and procedures for paying toll on account, in instalments or otherwise, and providing for interest to be charged on overdue amounts;
  - (ii) the fact that failure to pay toll in the prescribed manner or time or failure to register in the prescribed manner or time will constitute an offence;
  - (iii) the information to be supplied by persons liable to pay toll;
  - (iv) matters necessary to facilitate the incorporation of offences under this Act into the enforcement system created by the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998);
  - (v) exempting certain categories of road users from having to register, or having to do so in respect of certain vehicles or categories of vehicles; and
  - (vi) providing that such registration may be delayed in certain areas or in respect of certain toll roads, or in respect of categories of road users, vehicles or categories of vehicles;
- (dB) providing specifications for the use of tolling equipment, the identification of vehicles on toll roads by means of such equipment and the maintenance and verification of such equipment;
- (dC) providing that the Chief Executive Officer, if authorised by the Board of Directors of the Agency in writing, may issue directions, conditions or requirements relating to the regulations made under paragraphs (dA)

and (dB) and that a person failing to comply with such a direction, condition or requirement will be guilty of an offence and liable on conviction to a fine or term of imprisonment not exceeding that prescribed in the regulations, but such term of imprisonment may not exceed one month."

#### **Insertion of sections 59A and 59B in Act 7 of 1998**

5. The following sections are hereby inserted after section 59 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) Act:

##### **"59A Presumptions**

(1) Where in any prosecution in terms of this Act relating to the driving, operation or use of a vehicle on a toll road or the payment of toll it is necessary to prove who was the driver or operator of such vehicle, or the user of the road in question or of such vehicle, it shall be presumed, in the absence of evidence to the contrary, that such vehicle was driven or operated by the owner thereof.

(2) For the purposes of subsection (1) it shall be presumed, in the absence of evidence to the contrary, that, where the owner of the vehicle concerned is a corporate body, such vehicle was driven, operated or used as contemplated in that subsection, or used as contemplated in that subsection, by a director or servant of the corporate body in the exercise of his or her powers or in the carrying out of his or her duties as such director or servant or in furthering or endeavouring to further the interests of the corporate body.

(3) Where in any prosecution for an alleged contravention of any provision of this Act, evidence to prove such contravention is tendered of any electronic information as ascertained by means of an electronic vehicle identification system or other device, or electronic components of such a system or device, such information shall be deemed to be correct in the absence of evidence to the contrary.

(4) Where in any prosecution in terms of this Act it is alleged that an offence was committed on a toll road, the road concerned shall, in absence of evidence to the contrary, be presumed to be a toll road, and it shall also be presumed that such toll road was properly proclaimed in terms of this Act or the National Roads Act, 1971 (Act No. 57 of 1971), as the case may be.

##### **59B Service of documents**

(1) Any document required to be served on a person in terms of this Act, must be served on that person personally or sent by registered post to his or her last known address as provided in subsection (3).

(2) A document served on the driver or person obviously in control of a motor vehicle at any place is regarded as proper service on the person liable to pay toll in respect of that vehicle in terms of section 27(5)(a).

(3) A document sent by registered post in terms of subsection (1) is regarded as having been served on the person to whom it is addressed on the tenth day after the date which is stamped on the receipt issued by the post

office which accepted the document for registration, unless evidence to the contrary is adduced, which may be in the form of an affidavit.

(4) The address referred to in subsection (1) shall be the address of the person liable to pay toll –

(a) supplied by that person upon their registration in terms of regulations made under section 58; or

(b) where such address has not been supplied or is suspected to be incorrect or not to be current, the person's last address recorded on the National Traffic Information System as contemplated in the National Road Traffic Act, 1996 (Act No. 93 of 1996); or

(c) such other address as may be prescribed."

#### **Amendment of section 60 of Act 7 of 1998**

6. Section 60 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) is hereby amended—

(a) by substituting the following for the heading thereof:

**"Amendment, exclusion and repeal of laws"**

(b) by the addition of the following subsection:

"(3) Despite the provisions of the National Credit Act, 2005 (Act No. 34 of 2005), those provisions are not applicable to the levying and collecting of toll in terms of this Act."

#### **Amendment of long title of Act 46 of 1998**

7. The following is hereby substituted for the long title of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998):

"To promote road traffic and transport quality by providing for a scheme to discourage road traffic and transport contraventions, to facilitate the adjudication of road traffic and transport infringements, to support the prosecution of offences in terms of the national and provincial laws relating to road traffic and transport, and implement a points demerit system; to provide for the establishment of an agency to administer the scheme; to provide for the establishment of a board to represent the agency; and to provide for matters connected therewith."

#### **Amendment of section 1 of Act 46 of 1998**

8. Section 1 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended—

(a) by the substitution of the following for the introductory portion thereof:

"In this Act, unless the context otherwise indicates, any word or expression to which a meaning has been assigned by the National



Road Traffic Act, 1996 (Act No. 93 of 1996) has the same meaning in this Act, and—

- (b) by the insertion in the definition of “authorised officer” of the following paragraph after paragraph (b):

“(bA) an employee of the South African National Roads Agency Limited contemplated in section 54(1) of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998);”

- (c) by the insertion of the following definitions after the definition of “courtesy letter”:

“**Cross-Border Agency**” means the Cross-Border Road Transport Agency established by section 4 of the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998);”

“**cross-border permit**” means a permit as defined in the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998);

“**cross-border road transport**” means cross-border road transport as defined in section 1 of the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998);”

- (d) by the substitution of the following definition for the definition of “issuing authority”:

“**issuing authority**” means—

- (a) a municipality [**local authority**] contemplated in Chapter 7 of the Constitution of the Republic of South Africa, 1996 [(**Act 108 of 1996**), the **Local Government Transition Act, 1993 (Act 209 of 1993)**,] or any other applicable law;
  - (b) a provincial administration;
  - (c) the Road Traffic Management Corporation, established by section 3 of the Road Traffic Management Corporation Act, 1999 (Act No. 20 of 1999);
  - (d) the South African National Roads Agency Limited established by section 2 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998);
  - (e) the Cross-Border Agency;
  - (f) the South African Police Service, and
  - (g) any other authority, administration or agency designated by the Minister by notice in the *Government Gazette*,
- in so far as such authority, [**or**] administration or Agency is responsible for [**road traffic**] matters relating to road traffic, public transport, cross-border road transport or toll roads in its area of jurisdiction;”

- (e) by the insertion of the following definitions after the definition of “offence”:



“operating licence” means an operating licence or permit as defined in the National Land Transport Transition Act, 2000 (Act No. 22 of 2000);

“operating licensing board” means a public transport licensing board contemplated in section 30 of the National Land Transport Transition Act, 2000 (Act No. 22 of 2000);

- (f) by the insertion of the following definitions after the definition of “representations officer”:

“toll” means a toll levied under section 27 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998) and includes all surcharges, fees, fines and penalties payable under that Act;

“toll road” means a toll road as defined in section 1 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998);

#### **Amendment of section 2 of Act 46 of 1998**

9. Section 2 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by—

- (a) the substitution of the following paragraph for paragraph (a) thereof:
- “(a) to encourage compliance with the national and provincial laws and municipal by-laws relating to road traffic, public transport, cross-border road transport and toll roads and to promote road traffic safety;”
- (b) the substitution of the following paragraph for paragraph (e) thereof:
- “(e) to penalise drivers and operators who are guilty of infringements or offences through the imposition of demerit points leading to the suspension **[and]** or cancellation of driving licences, professional driving permits, operating licences, cross-border permits or operator cards;”

#### **Insertion of section 3A in Act 46 of 1998**

10. The following section is hereby inserted after section 2 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) Act:

##### **“2A            Scope of Act**

This Act applies to offences created by the following Acts:

- (a) The National Road Traffic Act, 1996 (Act No. 93 of 1996);
- (b) any provincial Act dealing with road traffic, public transport or toll roads;
- (c) the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998);
- (d) the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998);
- (e) the National Land Transport Transition Act, 2000 (Act No. 22 of 2000), and
- (f) any other Act designated by the Minister by notice in the *Government Gazette*."

#### **Amendment of section 4 of Act 46 of 1998**

11. Section 4 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the substitution of the following paragraphs for paragraph (a) and (b) of subsection (1) thereof:

- "(a) to administer a procedure to discourage the contravention of road traffic and transport laws to support the adjudication of infringements as set out in subsection (2);
- (b) to enforce penalties imposed against persons contravening road traffic and transport laws as set out in subsection (3);"

#### **Amendment of section 7 of Act 46 of 1998**

12. Section 7 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by—

- (a) the substitution of the following paragraph for paragraph (b) of subsection (1) thereof:
  - "(b) to monitor the success achieved by the agency in promoting compliance with road traffic and transport laws;"
- (b) the substitution of the following paragraph for paragraph (d) of subsection (1) thereof:
  - "(d) to advise the Minister regarding amendments to this Act or any other **[road traffic]** legislation in order to improve the effectiveness of the agency;"

#### **Amendment of section 17 of Act 46 of 1998**

13. Section 17 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the substitution of the following paragraph for paragraph (d) of subsection (3) thereof:

- "(d) provide the infringer with a printout of the demerit points incurred by him or her to date, together with an indication of the number [amount] of points left before his or her driving licence, professional driving permit, operating licence, cross-border permit or operator card is suspended in terms of section 25 or cancelled in terms of section 27;"

**Amendment of section 18 of Act 46 of 1998**

14. Section 18 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the substitution of the following paragraph for paragraph (d) of subsection (8) thereof:

- "(d) provide the infringer with a printout of the demerit points incurred to date, together with an indication of the number of points left before his or her driving licence, professional driving permit, operating licence, cross-border permit or operator card is suspended in terms of section 25 or cancelled in terms of section 27;"

**Amendment of section 19 of Act 46 of 1998**

15. Section 19 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the substitution of the following paragraph for paragraph (d) of subsection (3) thereof:

- "(d) provide the infringer with a printout of the demerit points incurred by him or her to date, together with an indication of the number of points left before his or her driving licence, professional driving permit, operating licence, cross-border permit or operator card is suspended in terms of section 25 or cancelled in terms of section 27;"

**Amendment of section 19B of Act 46 of 1998**

16. Section 19B of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the addition of the following subsection:

- "(3) Whenever a penalty is payable in terms of this Act for an infringement relating to the failure to pay outstanding tolls, the infringer shall not be regarded as having paid the penalty in full until all outstanding tolls have also been paid."

**Amendment of section 20 of Act 46 of 1998**

17. Section 20 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended—

- (a) by the substitution of the following paragraph for paragraph (d) of subsection (1) thereof:
- "(d) provide the infringer with a printout of the demerit points incurred by him or her to date, together with an indication of the number of points left before his or her driving licence, professional driving permit, operating licence, cross-border permit or operator card is suspended in terms of section 25 or cancelled in terms of section 27;"

- (b) by the substitution of the following subsection for subsection (5) thereof:

- "(5) Subject to subsection (6), no—  
(a) driving licence;  
(b) professional driving permit; [or]  
(c) licence disc;  
(d) operating licence;  
(e) cross-border permit; or  
(f) operator card,

may be issued to an infringer or in respect of a motor vehicle registered in the name of an infringer, if an enforcement order has been issued in respect of such infringer, until such enforcement order has been complied with or has been revoked."

- (c) by the substitution of the following paragraph for paragraph (b) of subsection (10) thereof:

- "(b) the infringer must be informed about it in the prescribed manner and his or her driving licence, professional driving permit, operating licence, cross-border permit or operator [operator's] card must be returned or the endorsement of a driving licence that is contained in an identity document must be cancelled, unless he or she has been disqualified otherwise."

#### **Amendment of section 21 of Act 46 of 1998**

18. Section 21 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby by the substitution of the following paragraph for paragraph (b) of subsection (1) thereof:

- "(b) to seize the driving licence, [or] professional driving permit, operating licence or cross-border permit of the infringer;"

#### **Amendment of section 25 of Act 46 of 1998**

19. Section 25 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended—

- (a) by the substitution of the following paragraph for paragraph (a) of subsection (3) thereof:

- "(a) must immediately hand in any driving licence card, [or] professional driving permit, operating licence or cross-border permit in the prescribed manner to the issuing authority contemplated in section 26(2) in the case of a driving licence card or professional driving permit, or to the relevant operating licensing board in the case of an operating licence or to the Cross-Border Agency in the case of a cross-border permit, for

retention by such issuing authority, board or Agency during the disqualification period, produce any driving licence contained in an identity document, operating licence or cross-border permit to such issuing authority, board or Agency for endorsement as suspended or must remove the prescribed operator card and deal therewith in the prescribed manner; and

- (b) may not apply for a driving licence, professional driving permit, operating licence, cross-border permit or operator card during the disqualification period."

- (b) by the substitution of the following subsection for subsection (5) thereof:

"(5) Upon expiry of his or her disqualification period, a person referred to in subsection (3) may apply in the prescribed manner to the issuing authority, operating licensing board or Cross-Border Agency as the case may be, to return his or her driving licence card, [or] professional driving permit, operating licence or cross-border permit, or to reissue an operator card."

#### **Substitution of section 27 of Act 46 of 1998**

**20.** The following section is hereby substituted for section 27 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998):

#### **"27. Cancellation of driving licence, professional driving permit, operating licence, cross-border permit and operator card**

(1)(a) A person who incurs demerit points resulting in a disqualification in terms of section 25 to drive or operate a motor vehicle for a third time, must immediately hand in his or her driving licence card, professional driving permit, operating licence, cross-border permit or operator card in the prescribed manner to the issuing authority, operating licensing board or Cross-Border Agency, as the case may be, or must submit any driving licence contained in his or her identity document to such issuing authority.

(b) A person who fails to comply with the provisions of paragraph (a) is guilty of an offence and liable on conviction to a fine or imprisonment for a period not exceeding one year or to both a fine and such imprisonment.

(2) The [An] issuing authority, operating licensing board or Cross-Border Agency must, upon receipt of a driving licence card, professional driving permit, [or] operator card, operating licence or cross-border permit, as the case may be, take the necessary steps to destroy such licence, permit or card, and must submit any driving licence contained in an identity document to be endorsed as cancelled.

(3) Upon expiry of his or her disqualification period, a person contemplated in subsection (1) may reapply for and be issued with a driving licence, professional driving permit, [or] operator card, operating licence or cross-border permit in terms of the applicable [road traffic] laws."

**Amendment of section 29 of Act 46 of 1998**

21. Section 29 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the addition of the following paragraph to subsection (1) thereof:

"(e) prescribe that outstanding tolls will be payable together with the relevant penalty, and be collected with such penalty."

**Amendment of section 32 of Act 46 of 1998**

22. Section 32 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by changing the full stop at the end of subsection (1) to a colon, and the addition of the following proviso at the end of that subsection:

"Provided that any outstanding tolls collected must be paid to the South African National Roads Agency Limited."

**Amendment of section 36 of Act 46 of 1998**

23. Section 36 of the Administrative Adjudication of Road Traffic Offences Act, 1998 (Act No. 46 of 1998) is hereby amended by the substitution of the following subsection for subsection (1) thereof:

"(1) This Act is called the Administrative Adjudication of Road Traffic and Transport Offences Act, 1998, and comes into operation on a date determined by the President by proclamation in the *Government Gazette*."

**Amendment of section 1 of Act 93, 1996**

24. Section 1 of the National Road Traffic Act, 1996 (Act No. 93 of 1996) is hereby amended by the insertion of the following definition after the definition of "title holder":

"toll road" means a toll road as defined in section 1 of the South African National Roads Agency Limited and National Roads Act, 1998 (Act No. 7 of 1998);"

**Amendment of section 69 of Act 93 of 1996**

25. Section 69 of the National Road Traffic Act, 1996 (Act No. 93 of 1996) is hereby amended by the insertion of the following subsection after subsection (3):

"(4) Where in any prosecution in terms of this Act it is alleged that an offence was committed on a toll road, the road concerned shall, in absence of evidence to the contrary, be presumed to be a toll road, and it shall also be presumed that such toll road was properly proclaimed in terms of the South African National Roads Agency Limited and National Roads Act, 1998 or the National Roads Act, 1971 (Act No. 57 of 1971), as the case may be."



**Amendment of section 31 of Act 20 of 1999**

26. Section 31 of the Road Traffic Management Corporation Act, 1999 (Act No. 20 of 1999) is hereby amended by the addition of the following subsection:

"(3) The Chief Executive Officer may enter into an agreement with the South African National Roads Agency Limited established in terms of section 2 of the South African National Roads Agency and National Roads Act, 1998 (Act No. 7 of 1998) in terms of which the Corporation is authorised, and undertakes, to perform law enforcement functions contemplated in section 54 of that Act on any national road through employees of the Corporation designated or appointed by it for that purpose in agreement with that Agency, and such an agreement may include provision for that Agency to compensate the Corporation for exercising such functions."

**Amendment of section 4 of Act 4 of 1998**

27. Section 4 of the Cross-Border Road Transport Act, 1998 (Act No. 4 of 1998) is hereby amended by the addition of the following subsection:

"(4) The Agency may levy and collect toll on behalf of the South African National Roads Agency Limited in terms of an agreement between itself and the lastmentioned Agency concluded under section 28 of the South African National Roads Agency and National Roads Act, 1998 (Act No. 7 of 1998)."

**Short title and commencement**

28. (1) This Act is called the Transport Law Enforcement and Related Matters Amendment Act, 2008, and comes into operation on a date fixed by the President by proclamation in the *Gazette*.

(2) The President may fix different dates in respect of different provisions of this Act and in respect of different areas of the country.



**NOTICE 1545 OF 2008****NATIONAL TREASURY****APPOINTMENT OF MEMBERS TO THE STANDING  
COMMITTEE FOR THE REVISION OF THE BANKS ACT, 1990**

Notice is hereby given that the Minister of Finance has appointed, under section 92(1) of the Banks Act, 1990 (Act No. 94 of 1990), the following persons as members to the Standing Committee for the Revision of the Banks Act, 1990:

Adv Selby Baqwa for a period of three years, effective 1 October 2008 until 30 September 2011.

Mr Cassim Coovadia for a period of three years, effective 1 October 2008 until 30 September 2011.

Ms Bahle Goba for a period of three years, effective 1 October 2008 until 30 September 2011.

Ms Venete Klein for a period of three years, effective 1 October 2008 until 30 September 2011.

Mr Mandla Letlape for a period of three years, effective 1 October 2008 until 30 September 2011.

Mr Stephen Malatji for a period of three years, effective 1 October 2008 until 30 September 2011.

Ms Totsie Memela-Khambula for a period of three years, effective 1 October 2008 until 30 September 2011.

Mr Modise Motloba for a period of three years, effective 1 October 2008 until 30 September 2011.

Ms Ntombifuthi Mtoba for a period of three years, effective 1 October 2008 until 30 September 2011.

Ms Kgotoki Nhlapo for a period of three years, effective 1 October 2008 until 30 September 2011.

Prof Joseph Pretorius for a period of three years, effective 1 October 2008 until 30 September 2011.

Prof Helena van Zyl for a period of three years, effective 1 October 2008 until 30 September 2011.

**NOTICE 1546 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER**

**HLOBANE HOUSING CO-OP LTD, UGAGANE CO-OP LTD, MOUNT FRERE FARMERS CO-OP LTD, ZWAKALA SECURITY CO-OP LTD, RE A LEBOGA CATERING CO-OP LTD, SASAVONA CO-OP LTD, LISA TRADING CO-OP LTD, MASIVANE WOOL GROWERS CO-OP LTD, INKULULEKO BLOCK-MAKING CO-OP LTD.**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives  
Dti Campus  
77 Meintjies Street  
Private Bag X237  
**PRETORIA**  
0001

**KENNISGEWING 1546 VAN 2008****KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD**

**HLOBANE HOUSING CO-OP LTD, UGAGANE CO-OP LTD, MOUNT FRERE FARMERS CO-OP LTD, ZWAKALA SECURITY CO-OP LTD, RE A LEBOGA CATERING CO-OP LTD, SASAVONA CO-OP LTD, LISA TRADING CO-OP LTD, MASIVANE WOOL GROWERS CO-OP LTD, INKULULEKO BLOCK-MAKING CO-OP LTD.**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelever word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOÖPERASIES**

Kantoor van die Registrateur van Koöperasies  
Dti Kampus  
Meintjiesstraat 77  
Privaatsak X237  
**PRETORIA**  
0001

LIKW.B28

**NOTICE 1547 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER**

**INXU AGRICULTURAL CO-OP LTD, MAZABEKO CO-OP LTD, S'QONDOKUHLE FLOWER CO-OP LTD, SILINDOKUHLE VEGETABLES CO-OP LTD, SAKHISIZWE FARMING CO-OP LTD, MIGHTY PERFECT CO-OP LTD, FETAKGOMO FARMING CO-OP LTD, SOKHULU KHANYA CO-OP LTD.**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives  
Dti Campus  
77 Meintjies Street  
Private Bag X237  
**PRETORIA**  
0001

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**KENNISGEWING 1547 VAN 2008****KOöPERASIES VAN DIE REGISTER GESKRAP TE WORD**

**INXU AGRICULTURAL CO-OP LTD, MAZABEKO CO-OP LTD, S'QONDOKUHLE FLOWER CO-OP LTD, SILINDOKUHLE VEGETABLES CO-OP LTD, SAKHISIZWE FARMING CO-OP LTD, MIGHTY PERFECT CO-OP LTD, FETAKGOMO FARMING CO-OP LTD, SOKHULU KHANYA CO-OP LTD.**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelever word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOöPERASIES**

Kantoor van die Registrateur van Koöperasies  
Dti Kampus  
Meintjiesstraat 77  
Privaatsak X237  
**PRETORIA**  
0001

LIKW.B28

**NOTICE 1548 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER**

**ILITHA CO-OP LTD, SIYATHEMBA SEWING CO-OP LTD, LEPELLE-NKUMI INFORMATION AND COMMUNICATION TECHNOLOGY CO-OP LTD, NDUMISO TRACTOR CO-OP LTD, CHRIST CENTRED COMMUNITY DEVELOPMENT CO-OP LTD, UBUHLE TRADING CO-OP LTD, SIBANYE HEALTH AND HYGIENE CO-OP LTD,**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

0001

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**KENNISGEWING 1548 VAN 2008****KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD**

**ILITHA CO-OP LTD, SIYATHEMBA SEWING CO-OP LTD, LEPELLE-NKUMI INFORMATION AND COMMUNICATION TECHNOLOGY CO-OP LTD, NDUMISO TRACTOR CO-OP LTD, CHRIST CENTRED COMMUNITY DEVELOPMENT CO-OP LTD, UBUHLE TRADING CO-OP LTD, SIBANYE HEALTH AND HYGIENE CO-OP LTD**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOÖPERASIES**

Kantoor van die Registrateur van Koöperasies

Dti Kampus

Meintjiesstraat 77

Privaatsak X237

**PRETORIA**

0001

LIKW.B28

**NOTICE 1549 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER****INKUNZI COMMUNITY DEVELOPMENT CO-OPERATIVE  
LIMITED**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives  
Dti Campus  
77 Meintjies Street  
Private Bag X237  
**PRETORIA**  
0001

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**KENNISGEWING 1549 VAN 2008****KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD****INKUNZI COMMUNITY DEVELOPMENT CO-OPERATIVE  
LIMITED**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOÖPERASIES**

Kantoor van die Registrateur van Koöperasies  
Dti Kampus  
Meintjiesstraat 77  
Privaatsak X237  
**PRETORIA**  
0001

**LIKW.B28**

**NOTICE 1550 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER****NEW FORT TRADING CO-OPERATIVE LIMITED, SUNSET TO SUNRISE CO-OPERATIVE LIMITED, NDADAVU CO-OPERATIVE LIMITED.**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

0001

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**KENNISGEWING 1550 VAN 2008****KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD****NEW FORT TRADING CO-OPERATIVE LIMITED, SUNSET TO SUNRISE CO-OPERATIVE LIMITED, NDADAVU CO-OPERATIVE LIMITED.**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOÖPERASIES**

Kantoor van die Registrateur van Koöperasies

Dti Kampus

Meintjiesstraat 77

Privaatsak X237

**PRETORIA**

0001

LIKW.B28

**NOTICE 1551 OF 2008****CO-OPERATIVES TO BE STRUCK OFF THE REGISTER****NCEDOMHLOPE COMMUNITY GARDEN CO-OPERATIVE LIMITED**

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

0001

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**KENNISGEWING 1551 VAN 2008****KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD****NCEDOMHLOPE COMMUNITY GARDEN CO-OPERATIVE LIMITED**

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelever word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

**REGISTRATEUR VAN KOÖPERASIES**

Kantoor van die Registrateur van Koöperasies

Dti Kampus

Meintjiesstraat 77

Privaatsak X237

**PRETORIA**

0001



**NOTICE 1552 OF 2008**

**WAGWETYWA-NDLALA GARIN CROPS CO-OPERATIVE LIMITED  
HARD WORKERS WELDING CO-OPERATIVE LIMITED  
PHAPHAMANI PIGGERY PROJECT CO-OPERATIVE LIMITED,  
LOMS EMPOWERMENT CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 8 August 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

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**KENNISGEWING 1552 VAN 2008****KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS**

**WAGWETYWA-NDLALA GARIN CROPS CO-OPERATIVE LIMITED  
HARD WORKERS WELDING CO-OPERATIVE LIMITED  
PHAPHAMANI PIGGERY PROJECT CO-OPERATIVE LIMITED,  
LOMS EMPOWERMENT CO-OPERATIVE LIMITED**

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 8 Augustus 2008 ingevolge die bepaling van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

REGISTRATEUR VAN KOÖPERASIES

**NOTICE 1553 OF 2008**

**DEZIGNA FINISHERS CO-OP LTD, THUSANANG TSWELOPELE CO-OP LTD, ZIFUNZE ZAMELENI CO-OP LTD, THULA UBHEKE SEWING CO-OP LTD, ITHEMBALETHU CO-OP LTD, ONJENGANE CO-OP LTD, ZANSSHIPPI TRADING CO-OP LTD, VUKUZITHATHE PRIMARY TRADING CO-OP LTD.**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 8 August 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

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**KENNISGEWING 1553 VAN 2008****KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS**

**DEZIGNA FINISHERS CO-OP LTD, THUSANANG TSWELOPELE CO-OP LTD, ZIFUNZE ZAMELENI CO-OP LTD, THULA UBHEKE SEWING CO-OP LTD, ITHEMBALETHU CO-OP LTD, ONJENGANE CO-OP LTD, ZANSSHIPPI TRADING CO-OP LTD, VUKUZITHATHE PRIMARY TRADING CO-OP LTD.**

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 8 Augustus 2008 ingevolge die bepalings van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

REGISTRATEUR VAN KOÖPERASIES

**NOTICE 1554 OF 2008**

VUKA-VUKA PIGGERY PROJECT CO-OPERATIVE LIMITED  
NOMPENTSHU POULTRY CO-OPERATIVE LIMITED  
VUYOWETHU FARMERS CO-OPERATIVE SOCIETY LIMITED  
VUMELANI DEVELOPMENT CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 8 August 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

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**KENNISGEWING 1554 VAN 2008**

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS

VUKA-VUKA PIGGERY PROJECT CO-OPERATIVE LIMITED  
NOMPENTSHU POULTRY CO-OPERATIVE LIMITED  
VUYOWETHU FARMERS CO-OPERATIVE SOCIETY LIMITED  
VUMELANI DEVELOPMENT CO-OPERATIVE LIMITED

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 8 Augustus 2008 ingevolge die bepalings van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

REGISTRATEUR VAN KOÖPERASIES

**NOTICE 1555 OF 2008****ONGAMA 05 CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 8 August 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

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**KENNISGEWING 1555 VAN 2008**

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS

**ONGAMA 05 CO-OPERATIVE LIMITED**

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 8 Augustus 2008 ingevolge die bepalings van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

REGISTRATEUR VAN KOÖPERASIES

**NOTICE 1556 OF 2008****CO-OPERATIVES REMOVED FROM THE REGISTER**

NCEDO LWETHU CLEANSING CO-OPERATIVE LIMITED  
ISIPHEPHELO SETHU SAVINGS AND CREDIT CO-OPERATIVE LIMITED  
LEBOWAKGOMO CAR WASHERS CO-OPERATIVE LIMITED  
KHUTHALANG CO-OPERATIVE LIMITED  
BLNK BEE KEEPING CO-OPERATIVE LIMITED  
OTHANDWENI CO-OPERATIVE LIMITED  
THOLIMPILO CO-OPERATIVE LIMITED  
BONXA COMMUNAL CO-OPERATIVE ASSOCIATION LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 30 November 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

---

**KENNISGEWING 1556 VAN 2008****KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS**

NCEDO LWETHU CLEANSING CO-OPERATIVE LIMITED  
ISIPHEPHELO SETHU SAVINGS AND CREDIT CO-OPERATIVE LIMITED  
LEBOWAKGOMO CAR WASHERS CO-OPERATIVE LIMITED  
KHUTHALANG CO-OPERATIVE LIMITED  
BLNK BEE KEEPING CO-OPERATIVE LIMITED  
OTHANDWENI CO-OPERATIVE LIMITED  
THOLIMPILO CO-OPERATIVE LIMITED  
BONXA COMMUNAL CO-OPERATIVE ASSOCIATION LIMITED

Hiermee word bekend gemaak die naam van bogenoemde koöperasies op 30 November 2008 ingevolge die bepaling van Artikel 73(1)(c) van die Koöperasiewet, 2005, van die register geskrap is.

**REGISTRATEUR VAN KOÖPERASIES**

**NOTICE 1557 OF 2008****CO-OPERATIVES REMOVED FROM THE REGISTER**

LADYSMITH FREIGHT CO-OPERATIVE LIMITED  
SULENKAMA FARMERS ASSOCIATION CO-OPERATIVE LIMITED  
BADIRI PLUMBING CO-OPERATIVE LIMITED  
CEBELIHLE GRASS CUTTING CO-OPERATIVE LIMITED  
MPUTI MASIMANYANE FARMERS CO-OPERATIVE LIMITED  
BEST MADE CLOTHING PRIMARY CO-OPERATIVE LIMITED  
MEMBERS CLOTHING PRIMARY CO-OPERATIVE LIMITED  
ELUBALA MAIZE PROJECT CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 30 November 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

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**KENNISGEWING 1557 VAN 2008****KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS**

LADYSMITH FREIGHT CO-OPERATIVE LIMITED  
SULENKAMA FARMERS ASSOCIATION CO-OPERATIVE LIMITED  
BADIRI PLUMBING CO-OPERATIVE LIMITED  
CEBELIHLE GRASS CUTTING CO-OPERATIVE LIMITED  
MPUTI MASIMANYANE FARMERS CO-OPERATIVE LIMITED  
BEST MADE CLOTHING PRIMARY CO-OPERATIVE LIMITED  
MEMBERS CLOTHING PRIMARY CO-OPERATIVE LIMITED  
ELUBALA MAIZE PROJECT CO-OPERATIVE LIMITED

Hiermee word bekend gemaak die naam van bogenoemde koöperasies op 30 November 2008 ingevolge die bepalings van Artikel 73(1)(c) van die Koöperasiewet, 2005, van die register geskrap is.

**REGISTRATEUR VAN KOÖPERASIES**

**NOTICE 1558 OF 2008****CO-OPERATIVES REMOVED FROM THE REGISTER**

ZAMOKUHLE CO-OPERATIVE LIMITED  
KATLEHONG FARMERS CO-OPERATIVE LIMITED  
ZAMIMPILO ART AND CRAFT CO-OPERATIVE  
ZAMISIZWE POULTRY CO-OPERATIVE LIMITED  
ZAMINHLANHLA POULTRY CO-OPERATIVE LIMITED  
ZAMA ZAMA CO-OPERATIVE LIMITED  
NEW ERA CLOTHING MANUFACTURERS CO-OPERATIVE LIMITED  
SEBENZA KUSAKHANYA CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 30 November 2008 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

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**KENNISGEWING 1558 VAN 2008****KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS**

ZAMOKUHLE CO-OPERATIVE LIMITED  
KATLEHONG FARMERS CO-OPERATIVE LIMITED  
ZAMIMPILO ART AND CRAFT CO-OPERATIVE  
ZAMISIZWE POULTRY CO-OPERATIVE LIMITED  
ZAMINHLANHLA POULTRY CO-OPERATIVE LIMITED  
ZAMA ZAMA CO-OPERATIVE LIMITED  
NEW ERA CLOTHING MANUFACTURERS CO-OPERATIVE LIMITED  
SEBENZA KUSAKHANYA CO-OPERATIVE LIMITED

Hiermee word bekend gemaak die naam van bogenoemde kooperasies op 30 November 2008 ingevolge die bepalings van Artikel 73(1)(c) van die Kooperasiewet, 2005, van die register geskrap is.

**REGISTRATEUR VAN KOÖPERASIES**



**NOTICE 1559 OF 2008****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT NO.22 OF 1994 AS AMENDED**

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

**Reference No.** : KRN6/2/2/C/429/0/0/1

**Claimant** : Sekoebu Petrus Mohokare

**Property Description** : Farms Killarney No. 1960, Lima No.1248, Fairview No.1449 and Montana No. 323 all commonly known as Kalane Farm comprising of the Sub-divisions listed below situated in the Masilonyana Local Municipality in the Free State Cape Province:

Portion/ Subdivision	Current Owner	Property	Extent of Land	Current Title Deed Number
1. Portion 0	Scott Susara Petronella	Fairview No.1449	526.2689 ha	T8382/1970
2. Portion 0	Andre Heyns Familie Trust	Killarney No.1960	298.1716 ha	T771/2004
3. Portion 0	Zamenkomst Trust	Montana No. 323	226.564 ha	T1372/1999
4. Portion 0	Hartman Hugh Glen	Lima No.1248	85.6532 ha	T7567/1971
5. Portion 1	Jan Daniel Verster Trust	Lima No.1248	85.6532 ha	T17520/1998
6. Portion 2	Jan Daniel Verster Trust	Lima No.1248	171.3064 ha	T17520/1998
7. Portion 3	Jan Daniel Verster Trust	Lima No.1248	256.9596 ha	T17520/1998

**Date Submitted** : 30<sup>th</sup> December 1998

**Current Land Use** : Residential purpose

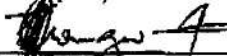
Has been submitted to the Regional Land Claims Commissioner for the Free State and Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended in due course.

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

The Regional Land Claims Commissioner  
Free State and Northern Cape  
P.O. Box 4376  
Bloemfontein  
9300

Tel: (051) 403 0700

Fax: (051) 430 3930

  
Mr S. Hlongwane  
Regional Land Claims Commissioner  
(Free State and Northern Cape)  
Date: 29/11/2008

**NOTICE 1560 OF 2008****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT NO.22 OF 1994 AS AMENDED**

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

Reference No. : KRN6/2/2/C/700/0/0/6

Claimant : Mr. Moqetheni Michael Malakoane

Property Description : Farm 1903 comprising of the sub-divisions listed below situated in the Thabo Mofutsanyana District Municipality, Free State Province.

FARM NAME	PORTION/SUBDIVISION	EXTENT
Farm 1903	Portion 32	2.2235 HA
Farm 1903	Portion 33	17.8735 HA
Farm 1903	Portion 39	233.6557 HA
Farm 1903	Portion 40	225.8821 HA

Current Owner : Department of Agriculture

Date Submitted : 10<sup>th</sup> December 1998

Current Land Use : Dairy Farm

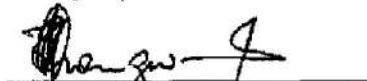
Has been submitted to the Regional Land Claims Commissioner for the Free State and Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended in due course.

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

The Regional Land Claims Commissioner  
Free State and Northern Cape  
P.O. Box 4376  
Bloemfontein  
9300

Tel: (051) 403 0700

Fax: (051) 430 3930



Mr S. J. Hongwane  
Regional Land Claims Commissioner  
(Free State and Northern Cape)

Date: 29/11/2008

**NOTICE 1561 OF 2008****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT NO.22 OF 1994 AS AMENDED**

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act, No. 22 of 1994 as amended, due to an omission in the Gazette Notice 742 of 2008 dated 13<sup>th</sup> June 2008 contained in Gazette Number 3113.

The above Gazette Notice is hereby amended to include the following properties under claim.

PORTION NO.	EXTENT OF PORTION	OLD TITLE DEED NO.	NEW TITLE DEED	CURRENT LAND USE	CURRENT OWNER
0	2190.1872h	FT1175/1895	T4075/1997	Farming	Opwag Groblershoop PTY LTD
1 (consolidated to portion 4 Farm 391)	800 DUM	FT1175/1895	T742/2005	Farming	Connan Winifred Dalene
2	164.8868M	FT1175/1895	T1146/1998	Farming	Opwag Groblershoop PTY LTD
3 (consolidated to portion 4 Farm 391)	800 DUM	FT1175/1895	T742/2005	Farming	Connan Winifred Dalene
4	98.1789h	FT1175/1895	T742/2005	Farming	Connan Winifred Dalene
5	56.2304h	FT1175/1895	T4075/1997	Farming	Opwag Groblershoop PTY LTD
6	3.0548h	FT1175/1895	T3002/1999	Farming	Transnet LTD
7	14.5954h	FT1175/1895	T3001/1999	Farming	Transnet LTD

Reference No. : KRK6/2/2/B/108/0/0/6 (B924)

Date Submitted : 30<sup>th</sup> December 1998

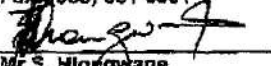
Has been submitted to the Regional Land Claims Commissioner for the Free State and Northern Cape and that the Commission on Restitution of Land Rights will further investigate the claims in terms of the provisions of the Act, as amended in due course.

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

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

Tel: (053) 807 5700

Fax: (053) 831 6501

  
Mr S. Mlongwane  
Regional Land Claims Commissioner  
(Free State and Northern Cape)  
Date: 28/11/2008

**NOTICE 1562 OF 2008****DEPARTMENT OF PUBLIC WORKS  
AGRÉMENT SOUTH AFRICA**

(Approval of innovative construction products and systems)

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued a Mantag certificate, details of which appear in the schedule hereto.

**SCHEDULE**

Mantag Certificate No 2008/M55

**Name of product:** Innovida Building System

**Certificate holder:** Yokoyo Investments (Pty) Ltd

**Description:** The Innovida Building System comprises:

- 2500 mm x 6000 mm x 64 mm thick superstructure wall panels fabricated from two sheets of resin saturated glass-fibre composite encapsulating an expanded polyurethane core
- 64 mm thick surface bed panels (same as wall panels) on well compacted hardcore fill with 700 mm x 700 mm x 650 mm high Innovida corner footings (see Figure 5a).
- 64 mm thick (same as wall panels) roof sheets and finished with appropriate roof paint on the exterior.
- Window and door frames are out of timber
- Conventional services

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1563 OF 2008****DEPARTMENT OF PUBLIC WORKS  
AGRÉMENT SOUTH AFRICA**

(Approval of innovative construction products and systems)

Notice is hereby given that Agrément South Africa has, with effect from 07 August 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE**

Agrément Certificate No 2008/343

**Name of product:** Compactroll Ridge and Hip Capping  
**Certificate holder:** Lafarge Roofing (Pty) Ltd SA

**Description:** Compactroll ridge and hip capping is 270mm or 340mm wide and is supplied in 10,0m rolls. Compactroll comprises lengths of aluminium foil with four rows of 9mm diameter holes, spaced 5mm apart. The perforated section is covered with a glued on weather protective, ventilating fleece. The edges of the aluminium are folded double with a strip of polyisobutylene within the fold. A 20mm wide butyl rubber based adhesive is applied on the back of the aluminium foil 5mm from each edge along the length of the roll. The two strips of adhesive are protected with peel off plastic strips.

A 38x38mm timber batten is nailed along the ridge or hip of the roof trusses and spaced 100mm above the trusses. The Compactroll is rolled out and aligned with the batten. The adhesive protective strips are removed and the Compactroll shaped and stuck to the concrete roof tiles. Ridge or hip tiles are placed in position and secured with z-shaped powder coated aluminium clips. No grouting of the ridge and hip capping tiles is required.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1564 OF 2008****DEPARTMENT OF PUBLIC WORKS  
AGRÉMENT SOUTH AFRICA****(Approval of innovative construction products and systems)**

Notice is hereby given that Agrément South Africa has, with effect from 07 August 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE****Agrément Certificate No 2008/344**

<b>Name of product:</b>	EasyFlash
<b>Certificate holder:</b>	Lafarge Roofing (Pty) Ltd SA
<b>Description:</b>	EasyFlash is available in widths of 200, 250, 300, 450, and 600mm and rolls of 5.0m. EasyFlash comprises creped, laminated aluminium foil achieving up to 63% stretchability, one side coated with butyl adhesive and protective release foil. EasyFlash is available in anthracite, red, brown and zinc-grey colours.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA



**NOTICE 1565 OF 2008****DEPARTMENT OF PUBLIC WORKS****AGRÉMENT SOUTH AFRICA**

(Approval of innovative construction products and systems)

Notice is hereby given that Agrément South Africa has, with effect from 07 August 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE**

Agrément Certificate No 2008/345

**Name of product:** InnoBlok® (Insulating Hollow Concrete Blocks)

**Certificate holder:** Datel Consulting cc t/a: Datlink Insulation

**Description:** InnoBlok® (insulating hollow concrete blocks) are 140 mm wide x 190 mm high x 390 mm long masonry units, which have enhanced thermal properties when compared with conventional hollow concrete blocks of similar dimensions. Blocks are coloured pink to facilitate identification on site.

InnoBlok® meet the requirements of SANS 1215: *Concrete Masonry Units* and may therefore be used in all applications where similar strength and sized standard masonry units are permitted.

Walls erected using InnoBlok® will have enhanced thermal resistance that can be used either to:

- improve thermal comfort within buildings and thereby reducing heating and cooling energy requirements, or
- offset the need for plaster wall finishes and reduce the thickness of ceiling insulation required in certain areas of South Africa when building dwellings with 140 mm thick standard hollow blocks.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1566 OF 2008****DEPARTMENT OF PUBLIC WORKS  
AGRÉMENT SOUTH AFRICA****(Approval of innovative construction products and systems)**

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE****Agrément Certificate No 2008/346****Name of product:** Cemforce GRC Building System**Certificate holder:** Cemforce CC**Description:**

The Cemforce GRC Building System utilises factory produced wall panels. The wall panels are 78±2 mm thick consisting of a polystyrene beaded concrete core with a dry density of 450 to 750 kg/m<sup>3</sup> encapsulated in 8mm thick skins of glass reinforced cement (GRC). The panel widths vary from 300mm to 1200mm and are 2,4m or 3,0m high. Polyvinyl chloride (PVC) conduits 15 mm diameters are cast running horizontally at the top and bottom of the panels. Galvanised mild steel anchor straps are cast into the bottom of the panels and wallplate anchor bolts in the tops of the panels.

The concrete floor slab is conventional with thickened edge beams cast on a damp-proof membrane. Bitumen emulsion dpc is applied to the bottom of all wall panels prior to erection. Wall panels are placed in position, starting from a corner, and the anchor straps are secured to the floor slab with drive-in nails. Mild steel post tensioning rods are threaded through the PVC conduits to secure the wall panels to one another. The wallplate is a mild steel box section secured to the anchor bolts.

Roof construction is conventional timber with light or heavyweight cladding. Insulated or uninsulated ceilings are always installed. Window and door frames are secured to bolts cast into the wall panels.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1567 OF 2008****DEPARTMENT OF PUBLIC WORKS****AGRÉMENT SOUTH AFRICA**

(Approval of innovative construction products and systems)

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE**

Agrément Certificate No 2008/347

- Name of product:** Ikhaya Future House Double Storey Building System
- Certificate holder:** Ikhaya Future House Systems (Pty) Ltd
- Description:** The Ikhaya Future House Double Storey Building System buildings are double storey buildings where the manufacture of wall panels and erection of buildings are under the control of a professional engineer or approved competent person who will:
- ensure that wall panel manufacturing standards are maintained
  - ensure the integrity of the entire building
  - adhere to the requirements of this certificate
  - first floor construction conforms to the requirements of Agrément certificate 2007/331

The Ikhaya Future House Double Storey Building System utilises factory produced wall panels, TASS expanded polystyrene (EPS) first floor slab and conventional timber roof construction.

Ground floor wall panels comprise two cores of 40mm thick EPS with a density of 16kg/m<sup>3</sup>, spaced 120mm apart forming a cavity that is filled with (reinforced) concrete. The first floor slab is the TASS expanded polystyrene coffered flooring system. First floor wall panel consists of a core of 80mm thick EPS. Wall panels are corrugated and are 1,2m wide x 2,4m high. Galvanised weldmesh to both sides of the EPS is electro-welded to galvanised wire ties passing through the EPS core.

External corner and T-wall junctions are reinforced with U-shaped reinforcing bars at 250mm centres, passing through the EPS core and with the legs on either side of the junction wall.

Internal wall junctions are reinforced with L-shaped strips of weldmesh tied to the wall panel weldmesh. A reinforced concrete ring beam is cast at eaves level to all external eaves and gable walls. Wall panels are finished with 40mm thick spray applied structural plaster (15 MPa) to both sides of the EPS core (cement and fine aggregates comply with the relevant SANS specifications).

Foundations and surface bed are conventional and designed by a professional engineer or approved competent person.

Roof construction is conventional timber roof trusses with light weight cladding. Insulated ceilings are always installed. Windows, doors and services are conventional.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1568 OF 2008****DEPARTMENT OF PUBLIC WORKS****AGRÉMENT SOUTH AFRICA****(Approval of innovative construction products and systems)**

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE****Agrément Certificate No 2008/348**

**Name of product:** IzoBlok Building System  
**Certificate holder:** Meeting of Minds cc & Infraset a Business unit of Aveng (Africa) Ltd

**Description:** The Izoblok Building System is constructed under the supervision of a professional engineer or approved competent person who:

- Prepares a rational design that :
  - ensures the structural integrity of the entire building
  - adheres to the conditions of certification of this certificate and the certificate holders' specification and quality management documentation

The Izoblok Building System uses walls made of hollow ribbed wood / cement blocks which are filled with concrete. Foundation and roof are conventional. The blocks function as permanent shuttering and insulation material.

At the ground floor level the walls are constructed in a conventional manner with a damp proof course. The blocks are laid in stretcher bond, 4 courses at a time. Vertical alignment of inner ribs assists in placing of concrete fill and its compaction. Concrete (15 MPa) is cast into the block cavities, compacted and allowed to cure. Care is taken to maintain the stability of the blocks during the concrete casting. The walls (internal and external) are finished on both sides with 12 mm thick cement/sand plaster and painted.

In single storey and first floor structures reinforced concrete lintels or ring beams as per the engineers detail are formed over windows, doors and eaves and gable walls. In double storey structures the first floor slab is the conventional reinforced concrete slab, designed and constructed as per the engineer's details. Foundations and surface bed are conventional and designed by a professional engineer or approved competent person. Roof construction is conventional timber roof trusses. Windows, doors and services are conventional.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1569 OF 2008****DEPARTMENT OF PUBLIC WORKS****AGRÉMENT SOUTH AFRICA****(Approval of innovative construction products and systems)**

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE**

Agrément Certificate No 2008/349

**Name of product:** Tilt-Up Pre-Fabricated Building System**Certificate holder:** Great Force Investment 140 Pty (Ltd)

**Description:** The Tilt-Up Pre-Fabricated Building System is constructed under the supervision of a professional engineer or approved competent person who:

- Prepares a rational design that :
  - ensures the structural integrity of the entire building
  - adheres to the conditions of certification of this certificate and the certificate holders' specification and quality management documentation

The Tilt-Up Pre-Fabricated Building System is a combination of innovative and conventional construction methods. It is a single storey structure that utilizes concrete foundation, ground floor slab, walls and timber roof. The walls are 120 mm thick, horizontally cast pre-fabricated reinforced concrete panels, incorporating service connections and window and door openings where applicable. The roof is made of a reinforced concrete beam spanning between the gable end walls supporting 152 × 38 mm timber rafts spaced at 680mm c/c and covered with roofing tiles in a conventional manner.

The wall panels are either manufactured on site or in factories. They are cast as a complete unit with the external face-up and an imprint (Ashlar Bond) pattern applied to the external face before setting and curing. Tilt-Up Pre-Fabricated Building Systems built in the SCCP Area require a Pratliperl finish on both faces of wall.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 PRETORIA

**NOTICE 1570 OF 2008****DEPARTMENT OF PUBLIC WORKS****AGRÉMENT SOUTH AFRICA****(Approval of innovative construction products and systems)**

Notice is hereby given that Agrément South Africa has, with effect from 22 October 2008, issued an Agrément certificate, details of which appear in the schedule hereto.

**SCHEDULE****Agrément Certificate No 2008/350**

**Name of product:** CMA Building Foundation Beams

**Certificate holder:** Concrete Manufacturers Association

**Description:** CMA Building Foundation Beams are pre-cast, pre-stressed concrete rectangular beams 200 mm wide and 400 mm deep used in non-standard foundation systems of the type referred to in this certificate. All aspects pertaining to the manufacture and use of these beams are under the control of a professional engineer or approved competent person who will ensure that the requirements of this Certificate as set out in Part 1 are met.

Where necessary, superstructure walls are to be designed and built to accommodate expected movements by way of, for example, articulated walls and/or the introduction of masonry reinforcement or ring beams. The suspended floor slab that supports the walls is also part of the superstructure and must have appropriate long-term capability.

The design and manufacture of CMA Building Foundation Beams is controlled by relevant established practice and associated codes of practice. Aggregate and sand used in production complies with SANS 1083, cement to SANS ENV 197 and the pre-stressing strands to comply with BS 5896.

The Agrément certificate contains detailed information on the product and can be accessed at <http://www.agrement.co.za>

Copies are obtainable from: The Manager  
Agrément South Africa  
P O Box 395  
0001 **PRETORIA**

# BOARD NOTICES

## RAADSKENNISGEWINGS

### BOARD NOTICE 144 OF 2008

#### HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

#### RULES RELATING TO THE PAYMENT OF ANNUAL FEES

The Health Professions Council of South Africa intends, in terms of the authority granted to it by the Minister of Health in terms of section 62 (1) under Government Notices R.2281 and R.2283 of 3 December 1976, to prescribe the annual fees payable by registered practitioners as set out in the Schedule.

Interested parties are invited to submit any substantiated comments or representations in writing on the proposed rules to the Registrar, Health Professions Council of South Africa, P O Box 205, Pretoria, 0001 (for the attention of the General Manager: Professional Boards), within ninety (90) days from date of publication of this Notice.

#### SCHEDULE

1. The annual fees payable by persons registered with the Council, in terms of the Health Professions Act, 1974 (Act No. 56 of 1974), shall be as set out in this schedule and shall be due on 1 April 2008.

	FEES
	R
<b>DENTAL THERAPY AND ORAL HYGIENE</b>	
Dental Therapists	1239.00
Oral Hygienists	1239.00
Dental Assistants	516.00
Supplementary Dental Assistants	516.00
<b>DIETETICS</b>	
Dietitians	1030.00
Supplementary Dietitians	1030.00
Nutritionists	1030.00
Supplementary Nutritionist	1030.00
<b>EMERGENCY CARE PRACTITIONERS</b>	
Paramedics	522.00
Emergency Care Practitioners	522.00
Emergency Care Technicians	522.00
Ambulance Emergency Assistants	492.00
Basic Ambulance Assistants	393.00
Operational Emergency Care Orderlies	492.00
Emergency Care Assistants	393.00



	<b>R</b>	<b>FEES</b>
<b>ENVIRONMENTAL HEALTH PRACTITIONERS</b>		
Environmental Health Practitioners		812.00
Food Inspectors		110.00

	<b>R</b>	<b>FEES</b>
<b>MEDICINE AND DENTISTRY</b>		
Anaesthetist Assistants		284.00
Biomedical Engineers		709.00
Clinical Biochemists		709.00
Dentists		1153.00
Genetic Counsellors		709.00
Health Assistants/Clinical Associates		284.00
Medical Physicists		709.00
Medical Practitioners		1153.00
Medical Biological Scientists		709.00
Supplementary Medical Biological Scientists		709.00

<b>MEDICAL TECHNOLOGY</b>		
Medical Technologists		834.00
Supplementary Medical Technicians		586.00
Medical Technicians		366.00
Supplementary Laboratory Assistants		366.00
Laboratory Assistants		366.00

<b>OCCUPATIONAL THERAPY AND MEDICAL ORTHOTICS/PROSTHETICS</b>		
Occupational Therapists		1012.00
Medical Orthotists/Prosthetists		1012.00
Supplementary Occupational Therapists		1012.00
Supplementary Medical Orthotists/Prosthetists		1012.00
Orthopaedic Footwear Technicians		328.00
Occupational Therapy Technicians		328.00
Assistant Medical Orthotists/Prosthetists and Leather Workers		328.00
Occupational Therapy Assistants		318.00
Arts Therapists		1012.00
Orthopaedic Technical Assistants		328.00

<b>OPTOMETRY AND DISPENSING OPTICIANS</b>		
Optometrists		1169.00
Dispensing Opticians		1169.00
Supplementary Dispensing Opticians		1169.00
Supplementary Optometrists		1169.00
Orthoptists		226.00

	<b>R</b>	<b>FEES</b>
<b>PSYCHOLOGY</b>		
Psychologists		1173.00
Psychometrists		599.00
Psychotechnicians		494.00
Intern Psychologists		394.00
Registered Counsellors		598.00
<b>RADIOGRAPHY AND CLINICAL TECHNOLOGY</b>		
Radiographers		648.00
Graduate Clinical Technologists		648.00
Clinical Technologists		648.00
Supplementary Clinical Technologists		648.00
Assistant Clinical Technologists		236.00
Supplementary Diagnostic Radiographers		236.00
Restricted Supplementary Diagnostic Radiographers		236.00
Electro-Encephalographic Technicians		236.00
Supplementary Electro-Encephalographic Technicians		236.00
Radiation Laboratory Technologists		406.00
Radiation Laboratory Assistants		406.00
<b>PHYSIOTHERAPY, PODIATRY AND BIOKINETICS</b>		
Physiotherapists		842.00
Podiatrists		842.00
Biokineticists		842.00
Supplementary Physiotherapists		842.00
Supplementary Podiatrists		842.00
Supplementary Biokineticists		842.00
Physiotherapy Assistants		305.00
Physiotherapy Technicians		305.00
Masseurs		305.00
Remedial Gymnasts		305.00
<b>SPEECH, LANGUAGE AND HEARING PROFESSIONS</b>		
Speech Therapists and Audiologists		1081.00
Supplementary Speech Therapists and Audiologists		1081.00
Speech Therapists		1081.00
Audiologists		1081.00
Supplementary Audiologists		1081.00
Hearing Aid Acousticians		1081.00
Supplementary Hearing Aid Acousticians		1081.00
Community Speech and Hearing Workers		374.00
Speech and Hearing Correctionists		374.00

	<b>FEES</b>
	<b>R</b>
Audiometricians	374.00
Speech Therapy Assistants	338.00

2. The annual fees payable by persons registering for the first time with council in terms of the Act shall be a pro rata amount of the applicable annual fee referred to in rule 1, to be calculated according to the month of registration after the due date for payment of annual fees.
3. The annual fees prescribed in terms of these rules are inclusive of Value Added Tax (VAT).
4. The Rules published as Board Notice No 21 of 2008 under Government Gazette No. 30917 of 04 April 2008 are hereby repealed.

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**ADV. B M MKHIZE**  
**REGISTRAR/CEO**

**DATE :**

**BOARD NOTICE 145 OF 2008**

The Council for the Built Environment (CBE) is a statutory body established under the Council for the Built Environment Act no. 43 of 2000. It is an overarching body that coordinates the six built environment professional councils (architecture, engineering, landscape architecture, project and construction management, property valuation and quantity surveying - all operating within the built environment) for the purpose of promoting good conduct within the professions, transforming the professions and advising South African government on built environment related issues.

## **INVITATION TO NOMINATE PERSONS FOR APPOINTMENT TO THE COUNCIL FOR THE BUILT ENVIRONMENT**

### **Background**

Due to the vacation of office by two (2) members of the Council and in terms of Section 8(4) of the CBE Act 43 of 2000 "if a member of council vacates the office before the expiration of his/her term, the vacancy will be filled for the unexpired portion of the period for which the member was appointed", the CBE hereby invites nominations for the members of the public to be appointed for a term ending 30 April 2010, in terms of section 5(2)(d) and 6(2)(b) of the Act.

The Council meets at least four times per annum and the appointed person may be required to serve in the sub-committees of the Council.

The nominee with a background in either legal, finance, corporate governance or human resources disciplines will be preferable.

Nominations must be in writing and must contain the following information:

- (a) The name and address of the nominator who must be a natural person;
- (b) The name, address and identity number of the nominee;
- (c) A declaration by the nominee that he or she is qualified to serve on the Council for the Built Environment in terms of section 8 of the CBE Act;
- (d) Motivation by the nominator for the appointment of the nominee;
- (e) Curriculum Vitae (CV) of the nominee.

Please note that failure to comply with the above requirements may result in the disqualification of the nomination.

### **Nominations must be sent to the attention:**

Mr Bheki Zulu, Chief Executive Officer

Council for the Built Environment,

Nominations may be posted to P.O. Box 951 Groenkloof, 0027 or

Hand-delivered to 121 Muckleneuk Street, Cnr Queen Wilhelmina & Middel Street, Pretoria or

e-mailed to [admin@cbe.org.za](mailto:admin@cbe.org.za)

For enquiries please contact: Mr Zulu  
Tel: (012) 346-3985

**Closing Date: 17 February 2009**