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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** **2015**

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

- ▶ **26 March**, Thursday, for the issue of Thursday **2 April 2015**
- ▶ **31 March**, Tuesday, for the issue of Friday **10 April 2015**
- ▶ **22 April**, Wednesday, for the issue of Thursday **30 April 2015**
- ▶ **30 April**, Thursday, for the issue of Friday **8 May 2015**
- ▶ **11 June**, Thursday, for the issue of Friday **19 June 2015**
- ▶ **6 August**, Thursday, for the issue of Friday **14 August 2015**
- ▶ **17 September**, Thursday, for the issue of Friday **25 September 2015**
- ▶ **10 December**, Thursday, for the issue of Friday **18 December 2015**
- ▶ **15 December**, Tuesday, for the issue of Thursday **24 December 2015**
- ▶ **22 December**, Tuesday, for the issue of Thursday **31 December 2015**
- ▶ **30 December**, Wednesday, for the issue of Friday **8 January 2016**

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** **2015**

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

- ▶ **26 Maart**, Donderdag, vir die uitgawe van Donderdag **2 April 2015**
- ▶ **31 Maart**, Dinsdag, vir die uitgawe van Vrydag **10 April 2015**
- ▶ **22 April**, Woensdag, vir die uitgawe van Donderdag **30 April 2015**
- ▶ **30 April**, Donderdag, vir die uitgawe van Vrydag **8 Mei 2015**
- ▶ **11 Junie**, Donderdag, vir die uitgawe van Vrydag **19 Junie 2015**
- ▶ **6 Augustus**, Donderdag, vir die uitgawe van Vrydag **14 Augustus 2015**
- ▶ **17 September**, Donderdag, vir die uitgawe van Vrydag **25 September 2015**
- ▶ **10 Desember**, Donderdag, vir die uitgawe van Vrydag **18 Desember 2015**
- ▶ **15 Desember**, Dinsdag, vir die uitgawe van Donderdag **24 Desember 2015**
- ▶ **22 Desember**, Dinsdag, vir die uitgawe van Donderdag **31 Desember 2015**
- ▶ **30 Desember**, Woensdag, vir die uitgawe van Vrydag **8 Januarie 2016**

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

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

No. 381

8 May 2015

PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

I, Tshililo Michael Masutha, Minister of Justice and Correctional Services, hereby publish under section 15(2) of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000), the descriptions submitted to me in terms of section 15(1) of the said Act by the –

**EASTERN CAPE PROVINCIAL GOVERNMENT: DEPARTMENT OF
SPORT, RECREATION, ARTS AND CULTURE**

As set out in the Schedule



TSHILILO MICHAEL MASUTHA, MP (ADV)
MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES

**EASTERN CAPE DEPARTMENT OF SPORT, RECREATION, ARTS AND
CULTURE**

FORM "D"

Automatically available records and access to such records

(Section 15 of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000))

(Regulation 5A)

DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (SECTION 15(1)(b))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):	
<ul style="list-style-type: none"> ○ Departmental Strategic Plans ○ Departmental Annual Performance Plans ○ Approved Organizational Structures ○ Audited financial statements ○ Departmental policies and procedure manuals ○ Promotion of Access to Information Manual ○ Departmental Events Calendar ○ Departmental Circulars ○ Public Service Forms ○ Relevant legislation ○ Staff Contact details Directory ○ Journals and magazines ○ News letters ○ Promotional materials 	<p>The records may be inspected at the Department on request in writing addressed to:</p> <p>The Deputy Information Officer, Eastern Cape Department of Sport, Recreation, Arts and Culture Private Bag X0020, BHISHO, 5605</p> <p>Tel No: 043 – 604 4019 Fax No: 043 – 642 5309</p>
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
<ul style="list-style-type: none"> ○ Tender documents 	<p>Tender Documents are purchased at Supply Chain Management Directorate</p>
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii):	
<ul style="list-style-type: none"> ○ Departmental Strategic Plans ○ Departmental Annual Performance Plan ○ Approved Organizational Structures ○ Audited financial statements ○ Departmental policies and procedure manuals 	<p>The records may be inspected at the Department on request in writing addressed to:</p>

<ul style="list-style-type: none">○ Promotion of Access to Information Manual○ Departmental Events Calendar○ Departmental Circulars○ Public Service Forms○ Relevant legislation○ Staff Contact details Directory○ Journals and magazines○ News letters○ Promotional materials	<p>The Deputy Information Officer, Eastern Cape Department of Sport, Recreation, Arts and Culture Private Bag X0020, BHISHO, 5605</p> <p>Tel No: 043 – 604 4019 Fax No: 043 – 642 5309</p>
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**DEPARTMENT OF TRADE AND INDUSTRY
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 382

8 May 2015

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- Name of applicant: **Air Liquide (Pty) Ltd.**
- **Air Liquide (Pty) Ltd- Sasol T17** is a project to manufacture Gaseous Oxygen and Nitrogen; Liquid Oxygen and Argon; and Instrument Air. The project will invest a total of **R 2 376 000 000**, with the value of qualifying manufacturing assets equal to **R 2 201 000 000**. The project is classifiable under **SIC 3341**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	November 2017	2 151 000 000
Buildings	November 2017	50 000 000
Total Qualifying Assets		2 201 000 000

- Date of approval: **11 November 2014**.
- Envisaged date of commercial production: **01 November 2017**.
- Additional investment allowance benefit period: **November 2014 to November 2018**.
- Additional training allowance benefit period: **November 2014 to November 2020**.
- **Air Liquide (Pty) Ltd** is approved as a **Greenfield** project and awarded **6** points and afforded **Qualifying Status**.
- The approved amount for the additional investment allowance in respect of manufacturing assets to be brought into use by **Air Liquide (Pty) Ltd** is **R550 000 000** (five hundred and fifty million rand).
- The approved amount for the additional training allowance is **R 576 000** (five hundred and seventy six thousand rand).

- **Air Liquide (Pty) Ltd** is expected to create **16** additional direct jobs before the end of the additional investment allowance benefit period.
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Air Liquide (Pty) Ltd** will be **R 154 161 280**.

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme
Department of Trade and Industry
Private Bag X84
PRETORIA
0001

For attention: Mamaki Ngobeni
Telephone No.: 012 394 1016
Fax No.: 012 394 2016

No. 383

8 May 2015

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

Name of applicant: **Nampak Products Limited- Ends Manufacturing Facility** is a project to manufacture **Beverage can ends**. The project will invest a total of, **R440 846 570** with the value of qualifying manufacturing assets equal to **R440 846 570**. The project is classifiable under **SIC 3559**.

- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	March 2016	384 346 570
Sub Total Plant & Machinery		384 346 570
Buildings	March 2016	56 500 000
Sub Total Buildings		56 500 000
Total Qualifying Assets		R440 846 570

- Date of approval: **13 March 2015**
- Envisaged date of commercial production:
- Additional investment allowance benefit period: **March 2015 to March 2019**
- Additional training allowance benefit period: **March 2015 to March 2019**
- **Nampak Products Limited** is approved as a **Brownfield** project and awarded **6** points and afforded **Qualifying** status.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Nampak Products Limited** is **R154 296 300** (one hundred fifty four million, two hundred ninety six thousand and three hundred rand).
- The approved amount for the additional **training** allowance is **R2 124 000** (two million one hundred and twenty four thousand rand)

- **Nampak Products Limited** is expected to create 0 direct jobs before the end of the additional investment allowance benefit period.
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Nampak Products Limited** will be R43 797 684

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme
Department of Trade and Industry
Private Bag X84
PRETORIA
0001

For attention: Crystal Papier
Telephone No.: 012 394 1069
Fax No.: 012 394 2069

No. 384

8 May 2015

SECTION 12I TAX ALLOWANCE PROGRAMME

The Minister of Trade and Industry, Dr Rob Davies - in terms of section 12I (19)d of the Income Tax Act, 1962 (Act 58 of 1962) as amended (herein after referred to as the Act) and the Regulations promulgated in the Government Gazette No. 33385 of 23 July 2010 - hereby publishes the decision to **approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- Name of applicant: **Saldanha Steel (Pty) Ltd.**
- **Saldanha Steel (Pty) Ltd – Corex Reline Project** is a project to manufacture **Hot Rolled Coil**. The project will invest a total of **R 1 310 615 110**, with the value of qualifying manufacturing assets equal to **R 1 310 615 110**. The project is classifiable under **SIC 3531**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	01 November 2016	1 275 785 110
Buildings	01 November 2016	34 830 000
Total Qualifying Assets		1 310 615 110

- Date of approval: **19 March 2015**.
- Envisaged date of commercial production: **01 December 2016**.
- Additional investment allowance benefit period: **March 2015 to March 2019**.
- Additional training allowance benefit period: **March 2015 to March 2021**.
- **Saldanha Steel (Pty) Ltd** is approved as a **Brownfield** project and awarded **6** points and afforded **Qualifying Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Saldanha Steel (Pty) Ltd** is **R350 000 000** (three hundred and fifty million rand).
- The approved amount for the additional **training** allowance is **R 7 200 000** (seven million two hundred thousand rand).

- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Saldanha Steel (Pty) Ltd** will be **R 100 016 000**.

Enquiries relating to this publication should be made to:

The Secretariat: 12I Tax Allowance Programme
Department of Trade and Industry
Private Bag X84
PRETORIA
0001

For attention: Mamaki Ngobeni
Telephone No.: 012 394 1016
Fax No.: 012 394 2016

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 397 OF 2015

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

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

DRAFT AMENDMENT: REGULATIONS REGARDING THE GRADING, PACKING AND MARKING OF SOFT WHEAT INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA

I, Mr. S Zokwana, Minister of Agriculture, Forestry and Fisheries, under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) hereby -

- (a) make known that I intend to make regulations in the Schedule;
- (b) invite interested persons to submit comments and any representations concerning the proposed regulations in writing within four (3) weeks from the date of publication to the following address:

Mr Mooketsi Mosome
Department of Agriculture, Forestry and Fisheries,
Private Bag X343, Pretoria, 0001,
Tel. (012) 319 6334/6291 and Fax (012) 319 6055
Email: MooketsiMo@daff.gov.za

- (c) make known that the regulations may be obtained from the departmental website: <http://www.daff.gov.za/pages/sideMenu/FoodSafety.html> or can be send through electronic mail or posted by mail to any person upon request.

(Mr) S Zokwana, MP

The Honourable Minister of Agriculture, Forestry and Fisheries

NOTICE 398 OF 2015**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**

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

**DRAFT AMENDMENT: REGULATIONS REGARDING THE GRADING, PACKING AND MARKING
OF BREAD WHEAT INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA**

I, Mr. S Zokwana, Minister of Agriculture, Forestry and Fisheries, under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) hereby -

- (a) make known that I intend to make regulations in the Schedule;
- (b) invite interested persons to submit comments and any representations concerning the proposed regulations in writing within four (3) weeks from the date of publication to the following address:

Mr Mooketsi Mosome
Department of Agriculture, Forestry and Fisheries,
Private Bag X343, Pretoria, 0001,
Tel. (012) 319 6334/6291 and Fax (012) 319 6055
Email: MooketsiMo@daff.gov.za

- (c) make known that the regulations may be obtained from the departmental website: <http://www.daff.gov.za/pages/sideMenu/FoodSafety.html> or can be send through electronic mail or posted by mail to any person upon request.

(Mr) S Zokwana, MP

The Honourable Minister of Agriculture, Forestry and Fisheries

NOTICE 399 OF 2015**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**

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

DRAFT AMENDMENT: REGULATIONS REGARDING THE GRADING, PACKING AND MARKING OF SUNFLOWER SEED INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA

I, Mr. S Zokwana, Minister of Agriculture, Forestry and Fisheries, under section 15 of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990) hereby -

- (a) make known that I intend to make regulations in the Schedule;
- (b) invite interested persons to submit comments and any representations concerning the proposed regulations in writing within four (3) weeks from the date of publication to the following address:

Mr Mooketsi Mosome
Department of Agriculture, Forestry and Fisheries,
Private Bag X343, Pretoria, 0001,
Tel. (012) 319 6334/6291 and Fax (012) 319 6055
Email: MooketsiMo@daff.gov.za

- (c) make known that the regulations may be obtained from the departmental website: <http://www.daff.gov.za/pages/sideMenu/FoodSafety.html> or can be send through electronic mail or posted by mail to any person upon request.

(Mr) S Zokwana, MP

The Honourable Minister of Agriculture, Forestry and Fisheries

NOTICE 400 OF 2015**NOMINATION OF CANDIDATES FOR APPOINTMENT TO THE AGRICULTURAL RESEARCH COUNCIL:
AGRICULTURAL RESEARCH ACT, 1990 (ACT No. 86 OF 1990)**

One vacancy currently exists in the Agricultural Research Council.

The Minister of Agriculture, Forestry and Fisheries hereby invites persons, stakeholders, the Premier of each Province as well as the Portfolio and Select Committees responsible for Agriculture, Forestry and Fisheries in Parliament, to provide him with the names of persons to be considered for appointment as a member of the Agricultural Research Council.

In terms of the provisions of the Act, the nominees shall be considered for appointment by virtue of their knowledge and experience of agriculture, marketing, the training of agriculturalists and veterinarians, business and financial management, the law, the environment, rural development, or research, development or technology transfer in the field of agriculture.

No person falling within the categories described in section 9(5) of the Act shall qualify for nomination or appointment to the Council. The suitable candidate will be subjected to a personnel suitability check (criminal record, citizen and qualification verification).

The following documents must accompany each nomination:

- (a) A detailed curriculum vitae
- (b) Written acceptance of the nomination by the nominee
- (c) ID copy
- (d) Documentary proof of all qualifications

Nominations should reach the Department at the address mentioned below no later than 22 May 2015:

Department of Agriculture, Forestry and Fisheries
DG Office Support
Private Bag X250
Pretoria
0001
Enquiries: M. van Rooyen
Tel Number: (012) 319-6907
E-mail: MarionVR@daff.gov.za

Nominations should be marked for the attention of Ms M. van Rooyen.

Correspondence will be limited to the successful candidate.

NOTICE 401 OF 2015**DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**

AGRICULTURAL PRODUCT STANDARDS ACT, 1990

(ACT No. 119 OF 1990)

**PROPOSED AMENDMENTS TO THE REGULATIONS RELATING TO THE GRADING,
PACKAGING AND MARKING OF SORGHUM INTENDED FOR SALE IN THE REPUBLIC
OF SOUTH AFRICA****INVITATION FOR PUBLIC COMMENTS**

I, Senzeni Zokwana, Minister of Agriculture, Forestry and Fisheries hereby-

- (a) invite all interested institutions, organizations and individuals to submit written comments and representations on the proposed Amendments to the Regulations Relating to the Grading, Packing and Marking of Sorghum intended for sale in the Republic of South Africa, and to do so within 30 days from the of publication of this notice to the following address:

Executive Officer: Agricultural Products Standards
Department of Agriculture, Forestry and Fisheries
Private Bag X343
Pretoria
0001
Tel. (012) 319 6365, Fax (012) 319 6055
E-mail:WinnieM@daff.gov.za

- (b) determine that once these regulations are finalized,they will repeal Regulations No.R.532 of 16 May 2008; and
- (c) the regulations may be obtained from the Departmental website:

<http://www.daff.gov.za/sideMenu/FoodSafety.html> or can be sent through electronic mail or posted by mail to any person upon request.

Mr. Senzeni Zokwana
Minister of Agriculture, Forestry and Fisheries

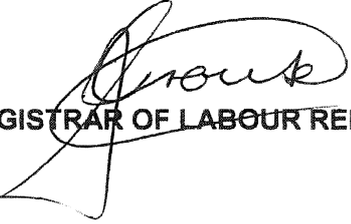
NOTICE 402 OF 2015**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of **Industrial Commercial and Allied Workers Union (ICAWU)(LR2/6/2/1075)** with effect from..... *23 April 2015*..... due to the following reasons:

- The trade union ceased to function as a genuine trade union as envisaged by the Act
- The union failed comply with provisions of section 98, 99 and 100 of the Act and
- The union ceased to function in terms of its constitution

Any person who is aggrieved by the decision regarding the cancellation of the registration of the trade union may, in terms of Section 111 of the Act, lodge an appeal with the Labour Court against the decision.

The name of the trade union has been removed from the register of trade unions.


REGISTRAR OF LABOUR RELATIONS

NOTICE 403 OF 2015**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of **Sikhula Sonke** (LR2/6/2/1304) with effect from*23 April 2015*.....

The registration of the union is cancelled due to the following reasons:

- The trade union ceased to function as a genuine trade union as envisaged by the Act
- The union failed to comply with sections 98 ,99 and 100 of the Act and
- The union ceased to function in terms of its constitution

The name of the Organisation has been removed from the register of trade unions.

J. T. Crouse
REGISTRAR OF LABOUR RELATIONS

DATE:*23 April 2015*.....

NOTICE 404 OF 2015**DEPARTMENT OF LABOUR
LABOUR RELATIONS ACT, 1995****INTENTION OF CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Agricultural Broadbase and Allied National Trade Union (ABANTU) (LR 2/6/2/1981)** for the following reasons:

- The trade union has ceased to function in terms of its constitution; and
- The trade union did not comply with the provisions of section 98, 99 and 100 of the Act [Section 106(2A)(b)]

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. **Only representations pertaining to this Notice and the following case number: 2015/31 will be considered.**

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309- 4156/4848, within 60 days of the date of this notice.

J. T. Crouse

REGISTRAR OF LABOUR RELATIONS

NOTICE 405 OF 2015

**DEPARTMENT OF TRANSPORT
INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations,1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 21 days of the application hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

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 which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) S. A. Airways (SOC) Ltd; S. A. Airways. (B) Airways Park, Room 110A, Jones Street, O.R Tambo International Airport. (C) Class I; I/S094. (D) Type S1 & S2. (E) A1 & A2. (F) O.R Tambo, Cape Town & King Shaka International Airports.(G) & (H) **Introducing services on the Johannesburg – Abu Dhabi route and relinquishing the following.**

State	Destination	Frequencies
China	Beijing	Three (3) return flights per week
India	Mumbai	Seven (7) return flights per week

NOTICE 406 OF 2015

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

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations,1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council. Representation in accordance with section 15 (3)of the Act No.115 of 1990in support of, or in position, an application, should reach the Air Service Licensing Council, Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

(A) Full name and trade name of the applicant. (B) Full business or residential address of the 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) Theunis Bredell Roux; Vortex Aviation. (B) Hangar 37, Wonderboom Airport, Sinoville, Pretoria. (C) Class III. (D) Type G2, G3, G5, G10, G11 and G15. (E) Category H2.

APPENDIX II

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

(A) Africa Charter Flight (Pty) Ltd; ACF. (B) Hangar 31, Gate 13, South Side, Lanseria International Airport. Class III; G1071D. (D) Type G2, G3, G8 and G14. (E) Category A3 and A4. **Adding type G4, G10 and G16 and adding category A2.**

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 99 OF 2015

SOUTH AFRICAN DENTAL TECHNICIANS COUNCIL

DENTAL TECHNICIANS ACT, 1979 (ACT 19 OF 1979) AS AMENDED

Publication in terms of section 12 of the Regulations relating to the institution of inquiries (Government Notice No. R1016 dated 28 May 1982) issued in terms of section 50(k) of the Dental Technicians Act No.19 of 1979 of the finding and penalty imposed by the Council arising from the recommendations of the Disciplinary Committee in respect of a disciplinary inquiry held at Bellville, Cape Town on 30 August 2014 and 7 February 2015, into alleged improper conduct of a registered person.

Name of a Registered Person: Werner Arthur Engelke

Registration Number: LA1050 and TE2430

Nature of Offence

Guilty of contravention the provisions of Section 20(3) of the Dental Technicians Act No. 19 of 1979("The Act") and Regulations as prescribed in Government Gazette Notice, 740 of 2000.

Sanction/Penalty:

A fine of R10,000.00, of which R 5,000.00 is to be paid to the Council within thirty(30) days of Council's decision being published in the Government Gazette, and the remaining R5,000.00 being payable no later than a period of six(6) months thereafter.

RAADSKENNISGEWING 99 VAN 2015**SUID-AFRIKAANSE RAAD VIR TANDTEGNICI****TANDTEGNICI WET, 1979 (WET 19 VAN 1979) SOOS GEWYSIG**

Publikasie in terme van artikel 12 van die Regulasies met betrekking tot die instelling van ondersoeke (Goewermentskennisgewing No. R1016 gedateer 28 Mei 1982) uitgereik in terme van artikel 50 (k) van die Wet op Tandtegnici No. 19 van 1979, van die bevinding en straf wat deur die Raad opgele is as gevolg van die aanbevelings van die Dissiplinêre Komitee ten opsigte van 'n dissiplinêre ondersoek wat gehou was te Bellville, Kaapstad op 30 Augustus 2014 en 7 Februarie 2015, na beweerde onbehoorlike gedrag van 'n geregistreerde persoon.

Naam van 'n geregistreerde persoon: Werner Arthur Engelke

Registrasie Nommer: LA1050 en TE2430

Aarde van oortreding

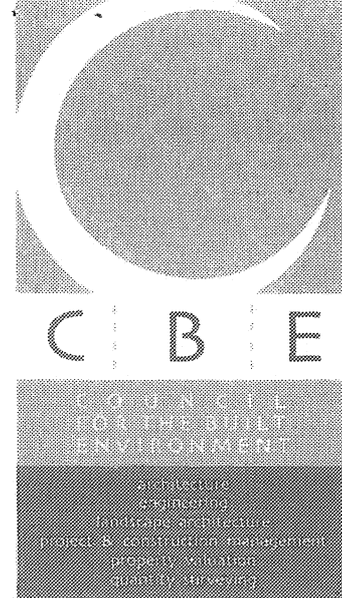
Skuldig aan oortreding van die bepaling van Artikel 20 (30) van die Wet op Tandtegnici No. 19 van 1979 ("die Wet") en regulasies soos voorgeskryf in die Staatskoerant Kennisgewing, 740 van 2000.

Sanksie (Straf) / Boete

'n Boete van R10 000.00 waarvan R5 000.00 betaalbaar is aan die Raad binne dertig (30) dae na die Raad se besluit in die Staatskoerant gepubliseer is, en die oorblywende R5 000.00 betaalbaar nie later as 'n tydperk van ses (6) maande daarna.

BOARD NOTICE 100 OF 2015

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) for the purpose of instilling good conduct within the professions, transforming the professions and advising the South African government



CALLS FOR PUBLIC COMMENT ON RULES AND REGULATIONS: BEST PRACTICE FOR CONDUCTING DISCIPLINARY PROCEEDINGS AND APPEALS

The CBE, on behalf of the South African Council for the Landscape Architectural Profession, South African Council for the Project and Construction Management Professions and South African Council for the Property Valuers Profession, invites written comments and inputs from all interested persons on developing procedures and guidelines that constitute best practice for conducting disciplinary proceedings and appeals on built environment related matters.

The South African Council for the Landscape Architectural Profession (SACLAP) is empowered, in terms of Section 36 (1) of the Landscape Architectural Professions Act (No. 45 of 2000) to make rules with regard to any matter that is required or permitted to be prescribed in terms of this Act.

The South African Council for the Project and Construction Management Professions (SACPCMP) is empowered in terms of section 36 (1) of the Project and Construction Management Professions Act (No. 48 of 2000), to make rules with regard to any matter that is required or permitted to be prescribed in terms of this Act.

The South African Council for the Property Valuers Profession (SACPVP) is empowered in terms of section 37 (1) of the Property Valuers Profession Act (No. 47 of 2000), to make

rules with regard to any matter that is required or permitted to be prescribed in terms of this Act.

The South African Council for the Quantity Surveying Profession (SACQSP) is empowered in terms of section 36 (1) of the Quantity Surveying Profession Act (No. 49 of 2000), to make rules with regard to any matter that is required or permitted to be prescribed in terms of this Act.

Comments may be submitted as follows:

SACLAP: Ms. Bernadette Vollmer
Position: Registrar
E-mail: registrar@saclap.org.za
Tel: 082 567 7592
Physical Address: 4 Karen Street Bryanston West Gauteng
Postal Address: P.O Box 868 Ferndale 2160 South Africa

SACPCMP: Ms. Nomvula Rakolote
Position: Registrar
E-mail: registrar@sacpcmp.co.za
Tel: 011 318 3402/3/4
Fax: 011 318 3405
Physical Address: 1st Floor Gateway Creek Corner New Road & 6th Road Midrand
Postal Address: P.O Box 6286 Halfway House 1685

SACPVP: Mr MC Seota
Position: Registrar
E-mail: matsobane.seota@sacpvp.co.za
Tel: 012 348 8643
Fax: 012 348 7528

PO Box 915 • Groenkloof • 0027
Tel: +27 12 346 3985 • Fax: +27 12 346 3986
E-mail: info@che.org.za • Web address: www.che.org.za

SACPVP: Mr MC Seota
Position: Registrar
E-mail: matsobane.seota@sacpvp.co.za
Tel: 012 348 8643
Fax: 012 348 7528
Physical Address: 77 Kariba Street, Lynwood Glen, Pretoria 0081
Postal Address: P.O Box 114, Menlyn, 0063

SACQSP: Steven Lyons
Position: Registrar
E-mail: admin@sacqsp.co.za
Tel: 011 312 2560/1
Fax: 011 312 2562
Physical Address: Unit C27, Block C, Lone Creek Waterfall Office Park, Bekker Road, Vorna Valley Ext 21, Midrand
Postal Address: P.O Box 654 Halfway House 1685

THE CLOSING DATE FOR THE SUBMISSION OF COMMENTS: 8 / 06 / 2015

PO Box 915 • Groenkloof • 0027
Tel: +27 12 346 3985 • Fax: +27 12 346 3986
E-mail: info@rbe.org.za • Web address: www.rbe.org.za

DRAFT RULES FOR INVESTIGATIONS, DISCIPLINARY HEARINGS AND APPEALS

INVESTIGATIONS AND DISCIPLINARY HEARINGS

Preamble

1. It is acknowledged that the six Built Environment Professional Councils (councils) are mandated to take any steps they consider necessary for the protection of the public and the environment in their dealings with registered persons for the maintenance of the integrity and the enhancement of the status of the councils.
2. In pursuance of the councils' rights and obligations mentioned in 1 above, the councils must investigate an act of alleged improper conduct by a registered person and/or investigate a complaint, charge or allegation of improper conduct against a registered person brought by any person.
3. Investigations mentioned in 2 above are directed towards the professional conduct of registered persons, and do not intend to recover damages on behalf of any person, or enforce specific performance against any person and as such, is not meant to replace civil and/or criminal litigation.
4. It is acknowledged that a council may take any reasonable steps which it considers necessary where, as a result of built environment profession related undertakings, public health and safety is prejudiced.
5. It is furthermore acknowledged that a council may take any steps which it considers necessary to protect the public in their dealings with registered persons, maintain the integrity and enhance the status of the professions and to improve the standards of services rendered by registered persons.
6. Where a *registered person* or persons registered with different Built Environment Professions are involved in the same subject of investigation, the *councils* will share relevant information with one another and stakeholders.
7. These rules must be read with and subjective to the Built Environment Professions Acts and interpreted and applied in a manner that is lawful, reasonable and procedurally fair
8. Councils are encouraged to publish their procedures as rules in terms of section 36 of the Acts.

Definitions

In this document, any expression or word which has been defined in *the Act* has that meaning and, unless the context otherwise, indicates –

“**Acts**” means the Built Environment Professions Acts.(and “**Act**” means the enabling Act of a particular Built Environment Professional Council.)

“**Advisory letter**” means correspondence with a *respondent* advising of concerns raised by the *council* regarding the *respondent's* professional behaviour.

“**Registrar**” means the persons appointed as *Registrars* or *Chief Executive Officers* in terms of the *Act*

“**Complainant**” means a person or body lodging a complaint, against a registered person.

“**Councils**” means the Built Environment Professional Councils established in terms of the Acts (and council has a corresponding meaning)

“**Disciplinary tribunal**” means the tribunal appointed by the *Council* in terms of the *Act*.

“**Improper conduct**” means a transgression of the Code of Conduct published in terms of the *Act*.

“**Inquiry**” means the process of investigation by the Investigating Committee

“**Investigating Committee**” means a committee appointed by the *Council* under section 17 of the *Act* and to which the power to inquire into the conduct of a *registered person* under section 28 of the *Act* is delegated.

“**Pro forma complainant**” means a person appointed to perform the duties required in terms of the *Act* to conduct disciplinary hearings.

“**Registered person**” means a person registered in terms of section 18 of the *Act*.

“**Respondent**” means a *registered person* whose conduct is the subject of an *inquiry*.

Delegation of Powers

Councils need to, through, council resolutions delegate the following functions to the Registrar / CEO / or other staff member):

1. The referral of matters brought against a Registered person to Investigating Committees for investigation.
2. The charging of Registered persons and the furnishing of charge sheets to Registered persons.
3. The appointment of Disciplinary tribunals.
4. The appointment of Pro-forma complaint

Appointment and Meetings of an Investigating Committee

1. Councils must appoint Investigating Committees capable of investigating the professional conduct of Registered persons.
2. Councils must ensure clear terms of reference and delegation of powers for Investigating Committees and sufficient meetings of Investigating Committees to investigate matters and refer to Council.

PROCEDURE PRIOR TO INQUIRY

1 Information and complaints of improper conduct

- (1) (a) Any person lodging a complaint of *improper conduct* against a *registered person* with a council must lodge the complaint in the form of an affidavit or an affirmation detailing the specific act or acts relating to the alleged *improper conduct*, and must submit evidence in support of it.
- (b) The *Registrar*, upon receipt of any complaint referred to in paragraph (a) which points to the *improper conduct* by a *registered person* or information of conduct which points to *improper conduct* by a *registered person*, must refer the complaint or the information to the *investigating committee* to determine whether the *registered person* should be charged.
- (c) The Registrar must refer a matter to the Investigating Committee upon reasonable grounds to suspect that a registered person has committed an act which may render him or her guilty of improper conduct.

2 Investigation

- (1) The *Registrar* must within three working days furnish any *registered person* whose conduct is the subject of a complaint or who has committed an act which may render him or her guilty of *improper conduct*, a written copy of the complaint and/or information related to the conduct.
- (2) The *Registrar* must inform the *registered person* –
 - (a) of the right to be represented or assisted by another person; and
 - (b) that he/she is not obliged to make any statement and any statement so made may be used in evidence against the *registered person*.
- (3) the Registrar must submit all complaints and other available information related to complaints to the Investigating Committee.
- (4) The *Investigating Committee* must afford the *registered person* the opportunity to respond in writing to the complaint and all other evidence considered against him/her.
- (5) The *Investigating Committee* or persons assigned by the *investigating committee* including people appointed to investigate the complaint may, with due consideration of the provision section 28(3) of the *Act*, question, for the purpose of gathering further information, the *registered person* concerned.
- (6) The *Investigating Committee* must investigate the matter and obtain evidence to determine within a reasonable time considering the nature, complexity and investigation, whether or not, in its opinion, the *registered person* concerned should be charged and if so, recommend to the *Council* the charge or charges that should be preferred against that *registered person*.
- (7) The *Investigating Committee*, may when it becomes aware of built environment profession related undertakings that may prejudice public health and safety, investigate such undertakings and report to the *CEO / Registrar* on its findings and recommendations.
- (8) The *Investigating Committee* must consider whether the matter ought to be reported to any of the other Councils in the Built Environment or to any other stakeholder.

3 Preparation for disciplinary hearing

- (1) In the event of a disciplinary hearing being decided upon by the *Council* -
 - (a) the *person delegated by council* must appoint a *pro forma complainant* who must formulate the charge in writing, arrange a disciplinary hearing and, at the disciplinary hearing, adduce all evidence in support of the charge;
 - (b) the *Registrar* may appoint one or more persons to assist the *pro forma complainant*;
 - (c) the *pro forma complainant* must cause a copy of the charge sheet to be served on the *respondent*-
 - (i) informing the *respondent* of the charge;
 - (ii) inviting the *respondent* to file a plea to the charge sheet by no later than 14 days after receipt of the charge sheet.
 - (d) The parties shall give each other notice of the intention to call expert witnesses and by not later than 7 (seven) days before the hearing, provide a written summary of such

expert evidence to the other party.

- (2) The summons for the *respondent* must be substantially in the form of Annexure A, and must be served on the *respondent* by the sheriff of the magistrate court concerned or in any of the manners described in 5 below.
- (3) The summons for a witness to attend a disciplinary hearing contemplated in section 31(3) of the *Act* must be substantially in the form of Annexure B.
- (4) a notice of setdown will be served on the respondent requiring the respondent to attend the hearing at a stated place, date and time which will may not be earlier than 30 days after the date of service of the charge sheet

4 Service of documents

- (1) A party must serve a document on the other party:
 - (a) by handing a copy of the document to-
 - (i) the person concerned;
 - (ii) a representative authorised in writing to accept service on behalf of the person;
 - (iii) a person who appears to be at least 16 years old and in charge of the person's place of residence, business premises or place of employment at the time;
 - (b) by leaving a copy of the document at an address chosen by the person to receive service;
 - (c) by faxing or emailing a copy of the document to the person's fax number or email address or a number chosen by that person to receive service;
 - (d) by sending a copy of the document by registered post or telegram to the last known address of the party or an address chosen by the party to receive service.

5 Proof of service

- (1) A party must prove to the *disciplinary tribunal* that a document was served, providing the *tribunal*:
 - (a) with a copy of proof of mailing the document by registered post to the other party; or
 - (b) with a telegram or fax communicating the document to the other party; or
 - (c) with a copy of the fax transmission report indicating the successful transmission to the other party of the whole document; or
 - (d) if a document was served by hand-
 - (i) with a copy of a receipt signed by, or on behalf of, the other party clearly indicating the name and designation of the recipient and the place, time and date of service; or
 - (ii) with a statement confirming service signed by the person who delivered a copy of the document to the other party or left it at any premises; or
 - (e) if a document was sent by electronic mail, electronic acknowledgement of receipt by the *respondent* or other party.

- (2) If proof of service in accordance with (1) is provided, it is presumed, until the contrary is proved, that the party on whom it was served has knowledge of the contents of the document.
- (3) The *disciplinary tribunal* may accept proof of service in any other manner as sufficient.

PLEA OF GUILTY IN TERMS OF SECTION 30 (4) (A) OF THE ACT

- (1) A *respondent* desirous to plead guilty, may enter into a plea agreement with the *pro forma complainant* with due consideration to the following factors:
 - (a) the nature and circumstances of the transgression;
 - (b) personal circumstances of the *respondent*;
 - (c) whether the *respondent* was found guilty of related transgressions in the past;
 - (d) the interest of the community;
 - (e) remedial work done and/or required to rectify the condition caused by the *respondent's* conduct; and/or
 - (f) any other relevant considerations.
- (2) Plea agreements:
 - (a) must be in writing and signed by the *pro forma complainant* and the *respondent* or his/her legal representative.
 - (b) are subject to approval by the *disciplinary tribunal*.
- (3) The *disciplinary tribunal* must consider and approve or reject a plea agreement entered into in terms of (2) above. If the plea agreement is approved, a sanction is imposed in accordance with the plea agreement. If the agreement is rejected, the matter shall be referred to a disciplinary hearing as if the *respondent* had pleaded not guilty.

PROCEDURES AT DISCIPLINARY HEARINGS IN TERMS OF SECTION 32

- (1) The *pro forma complainant* shall present the case on behalf of the *Council* to the Presiding Officer.
- (2) The presiding officer of a *disciplinary tribunal* shall, subject to sections 31 and 32 of the *Act*, and having regard to the seriousness, complexity and urgency of the charges, determine the procedure to be followed at the hearing before it, after hearing both sides.
- (3) At the start of the hearing, the presiding officer shall put the charge or charges to the *respondent* and request him or her to plead to such charge or charges.
- (4) If the *respondent* pleads guilty to the charge or charges, the *disciplinary tribunal* may find the *respondent* guilty without hearing evidence, or if it deems it necessary, after hearing evidence and argument.
- (5) After a finding of guilty and before sanction, any previous convictions of the *respondent* may be presented to the *disciplinary tribunal*.
- (6) Should the *respondent* fail to attend the hearing without good cause, the *disciplinary tribunal* may proceed to hear evidence and argument, and may find the *respondent* guilty, provided that the *disciplinary tribunal* is convinced that the charge sheet has been served on the *respondent*.

PROCEDURE AFTER VERDICT

After the conclusion of the hearing the disciplinary tribunal must, within 30 days—

- (a) decide whether or not the registered person charged is guilty of improper conduct;
- (b) if the disciplinary tribunal finds that the registered person charged is guilty of improper conduct, take cognisance of any aggravating or mitigating circumstances;
- (c) inform the registered person charged and the council of the finding; and
- (d) inform the registered person of his or her right of appeal in terms of section 33 of the act .

(2) A registered person found guilty of improper conduct in terms of this section may—

- (a) address the disciplinary tribunal in mitigation of sentence; and
- (b) call witnesses to give evidence on his or her behalf in mitigation of the sentence.

(3) (a) If the registered person charged is found guilty of improper conduct, or if he or she admits that he or she is guilty of the charge, the disciplinary tribunal must either—

- (i) caution or reprimand the registered person;
- (ii) impose on him or her a fine not exceeding the amount calculated according to the ratio for one year imprisonment determined in terms of the Adjustment of Fines Act, 1991 (Act No. 101 of 1991);
- (iii) suspend the registration of the registered person concerned for a period not exceeding one year; or
- (iv) cancel the registration of the registered person concerned and remove his or her name from the register referred to in section 11(c).

(b) The disciplinary tribunal may take decisions under more than one of the subparagraphs of paragraph (a).

(4) At the conclusion of the hearing the disciplinary tribunal must notify the council of its finding.

(5) The council must publish the finding and the sanction imposed in terms of subsection (3) in the Gazette.

(6) The council must give effect to the decision of the disciplinary tribunal.

NOTICE OF THE RIGHT TO APPEAL

The chairperson of the disciplinary tribunal must after imposing a sanction explain the respondent's right to appeal in terms of the Act and record such explanation.

APPEALS

1. It is acknowledged that:
 - I. An applicant for registration may appeal to the relevant council against the decision of a committee to refuse registration;
 - II. A registered person may appeal against cancellation of his or her registration, except where the cancellation was due to the registered person becoming disqualified from registration through legislation or the registration was cancelled as a result failure to pay the prescribed annual fee or portion thereof within the stipulated time period.
 - III. A registered person found guilty by a disciplinary tribunal may appeal against such finding, or against the sentence imposed or both.
2. All appeals must be lodged within 30 days of the decision coming to the knowledge of the aggrieved party. Councils must hear an appeal related to registration within 60 days of receipt thereof and may prescribe a reasonable fee payable for appeals.
3. Councils may not delegate the function to hear appeals.
4. Councils must conduct appeals in a lawful, reasonable and procedurally fair manner.

ANNEXURE A**FORM OF NOTICE OF SET DOWN FOR *RESPONDENT*****[Rule 4]**

To

You are hereby notified that a disciplinary hearing in terms of section 31 of the Profession Act, 2000 (Act No. of 2000), will be held at..... on the day of20.... at, when the charge against you, as set out in the charge sheet attached hereto, will be considered.

You are hereby summoned to appear at the hearing in person, and informed that you are entitled to be represented by some other person and that you may adduce evidence, call and examine witnesses on your behalf and cross-examine other witnesses.

You are to file a written plea to the charge(s) by no later than 14 (fourteen) days of receipt of this notice.

Should you fail to be present at the disciplinary hearing, or at the resumption of it after an adjournment, the *disciplinary tribunal* may consider and deal with the charge in your absence in accordance with the relevant *rules*.

A copy of the relevant *rules* is enclosed.

Given under the hand of the, on this day of2....

.....
Signature and capacity

Served on

.....
 Sheriff

ANNEXURE B
(SUBPOENA FOR WITNESS)
[Section 31(3)]

To

You are hereby notified that a disciplinary hearing in terms of section 31 of the Profession Act, 2000 (*Act of 2000*) (the *Act*), will be held at on the day of 2..... at, when a charge of alleged *improper conduct* against will be considered.

The Council of South Africa is of the opinion that you may be able to give material information concerning this *inquiry*. You are requested to provide the hearing with the following documents that you may have in your possession:-

1. All documents including electronic documents relating in any way to, or recording of any of the matters related to this *inquiry*.
2. Minutes and notes (including agendas and pre-meeting literature) et cetera relating to all and any meetings where any of the aforesaid matters were discussed.
3. Plans, specifications, designs and/or one or more of the documents as set out in the document list annexed hereto.

Therefore, in terms of section 31(3) of the said *Act*, you are hereby summoned to appear before the *disciplinary tribunal* at the time and place specified above, to be interrogated and to produce the items specified in the attached Annexure.

Your attention is respectfully directed to the provisions of section 19, and particularly subsections 31(3), (4), (5) and (8) of the said *Act*, a copy of which is enclosed.

.....
Signature and capacity
 Served on

.....
 Sheriff

DOCUMENT LIST

The following specific documents which may be directly or indirectly related to the *inquiry* should be produced:

- 1.
- 2.
- 3.
- 4.

IMPORTANT Reminder from Government Printing Works

Dear Valued Customers,

As part of our preparation for eGazette Go Live on 9 March 2015, we will be suspending the following existing email addresses and fax numbers from **Friday, 6 February**.

Discontinued Email addresses	Discontinued Fax numbers
GovGazette&LiquorLicense@gpw.gov.za	+27 12 334 5842
Estates@gpw.gov.za	+27 12 334 5840
LegalGazette@gpw.gov.za	+27 12 334 5819
ProvincialGazetteGauteng@gpw.gov.za	+27 12 334 5841
ProvincialGazetteECLPMPNW@gpw.gov.za	+27 12 334 5839
ProvincialGazetteNCKZN@gpw.gov.za	+27 12 334 5837
TenderBulletin@gpw.gov.za	+27 12 334 5830

To submit your notice request, please send your email (with Adobe notice form and proof of payment to submit.egazette@gpw.gov.za or fax +27 12-748 6030.

Notice requests not received in this mailbox, will **NOT** be processed.

Please **DO NOT** submit notice requests directly to your contact person's private email address at GPW – Notice requests received in this manner will also **NOT** be processed.

GPW does not accept responsibility for notice requests submitted through the discontinued channels as well as for the quality and accuracy of information, or incorrectly captured information and will not amend information supplied.

Thank you!

For any queries, please contact the eGazette Contact Centre.



info.egazette@gpw.gov.za (only for queries).

Notice requests received in this mailbox will **NOT** be processed.



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for YOU!



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