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IMPORTANT

Information

from Government Printing Works

Dear Valued Customers,

Government Printing Works has implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submits your notice request.

Please take note of these guidelines when completing your form.



GPW Business Rules

1. No hand written notices will be accepted for processing, this includes Adobe forms which have been completed by hand.
2. Notices can only be submitted in Adobe electronic form format to the email submission address submit.egazette@gpw.gov.za. This means that any notice submissions not on an Adobe electronic form that are submitted to this mailbox will be **rejected**. National or Provincial gazette notices, where the Z95 or Z95Prov must be an Adobe form but the notice content (body) will be an attachment.
3. Notices brought into GPW by "walk-in" customers on electronic media can only be submitted in Adobe electronic form format. This means that any notice submissions not on an Adobe electronic form that are submitted by the customer on electronic media will be **rejected**. National or Provincial gazette notices, where the Z95 or Z95Prov must be an Adobe form but the notice content (body) will be an attachment.
4. All customers who walk in to GPW that wish to submit a notice that is not on an electronic Adobe form will be routed to the Contact Centre where the customer will be taken through the completion of the form by a GPW representative. Where a customer walks into GPW with a stack of hard copy notices delivered by a messenger on behalf of a newspaper the messenger must be referred back to the sender as the submission does not adhere to the submission rules.
5. All notice submissions that do not comply with point 2 will be charged full price for the notice submission.
6. The current cut-off of all Gazette's remains unchanged for all channels. (Refer to the GPW website for submission deadlines – www.gpwonline.co.za)
7. Incorrectly completed forms and notices submitted in the wrong format will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za)
8. All re-submissions by customers will be subject to the above cut-off times.
9. All submissions and re-submissions that miss the cut-off will be rejected to the customer to be submitted with a new publication date.
10. Information on forms will be taken as the primary source of the notice to be published. Any instructions that are on the email body or covering letter that contradicts the notice form content will be ignored.

You are therefore advised that effective from **Monday, 18 May 2015** should you not comply with our new rules of engagement, all notice requests will be rejected by our new system.

Furthermore, the fax number **012- 748 6030** will also be **discontinued** from this date and customers will only be able to submit notice requests through the email address submit.egazette@gpw.gov.za.



DO use the new Adobe Forms for your notice request. These new forms can be found on our website: www.gpwonline.co.za under the Gazette Services page.

DO attach documents separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment)

DO specify your requested publication date.

DO send us the electronic Adobe form. (There is no need to print and scan it).

DON'T submit request as a single PDF containing all other documents, i.e. form, proof of payment & notice content, it will be **FAILED** by our new system.

DON'T print and scan the electronic Adobe form.

DON'T send queries or RFQ's to the submit.egazette mailbox.

DON'T send bad quality documents to GPW. (Check that documents are clear and can be read)



Form Completion Rules

No.	Rule Description	Explanation/example
1.	All forms must be completed in the chosen language.	GPW does not take responsibility for translation of notice content.
2.	All forms must be completed in sentence case, i.e. No fields should be completed in all uppercase.	e.g. "The company is called XYZ Production Works"
3.	No single line text fields should end with any punctuation, unless the last word is an abbreviation.	e.g. "Pty Ltd.", e.g. Do not end an address field, company name, etc. with a period (.) comma (,) etc.
4.	Multi line fields should not have additional hard returns at the end of lines or the field itself.	This causes unwanted line breaks in the final output, e.g. <ul style="list-style-type: none"> Do not type as: 43 Bloubokrand Street Putsonderwater 1923 Text should be entered as: 43 Bloubokrand Street, Putsonderwater, 1923
5.	Grid fields (Used for dates, ID Numbers, Telephone No., etc.)	<ul style="list-style-type: none"> Date fields are verified against format CCYY-MM-DD Time fields are verified against format HH:MM Telephone/Fax Numbers are not verified and allow for any of the following formats limited to 13 characters: including brackets, hyphens, and spaces <ul style="list-style-type: none"> o 0123679089 o (012) 3679089 o (012)367-9089
6.	Copy/Paste from other documents/text editors into the text blocks on forms.	<ul style="list-style-type: none"> Avoid using this option as it carries the original formatting, i.e. font type, size, line spacing, etc. Do not include company letterheads, logos, headers, footers, etc. in text block fields.



No.	Rule Description	Explanation/example
7.	Rich text fields (fields that allow for text formatting)	<ul style="list-style-type: none"> • Font type should remain as Arial • Font size should remain unchanged at 9pt • Line spacing should remain at the default of 1.0 • The following formatting is allowed: <ul style="list-style-type: none"> ○ Bold ○ Italic ○ Underline ○ Superscript ○ Subscript • Do not use tabs and bullets, or repeated spaces in lieu of tabs and indents • Text justification is allowed: <ul style="list-style-type: none"> ○ Left ○ Right ○ Center ○ Full • Do not use additional hard or soft returns at the end of line/paragraphs. The paragraph breaks are automatically applied by the output software <ul style="list-style-type: none"> ○ Allow the text to wrap automatically to the next line only use single hard return to indicate the next paragraph ○ Numbered lists are allowed, but no special formatting is applied. It maintains the standard paragraph styling of the gazette, i.e. first line is indented.
	<p>e.g.</p> <ol style="list-style-type: none"> 1. The quick brown fox jumps over the lazy river. The quick brown fox jumps over the lazy river. The quick brown fox jumps over the lazy river. 2. The quick brown fox jumps over the lazy river. The quick brown fox jumps over the lazy river. The quick brown fox jumps over the lazy river. 	



You can find the **new electronic Adobe Forms** on the website www.gpwonline.co.za under the Gazette Services page.

For any **queries or quotations**, please contact the **eGazette Contact Centre** on 012-748 6200 or email info.egazette@gpw.gov.za

Disclaimer

Government Printing Works 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.

GPW will not be held responsible for notices not published due to non-compliance and/or late submission.

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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DISCLAIMER:

Government Printing Works reserves the right to apply the 25% discount to all Legal and Liquor notices that comply with the business rules for notice submissions for publication in gazettes.

National, Provincial, Road Carrier Permits and Tender notices will pay the price as published in the Government Gazettes.

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IMPORTANT ANNOUNCEMENT

Closing times **PRIORTOPUBLICHOLIDAYS** 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**, Wednesday, 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**, Wednesday, 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 AGRICULTURE, FORESTRY AND FISHERIES

NO. 929

09 OCTOBER 2015

PROCEDURES FOR THE APPLICATION, ADMINISTRATION AND ALLOCATION OF EXPORT PERMITS UNDER THE TRADE, DEVELOPMENT AND CO-OPERATION AGREEMENT BETWEEN THE EUROPEAN UNION AND THE REPUBLIC OF SOUTH AFRICA FOR THE YEAR 2016

A Trade, Development and Co-operation Agreement (TDCA) between the European Union (EU) and the Republic of South Africa (RSA) was concluded and came into effect on 1 January 2000. This agreement provides for the establishment of a Bilateral Free Trade Area between the EU and South Africa in accordance with the World Trade Organization (WTO) rules and the strengthening of European development assistance to South Africa.

As part of the concessions provided for under the TDCA, the EU has agreed to grant tariff preferences on limited quantities of selected products in the form of tariff quotas.

EDITH V. VRIES
DIRECTOR-GENERAL

SCHEDULE**1. Definitions**

- 1.1 **“AgriBEE”** is a Sector Code as defined in section 12 of the Broad-Based Black Economic Empowerment Act 53 of 2003.
- 1.2 **“AgriBEE Scorecard”** means the Broad-Based BEE Scorecard for the Agricultural Sector published in the government gazette on 28 December 2012.
- 1.3 **“Exempted Micro Enterprise”** means an entity with an annual turnover of less than R5 million.
- 1.4 **“Large Enterprise”** means an entity with an annual turnover of R 35 million and more.
- 1.5 **“Qualifying Small Enterprise”** means Qualifying Small Entity that qualifies for measurement under the qualifying small enterprise scorecard with an annual turnover of between R5 and R35 million.
- 1.6 **“EUR 1 Certification”** is the certification that enables importers to import goods at a reduced or nil rate of import duty in terms of the EU TDCA Agreement.
- 1.7 **“Wine Online”** is a web based system controlling the local export certification of liquor products; the system is governed and prescribed by the Liquor Products Act and the regulations pertaining to it.

2. Countries for Export

Permits for exportation of any of the products specified in Table 1 on Export Arrangements, to the European Union, will be issued only to exporters in South Africa registered at the Department of Trade and Industry (the DTI) and SARS of which proof is required as stipulated in paragraphs 9 and 10 of Annexure A to the Schedule.

3. Application for EU export permits

- 3.1 Any person interested in exporting any of the products specified in Table 1 (excluding cut flowers – EU tariff code 0603.11 – 0603.90) must apply on a copy of the application form attached as Annexure A.
- 3.2 Application for export permits issued annually must be submitted to the Registry Officer: Management Support (Mrs. E. Matlala) within four weeks from the date of publication of this notice. Permits will be valid from 01 January 2016 until 31 December 2016.
- 3.3 In the case of cut flowers, potential exporters must apply to SARS (Customs and Excise) on a first-come, first-serve basis until the quota allocated is fully utilized.
- 3.4 The application form is also available electronically on request from KhumoB@daff.gov.za or SisiC@daff.gov.za or can be downloaded from the following websites: <http://webapps.daff.gov.za/amis>, www.daff.gov.za, www.wosa.co.za and www.safvca.co.za
- 3.5 Only duly completed application forms will be accepted.
- 3.6 An applicant bears the responsibility to ensure that –
 - (a) the application form reflects the correct information as requested for the product concerned;
 - (b) the application is submitted timeously as set out in paragraph 3.2, and
 - (c) the application (whether send electronically, faxed, posted or delivered by hand) has been received by the Registry Officer: Management Support.
- 3.7 All exporters and potential exporters must comply with –
 - (a) the sanitary, phyto-sanitary and other technical requirements as stipulated by the EU; and
 - (b) the Rules of Origin that form part of the TDCA and which can be obtained on request from the DTI (Chief Directorate: Foreign Trade Relations, EU desk). Please note: The EUR 1 form that must accompany each consignment to be exported in terms of the TDCA preferential scheme, is obtainable from the applicant's local SARS office. The exception is Wine exporters with "Approved Exporter Status", who will follow the electronic exporter to client system on Wine Online.

- (c) exporters that have obtained "Approved Exporter Status" may not use manually issued EUR 1 certificates as an alternative to the electronic exporter to client system. Contravention of this procedure will be subject to suspension from the "Approved Exporter Status" classification by SARS and denied access on Wine Online.
- (d) exporters that used manually issued EUR 1 certificates without a quota will not qualify for a quota benefit in terms of the TDCA preferential scheme and will therefore be temporarily denied access for exportation until it has been reversed or corrected on Wine Online or at SARS.
- (e) exporters that used manually issued EUR 1 certificates with a quota must declare it on Wine Online as in-quota exports. Contravention of this procedure will be subject to suspension and denied access on Wine Online.

4. Addresses for applications

4.1 Applications must –

- (a) when forwarded by post, be addressed to:
The Registry Officer: Management Support
Department of Agriculture, Forestry and Fisheries
Private Bag X15
ARCADIA,
0007
(For attention: Mrs. E. Matlala, Sefala Building, Room 715);
- (b) when delivered by hand, be delivered to:
The Registry Officer: Management Support
Department of Agriculture, Forestry and Fisheries
Sefala Building
503 Belvedere Street
ARCADIA
(For attention: Mrs. E. Matlala, Room 715);
- (c) when sent by facsimile, be transmitted to:
Facsimile number: (012) 319-8077
For attention: Ms. E. Matlala

An application transmitted by facsimile must be followed up by forwarding the original application (do not include copies of the bills of entry export, DA 550/32 or Certificates of Export) to the address specified in paragraph (a) or (b) to reach the Department within 14 days of the facsimile transmission;

- (d) when sent electronically, be emailed to ElizabethMA@daff.gov.za. An electronic application including Wine Online applications must be followed up by forwarding the original application to the address specified in paragraph (a) or (b) to reach the Department within 14 days of the electronic transmission.

4.2 Applications delivered by hand will only be accepted during the Department's official hours, namely 07:30 to 16:00, Mondays to Fridays.

5. Conditions for the issuing of export permits

5.1 Permits for the products specified in the Table, will be allocated on the basis of the Preferential Market Access Permit Allocation System which takes into account the following variables:

- (a) The BBBEE status of applicants- obtainable from a BEE certificate issued by an accredited verification agency;
- (b) The market share of applicants- derived from historical export data for the past three years (2013, 2014, 2015);
- (c) Quota applied for by applicants;
- (d) Number of applicants; and
- (e) The quota available.

5.2 A valid SARS Tax Clearance Certificates are compulsory to all applicants/clients applying for preferential market access permits. Failure to submit a valid Tax Clearance Certificate will lead to disqualification.

5.3 The quotas allocated to exporters will be provisional. The Department will assess the utilization rate by the end of June 2016 after which there will be re-allocation by the end of September 2016.

5.4 If the allocation for a particular product under tariff headings 2009.41– 2009.71 (pineapple and apple juice) is not fully utilized, the balance may be re-allocated to the other product concerned.

5.5 In terms of the wine quota, one million liters from the initial quota will be reserved to new entrants. The new entrants will be given a period from 01 – 31 January 2016 to hand in their applications.

5.6 Despite any provisions in other laws, applicants registered as joint ventures, mergers, consortiums, holding companies or other similar business arrangements are not allowed to apply separately from their subsidiaries, minority shareholders or divisions for the same product, as this will create an unfair advantage towards other applicants.

5.7 If the market share for a particular applicant exceeds the limit for dominant firms, contemplated in section 7(a)-(c) of the Competition Act, Act 89 of 1998 as amended; the Department can adjust the allocation formula to create fair competition within that industry or sector.

5.8 A lost permit will only be replaced if an affidavit in this regard has been submitted and the Department is satisfied that the applicant acted in good faith and took the necessary steps to recover the original permit, as well as undertake to return the original permit if it is found. This includes permits lost due to non-collection at Post Offices and will also be applicable to incorrect information on the application form that requires the re-issuing of a permit. The replacement of a permit due to changes of names, custom code or address as a result of mergers, business arrangements, or any other reason, will require a repayment of the permit fee. The pro forma of the affidavit is electronically available on the following websites: www.daff.gov.za, <http://webapps.daff.gov.za/amis>, www.wosa.co.za and www.safvca.co.za or on request from KhumoB@daff.gov.za or SisiC@daff.gov.za.

5.9 The provisions of this section shall apply subject to the conditions specified in Table 1.

6. Payment procedure for an export permit

6.1 (a) A fee of R703.00 per permit will be payable for annual permits, as well as lost permits and replacement permits issued until 31 March 2016.

(b) A fee of R820.00 per permit will be payable for permits and replacement permits issued after 01 April 2016.

6.2 50% admin fee will be charged on incomplete applications.

6.3 All application forms should be accompanied by proof of payment (bank deposit slip or cashier receipt) as stipulated under item 17 of the application form.

6.4 Payment is to be made as follows:

Payment to Department of Agriculture, Forestry and Fisheries bank account	OR	Payment in cash: Department of Agriculture, Forestry and Fisheries cashier
<u>Bank:</u> Standard Bank		<u>Pretoria:</u>
<u>Branch:</u> Arcadia		Agricultural Place, 20 Steve Biko Drive, Arcadia,
<u>Branch No.:</u> 01-08-45		Pretoria
<u>Account No.:</u> 013024175		Block P: Room GF 15
<u>Account Name:</u> NDA:Marketing Administration– Trade Incentives		

6.5 If a permit has been lost by an applicant either in his/her possession or during the process of clearing, a replacement permit will only be issued after proof of payment for the new permit has been received. This includes permits lost due to non-collection at Post Offices.

7. Compliance to BEE criteria in terms of Agri-BEE Sector Code

7.1 Verification

7.1.1 Permits issued for products in terms of the TDCA between the EU and the RSA are subject to the Agricultural Black Economic Empowerment (AgriBEE) Sector Code under section 9(1) of the Broad-Based Black Empowerment Act, 2003 (Act No 53 of 2003). The AgriBEE Sector Code was published in Notice no. 1065 of Government Gazette No. 36035 of 28 December 2012. The AgriBEE Sector Code is also available on the Departmental website [http://www.daff.gov.za/publications/ Government Gazette no. 36035](http://www.daff.gov.za/publications/Government%20Gazette%20no.%2036035).

7.1.2 The validity of the BEE certificates issued by Accredited Verification Agencies (accredited by either SANAS or IRBA verification bodies) is 12 months from the date of issue. The list of accredited Verification Agencies is available on the SANAS and IRBA websites ([http:// www.sanas.co.za](http://www.sanas.co.za); <http://www.irba.co.za>)

7.2 Scope of application

7.2.1 The scope of the AgriBEE Sector Code shall include any enterprise which derives the majority of its turnover from the following:

- The primary production of agricultural products;
- The provision of inputs and services to enterprises engaged in the production of agricultural products;
- The beneficiation of agricultural products whether of a primary or semi-beneficiation form; and
- The storage, distribution, and/or trading and allied activities related to non-beneficiated agricultural products.

7.3 Exemptions

7.3.1 According to the AgriBEE Sector Code, enterprises with an annual turnover of less than R5 million qualify as Exempted Micro Enterprises (EME). EME's will enjoy a deemed BEE recognition level of either level 3 or level 4 (as defined in the AgriBEE Sector Code), and sufficient evidence of qualification as an Exempted Micro Enterprise is an auditor's letter or similar letter issued by an accounting officer or verification agency, and must accompany the application form submitted to the DAFF.

7.3.2 A Qualifying Small Enterprise (QSE) is an enterprise with an annual turnover between R5 million and R35 million and it qualifies for BEE compliance measurement in terms of the AgriBEE QSE Scorecard. A QSE must comply with five of the elements of the AgriBEE Sector Code for the purpose of measurement, and this certificate must accompany the application form.

7.3.3 Large enterprise is enterprise with an annual turnover exceeding R35 million.

8. General

- 8.1 Applicants must return all expired permits within thirty (30) days after the date of expiry thereof. Applicants who do not return their expired permits timeously will not be considered for the granting of permits.
- 8.2 This notice replaces all previous notices regarding the procedures for the application, administration and allocation of export permits under the TDCA between the EU and the RSA.



agriculture,
forestry & fisheries

Department
Agriculture, Forestry and Fisheries
REPUBLIC OF SOUTH AFRICA

ANNEXURE A

APPLICATION FORM FOR EXPORT PERMITS FOR THE CALENDAR YEAR 2016 (Please note that an application form is necessary for each product)

1. NAME OF EXPORTER:.....
2. POSTAL ADDRESS:..... CODE:
3. PHYSICAL ADDRESS:.....CODE:.....
4. RESPONSIBLE PERSON:
5. TELEPHONE NUMBER: CODE: NUMBER: CELL NO.:.....
6. FAX NUMBER: CODE: NUMBER:
7. E-MAIL ADDRESS:
8. LOCATION OF THE BUSINESS

PROVINCE	LOCAL MUNICIPALITY	DISTRICT

9. COMPANY/CC REGISTRATION NUMBER:
(NB: First time applicants: Please include a copy of the registration certificate (obtainable from the Companies and Intellectual Property Commission (CIPC))
10. CUSTOMS CODE NO:.....
(NB: First time applicants: Please include a copy of the Customs Code Certificate (obtainable from SARS))
11. SARS TAX CLEARANCE CERTIFICATE NUMBER AND DATE:
(NB: Please attach the copy of the SARS Certificate-applicable to all applicants)
12. INDICATE PRINCIPAL BUSINESS:

AGENT	MANUFACTURER	PROCESSOR	RETAILER	OTHER

IF other please specify.....

13. For BEE classification and criteria please complete:-

*BEE CRITERIA	ACTUAL SCORE	ENTERPRISE CLASSIFICATION	
1. Ownership		LARGE	
2. Management Control		QSE	
3. Skills Development		EME	
4. Preferential Procurement		Investment (Financial and Human)	
5. Employment Equity		Turnover in Rand	R
6. Enterprise Development		Capital Investment	R
7. Socio-Economic Development		Number of permanent employees	
BEE Score		Number of part-time employees	
BEE Level of Contribution			

* According to the Broad-Based Black Economic Empowerment Act, Act No. 53 of 2003 and AgriBEE Sector Code- indicate compliance with the criteria, and attach a valid BEE certificate or declaration of exemption.

14. APPLICATION – SUBMISSION FOR THE PERIOD

TARIFF HEADING OF PRODUCT	DESCRIPTION OF PRODUCT	QUANTITY APPLYING FOR: Tonne / Litres

15. PLEASE INDICATE THE STATUS OF THE BUSINESS:

NEW APPLICANTS	EXISTING APPLICANTS
----------------	---------------------

If existing applicants please complete item 16

16. Summary of **BILLS OF ENTRY EXPORT** Quantity exported over the past 2 or 3 years. **PLEASE NOTE:** A detailed list of bills of entry export, or DA 550/32s or Export Certificates must be attached to this application.

TARIFF HEADING	TOTAL FOR 2013 (from 1 November 2012 - 31 October 2013)	TOTAL FOR 2014 (from 1 November 2013 - 31 October 2014)	TOTAL FOR 2015 (from 1 November 2014 - 31 October 2015)

17. INDICATE PAYMENT OPTION IN ACCOUNT NO. 013024175 AND ATTACH PROOF OF PAYMENT
- | | |
|------|--------------------------|
| BANK | CASH RECEIPT NO
..... |
| | |

AFFIDAVIT

I the undersigned

_____ do hereby make oath / affirmation and declare that:

- 1. I am duly authorized to depose to this affidavit on behalf of the applicant; and
- 2. The particulars contained in the application form are true and correct.

SIGNED at _____ on this _____ day of _____ 2015/16

DEPONENT

(to be signed in the presence of a Justice of the Peace or Commissioner of Oaths)

1. I certify that before administering the oath/affirmation, I asked the deponent the following questions and wrote down his/her answers in his/her presence.

(1) Do you know and understand the contents of the declaration?

Answer

(2) Do you have any objection to taking the prescribed oath/affirmation?

Answer.....

(3) Do you consider the prescribed oath/affirmation to be binding on your conscience?

Answer.....

2. I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration. The deponent utters the following words: "I swear that the contents of this declaration are true so help me God" / "I truly affirm that the contents of the declaration are true." The signature/mark of the deponent is affixed to the declaration in my presence.

.....
**JUSTICE OF THE PEACE
COMMISSIONER OF OATHS**

TO BE COMPLETED BY THE JUSTICE OF THE PEACE/COMMISSIONER OF OATHS:

FULL FIRST NAMES AND SURNAME (BLOCK LETTERS) _____

DESIGNATION: _____

PHYSICAL ADDRESS: _____

DATE: _____

PLACE: _____

PLEASE COMPLETE THE ABOVE AFFIDAVIT WHICH IS AN INSEPARABLE PART OF THE APPLICATION FORM

TABLE 1
EXPORT ARRANGEMENTS SET OUT PER EU TARIFF CODE LINE

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
Under EU tariff code 0603.11.00 to 0603.14.00, a total quantity of 740 tons [(agf 3%) ²⁾] is allocated			
0603	Cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared	50 MFN ¹⁾ or 80 GSP ³⁾	In addition to the conditions stipulated in item 5 of the Schedule, the following condition must be complied with:
0603.11	- Fresh		<ul style="list-style-type: none"> • Potential exporters must apply to Customs and Excise on a first-come, first-served basis until the quota allocated is fully utilized.
0603.14	-Roses (from 1 January to 31 May and from 1 November to 31 December only). Chrysanthemums (from 1 January to 31 May and from 1 November to 31 December only).		
Order No.091803			
Under EU tariff code 0603.15 and 0603.19 a total quantity of 888 tons [(agf 3%) ²⁾] is allocated			
0603.15	-- Lillies (lilium spp) (from 1 June to 31 October only)	50 MFN ¹⁾ or 80 GSP ³⁾	In addition to the conditions stipulated in item 5 of the Schedule, the following condition must be complied with:
0603.19	-- Other fresh flowers (from 1 June to 31 October only)		<ul style="list-style-type: none"> • Potential exporters must apply to Customs and Excise on a first-come, first-served basis until the quota allocated is fully utilized.
Order No.091805			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
0603.90	<p>Under EU tariff code 0603.90.00, a total quantity of 740 tons [(agf 3%)²⁾] is allocated</p> <p>- Other: Fresh, cut flowers and flower buds of a kind suitable for bouquets or for ornamental purposes, fresh, dried, dyed, bleached, impregnated or otherwise prepared.</p>	75 MFN ¹⁾ or 80 GSP ³⁾	<p>In addition to the conditions stipulated in Item 5 of the Schedule, the following condition must be complied with:</p> <ul style="list-style-type: none"> • Potential exporters must apply to Customs and Excise on a first-come-first-served basis until the quota allocated is fully utilized.
<p>Order No. 091809</p>			
0811	<p>Under EU tariff code 0811.10.90, a total quantity of 377.5 tons [(agf 3%)²⁾] is allocated</p> <p>Fruits and nuts, uncooked or cooked by steaming or boiling in water, frozen, whether or not containing added sugar or other sweetening matter</p> <ul style="list-style-type: none"> - Strawberries, containing added sugar or other sweetening matter - Other 	100 MFN ¹⁾	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> • Permits will be issued annually and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided.
<p>Order No. 091811</p>			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2008	<p>*Under EU tariff codes 2008.40, 2008.50 and 2008.70, a total quantity of 60 866 tons [(agf 3%)²] is allocated</p> <p>Fruit, nuts and other edible parts of plants, otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included.</p>	50 MFN ¹⁾	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided. <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>
2008.40	Pears		
2008.40.51	---- With a sugar content exceeding 13% by weight		
2008.40.59	---- Other		
2008.40.71	---- With a sugar content exceeding 15% by weight		
2008.40.79	---- Other		
2008.40.90	---- Not containing added sugar		
2008.50	Apricots		
2008.50.61	---- With a sugar content exceeding 13% by weight,		
2008.50.69	---- Other:		
2008.50.71	---- With a sugar content exceeding 15% by weight,		
2008.50.79	---- Other		
2008.50.92	---- Of 5 kg or more:		
2008.50.98	-----Less than 5kg		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<p>2008.70 2008.70.61 2008.70.69 2008.70.71 2008.70.79 2008.70.92 2008 70 98</p>	<p>Peaches - - - - With a sugar content exceeding 13% by weight. - - - - Other: - - - - With a sugar content exceeding 15% by weight. - - - - Other. -----Of 5 kg or more - - - - Less than 5kg</p>	<p>50 MFN ¹⁾</p>	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided. <p>This includes puree which was previously under the 2008 code. See applicable tariff codes for Pears; Apricots and Peaches:</p> <p>20079950 and 20079997</p> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>
<p>Order No. 091813</p>			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2008.97	<p style="text-align: center;">* Under EU tariff code 2008.97.59 – 2008.97.98 (excluding 2008.97.72), a total quantity of 27 102.4 tons [(agf 3% ²)] is allocated</p>	50 MFN ¹	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided. <p>This includes puree which was previously under the 2008 code. See applicable tariff codes for Mixtures of fruit:</p> <p>20079950 and 20079997</p> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>
2008.97.59	<p>Mixtures -Other, Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, of tropical fruit (excluding mixtures containing 50% or more by weight of tropical nuts and tropical fruit)</p>		
2008.97.74	<p>-Other, Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit).</p>		
2008.97.78	<p>-Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content exceeding 1 kg, mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruit, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit)</p>		
2008.97.98	<p>-Mixtures of fruit not containing added spirit, not containing added sugar, in immediate packings of a net content of less than 4.5 kg, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit).</p>		
Order No.091815			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
<p align="center">Under EU tariff code 2008.92.72, a total quantity of 2 960 tons [(agf 3% ²)] is allocated.</p>			
<p>2008.97.72</p>	<p>- Mixtures of fruit not containing added spirit, containing added sugar, in immediate packings of a net content not exceeding 1 kg, other mixtures of fruit in which no single fruit exceeds 50% of the total weight of the fruits, of tropical fruit (including mixtures containing 50% or more by weight of tropical nuts and tropical fruit)</p>	<p>50% MFN¹⁾</p>	<p>In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:</p> <ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided. <p>This includes puree which was previously under the 2008 code. See applicable tariff codes for Mixtures of tropical fruit 20079950</p> <p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>
<p align="right">Order No. 091817</p>			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
*Under EU tariff code 2009.11.99, a total quantity of 1036 tons [(agf 3%) ²⁾] is allocated			
2009	Fruit juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter:	50 MFN ¹⁾	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2009.11	- Orange juice, frozen,		<ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months.
2009.11.99	- Of a Brix value not exceeding 67, other than that of a value not exceeding 30 Euro per 100 kg net weight and with an added sugar content exceeding 30% by weight		<ul style="list-style-type: none"> • A summary of Bills of entry indicating actual export figures of the past three years must be provided.
<p>This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.</p>			
<p>Order No. 091819</p>			

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
Under EU tariff code 2009.41.92 – 2009.79.98, a total quantity of 7 400 tons [(agf 3%) ²] is allocated, split into 3 700 tons [(agf 3%) ²] for pineapple juice and 3 700 tons [(agf 3%) ²] for apple juice.			
2009.41	Pineapple juice, of a Brix value not exceeding 20	50 MFN ¹⁾	In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2009.41.92.10	- Containing added sugar, of a value exceeding 30 Euro per 100 kg net weight, - Powdered		<ul style="list-style-type: none"> • Permits will be issued on an annual basis and will be valid for twelve months.
2009.41.92.20	- Pineapple juice, not from concentrate, of the genus Ananas, of a Brix value of 11 or more but not more than 16, used in the manufacture of products of drink industry		<ul style="list-style-type: none"> • A summary of Bills of entry indicating actual export figures of the past three years must be provided.
2009.41.92.30	- Other		
2009.49	Other, Pineapple juice		
2009.49.30	- Of a Brix value exceeding 20 but not exceeding 67, of a value exceeding 30 Euro per 100 kg net weight, containing added sugar		
2009.71	Other, Apple juice, of a Brix value not exceeding 20		
2009.71.20	- - - - - Containing added sugar		Tariff code 2009.49.30.91 is on autonomous suspension from 1 January 2010 to 31 December 2014 and will be free of quota and free of duty until such time the EU withdraws it.
2009.71.99	- - - - - Not containing added sugar.		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2009.79	Apple Juice		In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2009.79.11	-----Of a Brix value exceeding 67		• Permits will be issued on annual basis and will be valid for twelve months.
2009.79.19	-----Of a value not exceeding 22 Euro per 100 kg net weight.		• A summary of Bills of entry indicating actual export figures of the past three years must be provided
2009.79.30	-----Other,		
2009.79.91	-----Of a Brix value exceeding 20 but not exceeding 67, of a value exceeding 18 Euro per 100 kg net weight, containing added sugar		
2009.79.98	-----Of a Brix value exceeding 20 but not exceeding 67, other: With an added sugar content exceeding 30% by weight		
Order No. 091821	-----Of a Brix value exceeding 20 but not exceeding 67, other: With an added sugar content exceeding 30% by weight		
2204	* Under EU tariff code 2204.21.93 – 2204.21.98, a total quantity of 50 126 000 litres [(agf 3%) ²] is allocated		
2204.21	Wine of fresh grapes, including fortified wines; grape must other than of heading 2009.	100 MFN ¹	
2204.21.93	Wine of fresh grapes, in containers holding 2 litres or less.		This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015.
2204.21.93.19	White		
2204.21.93.29	Other, wine of fresh grapes, of an actual alcoholic strength by volume not exceeding 13 % vol.		
2204.21.93.29	Other, wine of fresh grapes, of an actual alcoholic strength by volume exceeding 13 % volume but not exceeding 15 % vol.		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2204.21.94	Other wine of fresh grapes		In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with:
2204.21.94.19	Other, wine of fresh grapes, of an actual alcoholic strength by volume not exceeding 13% vol.		<ul style="list-style-type: none"> Permits will be issued on annual basis and will be valid for twelve months.
2204.21.94.29	Other, wine of fresh grapes, of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		<ul style="list-style-type: none"> A summary of Bills of entry indicating actual export figures of the past three years must be provided
2204.21.94.61	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.94.71	Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.95	White		
2204.21.95.11	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.95.21	Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015
2204.21.96	Other wine of fresh grapes		
2204.21.96.11	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.96.21	Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.96.61	Of an actual alcoholic strength by volume not exceeding 13% vol.		
2204.21.96.71	Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		

EU TARIFF CODE	DESCRIPTION OF PRODUCT	TARIFF QUOTA DUTY (% REDUCTION)	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4
2204.21.96 2204.21.96.11 2204.21.96.21 2204.21.96.61 2204.21.96.71	Other wine of fresh grapes Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol. Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		In addition to the conditions stipulated in item 5 of the Schedule, the following conditions must be complied with: <ul style="list-style-type: none"> • Permits will be issued on annual basis and will be valid for twelve months. • A summary of Bills of entry indicating actual export figures of the past three years must be provided
2204.21.97 2204.21.97.11 2204.21.97.21	White Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		
2204.21.98 2204.21.98.11 2204.21.98.21 2204.21.98.6 2204.21.98.71	Other wine of fresh grapes Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol. Of an actual alcoholic strength by volume not exceeding 13% vol. Of an actual alcoholic strength by volume exceeding 13% volume but not exceeding 15% vol.		This is a provisional quota which can be re-allocated by the Department if it is not utilized satisfactorily by 30 September 2015
Order No. 091825			

1) MFN = Most Favored Nation.

2) Agf = annual growth factor = % of base year volume.

3) GSP= Generalized System of Preferences

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

NO. 930

09 OCTOBER 2015

**APPLICATION FOR MARKET ACCESS PERMITS FOR
AGRICULTURAL PRODUCTS INTERMS OF THE W.T.O AGREEMENT FOR 2016**

In order to fulfil South Africa's commitment under the World Trade Organisation: Marrakesh Agreement regarding market access, it is hereby made known that market access permits will be issued for the products specified in the Table 1 of Import Arrangements and under the conditions set out in the Schedule.

Permits will be issued only to importers in South Africa for importation into the Republic for the quantities and at the reduced levels of duty as specified in Table 1.

EDITH VRIES**DIRECTOR-GENERAL: AGRICULTURE, FORESTRY AND FISHERIES****SCHEDULE****1. Definitions**

- 1.1 **AgriBEE** is a Sector Code as defined in section 12 of the Broad-Based Black Economic Empowerment Act 53 of 2003.
- 1.2 **“AgriBEE Scorecard** means the Broad-Based BEE Scorecard for the Agricultural Sector published in the government gazette on 28 December 2012 in term of section 9.
- 1.3 **“Exempted Micro Enterprise”** means an entity with an annual turnover of less than R5 million.
- 1.4 **“Large Enterprise”** means an entity with an annual turnover of R 35 million and more.
- 1.5 **“Qualifying Small Enterprise”** means Qualifying Small Entity that qualifies for measurement under the qualifying small enterprise scorecard with an annual turnover of between R5 and R35 million.

2. Application for market access permits

- 2.1 Permits will be issued only to importers registered at the DTI and SARS of which proof is required as stipulated in paragraphs 8 and 9 of Annexure A to the Schedule.
- 2.2 Any person interested in importing any of the products specified in the Table must apply on a copy of the application form attached as Annexure A.

- 2.3 The application form is also available electronically on request from SisiC@daff.gov.za or KhumoB@daff.gov.za or can be downloaded from the MIS website <http://webapps.daff.gov.za/amis> and departmental website www.daff.gov.za
- 2.4 Only duly completed application forms will be accepted.
- 2.5 An applicant bears the responsibility to ensure that –
- (a) the application form reflects the correct information as requested for the product concerned.
 - (b) the application is submitted timeously within the time period contemplated in paragraphs 5.1 to 5.3.
 - (c) the application (whether send electronically, faxed, posted or delivered by hand) has been received by the Registry Officer: Management Support (Mrs E.Matlala).

3. Addresses for applications

3.1 Applications must –

- (a) when forwarded by post, be addressed to:
The Registry Officer: Management Support
Department of Agriculture, Forestry and Fisheries
Private Bag X15
ARCADIA, 0007
(For attention: Mrs E.Matlala, Sefala Building, Room 715).
- (b) when delivered by hand, be delivered to:
The Registry Officer: Management Support
Department of Agriculture, Forestry and Fisheries
Sefala Building, 503 Belvedere Street, Arcadia
(For attention: Mrs E.Matlala, Room 715)
- (c) when transmitted by facsimile, be transmitted to:
Facsimile number: (012) 319 8077
(For attention: Mrs E. Matlala)

An application transmitted by facsimile must be followed up by forwarding the original application (do not include copies of the bills of entry unless specifically stipulated so in column 5 of the Table) to the address specified in paragraph (a) or (b) to reach the Department within 14 days of the facsimile transmission;

- (d) when sent electronically, be emailed to ElizabethMA@daff.gov.za. An electronic application must be followed up by forwarding the original application to the address specified in paragraph (a) or (b) to reach the Department within 14 days of the electronic transmission.
- 3.2 Applications delivered by hand will only be accepted during the Department's official hours of 07:30 to 16:00, Mondays to Fridays.

4. Conditions for the issuing of import permits

- 4.1 Permits for the products specified in the Table, will be allocated on the basis of the Preferential Market Access Permit Allocation Points System which takes into account the following variables:
- (a) the BBE status of applicants – obtained from a BBBEE certificate issued by an accredited verifications agency
 - (b) the market share of applicants- derived from historical data for the past three years (2013, 2014, 2015);
 - (c) quota applied for by applicants;
 - (d) number of applicants; and
 - (e) the quota available.
- 4.2 A valid SARS Tax Clearance Certificate is compulsory to all applicants/clients applying for preferential market access permits. Failure to submit a valid Tax Clearance Certificate will lead to disqualification.
- 4.3 The quantity imported by an importer will be calculated on the basis of a detailed list of bills of entry for the product concerned submitted together with the application form, for the period stipulated for the product in column 5 of the Table.
- 4.4 Products imported under the market access rebate permits are for consumption in South Africa only. If the market share for a particular applicant exceeds the limit for dominant firms contemplated in section 7(a)-(c) of the Competition Act, Act 89 of 1998 as amended. The Department can adjust the allocation formula to create fair competition within that industry or sector.
- 4.5 Despite any provisions in other laws, applicants registered as joint ventures, mergers, consortiums, holding companies or other similar business arrangements are not allowed to apply separately from their subsidiaries, minority shareholders or divisions for the same product, as this will establish an unfair advantage towards other applicants.
- 4.6 A lost permit will only be replaced if an affidavit in this regard has been submitted and the Department is satisfied that the applicant acted in good faith and took the necessary steps to recover the original permit, as well as undertake to return the original permit if it is found. This includes permits lost due to non-collection at Post Offices and will also be applicable to incorrect information on the application form that requires the re-issuing of a permit. The pro forma of the affidavit is electronically available on the departmental website <http://www.daff.gov.za> or on request from SisiC@daff.gov.za or KhumoB@daff.gov.za.

4.7 The replacement of a permit due to changes of the name, custom code or address as a result of mergers, business arrangements, or any other reason, will require a repayment of the permit fee.

4.8 The provisions of the allocation shall apply subject to the conditions specified in the Table, attached to the Notice.

5. Time periods for applications

5.1 Applications for market access permits issued on a quarterly basis must be submitted during the following time periods:

(a) For the first quarter of the quota valid for importation during the period 01 January 2016 to 30 April 2016: Within four weeks from the date of publication of this Notice.

(b) For the second quarter of the quota valid for importation during the period 01 April 2016 to 31 July 2016: From 01 to 28 February 2016.

(c) For the third quarter of the quota valid for importation during the period 01 July 2016 to 31 October 2016: From 01 to 31 May 2016.

(d) For the last quarter of the quota valid for importation during the period 01 October 2016 to 31 January 2017: From 01 to 31 August 2016.

5.2 Applications for market access permits issued on a half-yearly basis must be submitted during the following periods:

(a) For the first half of the quota valid for importation during the period 01 January 2016 to 30 June 2016: Within four weeks from the date of publication of this Notice.

(b) For the second half of the quota valid for importation during the period 01 July 2016 to 31 December 2016: From 01 to 31 May 2016.

5.3 Applications for market access permits issued on an annual basis for the period valid from 01 January 2016 to 31 December 2016 must be submitted within four weeks from the date of publication of this Notice.

6. Payment procedures for an import permit

6.1 (a) A fee of R703.00 per permit will be payable for annual permits, as well as lost permits and replacement permits issued until 31 March 2015.

(b) A fee of R820.00 per permit will be payable for permits and replacement permits issued after 01 April 2016

6.2 50% Administration fee will be charged on incomplete application form.

6.3 All application forms should be accompanied by proof of payment (bank deposit slip or cashier receipt), as stipulated under item 14 of the application form.

6.4 Payment is to be made as follows:

Payment to Department of Agriculture, Forestry and Fisheries bank account	OR	Payment in cash: Department of Agriculture, Forestry and Forestry cashier
<u>Bank:</u> Standard Bank		<u>Pretoria:</u>
<u>Branch:</u> Arcadia		Agricultural Place, 20 Steve Biko Drive,
<u>Branch No.:</u> 01-08-45		Arcadia,
<u>Account No.:</u> 013024175		Pretoria
<u>Account Name:</u> NDA:Marketing Administration–Trade Incentives		Block S: Room GF 14

6.5 Payments must be made per application period and no payments should be made in advance for another period.

6.6 If a permit has been lost by an applicant either in his/her possession or during the process of clearing, a replacement permit will only be issued after proof of payment for the new permit has been received. This includes permits lost due to non-collection at Post Offices.

7. Compliance to BEE criteria in terms of Agri-BEE Sector Code

7.1 Verification

7.1.1 Permits issued for products in terms of the WTO are subject to the Agricultural Black Economic Empowerment (AgriBEE) Sector Code under section 9 (1) of the Broad Based Black Empowerment Act, 2003 (Act No 53 of 2003). The AgriBEE Sector Code was published in Notice no. 1065 of Government Gazette No. 36035 of 28 December 2012. The AgriBEE Sector Code is also available on the departmental website <http://www.daff.gov.za>; publications/ Government Gazette/ Notice no.36035.

7.1.2 The validity of the BEE certificates issued by the accredited verification Agencies (Accredited by either SANAS or IRBA verification bodies) is 12 months from the date of issue. The list of accredited Verification Agencies is available on the SANAS and IRBA websites (<http://www.sanas.co.za>; <http://www.irba.co.za>)

7.2 Scope of application

7.2.1 The scope of the AgriBEE Sector Code shall include any Enterprise which derives the majority of its turnover from the following:

- The primary production of agricultural products;
- The provision of inputs and services to Enterprises engaged in the production of agricultural products;
- The beneficiation of agricultural products whether of a primary or semi-beneficiation form; and

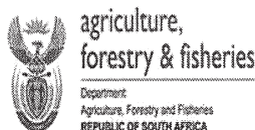
- The storage, distribution, and/or trading and allied activities related to non-beneficiated agricultural products.

7.3 Exemptions

- 7.3.1 According to the Agri-BEE sector Code, enterprises with an annual turnover of less than R5 million qualifies as Exempted Micro Enterprises (EME). EME's will enjoy a deemed BEE recognition level of either level 3 or level 4 (as defined in the AgriBEE Sector Codes), and sufficient evidence of qualification as an Exempted Micro-Enterprise is an auditor's letter or similar letter issued by an accounting officer or verification agency, and must accompany the application form submitted to the DAFF.
- 7.3.2 A Qualifying Small Enterprise (QSE) is an Enterprise with an annual turnover between R5 million and R35 million and it qualifies for BEE compliance measurement in terms of the Agri-BEE QSE Scorecard. A QSE must comply with five of the elements of the AgriBEE Sector Code for the purpose of measurements, and this certificate must accompany the application form.
- 7.3.3 Large enterprise is enterprise with an annual turnover exceeding R35 million .

8. General

- 8.1 Applicants must return all expired permits within 30 days after the date of expiry thereof. Applicants who do not return their expired permits timeously will not be considered for the granting of permits.
- 8.2 This notice replaces all previous notices regarding procedures for the application, administration and allocation of market access permits under the World Trade Organisation: Marrakesh Agreement regarding market access.



ANNEXURE A

APPLICATION FORM FOR IMPORT PERMITS FOR THE CALENDAR YEAR 2016
 (Please note that an application form is necessary for each product)

1. NAME OF IMPORTER:
2. POSTAL ADDRESS:..... CODE:
3. PHYSICAL ADDRESS:.....CODE:.....
4. RESPONSIBLE PERSON:
5. TELEPHONE NUMBER: CODE: NUMBER: CELL NO.:.....
6. FAX NUMBER: CODE: NUMBER:
7. E-MAIL ADDRESS:
8. LOCATION OF THE BUSINESS

PROVINCE	LOCAL MUNICIPALITY	DISTRICT

9. COMPANY/CC REGISTRATION NUMBER:
(NB: First time applicants: Please include a copy of the registration certificate (obtainable from the Companies and Intellectual Property Commission (CIPC).)
10. CUSTOMS CODE NO:.....
(NB: First time applicants: Please include a copy of the Customs Code Certificate (obtainable from SARS))
11. SARS TAX CLEARANCE CERTIFICATE NUMBER AND DATE:
(NB: Please attach the copy of the SARS Certificate-applicable to all applicants)
12. INDICATE PRINCIPAL BUSINESS:

AGENT	MANUFACTURER	PROCESSOR	RETAILER	OTHER

IF other please specify.....

13. For BEE classification and criteria please complete:-

*BEE CRITERIA	ACTUAL SCORE	ENTERPRISE CLASSIFICATION	
1. Ownership		LARGE	
2. Management Control		QSE	
3. Skills Development		EME	
4. Preferential Procurement		Investment (Financial and Human)	
5. Employment Equity		Turnover in Rand	R
6. Enterprise Development		Capital Investment	R
7. Socio-Economic Development		Number of permanent employees	
BEE Score		Number of part-time employees	
BEE Level of Contribution			

According to the Broad-Based Black Economic Empowerment Act, Act No. 53 of 2003 and Agri-BEE Sector Code- indicate compliance with the criteria, and attach a valid BEE certificate or declaration of exemption.

14. APPLICATION – SUBMISSION FOR THE PERIOD

TARIFF HEADING OF PRODUCT	DESCRIPTION OF PRODUCT	QUANTITY APPLYING FOR: Tonne / Litres

15. PLEASE INDICATE THE STATUS OF THE BUSINESS:

NEW APPLICANTS	EXISTING APPLICANTS
----------------	---------------------

16. Summary of BILLS OF ENTRY. Quantity imported over the past 3 years. **PLEASE NOTE** : A detailed list of bills of entry import must be attached to this application.

TARIFF HEADING	TOTAL FOR 2013 (from 1 November 2011 – 31 October 2013)	TOTAL FOR 2014 (from 1 November 2012 – 31 October 2014)	TOTAL FOR 2015 (from 1 November 2013 – 31 October 2015)

17. INDICATE PAYMENT OPTION IN ACCOUNT NO. 013024175 ATTACH PROOF OF PAYMENT

BANK	CASH RECEIPT NO

AFFIDAVIT

I the undersigned _____

do hereby make oath / affirmation and declare that:

- 1. I am duly authorized to depose to this affidavit on behalf of the applicant; and
- 2. The particulars contained in the application form are true and correct.

SIGNED at _____ on this _____ day of _____ 2015/16

DEPONENT

(to be signed in the presence of a Justice of the Peace or Commissioner of Oaths)

1. I certify that before administering the oath/affirmation, I asked the deponent the following questions and wrote down his/her answers in his/her presence.

(1) Do you know and understand the contents of the declaration?

Answer

(2) Do you have any objection to taking the prescribed oath/affirmation?

Answer

(3) Do you consider the prescribed oath/affirmation to be binding on your conscience?

Answer.....

2. I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration. The deponent utters the following words: "I swear that the contents of this declaration are true so help me God" / "I truly affirm that the contents of the declaration are true."The signature/mark of the deponent is affixed to the declaration in my presence.....

**JUSTICE OF THE PEACE
COMMISSIONER OF OATHS**

TO BE COMPLETED BY THE JUSTICE OF THE PEACE/COMMISSIONER OF OATHS:

FULL FIRST NAMES AND SURNAME (BLOCK LETTERS) _____

DESIGNATION: _____

PHYSICAL ADDRESS: _____

DATE: _____

PLACE: _____

PLEASE COMPLETE THE ABOVE AFFIDAVIT WHICH IS AN INSEPARABLE PART OF THE APPLICATION FORM AND MUST BE SUBMITTED WITH EACH QUARTERLY, HALF-YEARLY OR ANNUAL APPLICATION

TABLE 1
IMPORT ARRANGEMENTS

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
02.01	Meat of Bovine Animals, Fresh or Chilled		26 254	<p>In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with:</p> <p>(a) Permits will be issued on a quarterly basis and will be valid for four months.</p> <p>(b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.</p> <p>(c) The countries of origin include all countries which meet the prescribed sanitary requirements.</p>
0201.10	- Carcasses and half-carcasses	Full duty less 13, 8%		
0201.20	- Other cuts with bone in	Full duty less 13, 8%		
0201.30	- Boneless	Full duty less 32%		
	(This heading covers fresh or chilled meat of domestic or wild bovine animals of heading 01.02.)			
02.02	Meat of Bovine Animals, Frozen			
0202.10	- Carcasses and half-carcasses	Full duty less 13, 8%		
0202.20	- Other cuts with bone in	Full duty less 13, 8%		
0202.30	- Boneless	Full duty less 32%		
	(This heading covers fresh or chilled meat of domestic or wild bovine animals of heading 01.02.)			

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
02.04	Meat of Sheep or Goats, Fresh, Chilled or Frozen		6 002	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with:
0204.10	- Carcasses and half-carcasses of lamb, fresh or chilled	Full duty less 19%		(a) Permits will be issued on a quarterly basis and will be valid for four months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty. (c) The countries of origin include all countries which meet the prescribed sanitary requirements.
0204.2	- Other meat of sheep, fresh or chilled			
0204.21	= Carcasses and half carcasses	Full duty less 19%,		
0204.22	= Other cuts with bone in	Full duty less 13,2%		
0204.23	= Boneless	Full duty less 13, 2%		
0204.30	- Carcasses and half carcasses of lamb, frozen	Full duty less 19%		
0204.4	Other meat of sheep, frozen:			
0204.41	Carcasses and half-carcasses	Full duty less 13, 2%		
0204.42	Other cuts with bone in	Full duty less 13,2%		
0204.43	= Boneless			
0204.50	- Meat of goats	Full duty less 16, 4%		
04.02	Milk and Cream, Concentrated or Containing Added Sugar or Other Sweetening Matter, in Powder	Full duty less 19, 2%	4.470	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: Permits will be issued on a half-yearly basis and will be valid for six months. (a) A summary of bills of entry indicating actual import figures of the past three years must be provided for traders. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
04.03	Buttermilk, Curdled Milk and Cream, Yogurt, Kephir and Other Fermented or Acidified Milk and Cream, Whether or Not Concentrated or Containing Added Sugar or Other Sweetening Matter or Flavoured or Containing Added Fruit, Nuts or Cocoa	Full duty less 19, 2%	213	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) A summary of bills of entry indicating actual import figures of the past three years must be provided. (c) Producers of ice cream cannot apply for permits. * (d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
04.04	Whey, Whether or Not Concentrated or Containing Added Sugar or Other Sweetening Matter; Products Consisting of Natural Milk Constituents, Whether or Not Containing Added Sugar or Other Sweetening Matter, Not Elsewhere Specified or Included	Full duty less 19, 2%	2 786	In addition to the conditions stipulated in item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) A summary of bills of entry indicating actual import figures of the past three years must be provided.
				(d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty. * Refer to Schedule 3, Industrial Rebates of Customs Duties, Part 1; Rebate Item 304.07, Tariff Headings 04 03.90 and 04 04.10 Rebate Codes 01.06.60 and 01.06.62 (Jacobsens Tariff Handbook).

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
04.05	Butter and Other Fats and Oils Derived from Milk, Dairy Spreads	Full duty less 15, 8%	1 167	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) A summary of bills of entry indicating actual import figures of the past three years must be provided for traders. (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
04.06	Cheese and Curd (Excluding Cheddar and Gouda Cheese)	Full duty less 19%	1 989	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) A summary of bills of entry indicating actual import figures of the past three years must be provided for retailers. (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
04.08	Birds' Eggs, Not in Shell, and Egg Yolks, Dried, Cooked by Steaming or by Boiling in Water, Moulded, Frozen or Otherwise Preserved, Whether or Not Containing Added Sugar or Other Sweetening Matter.	Full duty less 3, 8%	9 000	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a quarterly basis and will be valid for four months. (b) The quota will be allocated on a ratio basis of 50% for shelled eggs and 50% for liquid eggs and powdered eggs. (c) <i>Bona fide</i> egg producers will be eligible for shelled eggs, while historical importers, wholesalers, processors and distributors will be eligible for liquid/frozen and powdered egg products. (d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
07.08 0708.10	Leguminous Vegetables, Shelled or Unshelled, Fresh or Chilled Peas (<i>Pisum sativum</i>).	Full duty less 6, 6%	263	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half – yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
07.10 0710.10 0710.2 0710.21	Vegetables (Excluding Potatoes and Leguminous Vegetables) (Uncooked or Cooked by Steaming or Boiling in Water), Frozen -Potatoes -Leguminous Vegetables (Excluding Peas (<i>Pisum Sativum</i>)). Peas (<i>Pisum Sativum</i>)	Full duty less 7, 4% Full duty less 9, 8% Full duty less 4, 8% Full duty less 6,6%	583	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be applied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
07.12 0712.90.90	Dried Vegetables, Whole, Cut, Sliced, Broken or in Powder, But Not Further Prepared Other vegetables, mixtures of vegetables	Full duty less 7, 4% Full duty less 9, 8%	860	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
0713.3	Dried Leguminous Vegetables, Shelled, whether or not Skinned or Split. Dried Beans (<i>Vigna spp.</i> , <i>Phaseolos spp.</i>)	Full duty less 4, 8%	11 063	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a quarterly basis and will be valid for four months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
0713.20	Dried Chickpeas (Garbanzos), Shelled, Whether or not Skinned or Split)	Full duty less 6, 6%	5 184	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
0713.90	- Other dried leguminous vegetables, shelled, whether or not skinned or split	Full duty less 4, 8%		
0806.20	Grapes, dried	Full duty less 4, 6%	397	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
08.13	Fruit, Dried (Excluding that of headings no 08.01 to 08.06): Mixtures of Nuts or Dried Fruits of this Chapter		349	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
0813.20	-- Prunes, dried.	Full duty less 6, 6%		
0813.30	Apples	Full duty less 6%		
0813.50	-- Mixtures of nuts or dried fruits of Chapter 8	Full duty less 8, 8%		

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
10.01	Wheat and Meslin	Full duty less 14, 4%	108 279	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on an annual basis and will be valid for twelve months. (b) <i>Certified statements</i> issued by SAGIS of wheat milled for local consumption for the past three marketing years must be provided. (c) If not registered with SAGIS an audited certificate of wheat milled for local consumption for the past three marketing years. (d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
10.05	Maize (corn)	Full duty less 10%	269 000	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on an annual basis and will be valid for twelve months. (b) <i>Certified statements</i> issued by SAGIS for maize milled for local consumption for the past three marketing years must be provided; (c) If not registered with SAGIS an audited certificate for maize milled for local consumption for the past three marketing years must be provided. (d) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
10.08	Buckwheat, Millet and Canary Seed; Other Cereals	Full duty less 8, 6%	145	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on an annual basis and will be valid for twelve months.. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
19.01	Malt extract; food preparations of flour, groats, meal, starch or malt containing cocoa or containing less than 40 per cent by mass of cocoa calculated on a totally defatted basis, not elsewhere specified or included (excluding preparations for infant use, put up for retail sale, gluten-free bread and cake mixtures, cornflour and pudding mixtures); food preparations of goods of headings 04.01 to 04.04, not containing cocoa or containing less than 5 per cent by mass of cocoa calculated on a totally defatted basis, not elsewhere specified or included (excluding preparations for infant use, put up for retail sale, and pudding powders):	Full duty less 19, 8%	6 119	In addition to the conditions stipulated in Item 2 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a quarterly basis and will be valid for four months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
1901.10	- Preparations for infant use, put up for retail sale	Full duty less 19, 2%		
19.02	Pasta, Whether or Not Cooked or Stuffed (With Meat or Other Substances) or Otherwise Pre-pared, such as Spaghetti, Macaroni, Noodles, Lasagne, Gnocchi, Ravioli, Cannelloni, Couscous, Whether or Not Prepared.	Full duty less 10, 8%	1 749	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on a quarterly basis and will be valid for four months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
21.06	Food preparations not elsewhere specified or included.	Full duty less 7, 4%	3 109	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a quarterly basis and will be valid for four months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
2106.90.90	Other - -Ice cream mixtures -Pudding mixtures	Full duty less 19, 2% Full duty less 19, 2% Full duty less 19, 8%		

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
22.04	Wine of Fresh Grapes, Including Fortified Wines; Grape Must (Excluding that of Heading No. 20.09):		9 572 405 liters (Total for tariff headings 22.04 to 22.08)	In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
2204.10	- Sparkling wine in containers holding 2ℓ or less	Full duty in Part 1 less 14, 6%		
2204.10	- Sparkling wine in containers holding more than 2ℓ	Full duty in Part 1 less 19, 6%		
2204.21	= Other wine (excluding sparkling wine); grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding 2ℓ or less	Full duty in Part 1 less 14, 6%		
2204.29	= Other wine (excluding sparkling wine); grape must with fermentation prevented or arrested by the addition of alcohol, in containers holding more than 2ℓ	Full duty in Part 1 less 19, 6%		
2204.30	- Other grape must (excluding grape must with fermentation prevented or arrested by the addition of alcohol)	Full duty in Part 1 less 19, 6%		
22.05	Vermouth and Other Wine of Fresh Grapes Flavoured with Plants or Aromatic Substances			
2205.10	- In containers holding 2ℓ or less	Full duty in Part 1 less 14, 6%		
2205.90	- In containers holding more than 2ℓ	Full duty in Part 1 less 19, 6%		
22.06	Other Fermented Beverages (For Example Cider, Perry, Mead); Mixtures of Fermented Beverages and Mixtures of Fermented Beverages and Non-Alcoholic Beverages, Not Elsewhere Specified or Included	Full duty in Part 1 less 14, 6%		
22.07	Undenatured Ethyl Alcohol of an Alcoholic Strength by Volume of 80 per cent Vol. or Higher, Ethyl Alcohol and Other Spirits, Denatured, or any Strength	Full duty in Part 1 less 119, 4%		

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
22.08	Undenatured Ethyl Alcohol of an Alcoholic Strength by Volume of Less than 80 per cent Vol.; Spirits, liqueurs and Other Spirituous Beverages:			In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
2208.20	- Spirits obtained by distilling grape wine or grape marc:	Full duty in Part 1 less 13, 4%.		
2208.20.10	= In containers holding 2ℓ or less			
2208.20.90	= In containers holding more than 2ℓ	Full duty in Part 1 less 24, 2%		
2208.30	- Whiskies:			
2208.30.10	= In containers holding 2ℓ or less	Full duty in Part 1 less 13, 4%		
2208.30.90	= In containers holding more than 2ℓ	Full duty in Part 1 less 24, 2%		
2208.40	- Rum and other spirits obtained by distilling fermented sugarcane products:	Full duty in Part 1 less 13, 4%		
	= In containers holding 2ℓ or less	Full duty in Part 1 less 24, 2%		
	= In containers holding more than 2ℓ	Full duty in Part 1 of Schedule no.1 less 119,4%		
	= Other spirits obtained by distilling fermented sugarcane products			
2208.50	Gin en Geneva:			
2208.50.10	= In containers holding 2ℓ or less	Full duty in Part 1 less 13, 4%		
2208.50.90	= In containers holding more than 2ℓ	Full duty in Part 1 less 24, 2%		

TARIFF HEADING	DESCRIPTION	EXTENT OF REBATE	ANNUAL QUOTA TONNAGE	CONDITIONS FOR THE ISSUING OF PERMITS
1	2	3	4	5
2208.60 2208.70 2208.90	Vodka: Liqueurs and cordials - Other:	Full duty in Part 1 less 119, 4% Full duty in Part 1 less 119, 4% Full duty in Part 1 less 119, 4%.		In addition to the conditions stipulated in Item 4 of the Schedule, the following condition must be complied with: (a) Permits will be issued on a half-yearly basis and will be valid for six months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
24.01	Unmanufactured Tobacco; Tobacco Refuse	Full duty less 8, 8%	16 773	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on an annual basis to importers who are registered manufacturers of tobacco products and will be valid for twelve months. (b) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.
52.01	Cotton, not carded or combed	Full duty less 12%	17 101 (85 505 statistical bales of cotton lint)	In addition to the conditions stipulated in Item 4 of the Schedule, the following conditions must be complied with: (a) Permits will be issued on an annual basis to importers who are processors of cotton lint and will be valid for twelve months. (b) Imports figures (excluding SADC) for the past three years must be provided in collaboration with Cotton SA. (c) Applicants must compare the extent of rebate with the applied rate of duty to determine the most beneficial rate of duty.

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 931

09 OCTOBER 2015

NATIONAL QUALIFICATIONS FRAMEWORK ACT, 2008 (ACT NO. 67 OF 2008)**CALL FOR NOMINATIONS****APPOINTMENT TO THE BOARD OF THE SOUTH AFRICAN QUALIFICATIONS
AUTHORITY TO TAKE OFFICE FROM 1 JANUARY 2016**

I, Bonginkosi Emmanuel Nzimande, MP, Minister of Higher Education and Training according to Section 14 of the National Qualifications Framework (NQF) Act, No. 67 of 2008 hereby invite nominations for the appointment of members of the South African Qualifications Authority (SAQA) Board.

The term of office of the current board expires on 31 December 2015.

I am also required to appoint 12 persons in their personal capacities to the SAQA Board. At least two of the 12 members must be appointed from nominations made by organised labour (section 14(3)(a)). I must appoint one of the 12 members as Chairperson (section 14(6)). The 12 members must be appointed for a term of office not exceeding five years. A member may not serve more than two consecutive terms of office. I must give due attention to the representivity of the Board in terms of such factors as race, gender and disability.

The 12 persons must be appointed in such a manner as to ensure, insofar as is practically possible, that the functions of the SAQA are performed according to the highest professional standards. The members appointed must:

- a) Be broadly representative of the education and training sectors and related interests;
- b) Have thorough knowledge and understanding of education and training;
- c) Appreciate the role of education and training in the reconstruction and transformation of the South African economy and society;
- d) Have known and attested commitment to the interests of education and training;
- e) Have knowledge and understanding of qualifications matters and quality assurance in education and training; and
- f) Be competent to undertake the governance and oversee the financial affairs of the SAQA.

The Chief Executive Officer of the South African Qualifications Authority (SAQA) and the Chief Executive Officers of the Quality Councils; Council on Higher Education (CHE), Quality Council for Trades and Occupations and Umalusi are also members of the SAQA Board by virtue of their offices.

I am calling for nominations for the 12 members from:

- (a) Persons involved in education and training;
- (b) Organisations involved in education and training;
- (c) Professional bodies;
- (d) Organised labour;
- (e) Organised business; and
- (f) Organisations representing community and development interests.

Nominations must contain the following:

- A comprehensive *curriculum vitae* of the nominee;
- Completed nomination form at **Schedule 1**;
- Full names of the individual or organisation making a nomination;
- The nominee's signed written acceptance of the nomination;
- Certified copies of all qualifications; and
- Other relevant details.

The closing date for the receipt of nominations is on or before **21 working days** from the date of publication of this Notice.

Please address all correspondence and any related enquiries to:

The Director-General:

Department of Higher Education and Training

Attention: Dr Shirley Lloyd

Private Bag X174

Pretoria

0001

Tel: (012) 312 5081/5178

Fax: 086 625 7052

E-mail: lloyd.s@dhet.gov.za



DR BE NZIMANDE, MP

MINISTER OF HIGHER EDUCATION AND TRAINING

DATE: 31/08/2015

SCHEDULE 1
APPOINTMENT TO THE BOARD OF THE SOUTH AFRICAN QUALIFICATIONS
AUTHORITY TO TAKE OFFICE FROM 1 JANUARY 2016

NOMINATION FORM

A The Nominee

I, _____ hereby nominate
Prof/Dr/Mr/Mrs/Ms _____
whose curriculum vitae is attached for membership to the South African Qualifications Authority (SAQA)
Board.

B In terms of Section 14(3b)(i-vi), in order to ensure that the functions of the SAQA are performed according to the highest professional standards, the person I am nominating:

1. Is broadly representative of the education and training sectors and related interests

Motivation/Detail: _____

2. Has thorough knowledge and understanding of education and training

Motivation/Detail: _____

3. Appreciates the role of education and training in the reconstruction and transformation of the South African economy and society

Motivation/Detail: _____

4. **Has known and attested commitment to the interests of education and training**

Motivation/Detail: _____

5. **Has knowledge and understanding of qualifications matters and quality assurance in education and training**

Motivation/Detail: _____

6. **Is competent to undertake the governance and oversee the financial affairs of the SAQA**

Motivation/Detail: _____

C In terms of Section 14(3)(c) the Minister is required to give due attention to the representivity of the Board in terms of such factors as race, gender and disability.

1. **The nominee considers himself/herself to be representative of which race:** _____

2. **Gender** Male Female

3. **Disability:** Yes No

If Yes to 3, describe: _____

D In terms of Section 14(4) the Minister must invite nominations for the appointment of members from the categories listed. The person nominated is from (More than one tick is permissible):

- | | Tick |
|---|--------------------------|
| 1. Persons involved in education and training | <input type="checkbox"/> |
| 2. Organisations involved in education and training | <input type="checkbox"/> |
| 3. Professional bodies | <input type="checkbox"/> |
| 4. Organised labour | <input type="checkbox"/> |
| 5. Organised business | <input type="checkbox"/> |
| 6. Organisations representing community and development interests | <input type="checkbox"/> |

Name of nominator: _____
 Signature: _____ Date: _____

If this nomination is being made on behalf of organizations listed in 2 – 6 above please complete:

1. Name of the organization: _____
 2. Name of mandated official making the nomination:

 3. Designation/Position of the mandated official: _____

Acceptance of the nomination by nominee:

I, _____ hereby accept the above nomination.
 Signature: _____
 Date: _____

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. 932

09 OCTOBER 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 –

**GAUTENG PROVINCIAL GOVERNMENT: DEPARTMENT OF
COMMUNITY SAFETY**

As set out in the Schedule

**TSHILILO MICHAEL MASUTHA, MP****MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES**



**DEPARTMENT OF COMMUNITY SAFETY
GAUTENG PROVINCIAL GOVERNMENT, SOUTH AFRICA**

64 Pritchard Street, Johannesburg 2001, South Africa Tel: +27 11 689 3600 Fax: +27 11 689 3650

**AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS IN TERM OF
SECTION 15 OF THE PROMOTION OF ACCESS TO INFORMATION ACT 2, 2000**

In terms of Section 15 of the Promotion of Access to Information Act 2, 2000 (PAIA) please find below the list of automatically available records in the Gauteng Department of Community Safety.

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):	
Annual Reports Mid Term Reports Annual Financial Statements MEC's budget speech Educational Material Departmental Publications Crime Prevention related Information Monitoring and Evaluation Reports Progress Reports on Complaints Quarterly Expenditure Reports Policies regarding Internal Practices Departmental Strategies	Website, Registry via Information Officer
FOR PURCHASING OR COPYING IN TERMS OF SECTION 15(1)(a)(ii):	
Not applicable.	
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii):	
Annual Reports Mid Term Reports	Website; Registry via Information Officer

Annual Financial Statements MEC's budget speech Educational Material Departmental Publications Crime Prevention related Information Monitoring and Evaluation Reports Progress Reports on Complaints Quarterly Expenditure Reports Policies regarding Internal Practices Departmental Strategies	
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DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. 933

09 OCTOBER 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 -

DEPARTMENT OF TELECOMMUNICATIONS AND POSTAL SERVICES

As set out in the Schedule

**TSHILOLO MICHAEL MASUTHA, MP****MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES**

FORM D**VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS (Revised 2015/16 Section 15 of PAIA)****[Regulations 5A]**

DESCRIPTION OF RECORDS IN TERMS OF 15(1)(a) THE ACT	MANNER OF ACCESS TO RECORDS(electronic e.g. website)	CONTACT PERSON
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):		
Not applicable for now		
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):		
Not applicable for now		
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii):		
STRATEGIC PLANS		
YEAR		
2015-2019	Available for free on www.dtps.gov.za	Download
2013-2018	Available for free on www.dtps.gov.za	Download
2012-2017	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2011-2014	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2010-2013	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2005-2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2006-2009	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2007-2010	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590

VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Revised 2015/16 Section 15 of PAIA)

2008-2011	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2009-2012	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
ANNUAL PERFORMANCE PLAN		
YEAR		
2014-2016	Available for free on www.dtps.gov.za	Download
2013-2014	Available for free on www.dtps.gov.za	Download
2012-2013	Available for free on www.dtps.gov.za	Download
BUSINESS PLANS		
YEAR		
2012-2013	Available for free on www.dtps.gov.za	Download
2011-2012	Available for free on www.dtps.gov.za	Download
2010-2011	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2008-2011	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2009-2010	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2007-2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2006-2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
ANNUAL REPORTS		
YEAR		
2012-2013	Available for free on www.dtps.gov.za	Download

VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Revised 2015/16 Section 15 of PAIA)

2011-2012	Available for free on www.dtps.gov.za	Download
2010-2011	Available for free on www.dtps.gov.za	Download
2009-2010	Available for free on www.dtps.gov.za	Download
2008-2009	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2007-2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2006-2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2004-2005	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2001-2002	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2000-2001	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
2003-2004	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
1996-1997	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
OTHER REPORTS		
Department financial model	Available for free on www.dtps.gov.za	Download
Community radio		
Progress final PCC	Available for free on www.dtps.gov.za	Download
Digital dividend final report	Available for free on www.dtps.gov.za	Download
Public hearings report	Available for free on www.dtps.gov.za	Download
Request for information: ICT SMMEs	Available for free on www.dtps.gov.za	Download

NATIONAL POLICIES		
Spectrum policy directions Gazette of 2011-12-14	Available for free on www.dtps.gov.za	Download
SA Broadband policy Gazette 33377 of 2010-07-13	Available for free on www.dtps.gov.za	Download
Proposed amendment of broadcasting digital migration policy	Available for free on www.dtps.gov.za	Download
ICT Policy Review	Available for free on www.dtps.gov.za	Download
TOR for the ICT sector Charter Council	Available for free on www.dtps.gov.za	Download
Proclamation Gazette of 2014-05-19	Available for free on www.dtps.gov.za	Download
BUDGET VOTE SPEECH		
YEAR 2009-2014	Available for free on www.dtps.gov.za	Download
MINISTER & DEPUTY MINISTER SPEECHES		
YEAR 2014	Available for free on www.dtps.gov.za	Download
TENDERS		
New tenders	Available for free on www.dtps.gov.za	Download
Bidders	Available for free on www.dtps.gov.za	Download
Closed tenders	Available for free on www.dtps.gov.za	Download
Awarded tenders	Available for free on www.dtps.gov.za	Download
E-NDABA NEWSLETTER		
YEAR		
Year –End Issue 2013	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
First Quarter 2013; Nr.1	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590

VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Revised 2015/16 Section 15 of PAIA)

Fourth Quarter 2012; Nr.2	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
Fourth Quarter 2012	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
June 2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
April-May 2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
March 2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
January-February 2008	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
October 2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
September 2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
July 2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
June 2007	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
September 2006	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
August 2006	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
Festive Greetings Team DoC	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
Information Society Month	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590
Spotlight on Children in Broadcasting	Available in the departmental Knowledge Centre	Mr A Kekana Deputy Information Officer Tel: 012 427 8590

VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Revised 2015/16 Section 15 of PAIA)

**OTHER RECORDS AVAILABLE IN THE KNOWLEDGE CENTRE
AVAILABLE FOR COPYING**

TITLE
ICT Research Bulletin
South African Institution of Traditional Leadership
Broadcasting Digital Migration Policy 2008
DoC Profile
Report on the Fifth Presidential International Council on Information Society and Development (PIAC on ISAD) 2-4 September 2005
6 th Annual Meeting: Presidential International Advisory Council on Information Society and Development- 2 nd -3 rd September 2006
Trends and Developments in the ICT Industry
Go DIGITAL South Africa Roadmap
ITU News : Asia Gateway to Opportunity – Special Edition November 2000
A Green Paper for Public Discussion
Information Society and Development Intergovernmental Relations Forum, (ISAD IGRF) Consolidated Report
Towards an Inclusive Information Society in South Africa
Effective e-Government
Building a Digital Life for all South Africans
Media Landscape 2012
National e-Skills Plan of Action- October 2010
Information Security Awareness Handbook from IT Chief Directorate
Budget Vote- 31 May 2011
2009 Budget Vote Speech
Electronic Communications & Transactions Act
Directory of Public Community Access Points and Services in SA
International Peer Benchmarking Study on South Africa's ICT Sector
Electronic Communications Act
DoC Employee Wellness & Health Programme
Mereka e-Skills Institute
ICT Research Bulletin
Sustaining community Radio in the ERA of convergence
World summit on the information society (WSIS) documents
Broadcasting Act 4 of 1999

VOLUNTARY DISCLOSURE AND AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS
(Revised 2015/16 Section 15 of PAIA)

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT

NO. 934

09 OCTOBER 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 –

**KWAZULU-NATAL PROVINCIAL GOVERNMENT: DEPARTMENT OF
SOCIAL DEVELOPMENT**

As set out in the Schedule

**TSHILOLO MICHAEL MASUTHA, MP****MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES**



REPUBLIC OF SOUTH AFRICA

DEPARTMENT OF SOCIAL DEVELOPMENT, PROVINCE OF KWAZULU-NATAL

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)(a))
CATEGORIES	MANNER OF ACCESS TO RECORD
1. FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i) and (b)	
1.1 Budget Speech; 1.2 Departmental Strategic Plan; 1.3 Annual Performance Plan 1.4 Annual Strategic Plan; 1.5 Service Delivery Improvement Plan; 1.6 Citizens' Charter and Service Delivery Charter; 1.7 Employment Equity Report; 1.8 Approved Organisational Structure; 1.9 Anti- Fraud Anti-Corruption Strategy; 1.10 MEC's speeches; 1.11 Circulars of advertised posts; 1.12 Register, database or list of service offices, facilities or State or public entities of the Department; 1.13 Social research findings, reports, reviews and papers; and 1.14 Magazines, newspapers and newsletters.	The records may be inspected at the Office of the Deputy Information Officer as follows – Department of Social Development, Province of KwaZulu-Natal 174 Mayors Walk Office Park 174 Mayors Walk Street PIETERMARITZBURG 3201 Telephone: +27 33 341 7926 Fax: +27 86 696 6337 Email: jack.modupo@kznsocdev.gov.za Website: www.kzndsd.gov.za
2. FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii) and (b)	
2.1. Bid Documents	Bid documents may be purchased at the Department of Social Development, Province of KwaZulu-Natal

	208 Hossen Haffejee Street PIETERMARITZBURG 3201 At the Supply Chain Management Directorate.
3. FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii) and (b)	
<p>3.1. Budget Speech; 3.2. Departmental Strategic Plan; 3.3. Annual Performance Plan 3.4. Annual Strategic Plan; 3.5. Service Delivery Improvement Plan; 3.6. Citizens' Charter and Service Delivery Charter; 3.7. Employment Equity Report; 3.8. Approved Organisational Structure; 3.9. Anti- Fraud Anti-Corruption Strategy; 3.10. MEC's speeches; 3.11. Circulars of advertised posts; 3.12. Register, database or list of service offices, facilities or State or public entities of the Department; 3.13. Social research findings, reports, reviews and papers; and 3.14. Magazines, newspapers and newsletters.</p>	<p>The records may be accessed for copying at the Office of the Deputy Information Officers as follows –</p> <p>Department of Social Development, Province of KwaZulu-Natal 174 Mayors Walk Office Park 174 Mayors Walk Street PIETERMARITZBURG 3201</p> <p>Telephone: +27 33 341 7926 Fax: +27 86 696 6337 Email: jack.modupo@kznsocdev.gov.za Website: www.kzndsd.gov.za</p>
4. FREE OF CHARGE IN TERMS OF SECTION 15(a)(iii) and (b)	
<p>4.1. Budget Speech; 4.2. Departmental Strategic Plan; 4.3. Annual Performance Plan 4.4. Annual Strategic Plan; 4.5. Service Delivery Improvement Plan; 4.6. Citizens' Charter and Service Delivery Charter; 4.7. Approved Organisational Structure; 4.8. Anti- Fraud Anti-Corruption Strategy; 4.9. MEC's speeches; 4.10. Circulars of advertised posts; 4.11. Register, database or list of service offices, facilities or State or public entities of the Department; 4.12. Magazines, newspapers and newsletters.</p>	<p>The records may be accessed for copying at the Office of the Deputy Information Officers as follows –</p> <p>Department of Social Development, Province of KwaZulu-Natal 174 Mayors Walk Office Park 174 Mayors Walk Street PIETERMARITZBURG 3201</p> <p>Telephone: +27 33 341 7926 Fax: +27 86 696 6337 Email: jack.modupo@kznsocdev.gov.za Website: www.kzndsd.gov.za</p>

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 935****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/3/D/1078/0/0/21
CLAIMANT : Folkers Johannes Nel
PROPERTY : Remainder of Farm 1204
MEASURING : 75.4069 hectares
DISTRICT : Stockenstrom
DEED OF TRANSFER : T31734/1983
DATE SUBMITTED : 01/07/1997
BONDHOLDER :
CURRENT OWNER : Department of Rural Development & Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 936

09 OCTOBER 2015

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

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

REFERENCE : 6/2/3/D/1078/0/0/21
CLAIMANT : Folkers Johannes Nel
PROPERTY : Remainder Farm Bellvale 642
MEASURING : 37.7618 hectares
DISTRICT : Stockenstrom
DEED OF TRANSFER : T29349/1978
DATE SUBMITTED : 01/07/1997
BONDHOLDER :
CURRENT OWNER : Department of Rural Development & Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 937****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/1086/0/0/7, 6/2/2/D/1086/0/0/59, 6/2/2/D/1086/0/0/27
CLAIMANT : Betterman Valashiya
PROPERTY : Farm No. 78
MEASURING : 11906,9459 hectares
DISTRICT : Herschel / Joe Gqabi
DEED OF TRANSFER : N/A
DATE SUBMITTED : 07/04/1998, 20/12/1998, 20/12/1998
BONDHOLDER :
CURRENT OWNER : Department of Rural Development

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 938

09 OCTOBER 2015

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

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

REFERENCE : 6/2/2/D/963/0/0/91
CLAIMANT : Zola Manyadu (Manyadu Family Claim)
PROPERTY : Mandlaneni Location No. 6
MEASURING : 144 Hectares
DISTRICT : Mthatha / OR Tambo
DEED OF TRANSFER : N/A
DATE SUBMITTED : 31/12/1998
BONDHOLDER :
CURRENT OWNER : Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 939****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/987/0/0/8
CLAIMANT : James Ball (On behalf Mthambalala Community)
PROPERTY : Sea view farm known as Jeteri and Mbekeni
MEASURING : N/A
DISTRICT : Port St Johns / OR Tambo
DEED OF TRANSFER : N/A
DATE SUBMITTED : 30/12/1998
BONDHOLDER :
CURRENT OWNER : Michael Santy & Tokozile Santy

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200

Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 940****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/994/0/0/15
CLAIMANT : Sopilo Mngqolo (On behalf Qanda Community)
PROPERTY : Qanda Administration Area called Location No. 21
MEASURING : 3152 hectares
DISTRICT : Middledrift / Amathole
DEED OF TRANSFER : N/A
DATE SUBMITTED : 20/10/1998
BONDHOLDER :
CURRENT OWNER : State Land

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 941****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/983/0/0/28
 CLAIMANT : Slevana Thobela (On behalf Ngqani/Booi Family)
 PROPERTY : Farm 112, Keiskamahoeek
 MEASURING : 372 7462 hectares
 DISTRICT : Peddie / Amathole
 DEED OF TRANSFER : N/A
 DATE SUBMITTED : 02/12/1998
 BONDHOLDER :
 CURRENT OWNER : Aubrey Mei

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 942****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/3/D/1078/0/0/21
 CLAIMANT : Folkers Johannes Nel
 PROPERTY : Grassland Farm 639
 MEASURING : 13.4247 hectares
 DISTRICT : Stockenstrom
 DEED OF TRANSFER : T31375/1983
 DATE SUBMITTED : 01/07/1997
 BONDHOLDER :
 CURRENT OWNER : Department of Rural Development & Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 943

09 OCTOBER 2015

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

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

REFERENCE : 6/2/2/D/93/0/0/38
 CLAIMANT : Bukweni Mankuntswana (On behalf of Kuni Community)
 DISTRICT : King William's Town
 TITLE DEED : N/A
 DATE SUBMITTED : 31st December 1998
 BONDHOLDER :
 CURRENT OWNER : Department of Rural Development and Reform

Property Description	Extent of land
Remainder of Farm No.1949	306.6992 morgan
Portion 2 of Farm 1950	2.3129 hectares
Portion 3 and 4 of Farm 1950	264 morgan 150 square roods
Portion 1 of Farm No. 1951	104.1727 hectares
Portion 2 of Farm No. 1951	106.4856 hectares
Portion 3 of Farm No. 1951	124.3218 hectares
Portion 4 of Farm No. 1951	124.3208 hectares
Portion 5 of Farm No. 1951	124.3222 hectares
Portion 6 of Farm No. 1951	124.3212 hectares
Portion 7 of Farm No. 1951	106.4853 hectares
Farm No. 1952	488.9216 hectares
Portion 1 of Farm No. 1952	140.5106 hectares
Portion 2 of Farm No. 1952	140.5106 hectares
Portion 3 of Farm No. 1952	83.9386 hectares
Portion 4 of Farm No. 1952	82.2330 hectares
Portion 4 of Farm No. 1953	46.1057 hectares
Portion 8 of Farm No. 1953	3.9404 hectares
Farm No.1966	1133.46 hectares
Farm No.1950	559.296 hectares

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 944****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/1073/0/0/38
CLAIMANT : Errol Ntsikelelo Maphambana
PROPERTY : Arable land Lot no. 77 in Nxelesa Village, Cofimvaba
MEASURING : 1.7134 hectares
DISTRICT : Cofimvaba / Chris Hani
DEED OF TRANSFER : None
DATE SUBMITTED : 29 December 1998
BONDHOLDER :
CURRENT OWNER : Anglican Church

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200

Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 945****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/3/D/1081/2112/316/1
CLAIMANT : Solomzi Sydney Ndlangisa
PROPERTY DESCRIPTION : Erf 319
EXTENT OF LAND : Cala / Chris Hani
DISTRICT : 138 square roods and 128 square feet
DATE SUBMITTED : 28 October 1998
BONDHOLDER :
TITLE DEED : N/A
CURRENT OWNER : Yamani Properties

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

**The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200**

**Mr. L.H. Maphutha
Regional Land Claims Commissioner**

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 946

09 OCTOBER 2015

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

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

REFERENCE : 6/2/2/3/D/1078/0/0/69
 CLAIMANT : Phumezo Tshisa (On behalf of Ngoebe Community)
 DATE SUBMITTED : 15 /12/1998
 BONDHOLDER :
 TITLE DEED : N/A
 CURRENT OWNER : Department of Rural Development and Land Reform

PROPERTY DESCRIPTION	EXTENT OF LAND	DISTRICT
Farm Waterfall 897	750 hectares	Alice, Amathole
Farm Pieters Rust 886		
Farm Welcome Home 885		
Farm Palmiet Gat 884		

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 947

09 OCTOBER 2015

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

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

REFERENCE : 6/2/3/D1018/2103/42/4
CLAIMANT : Dennis Leonard Boswell
PROPERTY : Erven 651
MEASURING : 714 sqm
DISTRICT : Alice, Nkonkobe Municipality
DEED OF TRANSFER : T 15095/1976/CT
DATE SUBMITTED : 31 December 1998
BONDHOLDER :
CURRENT OWNER : Nkonkobe Municipality

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200

Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 948

09 OCTOBER 2015

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

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

REFERENCE : 6/2/3/D1018/2103/42/4
CLAIMANT : Dennis Leonard Boswell
PROPERTY : Erven 652
MEASURING : 714 sqm
DISTRICT : Alice, Nkonkobe Municipality
DEED OF TRANSFER : T 15095/1976/CT
DATE SUBMITTED : 31 December 1998
BONDHOLDER :
CURRENT OWNER : Nkonkobe Municipality

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200

Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 949****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/2/D/88/0/0/32
 CLAIMANT : Raymond Matewu
 PROPERTY : Piece of Residential Land in Belvoir Farm No.169, Portion No. 7 in Queenstown
 MEASURING : 232.8897 hectares
 DISTRICT : Queenstown / Chris Hani
 DEED OF TRANSFER : N/A
 DATE SUBMITTED : 31 December 1998
 BONDHOLDER :
 CURRENT OWNER : Pieter Jacobus Coetze

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NO. 950****09 OCTOBER 2015****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO.22 OF 1994)**

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

REFERENCE : 6/2/3/D/1086/0/0/37
 CLAIMANT : Jackson Petros Ncamani
 PROPERTY : Building & Arable Lot in Kromspruit Village
 MEASURING : 2 hectares
 DISTRICT : Sterkspruit / Joe Gqabi
 DEED OF TRANSFER :
 DATE SUBMITTED : 10/11/1998
 BONDHOLDER :
 CURRENT OWNER : National Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 951

09 OCTOBER 2015

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

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

REFERENCE : 6/2/2/D/88/0/0/17
CLAIMANT : Buyisile Patrick Jacobs
PROPERTY : Piece of land in Bulhoek Village No.1 in Queenstown
MEASURING : 6 hectares
DISTRICT : Queenstown / Chris Hani
DEED OF TRANSFER : None
DATE SUBMITTED : 18 February 1998
BONDHOLDER :
CURRENT OWNER : Department of Rural Development and Land Reform

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
Department of Rural Development and Land Reform
Land Restitution Support Office: Eastern Cape
PO Box 1375
East London
5200

Mr. L.H. Maphutha
Regional Land Claims Commissioner

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 952

09 OCTOBER 2015

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

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

REFERENCE : 6/2/2/D/963/0/0/18
 CLAIMANT : Khayaletu Goodman Lufundo (On behalf of Mbolompo Community)
 DISTRICT : Mthatha / OR Tambo
 DATE SUBMITTED : 25/08/1995
 BONDHOLDER :

Property Description	Extent of land	Title deed	Current Owner
Erf 1	Unknown	UMTQ3-25/1922-MBO	State Land but still registered as a Quitrent under Mbolompo Maqiti
Erf 2	Unknown	UMTQ3-25/1922-MBO	State Land but still registered as a Quitrent under Madizeni Dyubele
Erf 4	Unknown	UMTQ2-1/1918-MBO	State Land but still registered as a Quitrent under Tsolo Sami
Erf 5	Unknown	UMTQ2-56/1919-MBO	State Land but still registered as a Quitrent under Mamkele Mbetheni
Erf 6	Unknown	UMTQ2-2-1918-MBO	State Land but still registered as a Quitrent under Mdeni Kunqwana
Erf 8	Unknown	UMTQ2-3/1918-MBO	State Land but still registered as a Quitrent under Mbolompo Magoswana
Erf 9	Unknown	UMTQ2-4/1918-MBO	State Land but still registered as a Quitrent under Zide Nkenke
Erf 11	Unknown	UMTQ2-64/1920-MBO	State Land but still registered as a Quitrent under Silwanyana Yaziwa
Erf 12	Unknown	UMTQ1-2/1923-MBO	State Land but still registered as a Quitrent under Zide Tembisele
Erf 13	Unknown	UMTQ1-11/1925-MBO	State Land but still registered as a Quitrent under Rawutini Bonakele
Erf 14	Unknown	UMTQ1-1/1923-MBO	State Land but still registered as a Quitrent under Mpuluse Nkatula
Erf 15	Unknown	UMTQ2-5/1918-MBO	State Land but still registered as a Quitrent under Madizeni Pantsi
Erf 16	Unknown	UMTQ1-3/1923-MBO	State Land but still registered as a Quitrent under Mbengo Tyaliti
Erf 18	Unknown	UMTQ2-7/1918-MBO	State Land but still registered as a Quitrent under Xabadiya Gobi
Erf 19	Unknown	UMTQ2-8/1918-MBO	State Land but still registered as a Quitrent under Xabadiya Khehle Philemon
Erf 207	Unknown	UMTQ4-28/1924-MBO	State Land but still registered as a Quitrent under Yoywana Mashiqela
Erf 209	Unknown	UMTQ12-46/1918-MBO	State Land but still registered as a Quitrent under Yangaphi Nomeyile Tsolo
Erf 211	Unknown	UMTQ12-23/1918-MBO	State Land but still registered as a Quitrent under Mkatshana Nkalankala
Erf 213	Unknown	UMTQ12-24/1918-MBO	State Land but still registered as a Quitrent under Xabadiya Khehle Philemon
Erf 215	Unknown	UMTQ12-22/1918-MBO	State Land but still registered as a Quitrent under Zaziwa Moliva
Erf 216	Unknown	UMTQ12-33/1918-MBO	State Land but still registered as a Quitrent under Yangaphi Jamani
Erf 217	Unknown	UMTQ12-21/1918-MBO	State Land but still registered as a Quitrent under Mtotoyi Veki
Erf 218	Unknown	UMTQ12-28/1918-MBO	State Land but still registered as a

Erf 219	Unknown	UMTQ12-20/1918-MBO	Quitrent under Yangaphi Mlungisi State Land but still registered as a Quitrent under Mtotoyi Tatana Obedience
Erf 221	Unknown	UMTQ12-48/1919-MBO	State Land but still registered as a Quitrent under Mfeketho Sonkwele
Erf 223	Unknown	UMTQ4-12/1924-MBO	State Land but still registered as a Quitrent under Mbolompo Magithi
Erf 224	Unknown	UMTQ4-39/1925-MBO	State Land but still registered as a Quitrent under Zide Nzonzololo
Erf 227	Unknown	UMTQ4-44/1925-MBO	State Land but still registered as a Quitrent under Mbengo Tyaliti
Erf 228	Unknown	UMTQ12-43/1918-MBO	State Land but still registered as a Quitrent under Mamkeli Mbeteri
Erf 229	Unknown	UMTQ12-19/1918-MBO	State Land but still registered as a Quitrent under Mbolompo Magoswana
Erf 230	Unknown	UMTQ12-18/1918-MBO	State Land but still registered as a Quitrent under Ntoyake Mteteleli
Erf 249	Unknown	UMTQ12-45/1918-MBO	State Land but still registered as a Quitrent under Nqwiliso Mfana
Erf 251	Unknown	UMTQ12-42/1918-MBO	State Land but still registered as a Quitrent under Magula Paul
Erf 252	Unknown	UMTQ12-37/1918-MBO	State Land but still registered as a Quitrent under Matebese Sampson
Erf 253	Unknown	UMTQ12-26/1918-MBO	State Land but still registered as a Quitrent under Magula Mdengentanga
Erf 254	Unknown	UMTQ12-40/1918-MBO	State Land but still registered as a Quitrent under Nqwiliso Sipiwo
Erf 255	Unknown	UMTQ12-41/1918-MBO	State Land but still registered as a Quitrent under Nqwiliso Willie
Erf 3	Unknown	Unknown	Unknown
Erf 7	Unknown	Unknown	Unknown
Erf 10	Unknown	Unknown	Unknown
Remainder of Erf 17	Unknown	UMTQ2-6/1918-MBO	State Land but still registered as a Quitrent under Zaziwa Moliva
A portion of the remainder of Erf 53	Unknown	UMTQ2-61/1919-MBO	State Land but still registered as a Quitrent under Mkhathshane Nkalankala

Has been submitted to the Regional Land Claims Commissioner and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner
 Department of Rural Development and Land Reform
 Land Restitution Support Office: Eastern Cape
 PO Box 1375
 East London
 5200

Mr. L.H. Maphutha
 Regional Land Claims Commissioner

DEPARTMENT OF TRADE AND INDUSTRY

NO. 953

09 OCTOBER 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: **The Real Beverage Company (Pty) Ltd.**
- **The Real Beverage Company (Pty) Ltd – Yoghurt Expansion Project** is a project to manufacture **Yoghurt Products**. The project will invest a total of **R 65 600 187** with the value of qualifying manufacturing assets equal to **R 65 086 187**. The project is classifiable under **SIC 3020**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	31 October 2015	59 948 252
Buildings	31 October 2015	5 137 935
Total Qualifying Assets		65 086 187

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production. **31 December 2016**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **The Real Beverage Company (Pty) Ltd – Yoghurt Expansion Project** is approved as a **Brownfield** project and awarded **8** points and afforded **Preferred Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **The Real Beverage Company (Pty) Ltd** is **R 35 797 403** (thirty five million seven hundred and ninety seven thousand four hundred and three rand).

- The approved amount for the additional **training** allowance is **R 3 566 719** (three million five hundred and sixty six thousand seven hundred and nineteen rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances **The Real Beverage Company (Pty) Ltd** will be **R 11 021 954**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 954

09 OCTOBER 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: **PG Bison (Pty) Ltd.**
- **PG Bison (Pty) Ltd – High Gloss Project** is a project to manufacture **High Gloss Melamine Board Products**. The project will invest a total of **R 60 927 380**, with the value of qualifying manufacturing assets equal to **R 57 910 080**. The project is classifiable under **SIC 3221**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	31 March 2016	57 910 080
Total Qualifying Assets		57 910 080

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production. **30 April 2016**
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **PG Bison (Pty) Ltd – High Gloss Project** is approved as a **Greenfield** project and awarded **7** points and afforded **Preferred Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use **PG Bison (Pty) Ltd** is **R 31 850 544** (thirty one million eight hundred and fifty thousand five hundred and forty four rand).

- The approved amount for the additional **training** allowance is **R 188 174** (one hundred and eighty eight thousand one hundred and seventy four rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances **PG Bison (Pty) Ltd** will be **R 8 970 841**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 955

09 OCTOBER 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: **PG BISON (PTY) LTD.**
- **PG Bison (Pty) Ltd – Hosaf Expansion Project** is a project to manufacture **Polyethylene Terephthalate Resin**. The project will invest a total of **R 690 000 000**, with the value of qualifying manufacturing assets equal to **R 690 000 000**. The project is classifiable under **SIC 3343**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	01 August 2017	642 199 865
Buildings	01 August 2017	47 800 135
Total Qualifying Assets		690 000 000

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production: **01 August 2017**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **PG Bison (Pty) Ltd – Hosaf Expansion Project** is approved as a **Brownfield** project and awarded **5** points and afforded **Qualifying Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **PG Bison (Pty) Ltd** is **R241 500 000** (two hundred and forty one million five hundred thousand rand).

- The approved amount for the additional **training** allowance is **R 4 176 000** (four million one hundred and seventy six thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **PG Bison (Pty) Ltd** will be **R 68 789 280**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 956

09 OCTOBER 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: **REUTECH (PTY) LTD.**
- **Reutech (Pty) Ltd – New Germany Expansion Project** is a project to manufacture **Communication Devices**. The project will invest a total of **R129 018 100**, with the value of qualifying manufacturing assets equal to **R128 618 100**. The project is classifiable under **SIC 3720**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	01 April 2016	84 083 809
Buildings	01 April 2016	44 534 291
Total Qualifying Assets		128 618 100

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production: **01 April 2016**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **Reutech (Pty) Ltd** is approved as a **Brownfield** project and awarded **8** points and afforded **Preferred Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Reutech (Pty) Ltd** is **R 70 739 955** (seventy million seven hundred thirty nine thousand nine hundred and fifty five rand).

- The approved amount for the additional **training** allowance is **R 7 128 000** (seven million one hundred and twenty eight thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Reutech (Pty) Ltd** will be **R 21 803 027**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 957

09 OCTOBER 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: **SOUTHEY HOLDINGS (PTY) LTD.**
- **Southey Holdings (Pty) Ltd – Project Marina** is a project to do dry dockings and repairing of various types of vessels. The project will invest a total of **R 290 662 000**, with the value of qualifying manufacturing assets equal to **R 289 951 000**. The project is classifiable under **SIC 33841/3011**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	June 2016	289 951 000
Total Qualifying Assets		289 951 000

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production: **June 2016**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **Southey Holdings (Pty) Ltd – Project Marina** is approved as a **Greenfield** project and awarded **7** points and afforded **Preferred Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Southey Holdings (Pty) Ltd** is **R159 473 050** (one hundred and fifty nine million four hundred and seventy three thousand fifty rand).

- The approved amount for the additional **training** allowance is **R5 076 000** (five million and seventy six thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances for **Southey Holdings (Pty) Ltd** will be **R 46 073 734**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 958

09 OCTOBER 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 **not to approve** an application received for the 12I Tax Allowance Programme.

Particulars of applicant

- Name of applicant: **Senwes Limited - Graintech**
- **Senwes Limited- Graintech** is a project to Screening, cleaning and drying of farm seeds and grain. The project will invest a total of **R102 846 326**, with the value of qualifying manufacturing assets equal to **R102 846 326**. The project is classifiable under **SIC code 5210**
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant & Machinery	December 2015	102 846 326
Total Qualifying Assets		102 846 326

- On 14 July 2015, I as the Minister of Trade and Industry, endorsed the recommendation of the 12-I Adjudication Committee meeting of 3 July 2015 not to approve the application of Senwes Limited- Graintech as an Industrial Policy Project in terms of Section 12-I of the Act and the relevant Regulations. The project was awarded **6** points, but failed to comply with mandatory requirements on SIC 3 in the Act.

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: Ms C Papier
 Telephone No.: 012 394 1069
 Fax No.: 012 394 2069

DEPARTMENT OF TRADE AND INDUSTRY

NO. 959

09 OCTOBER 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: **Nautic Africa (Pty) Ltd.**
- **Nautic Africa (Pty) Ltd – Flagship Vessel Production Facility** is a project to manufacture **vessels**. The project will invest a total of **R 99 464 000**, with the value of qualifying manufacturing assets equal to **R 63 464 000**. The project is classifiable under **SIC 3841**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	01 December 2015	14 464 000
Buildings	01 December 2015	49 000 000
Total Qualifying Assets		63 464 000

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production. **01 December 2015**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **Nautic Africa (Pty) Ltd – Flagship Vessel Production Project** 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 **Nautic Africa (Pty) Ltd** is **R22 212 400** (twenty two million two hundred and twelve thousand four hundred rand).

- The approved amount for the additional **training** allowance is **R 7 704 000** (seven million seven hundred and four thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances **Nautic Africa (Pty) Ltd** will be **R 8 376 592**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 960

09 OCTOBER 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: **Alpen Food Company South Africa (Pty) Ltd.**
- **Alpen Food Company South Africa (Pty) Ltd – Sikhulu Sonke** is a project to produce Wheat Biscuits. The project will invest a total of **107 657 693**, with the value of qualifying manufacturing assets equal to **R 73 870 870**. The project is classifiable under **SIC 3031**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	30 October 2015	71 370 870
Buildings	30 October 2015	2 500 000
Total Qualifying Assets		73 870 870

- Date of approval: **14 July 2015**.
- Envisaged date of commercial production. **30 April 2016**.
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **Alpen Food Company South Africa (Pty) Ltd – Sikhulu Sonke** is approved as a **Brownfield** project and awarded **8** points and afforded **Preferred Status**.
- The approved amount for the additional **investment** allowance in respect of manufacturing assets to be brought into use by **Alpen Food Company South Africa (Pty) Ltd** is **R 40 628 979** (forty million six hundred and twenty eight thousand nine hundred and seventy nine rand).

- The approved amount for the additional **training** allowance is **R 2 880 000** (two million eight hundred and eighty thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances **Alpen Food Company South Africa (Pty) Ltd** will be **R 12 182 514**.

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

DEPARTMENT OF TRADE AND INDUSTRY

NO. 961

09 OCTOBER 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: **Burgan Cape Terminals (Pty) Ltd.**
- **Burgan Cape Terminals (Pty) Ltd – Burgan** is a project to blend fuel products. The project will invest a total of **R 667 600 000**, with the value of qualifying manufacturing assets equal to **R 667 600 000**. The project is classifiable under **SIC 3322**.
- Description and costs of qualifying manufacturing assets:

Assets	Expected Date of Assets In Use	Value of Qualifying Assets (R)
Plant and Machinery	01 February 2017	635 600 000
Buildings	01 February 2017	32 000 000
Total Qualifying Assets		667 600 000

- Date of approval: **17 July 2015**.
- Envisaged date of commercial production. **01 February 2017**
- Additional investment allowance benefit period: **July 2015 to July 2019**.
- Additional training allowance benefit period: **July 2015 to July 2021**.
- **Burgan Cape Terminals (Pty) Ltd – Burgan** 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 **Burgan Cape Terminals (Pty) Ltd (Pty)** is **R 233 660 000** (two hundred and thirty three million six hundred and sixty thousand rand).

- The approved amount for the additional **training** allowance is **R 792 000** (seven hundred and ninety two thousand rand).
- Total potential national revenue to be forgone by virtue of deduction of the approved allowances **Burgan Cape Terminals (Pty) Ltd** will be **R 65 646 560**.

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

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES**NOTICE 968 OF 2015****PRODUCT CONTROL FOR AGRICULTURE**

It is hereby made known for general information that Product Control for Agriculture (a non-profit company (NPC) incorporated under the Companies Act, 2008 (Act No. 71 of 2008)), designated as assignee under section 2 (3) (a) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), has in terms of section 3 of the said Act determine the amount of R436 (VAT excluded) per hour or portion of an hour for inspection on potatoes other than potatoes sold on fresh produce markets for the application of section 3 (A) (4) of the said Act with regards to potatoes. The inspection fees shall with effect from 1st November 2015 be payable at point of inspection to Product Control of Agriculture (a non-profit company (NPC) incorporated under the Companies Act, 2008 (Act No 71 of 2008)). PO Box 24026, Gezina, Pretoria, 0031. With effect of from 1st October 2016 the annual increase in the inspection fees will be linked to the Consumer Price Index rate (CPI) plus 2% (two present).

This notice does not replace Notice 416 of 2010 published in Government Gazette No. 33210 of May 2010 that applies to all other inspections not covered by the government notice above.

Mr Etienne Booyens, Chief Executive Officer, Prokon, Tel (012) 325 4579

DEPARTMENT OF ARTS AND CULTURE
NOTICE 969 OF 2015

7 October 2015

The Council of Iziko Museums of South Africa, a schedule 3A national public entity, has approved the museum's Official Language Policy.

The policy has been drafted in accordance with The Use of the Official Languages Act, 2012 (Act No. 12 of 2012.)

Members of the public are hereby invited to submit comments on the proposed policy on or before 30 October 2015.

The comments can be directed to the following person:

Annelize Kotze
CEO@iziko.org.za

Personal Assistant to the Chief Executive Officer
021 481 3832



Ms Rooksana Omar
Chief Executive Officer
Iziko Museums of South Africa

Language Policy

Approved by Council: 25 March 2015



an agency of the
Department of Arts and Culture

Iziko Museums of South Africa

Language Policy, Taalbeleid, Umthetho-sisekelo Wolwimi

Version	1.0
Date of approval by Council	25 March 2015
Availability	Public and all staff
History	Version 1.0 1st draft, 30 September 2014 Version 1.0 2nd draft, 22 October 2014
Responsible Officer	Executive Director Core Functions
Contact	Iziko Museums of South Africa PO Box 61 Cape Town 8000 Tel. 021 481 3800 Email info@iziko.org.za

Table of contents

1. Purpose
2. Scope
3. Legal Framework
4. Spirit
5. Guiding Principles
6. Communication
7. Training and Awareness
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9. Implementation

1. Purpose

The policy communicates the strategy to promote South Africa's linguistic diversity and encourages respect for language rights. It is also a means to broaden accessibility to Iziko Museums of South Africa's (hereinafter referred to as Iziko) resources which includes the collections, historical buildings, exhibitions, education and public programme services as well as related information.

2. Scope

This policy covers all aspects of the use of language at Iziko as it relates to communication (both internal and external) employment practices, public engagement services, and linguistic access to knowledge and information. While Iziko is a National Entity, cognisant of all official languages and indigenous languages, it will however, through its practice give attention to Afrikaans, isiXhosa and English, because of the museums' geographical location.

3. Legal Framework

The policy gives effect to:

- the Languages Act, 2012 (Act No 12 of 2012).
- section 6 and 9 of the Constitution of the Republic of South Africa, 1996 (Act No.108 of 1996).
- Cultural Institutions Act, 1998 (Act No.119 of 1998).
- National Heritage Resources Act, 1999 (Act No. 1 of 1999).
- Employment Equity Act, 1998 (Act No 55 of 1998).

4. Spirit

The policy is guided by the museums' potential to contribute to social justice, while more specifically promoting respect for cultural diversity and the equitable use of the official languages of South Africa within the range of context specified in the Use of Official Languages Act, 2012.

5. Guiding Principles

- To promote South Africa's linguistic diversity and encourage respect for language rights and social justice.

- To promote the equitable use of official languages of South Africa, with attention to the geographical location of the museums where the languages, Afrikaans, isiXhosa and English are mostly spoken.
- To acknowledge the language of indigenous peoples, such as the Khoi and San.
- To encourage learning of South African languages.
- To promote and ensure respect of other official languages and heritage languages in South Africa.
- To promote a multilingual environment that recognises Iziko's unique African identity and historic circumstances.
- To utilize multi-media devices in exhibitions which allow for multiple use of languages.
- To create awareness about the needs of the hearing and visually impaired.
- To ensure equal access to employment by Iziko, its services, programmes knowledge and information by removing communication and language barriers in terms of the three different languages where possible.
- To affirm staff diversity and be sensitive to language needs at Iziko.
- To promote linguistic diversity in accordance with the provisions of the Constitution and relevant legislation.
- To promote language diversity and thereby contribute to social cohesion and improve relationships.

6. Communication

6.1 External Communication

- Iziko will in its external communication (written, internet, web-site) use English. However, where there is a need, isiXhosa and Afrikaans also be used.
- Signage and directions to identify any of Iziko's sites to be clearly communicated.

6.2 Internal Communication

- Effective communication will take precedence over language preference.
- Iziko will make use of English subject to the proviso that where an employee needs to communicate in her/his own language to better express herself/himself, that a translator/interpreter be used so that all parties can understand what is being communicated.
- All internal documentation will be written in English.

7. Training and Awareness

- Iziko encourages its staff to learn different languages and Sign Language.
- Training programmes for the acquisition of different languages are organised by Iziko's, Human Resources Department.

8. Budget

Funding implications considered for:

- Language policy development and implementation
- Language planning, training and resource development, in order to meet its language obligations.

9. Implementation

In keeping with the Use of Language Act, 2012, an incremental approach will be followed with regard to the implementation of the Language Policy by Iziko:

- Iziko will task a staff member to co-ordinate and manage language matters.
- Iziko will make use of multi-media exhibition devices, allowing for multiple language usage.
- Iziko will apply its language policy to its unique museum circumstances.



25 March 2015

Ambassador Dikgang Moopeloa

Date

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 970 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 (Act 22 of 1994), as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Thunuka John Sihale (Identity Number 400225 5225 080) on behalf of Sehale Family on the property mentioned hereunder situated in Goven Mbeki Local Municipality under Gert Sibande District in Mpumalanga Province as per reference KRP 1666

**CURRENT PARTICULARS OF THE PROPERTY
WELDEBESTFONTEIN 122 IS**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 3	Highveld Bargains & Deals CC [199902066823]	T72239/2004	233.32.65H SQM	None	None	<ul style="list-style-type: none"> • K1746/1989PC in favour of Chappel Spencer Livinstone • K2022/1990RM in favour of Clidet No 14 Pty Ltd • K2052/2003RM in favour of Anglo Operations Pty Ltd • K3752/1976S • K4448/1999S • K4595/1989S • K4595/1989S • K5210/1995S • K738/2014S

							<ul style="list-style-type: none"> • VA 1328/983-K3752/76S
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The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
 Private Bag X7201
 Witbank
 1035

Or High- Tech House
 23 Botha Avenue
 Witbank
 1035

TEL NO: 013 – 655 1000
 FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
 LEGAL ADMIN OFFICER
 DATE: 2015/09/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
 DATE: 2015/09/14

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 971 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of **Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that a land claim for **Restitution of Land Rights** has been lodged by Mr Mthethwa Petros Tshili on behalf of Msiza Family [ID No 3505295170083] on the properties mentioned hereunder situated in **Victor Khanye Local Municipality under Nkangala District Municipality under Mpumalanga Province KRP: 5893**

CURRENT PARTICULARS OF THE PROPERTIES

Bankfontein 216 IR

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 216 IR	Talbot Farm CC [2469/1994]	T13322/1998	172.0601 ha	None	None	<ul style="list-style-type: none"> • I-8710/2000C in favour of Anglo Operations Pty Ltd • K2238/2001RM • K2885/1974S • K3306/2004RM in favour of Side Minerals Pty Ltd • K4811/1991RM in favour of Bankfontein Prop Pty Ltd • K4812/1991RM in favour of 4813/1991 in favour of African & European Inv Co Ltd • K4813/1991RM in favour of 4813/1991 in favour of African & European Inv Co Ltd

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 2015/09/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 972 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 (Act 22 of 1994) as amended, that a land claim for Restitution of Land Rights has been lodged on property mentioned hereunder situated in Steve Tshwete Local Municipality in Nkangala District, Mpumalanga Province as follows:

NAME OF CLAIMANT	IDENTITY NUMBER	KRP
Mtsweni David Bhanana	500503 5723 083	535
Ngwenya Vusumuzi (on behalf of their families)	610212 5682 088	1205

**CURRENT PARTICULARS OF THE PROPERTIES
NOOITGEDACHT 493 JS**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 10	Exxaro Coal Mpumalanga Pty Ltd (199901028907)	T77921/2003	97.8273ha	None	None	<ul style="list-style-type: none"> • K5289/2000S • K540/2013S • VA7019/2001
Portion 11	F. J. M Swart Boerdery Trust [3180/1994]	T61906/1996	228.3784ha	None	None	<ul style="list-style-type: none"> • K155/1968RM • K3215/2002RM in favour of Aglo Operations Pty Ltd • K3222/2002RM in favour of Gold Fields Coal Ltd

<ul style="list-style-type: none">• K4248/2004RM in favour of Exxaro Coal Mpumalanga Pty Ltd• K5127/1998RM in favour of Aglo Operations Pty Ltd• K5131/1998RM in favour of Aglo Operations Pty Ltd• K5132/1998RM in favour of Spectrum Diamonds Pty Ltd• VA11739/2008 in favour of Exxaro Coal Mpumalanga Pty Ltd• VA13/2011 in favour of F J M Swart Boerdery Trust						
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The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 22/05/15

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 973 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of **Section 11(1) of the Restitution of the Land Rights Act 1994 (Act 22 of 1994)** as amended, that a Land claim for Restitution of Land Rights has been lodged on the properties mentioned hereunder situated in Victor Khanye Local Municipality under Nkangala District in Mpumalanga Province as follows:

Description of Property	Name of Claimant	Identity Number	KRP
ELANDSFONTEIN 433 JS	• Mr. Meiwa Joseph Mahlangu (on behalf of Mahlangu family)	• 500109 5519 081	• 5123 & 6161
KLEINFONTEIN 432 JS	• Mrs. Betty Nofanesile Skosana (on behalf of Skosana family)	• 520410 0278 087	• 6160

CURRENT PARTICULARS OF THE PROPERTY

1. ELANDSFONTEIN 433 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 4	Blyder Beleggings Pty Ltd [199800559207]	T151173/2001	279,8956 ha	None	None	• K1494/1984S • K3514/1981S

2. KLEINFONTEIN 432 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 10	Blyder Beleggings Pty Ltd [199800559207]	T12633/2011	342,5332 ha	None	None	K2749/2003S

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Wibank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F PAZA
LEGAL ADMIN OFFICER

DATE: 2015/09/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 974 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of **Section 11(1) of the Restitution of the Land Rights Act 1994 (Act 22 of 1994)** as amended, that a land claim for Restitution of Land Rights has been lodged on properties mentioned hereunder situated in **Emakhazeni Local Municipality under Enkangala District in Mpumalanga Province** as follows:

Name of Claimant	Identity Number	KRP
Mr. John Sekelemani Polisa	400216 5535 0814	850
Polisa Masango (on behalf of their Families)	270 301 5108 080	2307

**CURRENT PARTICULARS OF THE PROPERTY
ENKELDEBOSCH 20 IS**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 2	Isardu Boerdery CC (200702 640 223)	T2374/2009	352.1139ha	B1997/2009	Absa Bank Ltd	K2719/1992S
The Remaining extent of the Portion 4	Vroegebegin Boedery Pty Ltd (201206530807)	T2082/2012	184.1544.ha	B2895/2013	Land & Agricultural Development of South Africa	<ul style="list-style-type: none"> • K1293/1981 • K2717/1992RM • K2719/1992S • K2959/1986S • K3299/2006

The Regional Land and Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 2015/09/29


MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 975 OF 2015**

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Veleni Willem Masemola (Identity Number 290607 5222 089) on behalf of Masimula Family on property mentioned hereunder situated in Emakhazeni Local Municipality in Nkangala District in Mpumalanga Province as per reference 1293

**CURRENT PARTICULARS OF THE PROPERTY
ENKELDEBOSCH 20 IS**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 27	Anglo Operations Pty Ltd (192100 673007)	T61840/1990	173.1956Ha	None	None	K4793/2003RM in favour of De Beer Consolidated Mines Pty Ltd

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 2015/09/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 976 OF 2015

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged on properties mentioned hereunder situated in Govern Mbeki local Municipality under Gert Sibande District under Mpumalanga Province as follows:

Name of Claimant	Identity Number	KRP Number				
1. Madaphuna Saul	490626 5659 080	9752				
2. Obie David Jiyane	490316 5627 085	9773				
3. Buti Jeremiah Lokothrowo	360101 5608 088	9774				
4. Zikhali Tesifila Martha	501111 0352 087	9775				
5. Siluma Tobini Johanna	400705 0232 082	9776				
6. Mahlangu Tembani Elinah	340211 0231 086	9777				
7. Mhlakane Breakfast Albert	600613 5526 086	9778				
8. Jabhile Maria Manzini	451129 0469 081	9779				
9. Boy Petros Nkabinde	401129 5228 087	9780				
10. Simon Jimomu Jiyane	420516 5373 086	9781				
11. Mfshweni Daniel Manzini	421209 5203 086	9782				
12. Lokothrowo Yalu Maria	350823 0182 080	9783				
13. Mziyane Joyce Johannah	361211 0129 086	9784				

CURRENT PARTICULARS OF THE PROPERTIES

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 7	Sasol South Africa Pty Ltd [196801391407]	T18552/2014	259,8189 ha	B73450/2004	Main Street 105 Pty Ltd	<ul style="list-style-type: none"> • K1676/1989RM • K1677/1989RM • K205/1959RM • K2340/1990RM • K2443/1990RM

<p>Portion 45 (now Erf 8341 & 8342 Under Secunda Ext 27)</p>	<p>Sasol South Africa Pty Ltd (196801391407)</p>	<ul style="list-style-type: none"> • T 17600/201- Erf 8341 • T1852/2014- Erf 8342 	<ul style="list-style-type: none"> • 6.7184HA- Erf 8341 • 13.8517HA- Erf 8342 	<p>B73450/2004</p>	<p>Main Street 105 Pty Ltd</p>	<ul style="list-style-type: none"> • K36/2010S • K3826/2007S • K518/1968RM • K6223/2003S • K643/1979S 	<p>K28/2012S in favour of Sasol Synfuels Pty Ltd</p>	
<p style="text-align: right;">Total Extent of land under claim is 156.6937 HA)</p>								

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 2015/08/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/08/14

CONTINUES ON PAGE 130 - PART 2



Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID AFRIKA

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PART 2 OF 2

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**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 977 OF 2015**

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

NOTICE IS HEREBY GIVEN IN TERMS OF SECTION 11(1) OF THE LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994), AS AMENDED. THIS CLAIM FOR THE RESTITUTION OF LAND RIGHTS HAS BEEN SUBMITTED TO THE REGIONAL LAND CLAIMS COMMISSIONER FOR THE WESTERN CAPE. THE PARTICULARS REGARDING THIS CLAIM ARE AS FOLLOWS:

REFERENCE NO: KRK 6/2/3/A/6/37/0/4 (B516)

DISPOSSESSED PARTY: ARTHUR BROOKES

PROPERTY DESCRIPTION: ERF 1438 GRASSY PARK SUBSEQUENT TO THE DISPOSSESSION CONSOLIDATED INTO ERF 7757 GRASSY PARK

CAPACITY: OWNERSHIP

CURRENT OWNER: ERF 7757 - REPUBLIC OF SOUTH AFRICA

DATE OF LODGEMENT: 18 AUGUST 1998

THE COMMISSION ON RESTITUTION OF LAND RIGHTS WILL INVESTIGATE THIS CLAIM IN TERMS OF PROVISIONS OF THE ACT IN DUE COURSE. ANY PARTY WHO HAS AN INTEREST IN THE ABOVE-MENTIONED LAND IS HEREBY INVITED TO SUBMIT, WITHIN 60 DAYS FROM THE PUBLICATION OF THIS NOTICE, ANY COMMENTS / INFORMATION TO:

OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: WESTERN CAPE
PRIVATE BAG X9163
CAPE TOWN
8000

TEL: 021- 409 0300
FAX: 021 424 5146

MR. L.H. Maphutha
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED: 

DATE: 2015/09/14

CHECKED BY: 

DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 978 OF 2015**

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

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

Area : South Peninsula Administration, City of Cape Town, Western Cape

Property : Restitution claim lodged in respect of "2 Main Road, Salt Pan, Noordhoek"
The extent of the historical property currently extends on land that consists of the following properties:
Portion 19 of the farm no. 943 [Noordhoek Registration Division]
Portion 2 of the farm no. 944 [Noordhoek Registration Division]
Portion 1 (remaining extent) of the farm no. 944 [Cape Registration Division; Noordhoek]

Claimant : Mrs T.L. Quickfall

Extent : 988m² – portion 1 (remaining extent) of the farm no. 944

Reference number : Q41

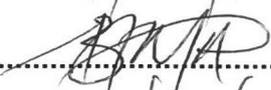
The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

Office of the Regional Land Claims Commissioner: Western Cape
14 Long Street – 1ST & 2ND Floors
CAPE TOWN
8000
Tel: 021 409 0300
Fax: 021 424 5146

Mr L.H. Maphutha
Regional Land Claims Commissioner

APPROVED 

DATE 2015/09/12

CHECKED 

DATE 22/10/2016

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 979 OF 2015

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Thomas Mchithwa Mabehena who has since passed away and Mr Aubrey Mabehena is representing Mabehena Family as per family resolution on property mentioned hereunder situated in Steve Tshwete Local Municipality under Nkangala District in Mpumalanga Province as per reference KRP 9912

CURRENT PARTICULARS OF THE PROPERTY
UITKVK 364 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of Portion 2	Bothma Stephanus Arnoldus Johannes [440427 5126 084]	T32753/1988	199.5139 HA	None	None	K1706/1975S

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within **30 [thirty days]** from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights
Private Bag X7201
Witbank
1035

Or High- Tech House
23 Botha Avenue
Witbank
1035

TEL NO: 013 – 655 1000
FAX NO: 013 – 690 3438

CHECKED BY: MISS CAROLINE F. PAZA
LEGAL ADMIN OFFICER
DATE: 2015/09/14

MR. L.H. MAPHUTHA
COMMISSIONER FOR THE RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 2015/09/14

DEPARTMENT OF TRANSPORT**NOTICE 980 OF 2015****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 1990 in 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) Alvimart (Pty) Ltd; Airsecure. (B) Unit 8 & 9 Sycamore Park, Secamore Crescent, Atlas Gardens, Contermanskloof Drive, Table View, 7439. (C) Class III. (D) Type G16 (Remotely Piloted Aircraft System Operations). (E) Category A4.

(A) Carl Christopher Murdy; GCGEOFLY (Pty) Ltd. (B) Plot 59, Bovan Lane Valley, Rondevlei, Wildemess, Western Cape. (C) Class III. (D) Type G16 (Remotely Piloted Aircraft System Operations) (E) Category A4.

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) Bannerama Sky Media CC; AV8 Helicopters. (B) 19 Edge View, Beacon Bay, 5241. (C) Class II and III; N587D and G588D. (D) Type N1, N2, G2, G3, G4, G5, G7, G8, G10, G15 and G16 (Powerline Inspection and Offshore Operations). (E) Category H1 and H2. **Changes to the Management Plan:** B. Katz replaces T. J. McGregor as the Responsible Person: Flight Operations and D. S. Talbot replaces C. R. de Wit as the Responsible Person: Aircraft.

(A) Premier Aviation CC. (B) 1 Worlds View Estate, Cullinan, 1000. (C) Class III; G926D. (D) Type G3 and G4. (E) Category A4. **Addition of type G16** (Remotely Piloted Aircraft System Operations).

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 224 OF 2015**INVITATION TO COMMENT ON EXPOSURE DRAFTS ISSUED BY THE ACCOUNTING STANDARDS BOARD****Issued: 9 October 2015**

The Accounting Standards Board (the Board) invites comment on two Exposure Drafts that were issued for comment at its meeting held in September 2015. The Exposure Drafts are outlined below:

- *Proposed GRAP Reporting Framework for 2016/17 and Amendments to Directive 5 (ED 134); and*
- *Proposed Amendments to the Directives (ED 135).*

All those affected by, or who are interested in these Exposure Drafts, are encouraged to provide a written response to the Board.

Responses to ED 134 should be received by the **23rd of October 2015**, while those for ED 135 should be received by the Board by the **29th of January 2016**.

Copies of the documents

The documents are available electronically on the Board's website – <http://www.asb.co.za>, or can be obtained by contacting the Board's offices on 011 697 0660 (telephone), or 011 697 0666 (fax).

Comment can be emailed to info@asb.co.za or can be submitted in writing to:

Accounting Standards Board

PO Box 74129

Lynwood Ridge

0040

We look forward to receiving your responses.

BOARD NOTICE 225 OF 2015**FINANCIAL SERVICES BOARD****COLLECTIVE INVESTMENT SCHEMES CONTROL ACT, 2002****EXEMPTION OF A MANAGER OF A COLLECTIVE INVESTMENT SCHEME IN
SECURITIES FROM CERTAIN PROVISIONS OF THE COLLECTIVE
INVESTMENT SCHEMES CONTROL ACT, 2002**

I, Dube P Tshidi, Registrar of Collective Investment Schemes, hereby, in terms of section 22(a) of the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002), exempt Prescient Management Company (RF)(Pty) Ltd, a manager of a collective investment scheme in securities, from certain provisions of the Act to the extent, and subject to, the conditions set out in the Schedule.


D P TSHIDI**REGISTRAR OF COLLECTIVE INVESTMENT SCHEMES**

SCHEDULE

1. Definitions

In this Schedule any word or expression to which a meaning is assigned in the Act shall have that meaning, unless the context otherwise indicates or the term is defined in this Schedule.

“**Act**” means the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002), as amended, and includes a regulation, notice, rule and any other measure having the force of law made under this Act;

“**Feeder Fund**” means the Prescient Africa Equity Feeder Fund;

“**Manager**” means Prescient Management Company (RF)(Pty) Ltd, a company registered under the Companies Act, which is authorised as a manager in accordance with the Act;

“**Notice**” means Board Notice 90 of 2014 published on 8 August 2014 under *Government Gazette* Number 37895.

2. Background and purpose

(1) The Prescient Africa Equity Fund was established in terms of a Deed entered into between the Manager and Nedbank Ltd on 3 March 2010 as a portfolio under the collective investment scheme known as the Prescient Unit Trust Scheme.

(2) On 24 July 2015 and on application by the Manager, the Registrar approved the conversion of the Prescient Africa Equity Fund from a standard portfolio into a feeder fund, named the Prescient Africa Equity Feeder Fund.

(3) In terms of the Notice a feeder fund must consist of assets in liquid form and participatory interests in a single portfolio of a collective investment scheme in securities.

(4) On approval of the conversion, the Manager was required to effect the conversion within 30 days of the approval, including ensuring that the Feeder Fund is compliant with the provisions of the Notice.

(5) As a consequence of the conversion the Feeder Fund would include assets in liquid form and participatory interests in a fund domiciled in Ireland. In order for the conversion to be completed it is necessary to transfer assets which require the

opening of a local custody account where the assets are located.

(6) Since the approval of the conversion market and currency volatility have increased significantly and the liquidity in African exchanges has declined thus delaying the opening of a local custody account and consequently the necessary transfer of assets.

(7) The Manager has submitted to the Registrar that continuing with the conversion during a period of volatility in the markets may place significant risk on performance and not be in the interests of investors. In the absence of a complete conversion, the Feeder Fund is in breach of the requirements for a feeder fund as defined in the Notice at paragraph 11.

(8) The Manager has indicated that the breach will be resolved and the conversion will be completed in the short term but no later than 31 December 2015.

(9) The Registrar has considered that despite the Feeder Fund being in breach, on a look through basis investors continue to hold the same exposure as they would had the conversion been effected.

(10) The Registrar is satisfied that the exemption will be temporary and is in the public interest.

3. Exemption and conditions

The Manager is exempted from complying with paragraph 11 of the Notice on condition that the:

- (a) Feeder Fund continues to maintain the correct exposure on a look-through basis;
- (b) investors are not impacted by any costs arising from the transfer of assets; and
- (c) Manager uses its best efforts to ensure that the conversion is completed as soon as reasonably possible and provides regular updates as may be agreed with the Registrar regarding progress on the conversion until the conversion has been completed.

4. Commencement

The exemption comes into operation on date of publication and will cease to apply on 31 December 2015.

BOARD NOTICE 226 OF 2015**MINISTER OF TELECOMMUNICATIONS AND POSTAL SERVICES****APPOINTMENT OF THE BOARD OF UNIVERSAL SERVICE AND ACCESS AGENCY OF SOUTH AFRICA (USAASA)**

By virtue of powers vested in me by section 80 (2) of the Electronic Communications Act, (Act No. 36 of 2005), I hereby notify that I have appointed the following persons as a non-executive members of the Board of USAASA for a period of three years, with effect from 1 September 2015 to 31 August 2018:

Mr. Mawethu Cawe (Deputy Chairperson)
Adv. Lungelwa Carol Shandu;
Ms. Tshegofatso Maloka;
Mr. Nqabekaya Nqandela; and
Mr. Malose Frans Kekana.

Pursuant to the same section of the Act mentioned above, I have re-appointed Mrs Phumla Radebe as non-executive member and Chairperson of the Board with effect from 1 September 2015 to 31 August 2016.



Dr Siyabonga Cyprian Cwele, MP
Minister

Date: 15 September 2015

BOARD NOTICE 227 OF 2015**MINISTER OF TELECOMMUNICATIONS AND POSTAL SERVICES****APPOINTMENT OF BOARD MEMBER TO THE BOARD OF THE SOUTH AFRICAN POST OFFICE**

By virtue of powers vested in me by section 11(7) (b) of the South African Post Office SOC Ltd Act, (Act No. 22 of 2011) as amended, read together with clause 13.2.6 of the Memorandum of Incorporation of SAPO, I Dr Siyabonga Cyprian Cwele, the Minister Telecommunications and Postal Services, hereby notify that I have appointed the following persons as non-executive members of the Board of the South African Post Office SOC Ltd for a period of three years, with effect from 15 August 2015 to 31 July 2018:

1. Dr Simosezwe Dugmore Lushaba;
2. Ms. Bulelwa Soci;
3. Mr. Robert Nkuna;
4. Mr. Mduduzi Eric Zakwe;
5. Mr. Zibuse Comfort Ngidi;
6. Ms. Nomahlubi Victoria Simamane;
7. Dr Lynette Moretlo Molefi;
8. Ms. Marion Lesego Dawn Marole;
9. Mr. Joel Sihle Ngubane; and
10. Mr. Phetole Elvis Rabohale.

Pursuant to the same section of the Act mentioned above, I have appointed Dr Simosezwe Dugmore Lushaba as Chairperson and Ms Bulelwa Soci as Deputy Chairperson, of the Board respectively, with effect from 15 August 2015 to 31 July 2018.



Dr Siyabonga Cyprian Cwele
Minister of Telecommunications and Postal Services

Date: 15 September 2015

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Renny Chetty (012) 748-6375 (Renny.Chetty@gpw.gov.za),

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

IMPORTANT

Information

from Government Printing Works

Dear Valued Customers,

Government Printing Works has implemented rules for completing and submitting the electronic Adobe Forms when you, the customer, submits your notice request.

Please take note of these guidelines when completing your form.

GPW Business Rules

1. No hand written notices will be accepted for processing, this includes Adobe forms which have been completed by hand.
2. Notices can only be submitted in Adobe electronic form format to the email submission address submit.egazette@gpw.gov.za. This means that any notice submissions not on an Adobe electronic form that are submitted to this mailbox will be **rejected**. National or Provincial gazette notices, where the Z95 or Z95Prov must be an Adobe form but the notice content (body) will be an attachment.
3. Notices brought into GPW by "walk-in" customers on electronic media can only be submitted in Adobe electronic form format. This means that any notice submissions not on an Adobe electronic form that are submitted by the customer on electronic media will be **rejected**. National or Provincial gazette notices, where the Z95 or Z95Prov must be an Adobe form but the notice content (body) will be an attachment.
4. All customers who walk in to GPW that wish to submit a notice that is not on an electronic Adobe form will be routed to the Contact Centre where the customer will be taken through the completion of the form by a GPW representative. Where a customer walks into GPW with a stack of hard copy notices delivered by a messenger on behalf of a newspaper the messenger must be referred back to the sender as the submission does not adhere to the submission rules.
5. All notice submissions that do not comply with point 2 will be charged full price for the notice submission.
6. The current cut-off of all Gazette's remains unchanged for all channels. (Refer to the GPW website for submission deadlines – www.gpwonline.co.za)
7. Incorrectly completed forms and notices submitted in the wrong format will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za)
8. All re-submissions by customers will be subject to the above cut-off times.
9. All submissions and re-submissions that miss the cut-off will be rejected to the customer to be submitted with a new publication date.
10. Information on forms will be taken as the primary source of the notice to be published. Any instructions that are on the email body or covering letter that contradicts the notice form content will be ignored.

You are therefore advised that effective from **Monday, 18 May 2015** should you not comply with our new rules of engagement, all notice requests will be rejected by our new system.

Furthermore, the fax number **012- 748 6030** will also be **discontinued** from this date and customers will only be able to submit notice requests through the email address submit.egazette@gpw.gov.za.



Printed by and obtainable from the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001
Contact Centre Tel: 012-748 6200. eMail: info.egazette@gpw.gov.za