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

Weekly Index

No.	Page No.	Gazette No.
PROCLAMATION		
R.29 Special Investigating Units and Special Tribunals Act (74/1996) :Referral of matters to existing special investigating unit.....	4	41086
R.30 Special Investigating Units and Special Tribunals Act (74/1996) :Referral of matters to existing special investigating unit.....	8	41086
GOVERNMENT NOTICE		
Agriculture, Forestry and Fisheries, Department of		
910 Plant Breeders' Rights Act (15/1976) :Receipts of applications for plant breeders' rights.....	17	41082
Basic Education, Department of		
911 South African Schools Act (84/1996) :Call for written submissions from Stakeholder Bodies and members of the public on the Draft Policy on the Quality Assurance of School Based Assessment (SBA) for Grade 10-12.....	27	41082
Board / Raad		
912 Social Service Professions Act (110/1978) :Regulations relating to the Registration of a Specialisation in Forensic Social Work..	47	41082
913 Social Service Professions Act 9110/1978) :Regulations relating to the Registration of a Specialisation in Clinical Social Work....	54	41082
Civilian Secretariat for Police Service		
914 Civilian Secretariat for Police Service :2016 White Paper on Policing	60	41082
915 Civilian Secretariat for Police Service :2016 White Paper on Safety and Security	109	41082
Energy, Department of		
957 Gas Regulator Levies Act (75/2002) :Proposed levy on the Piped-Gas and Petroleum Pipeline Industries for 2018/19.....	4	41091
958 National Energy Regulator Act (40/2004) :External members for Information Technology Committee (ITC): Role of NERSA .	6	41091
R.960 Petroleum Products Act (120/1977) :Maximum Retail Price for Liquefied Petroleum Gas.....	3	41093
R.961 Petroleum Products Act (120/1977) :Amendment of the regulations in respect of petroleum products	5	41093

Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudopgawe ingesluit wat dus weeklikse indeks voorstel. Laat u self deur die Koerantnommers in die regterhandse kolom lei:

Weeklikse Indeks

No.	Bladsy No.	Koerant No.
PROKLAMASIES		
R.29 Special Investigating Units and Special Tribunals Act (74/1996) :Referral of matters to existing special investigating unit...	6	41086
R.30 Special Investigating Units and Special Tribunals Act (74/1996) :Referral of matters to existing special investigating unit...	10	41086
GOEWERMENTSKENNISGEWINGS		
Landbou, Bosbou en Visserye, Departement van		
910 Plant Breeders' Rights Act (15/1976) :Receipts of applications for plant breeders' rights.....	17	41082
Basiese Onderwys, Departement van		
911 South African Schools Act (84/1996) :Call for written submissions from Stakeholder Bodies and members of the public on the Draft Policy on the Quality Assurance of School Based Assessment (SBA) for Grade 10-12.....	27	41082
Board / Raad		
912 Social Service Professions Act (110/1978) :Regulations relating to the Registration of a Specialisation in Forensic Social Work..	47	41082
913 Social Service Professions Act 9110/1978) :Regulations relating to the Registration of a Specialisation in Clinical Social Work....	54	41082
Burgerlike Sekretariaat vir die Polisiediens		
914 Civilian Secretariat for Police Service :2016 White Paper on Policing	60	41082
915 Civilian Secretariat for Police Service :2016 White Paper on Safety and Security	109	41082
Energie, Departement van		
957 Gas Regulator Levies Act (75/2002) :Proposed levy on the Piped-Gas and Petroleum Pipeline Industries for 2018/19.....	4	41091
958 National Energy Regulator Act (40/2004) :External members for Information Technology Committee (ITC): Role of NERSA .	6	41091
R.960 Petroleum Products Act (120/1977) :Maximum Retail Price for Liquefied Petroleum Gas.....	3	41093
R.961 Petroleum Products Act (120/1977) :Amendment of the regulations in respect of petroleum products	5	41093

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
R.962 Petroleum Products Act (120/1977) :Regulations in respect of the single maximum national retail price for illuminating paraffin.....	7	41093	R.962 Petroleum Products Act (120/1977) :Regulations in respect of the single maximum national retail price for illuminating paraffin.....	7	41093
Environmental Affairs, Department of			Omgewingsake, Departement van		
953 National Environmental Management Act (107/1998) :Consultation on my intention to appoint the Environmental Practitioners Association of South Africa as the Single Registration Authority	4	41084	953 National Environmental Management Act (107/1998) :Consultation on my intention to appoint the Environmental Practitioners Association of South Africa as the Single Registration Authority	4	41084
Health, Department of			Gesondheid, Departement van		
916 National Health Act (61/2003) :Regulations regarding the rendering of Forensic Pathology Service.....	175	41082	916 National Health Act (61/2003) :Regulations regarding the rendering of Forensic Pathology Service.....	175	41082
Higher Education and Training, Department of			Hoër Onderwys en Opleiding, Departement van		
917 Continuing Education and Training Act (16/2006) :Call for comments on the report of the Ministerial Committee to Develop a Funding Framework for Community Education and Training as well as Technical and Vocational Education and Training Colleges.....	191	41082	917 Continuing Education and Training Act (16/2006) :Call for comments on the report of the Ministerial Committee to Develop a Funding Framework for Community Education and Training as well as Technical and Vocational Education and Training Colleges.....	191	41082
918 Continuing Education and Training Act (16/2006) :Call for comments on the Report of the Ministerial Committee to develop a Funding Framework for Community Education and Training as well as Technical and Vocational Education and Training Colleges.....	269	41082	918 Continuing Education and Training Act (16/2006) :Call for comments on the Report of the Ministerial Committee to develop a Funding Framework for Community Education and Training as well as Technical and Vocational Education and Training Colleges.....	269	41082
985 National Qualifications Act (67/2008) :Occupational Qualifications on public comment.....	4	41103	985 National Qualifications Act (67/2008) :Occupational Qualifications on public comment.....	4	41103
Home Affairs, Department of			Binnelandse Sake, Departement van		
919 Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26	345	41082	919 Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26	345	41082
920 Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26	355	41082	920 Births and Deaths Registration Act (51/1992) :Alteration of surnames in terms of section 26	355	41082
921 Births and Deaths Registration Act (51/1992) :Alteration of surnames	372	41082	921 Births and Deaths Registration Act (51/1992) :Alteration of surnames	372	41082
922 Births and Deaths Registration Act (51/1992) :Alteration of forenames	373	41082	922 Births and Deaths Registration Act (51/1992) :Alteration of forenames	373	41082
923 Births and Deaths Registration Act (51/1992) :Alteration of forenames	377	41082	923 Births and Deaths Registration Act (51/1992) :Alteration of forenames	377	41082
Justice and Constitutional Development, Department of			Justisie en Staatskundige Ontwikkeling, Departement van		
924 Prescribed Rate of Interest Act (55/1975) :Prescribed rate of interest: 10,25 per annum as from 1 September 2017 for the purposes of section 1(1) of the Act.....	378	41082	924 Prescribed Rate of Interest Act (55/1975) :Prescribed rate of interest: 10,25 per annum as from 1 September 2017 for the purposes of section 1(1) of the Act.....	378	41082
959 Sheriffs Act (90/1986) :Description: Areas of Jurisdiction of Offices of Sheriffs in the Lower and Superior Courts.....	4	41092	959 Sheriffs Act (90/1986) :Description: Areas of Jurisdiction of Offices of Sheriffs in the Lower and Superior Courts.....	4	41092
R.964 Criminal Procedure Act (51/1977) :Notice of tariff payable to psychiatrist or clinical psychologist for an enquiry into the mental condition of an accused.....	4	41096	R.964 Criminal Procedure Act (51/1977) :Notice of tariff payable to psychiatrist or clinical psychologist for an enquiry into the mental condition of an accused.....	6	41096

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
R.965 Magistrate's Courts Act (32/1944) :Amendment of notice determining the tariff of allowances payable to witnesses in civil cases	8	41096	R.965 Magistrate's Courts Act (32/1944) :Amendment of notice determining the tariff of allowances payable to witnesses in civil cases	10	41096
R.966 Maintenance Act (99/1998) :Regulations relating to maintenance: Amendment	12	41096	R.966 Maintenance Act (99/1998) :Regulations relating to maintenance: Amendment	13	41096
R.967 Criminal Procedure Act (51/1977) :Regulations prescribing the tariff of allowances payable to witnesses in criminal proceedings: Amendment	14	41096	R.967 Strafbepalingen (51/1977) :Regulasies waarby die tarief van toelae betaalbaar aan getuies in strafregtelike verrigtinge voorgeskryf word: Wysiging	16	41096
R.968 Child Justice Act (75/2008) :Amendment of notice determining the allowances and remuneration of persons competent to conduct the evaluation of criminal capacity of a child	18	41096	R.968 Child Justice Act (75/2008) :Amendment of notice determining the allowances and remuneration of persons competent to conduct the evaluation of criminal capacity of a child	18	41096
R.969 Strafbepalingen (51/1977) :Regulasies waarby die tarief van toelae betaalbaar aan psigiaters en kliniese sielkundiges wat as getuies in hof optree, voorgeskryf word: Wysiging	19	41096	R.969 Strafbepalingen (51/1977) :Regulasies waarby die tarief van toelae betaalbaar aan psigiaters en kliniese sielkundiges wat as getuies in hof optree, voorgeskryf word: Wysiging	22	41096
Office of the Chief Justice			Kantoor van die Hoofregter		
955 Superior Courts Act (10/2013) :Practice directive for the Gauteng Division of the High Court Functioning as the Mpumalanga Division of the High Court	4	41090	955 Superior Courts Act (10/2013) :Practice directive for the Gauteng Division of the High Court Functioning as the Mpumalanga Division of the High Court	4	41090
956 Superior Courts Act (10/2013) :Notice for the Gauteng Division of the High Court functioning as the Mpumalanga Division of the High Court	14	41090	956 Superior Courts Act (10/2013) :Notice for the Gauteng Division of the High Court functioning as the Mpumalanga Division of the High Court	14	41090
Rural Development and Land Reform, Department of			Landelike Ontwikkeling en Grondhervorming, Departement van		
925 Restitution of Land Rights Act (22/1994) :Nobuntu Myeha (on behalf of Ntselamanzi Community)	379	41082	925 Restitution of Land Rights Act (22/1994) :Nobuntu Myeha (on behalf of Ntselamanzi Community)	379	41082
926 Restitution of Land Rights Act (22/1994) :Erf 12, Bethelsdorp now consolidated into Erf 4702, Port Elizabeth/Cacadu	380	41082	926 Restitution of Land Rights Act (22/1994) :Erf 12, Bethelsdorp now consolidated into Erf 4702, Port Elizabeth/Cacadu	380	41082
927 Restitution of Land Rights Act (22/1994) as amended :Erf 491, Bethelsdorp	381	41082	927 Restitution of Land Rights Act (22/1994) as amended :Erf 491, Bethelsdorp	381	41082
928 Restitution of Land Rights Act (22/1994) as amended :Wilson Ndooyisile Mtana (on behalf of Mtana Family Claim), Buffelshoek Farm, Gamtoos, Hankey	382	41082	928 Restitution of Land Rights Act (22/1994) as amended :Wilson Ndooyisile Mtana (on behalf of Mtana Family Claim), Buffelshoek Farm, Gamtoos, Hankey	382	41082
929 Restitution of Land Rights Act (22/1994) as amended :Erf 2473, Korsten	383	41082	929 Restitution of Land Rights Act (22/1994) as amended :Erf 2473, Korsten	383	41082
930 Restitution of Land Rights Act (22/1994) :Erf 2473, Korsten	386	41082	930 Restitution of Land Rights Act (22/1994) :Erf 2473, Korsten	386	41082
931 Restitution of Land Rights Act (22/1994) as amended :The remainder of the farm Zebediela 123 KS	388	41082	931 Restitution of Land Rights Act (22/1994) as amended :The remainder of the farm Zebediela 123 KS	388	41082
932 Restitution of Land Rights Act (22/1994) :Various properties	389	41082	932 Restitution of Land Rights Act (22/1994) :Various properties	389	41082
933 Land Survey Act (8/1997) :Scale of fees to be charged in the offices of the Chief Surveyor-General and the Surveyors-General for products and services provided in terms of sections 3 and 6 of the Act	391	41082	933 Land Survey Act (8/1997) :Scale of fees to be charged in the offices of the Chief Surveyor-General and the Surveyors-General for products and services provided in terms of sections 3 and 6 of the Act	391	41082

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
963 Restitution of the Land Rights Act (22/1994) as amended :Various properties.....	4	41094	963 Restitution of the Land Rights Act (22/1994) as amended :Various properties.....	4	41094
Social Development, Department of			Maatskaplike Ontwikkeling, Departement van		
934 Promotion of Access to Information Act (2/200) :Department of Social Development: North West Provincial Government.	404	41082	934 Promotion of Access to Information Act (2/200) :Department of Social Development: North West Provincial Government.	404	41082
South African Qualifications Authority			Suid-Afrikaanse Kwalifikasie-owerheid		
935 National Qualifications Act (67/2008) :Application for professional body recognition and the registration of professional designation(s): SAIFM, VDQGBSA, [AAT(SA)] SAIT.....	439	41082	935 National Qualifications Act (67/2008) :Application for professional body recognition and the registration of professional designation(s): SAIFM, VDQGBSA, [AAT(SA)] SAIT.....	439	41082
South African Revenue Service			Suid-Afrikaanse Inkomstediens		
936 Income Tax Act (58/1962) :Agreement between South Africa and Cameroon.....	441	41082	936 Inkomstebelastingwet (58/1962) :Ooreenkoms tussen Suid-Afrika en Kameroen	464	41082
R.948 Customs and Excise Act, 1964 :Amendment of Schedule No. 1 (1/1/1581)	11	41083	R.948 Doeane- en Aksynswet, 1964 :Wysiging van Bylae No. 1 (No. 1/1/1581)	12	41083
R.949 Customs and Excise Act, 1964 :Amendment of Schedule No. 1 (No. 1/1/1578).....	13	41083	R.949 Customs and Excise Act, 1964 :Amendment of Schedule No. 1 (No. 1/1/1578).....	13	41083
R.950 Doeane- en Aksynswet, 1964 :Wysiging van Bylae No. 1 (No. 1/1/1580)	14	41083	R.950 Doeane- en Aksynswet, 1964 :Wysiging van Bylae No. 1 (No. 1/1/1580)	15	41083
R.951 Doeane- en Aksynswet, 1964 :Wysiging van Bylae No. 1 (No. 1/1/1582)	16	41083	R.951 Doeane- en Aksynswet, 1964 :Wysiging van Bylae No. 1 (No. 1/1/1582)	17	41083
R.952 Customs and Excise Act, 1964 :Amendment of Schedule No. 3 (3/1/1724)	18	41083	R.952 Customs and Excise Act, 1964 :Amendment of Schedule No. 3 (3/1/1724)	19	41083
Trade and Industry, Department of			Handel en Nywerheid, Departement van		
937 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	487	41082	937 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	487	41082
938 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	488	41082	938 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	488	41082
939 Co-operatives Act, 2005 :Co-operatives to be removed from the register	489	41082	939 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	489	41082
940 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	490	41082	940 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	490	41082
941 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	491	41082	941 Co-operatives Act, 2005 :Co-operatives to be removed from the Register	491	41082
942 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	492	41082	942 Co-operatives Act, 2005 :Co-operatives to be removed from the register.....	492	41082
943 Co-operatives Act, 2005 :Co-operatives that have been removed from the Register	493	41082	943 Co-operatives Act, 2005 :Co-operatives that have been removed from the Register	493	41082
944 Co-operatives Act, 2005 :Co-operatives that have been removed from the register.....	494	41082	944 Co-operatives Act, 2005 :Co-operatives that have been removed from the register.....	494	41082
945 Co-operatives Act, 2005 :Co-operatives that have been removed from the register	495	41082	945 Co-operatives Act, 2005 :Co-operatives that have been removed from the register	495	41082
946 Co-operatives Act, 2005 :Co-operatives that have been removed from the register	496	41082	946 Co-operatives Act, 2005 :Co-operatives that have been removed from the register	496	41082

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
Transport, Department of			Vervoer, Departement van		
947 Transport Appeal Tribunal Act (39/1998) :Publication for public comment: Draft Transport Appeal Tribunal Amendment Bill, 2017	497	41082	947 Transport Appeal Tribunal Act (39/1998) :Publication for public comment: Draft Transport Appeal Tribunal Amendment Bill, 2017	497	41082
954 South African National Roads Agency Limited and National Roads Act (7/1998) :The South African National Roads Agen- cy SOC Limited: Gauteng Freeway Im- provement Project, Toll Roads: Amend- ment to the Exemption from the Payment of Toll: Certain Public Transport Services..	4	41085	954 Wet op die Suid-Afrikaanse Nasionale Padagentskap Beperk en op Nasionale Paaie (7/1998) :Die Suid-Afrikaanse Nasionale Padagentskap MSB Beperk: Gauteng Deurpadverbeteringsprojek, Tol- paaie: Wysiging van die Vrstelling van die Betaling van Tolgeld: Sekere Openbare Vervoerdienste	7	41085
GENERAL NOTICE			ALGEMENE KENNISGEWINGS		
Electoral Commission			Verkiesingskommissie		
688 Local Government: Municipal Electoral Act (27/2000) :Municipal By-Elections–20 September 2017: Official list of voting sta- tions	4	41087	688 Local Government: Municipal Electoral Act (27/2000) :Municipal By-Elections–20 September 2017: Official list of voting sta- tions	4	41087
689 Electoral Commission :Correction Notice published on 24 August 2017 in the Nation- al Gazette, Gazette No. 41066 (Extraordi- nary) is hereby corrected by substituting the following schedule for the Months of April–June 2017	4	41097	689 Electoral Commission :Correction No- tice published on 24 August 2017 in the National Gazette, Gazette No. 41066 (Extraordinary) is hereby corrected by substituting the following schedule for the Months of April–June 2017	4	41097
Independent Communications Authority of South Africa			Onafhanklike Kommunikasie-owerheid van Suid-Afrika		
648 Electronic Communications Act (36/2005) :Hereby issues a notice regarding the Second Draft Radio Frequency Spectrum Assignment Plan for the Frequency Band 825 to 830 MHz and 870 to 875 MHz for public consultation	506	41082	648 Electronic Communications Act (36/2005) :Hereby issues a notice regarding the Second Draft Radio Frequency Spectrum Assignment Plan for the Frequency Band 825 to 830 MHz and 870 to 875 MHz for public consultation	506	41082
707 Independent Communications Authority of South Africa :Erratum to the Inquiry into Subscription Television Broadcasting Ser- vices Discussion Document.....	4	41102	707 Independent Communications Authority of South Africa :Erratum to the Inquiry into Subscription Television Broadcasting Ser- vices Discussion Document.....	4	41102
Justice and Constitutional Development, Department of			Justisie en Staatkundige Ontwikkeling, Departement van		
649 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15 (1): Limpopo Provincial Gov- ernment: Department of Co-Operative Governance, Human Settlements and Tra- ditional Affairs	530	41082	649 Promotion of Access to Information Act (2/2000) :Description submitted in terms of section 15 (1): Limpopo Provincial Gov- ernment: Department of Co-Operative Governance, Human Settlements and Traditional Affairs.....	530	41082
Labour, Department of			Arbeid, Departement van		
650 Labour Relations Act, 1995 :Cancellat- ion of registration of a Trade Union: Na- tional Contact Centre Union (NCCU) (LR 2/6/2/1694)	533	41082	650 Labour Relations Act, 1995 :Cancellation of registration of a Trade Union: Nation- al Contact Centre Union (NCCU) (LR 2/6/2/1694)	533	41082
National Treasury			Nasionale Tesourie		
651 Public Finance Management Act (1/1999) :Rate of interest on Government Loans....	534	41082	651 Public Finance Management Act (1/1999) :Rate of interest on Government Loans....	534	41082
Non-Governmental Organization			Nie-Regeringsorganisasie		
652 National Ports Act (12/2005) :Invitation to apply for a Stevedoring Licence.....	535	41082	652 National Ports Act (12/2005) :Invitation to apply for a Stevedoring Licence.....	535	41082
653 National Ports Act (12/2005) :Invitation to apply for a Waste Disposal Licence	536	41082	653 National Ports Act (12/2005) :Invitation to apply for a Waste Disposal Licence	536	41082

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
Parliament of the Republic of South Africa			Parlement van die Republiek van Suid-Afrika		
708 Electoral Act (73/1998) :Publication of supplemented list of candidates	4	41104	708 Electoral Act (73/1998) :Publication of supplemented list of candidates	5	41104
Rural Development and Land Reform, Department of			Landelike Ontwikkeling en Grondhervorming, Departement van		
654 Restitution of Land Rights Act (22/1994) :Erf 6166, Kraaifontein, City of Cape Town	537	41082	654 Restitution of Land Rights Act (22/1994) :Erf 6166, Kraaifontein, City of Cape Town	537	41082
655 Restitution of Land Rights Act (22/1994) :Portion of Durban, commonly known as Mjafethe Ridgeview Road, Cato Manor	538	41082	655 Restitution of Land Rights Act (22/1994) :Portion of Durban, commonly known as Mjafethe Ridgeview Road, Cato Manor	538	41082
656 Restitution of Land Rights Act (22/1994) :Mfule, Mthonjaneni, KwaZulu-Natal	539	41082	656 Restitution of Land Rights Act (22/1994) :Mfule, Mthonjaneni, KwaZulu-Natal	539	41082
657 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 94 KwaMnguni, Cato Manor	540	41082	657 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 94 KwaMnguni, Cato Manor	540	41082
658 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve, Mthonjaneni, KwaZulu-Natal	541	41082	658 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve, Mthonjaneni, KwaZulu-Natal	541	41082
659 Restitution of Land Rights Act (22/1994) as amended :Erf 53365, Cape Town at Claremont	542	41082	659 Restitution of Land Rights Act (22/1994) as amended :Erf 53365, Cape Town at Claremont	542	41082
660 Restitution of Land Rights Act (22/1994) :Erf 23828, Maitland, City of Cape Town ..	543	41082	660 Restitution of Land Rights Act (22/1994) :Erf 23828, Maitland, City of Cape Town ..	543	41082
661 Restitution of Land Rights Act (22/1994) :Tshekumbane, Mthonajeni, KwaZulu-Natal	544	41082	661 Restitution of Land Rights Act (22/1994) :Tshekumbane, Mthonajeni, KwaZulu-Natal	544	41082
662 Restitution of Land Rights Act (22/1994) :Vergelegen Farm	545	41082	662 Restitution of Land Rights Act (22/1994) :Vergelegen Farm	545	41082
663 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve	546	41082	663 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve	546	41082
664 Restitution of Land Rights Act (22/1994) :Arcadia Farm, Mthonjaneni, KwaZulu-Natal	547	41082	664 Restitution of Land Rights Act (22/1994) :Arcadia Farm, Mthonjaneni, KwaZulu-Natal	547	41082
665 Restitution of Land Rights (22/1994) :Exhaphozini Reserve	548	41082	665 Restitution of Land Rights (22/1994) :Exhaphozini Reserve	548	41082
666 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 142 Shamville, Cato Manor, Ethekwini, KwaZulu-Natal	549	41082	666 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 142 Shamville, Cato Manor, Ethekwini, KwaZulu-Natal	549	41082
667 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 66 Dabulamanzi, Cato Manor	550	41082	667 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 66 Dabulamanzi, Cato Manor	550	41082
668 Restitution of Land Rights Act (22/1994) :Umhlathuze area currently known as Velgelen	551	41082	668 Restitution of Land Rights Act (22/1994) :Umhlathuze area currently known as Velgelen	551	41082
669 Restitution of Land Rights Act (22/1994) :Welgewonder Uitkomst 527	552	41082	669 Restitution of Land Rights Act (22/1994) :Welgewonder Uitkomst 527	552	41082
670 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Ridgeview Road, Cato Manor	553	41082	670 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Ridgeview Road, Cato Manor	553	41082
671 Restitution of Land Rights Act (22/1994) :Block D, Kwasappie Forest	554	41082	671 Restitution of Land Rights Act (22/1994) :Block D, Kwasappie Forest	554	41082

No.	Page No.	Gazette No.	No.	Page No.	Gazette No.
672 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Road 7 Majola, Cato Manor.....	555	41082	672 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Road 7 Majola, Cato Manor.....	555	41082
673 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 45 New Clare, Cato Manor.....	556	41082	673 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 45 New Clare, Cato Manor.....	556	41082
674 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Shack No. 79 Newlands Township, Ethekewini, KwaZulu-Natal.....	557	41082	674 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as Shack No. 79 Newlands Township, Ethekewini, KwaZulu-Natal.....	557	41082
675 Restitution of Land Rights Act (22/1994) :Umhlathuze Area, Mthonjaneni, KwaZu- lu-Natal	558	41082	675 Restitution of Land Rights Act (22/1994) :Umhlathuze Area, Mthonjaneni, KwaZu- lu-Natal	558	41082
676 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as No. 9 Andrias Madlokovi Ngema, Cato Manor	559	41082	676 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as No. 9 Andrias Madlokovi Ngema, Cato Manor	559	41082
677 Restitution of Land Rights Act (22/1994) :Mthonjaneni District.....	560	41082	677 Restitution of Land Rights Act (22/1994) :Mthonjaneni District.....	560	41082
678 Restitution of Land Rights Act (22/1994) :Mooiplazi, Mthonjaneni, KwaZulu-Natal ..	561	41082	678 Restitution of Land Rights Act (22/1994) :Mooiplazi, Mthonjaneni, KwaZulu-Natal ..	561	41082
679 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve.....	562	41082	679 Restitution of Land Rights Act (22/1994) :Exhaphozini Reserve.....	562	41082
680 Restitution of Land Rights Act (22/1994) :Clingu 6124	563	41082	680 Restitution of Land Rights Act (22/1994) :Clingu 6124	563	41082
681 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 117 Fair Breeze, Cato Manor	564	41082	681 Restitution of Land Rights Act (22/1994) :That portion of Durban, commonly known as 117 Fair Breeze, Cato Manor	564	41082
682 Restitution of Land Rights Act (22/1994) as amended :Erf 2733, Wellington.....	565	41082	682 Restitution of Land Rights Act (22/1994) as amended :Erf 2733, Wellington.....	565	41082
683 Restitution of Land Rights Act (22/1994) :Erf 16421, Goodwood.....	566	41082	683 Restitution of Land Rights Act (22/1994) :Erf 16421, Goodwood.....	566	41082
South African Reserve Bank			Suid-Afrikaanse Reserwebank		
684 Currency and Exchange Act (9/1933), as amended :Notice and Order of Forfeiture: Elsoguard (Pty) Limited (Registration Number 2012/120665/07)	567	41082	684 Currency and Exchange Act (9/1933), as amended :Notice and Order of Forfeiture: Elsoguard (Pty) Limited (Registration Number 2012/120665/07)	567	41082
685 Currency and Exchanges Act (9/1933), as amended :Notice and Order of Forfeiture: Marine Con Clearing and Forwarding Close Corporation (2000/003624/23)	568	41082	685 Currency and Exchanges Act (9/1933), as amended :Notice and Order of Forfeiture: Marine Con Clearing and Forwarding Close Corporation (2000/003624/23)	568	41082
Trade and Industry, Department of			Handel en Nywerheid, Departement van		
646 Liquor Act, (27 /1989) :Notice of applica- tion for liquor licenses: Limpopo	22	41081	646 Drankwet, (27 /1989) :Kennisgewing van aansoeke om dranklisensies: Limpopo.....	22	41081
647 Liquor Act, (27 /1989) :Notice of applica- tions for the removal of licenses: Limpopo	38	41081	647 Drankwet, (27 /1989) :Kennisgewing van aansoek om die verplasing van Lisensies: Limpopo.....	38	41081
Transport, Department of			Vervoer, Departement van		
686 International Air Service Act (60/1993) :Grant/amendment of international air ser- vice license	569	41082	686 International Air Service Act (60/1993) :Grant/amendment of international air ser- vice license	569	41082
687 Air Service Licensing Act (115/1990) :Ap- plication for the grant or amendment of domestic air service licence	570	41082	687 Air Service Licensing Act (115/1990) :Ap- plication for the grant or amendment of domestic air service licence	570	41082

BOARD NOTICE

148 Financial Markets Act, 2012 :Proposed Amendments to the A2X Trading Rules: Publication for Comment.....	571	41082
149 Financial Markets Act, 2012 :Proposed Amendments to the A2X Listing Requirements: Publication for Comment.....	572	41082
152 Financial Markets Act (19/2012) :Proposed amendments to the 4 Africa Exchange Listing Requirements and Exchange Rules	4	41088
153 Long-term Insurance Act (52/1998) and Short-term Insurance Act (53/1998) :Proposed replacement of the Policyholder Protection Rules.....	4	41089
150 Dental Technicians Act (19/1979), as amended :Appointment and Elections of Members of the Council.....	573	41082
151 SASSETA Safety & Security :Re-nominations of persons to serve on the SASSETA Board	574	41082

RAADSKENNISGEWINGS

148 Financial Markets Act, 2012 :Proposed Amendments to the A2X Trading Rules: Publication for Comment.....	571	41082
149 Financial Markets Act, 2012 :Proposed Amendments to the A2X Listing Requirements: Publication for Comment.....	572	41082
152 Financial Markets Act (19/2012) :Proposed amendments to the 4 Africa Exchange Listing Requirements and Exchange Rules	4	41088
153 Long-term Insurance Act (52/1998) and Short-term Insurance Act (53/1998) :Proposed replacement of the Policyholder Protection Rules.....	4	41089
150 Dental Technicians Act (19/1979), as amended :Appointment and Elections of Members of the Council.....	573	41082
151 SASSETA Safety & Security :Re-nominations of persons to serve on the SASSETA Board	574	41082

IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

No FUTURE QUERIES WILL BE HANDLED IN CONNECTION WITH THE ABOVE.

Contents

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS			
Environmental Affairs, Department of/ Omgewingsake, Departement van			
987	National Environmental Management Act (107/1998): Consultation on draft regulations laying down the procedure to be followed for the adoption of environmental management instruments	41114	19
Health, Department of/ Gesondheid, Departement van			
988	Act No. 12 of 2012: Request for information: National Department of Health phased implementation of GTIN-14 Data Matrix.....	41114	22
Rural Development and Land Reform, Department of/ Landelike Ontwikkeling en Grondhervorming, Departement van			
989	Restitution of Land Rights Act (22/1994): A portion of Portion 10 of Farm Brakfontein No. 133.....	41114	28
990	Restitution of Land Rights Act (22/1994): Portion 6 and Portion 8 of Farm Stinkfontein No 461	41114	29
991	Restitution of Land Rights Act (22/1994): Erf 528, Bergsig and Portion of the Remainder of Farm No. 132.....	41114	30
992	Restitution of Land Rights Act (22/1994) as amended: Various properties	41114	32
993	Restitution of Land Rights Act (22/1994) as amended: Various properties	41114	33
994	Restitution of Land Rights Act (22/1994): Portion 3, of the Far Mosesriviersmond 27 JS.....	41114	36
995	Restitution of Land Rights Act (22/1994) as amended: Various properties	41114	37
996	Restitution of the Land Rights Act 1994 (22/1994): The Remaining Extent of the Farm 582 IS.....	41114	41
GENERAL NOTICES • ALGEMENE KENNISGEWINGS			
Civilian Secretariat for the Police Service/ Burgerlike Sekretariaat vir die Polisie diens			
714	Critical Infrastructure Protection Bill, 2017: Annexed summary of the Bill is hereby published in accordance with rule 241(1)(c)	41114	47
Energy, Department of/ Energie, Departement van			
715	National Nuclear Regulator Act (47/1999): Notice in terms of section 8(4)(a)(i) of the Act, to invite nominations to the Board of the National Nuclear Regulator	41114	49
Justice and Constitutional Development, Department of/ Justisie en Staatskundige Ontwikkeling, Departement van			
716	Promotion of Access to Information Act (2/2000): Description submitted in terms of section 15(1): Free State Provincial Government: Department of Co-operative Governance and Traditional Affairs.....	41114	50
Labour, Department of/ Arbeid, Departement van			
717	Labour Relations Act, 1995: Notice of intention to cancel the registration of a trade union: Retail and Allied Workers Union (RAWU) (LR2/6/2/816)	41114	52
Rural Development and Land Reform, Department of/ Landelike Ontwikkeling en Grondhervorming, Departement van			
718	Restitution of Land Rights Act (22/1994) as amended: Various properties	41114	53
719	Restitution of Land Rights Act (22/1994): Lot 793, Ladysmith Township.....	41114	55
720	Restitution of Land Rights Act (22/1994): Rem of Sub A of Sub 9 of Sub b of Sub X of the farm Bellair No. 823....	41114	56
721	Restitution of Land Rights Act (22/1994): Lot 578, Ladysmith Township.....	41114	57
722	Restitution of Land Rights Act (22/1994): Various properties	41114	58

BOARD NOTICES • RAADSKENNISGEWINGS

156	Accounting Standards Board: Call for nomination to serve on the Accounting Standards Board (ASB)	41114	60
157	Allied Health Professions Act (63/1982), as amended: Continuing Professional Development: CPD Cycle: 2017–2019: Guidelines for the professions of Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phytotherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb	41114	62
158	Financial Markets Act (19/2012): Proposed amendments to the JSE Listing Requirements: Publication for comment.....	41114	79

Closing times for **ORDINARY WEEKLY** **2017** **GOVERNMENT GAZETTE**

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

- **29 December**, Thursday, for the issue of Friday **06 January 2017**
- **06 January**, Friday, for the issue of Friday **13 January 2017**
- **13 January**, Friday, for the issue of Friday **20 January 2017**
- **20 January**, Friday, for the issue of Friday **27 January 2017**
- **27 January**, Friday, for the issue of Friday **03 February 2017**
- **03 February**, Friday, for the issue of Friday **10 February 2017**
- **10 February**, Friday, for the issue of Friday **17 February 2017**
- **17 February**, Friday, for the issue of Friday **24 February 2017**
- **24 February**, Friday, for the issue of Friday **03 March 2017**
- **03 March**, Friday, for the issue of Friday **10 March 2017**
- **10 March**, Friday, for the issue of Friday **17 March 2017**
- **16 March**, Thursday, for the issue of Friday **24 March 2017**
- **24 March**, Friday, for the issue of Friday **31 March 2017**
- **31 March**, Friday, for the issue of Friday **07 April 2017**
- **06 April**, Thursday, for the issue of Thursday **13 April 2017**
- **12 April**, Wednesday, for the issue of Friday **21 April 2017**
- **20 April**, Thursday, for the issue of Friday **28 April 2017**
- **26 April**, Wednesday, for the issue of Friday **05 May 2017**
- **05 May**, Friday, for the issue of Friday **12 May 2017**
- **12 May**, Friday, for the issue of Friday **19 May 2017**
- **19 May**, Friday, for the issue of Friday **26 May 2017**
- **26 May**, Friday, for the issue of Friday **02 June 2017**
- **02 June**, Friday, for the issue of Friday **09 June 2017**
- **08 June**, Thursday, for the issue of Thursday **15 June 2017**
- **15 June**, Thursday, for the issue of Friday **23 June 2017**
- **23 June**, Friday, for the issue of Friday **30 June 2017**
- **30 June**, Friday, for the issue of Friday **07 July 2017**
- **07 July**, Friday, for the issue of Friday **14 July 2017**
- **14 July**, Friday, for the issue of Friday **21 July 2017**
- **21 July**, Friday, for the issue of Friday **28 July 2017**
- **28 July**, Friday, for the issue of Friday **04 August 2017**
- **03 August**, Thursday, for the issue of Friday **11 August 2017**
- **11 August**, Friday, for the issue of Friday **18 August 2017**
- **18 August**, Friday, for the issue of Friday **25 August 2017**
- **25 August**, Friday, for the issue of Friday **01 September 2017**
- **01 September**, Friday, for the issue of Friday **08 September 2017**
- **08 September**, Friday, for the issue of Friday **15 September 2017**
- **15 September**, Friday, for the issue of Friday **22 September 2017**
- **21 September**, Thursday, for the issue of Friday **29 September 2017**
- **29 September**, Friday, for the issue of Friday **06 October 2017**
- **06 October**, Friday, for the issue of Friday **13 October 2017**
- **13 October**, Friday, for the issue of Friday **20 October 2017**
- **20 October**, Friday, for the issue of Friday **27 October 2017**
- **27 October**, Friday, for the issue of Friday **03 November 2017**
- **03 November**, Friday, for the issue of Friday **10 November 2017**
- **10 November**, Friday, for the issue of Friday **17 November 2017**
- **17 November**, Friday, for the issue of Friday **24 November 2017**
- **24 November**, Friday, for the issue of Friday **01 December 2017**
- **01 December**, Friday, for the issue of Friday **08 December 2017**
- **08 December**, Friday, for the issue of Friday **15 December 2017**
- **15 December**, Friday, for the issue of Friday **22 December 2017**
- **20 December**, Wednesday, for the issue of Friday **29 December 2017**

LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices		
Notice Type	Page Space	New Price (R)
Ordinary National, Provincial	1/4 - Quarter Page	250.00
Ordinary National, Provincial	2/4 - Half Page	500.00
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00
Ordinary National, Provincial	4/4 - Full Page	1000.00

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

The **Government Printing Works (GPW)** has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe Forms*. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

1. The *Government Gazette* and *Government Tender Bulletin* are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website www.gpwonline.co.za

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 15h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
State of Budget (National Treasury)	Monthly	Any	7 days prior to publication	3 days prior to publication
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES**EXTRAORDINARY GAZETTES**

3. *Extraordinary Gazettes* can have only one publication date. If multiple publications of an *Extraordinary Gazette* are required, a separate Z95/Z95Prov *Adobe* Forms for each publication date must be submitted.

NOTICE SUBMISSION PROCESS

4. Download the latest *Adobe* form, for the relevant notice to be placed, from the **Government Printing Works** website www.gpwonline.co.za.
5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
7. Every notice submitted **must** be accompanied by an official **GPW** quotation. This must be obtained from the *eGazette* Contact Centre.
8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating to a particular notice submission**.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For *National Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice .
(Please see *Quotation* section below for further details)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (Please see the *Copy Section* below, for the specifications).
 - 8.1.5. Any additional notice information if applicable.
9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
10. To avoid duplicated publication of the same notice and double billing, Please submit your notice **ONLY ONCE**.
11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**QUOTATIONS**

13. Quotations are valid until the next tariff change.
 - 13.1. **Take note:** GPW's annual tariff increase takes place on **1 April** therefore any quotations issued, accepted and submitted for publication up to **31 March** will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
14. Each quotation has a unique number.
15. Form Content notices must be emailed to the eGazette Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
16. **APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:**
 - 16.1. **GPW** Account Customers must provide a valid **GPW** account number to obtain a quotation.
 - 16.2. Accounts for **GPW** account customers **must** be active with sufficient credit to transact with **GPW** to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).
17. **APPLICABLE ONLY TO CASH CUSTOMERS:**
 - 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that the quotation number can only be used once to make a payment.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**COPY (SEPARATE NOTICE CONTENT DOCUMENT)**

20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03

20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

- 20.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm;
Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

21. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
22. Requests for cancellation must be sent by the original sender of the notice and must be accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

24. All notices not meeting the submission rules 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). Reasons for rejections include the following:
- 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
- 24.2. Any notice submissions not on the correct *Adobe* electronic form, will be rejected.
- 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
- 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

GOVERNMENT PRINTING WORKS - BUSINESS RULES**APPROVAL OF NOTICES**

25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

27. The Government Printer will assume no liability in respect of—
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

29. Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
30. Requests for Quotations (RFQs) should be received by the Contact Centre at least **2 working days** before the submission deadline for that specific publication.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

PAYMENT OF COST

31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website www.gpwonline.co.za free of charge, should a proof of publication be required.
39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette(s)*.

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:

Government Printing Works

149 Bosman Street

Pretoria

Postal Address:

Private Bag X85

Pretoria

0001

GPW Banking Details:

Bank: ABSA Bosman Street

Account No.: 405 7114 016

Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions:

For queries and quotations, contact: Gazette Contact Centre:

E-mail: submit.egazette@gpw.gov.za

E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka:

E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NO. 987

15 SEPTEMBER 2017

**NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998
(ACT NO. 107 OF 1998)****CONSULTATION ON DRAFT REGULATIONS LAYING DOWN THE PROCEDURE TO BE
FOLLOWED FOR THE ADOPTION OF ENVIRONMENTAL MANAGEMENT INSTRUMENTS**

I, Bomo Edith Edna Molewa, Minister of Environmental Affairs, hereby give notice of my intention to make the regulations laying down the procedure to be followed for the adoption of environmental management instruments under section 24(5)(bA) and (bB) read with section 44(1)(b) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as set out in the Schedule hereto.

Members of the public are invited to submit written comments or inputs, within 30 days from the date of the publication of this notice in the *Gazette*, to any of the following addresses:

By post to: The Director-General: National Department of Environmental Affairs
Attention: Mr. Franz Scheepers
Private Bag X447
Pretoria
0001

By hand at: Reception, Environment House, 473 Steve Biko Street, Arcadia, Pretoria, 0083

By e-mail: fscheepers@environment.gov.za

Any enquiries in connection with the Notice can be directed to Mr. Franz Scheepers at (012) 399 9285.

Comments received after the closing date may not be considered.



**BOMO EDITH EDNA MOLEWA
MINISTER OF ENVIRONMENTAL AFFAIRS**

SCHEDULE

Definitions

1. In these Regulations, any word or expression to which a meaning has been assigned in the Act, has that meaning, and unless the context requires otherwise—

“environmental management instrument” means any tool or instrument developed and adopted for the purposes of sections 24(2)(c) and (e) of the Act; and

“the Act” means the National Environmental Management Act, 1998 (Act No. 107 of 1998).

Adoption of environmental management instruments

2.(1) The Minister or the MEC, with the concurrence of the Minister, must before adopting an environmental management instrument, give notice of the proposed decision—

- (a) if the proposed decision may affect the rights of the public throughout the Republic, in the *Gazette* and a newspaper, which is distributed distributed throughout the Republic;
- (b) if the proposed decision may affect the rights of the public in a particular province only, in the *Provincial Gazette* of that province and a newspaper which is distributed throughout that province; or
- (c) if the proposed decision may affect the rights of the public in a specific area only, in a newspaper which is distributed in that specific area.

(2) A notice published in terms of subregulation (1) must include:

- (a) an invitation to members of the public to submit comments in connection with the proposed decision to the administrator concerned on or before a date specified in the notice, which date may not be earlier than 30 days from the date of publication of the notice;
- (b) a caution that comments received after the closing date may be disregarded.

(3) The Minister or MEC, as the case may be, must give due consideration to all the comments received before making a decision on the adoption of the proposed environmental management instrument.

(4) Once the Minister or the MEC, in concurrence with the Minister, adopted the environmental management instrument, notice must be given in the relevant *Gazette* of such adoption and where the relevant environmental instrument can be accessed.

Register of environmental management instruments

3. The Minister must keep a register of all environmental management instruments adopted in terms of the Act.

Transitional provision

4. Any environmental management tool or instrument, which exists at the commencement of these Regulations, shall be regarded as an environmental management instrument as defined and adopted in terms of these Regulations.

Short title and commencement

5. These Regulations are called the Environmental Management Instruments Regulations, 2017 and take effect immediately on the date of publication in the *Gazette*.

DEPARTMENT OF HEALTH

NO. 988

15 SEPTEMBER 2017

HEADING

**REQUEST FOR INFORMATION: NATIONAL DEPARTMENT OF HEALTH PHASED
IMPLEMENTATION OF GTIN-14 DATAMATRIX BARCODES****EXECUTIVE SUMMARY**

In accordance with global best practice, the National Department of Health intends to implement the GTIN-14 Datamatrix barcode requirements in the special requirements and conditions of contract for pharmaceutical products.

The Global Trade Item Number™ (GTIN™) Datamatrix barcode is used for the unique identification of trade items worldwide and leverages existing global standards. The requirement seeks to harmonise with the global health marketplace to:

- Enable end-to-end data visibility
- Identify and implement supply chain efficiencies
- Ensure supply chain security
- Improve patient safety

Interested persons are requested to submit comments and additional information in writing (in hard copy, on compact disc or by e-mail) on the request for information within six (6) weeks of publication of this notice to the following address:

Private Bag X828, 242 Civitas Building, Cnr Thabo Sehume & Bloed Street, Pretoria or email Ms K Jamaloodien at: khadija.jamaloodien@health.gov.za, with *GTIN-14 Datamatrix Barcodes* in the subject line.

Document name	Request for Information: Phased implementation of GTIN-14 Datamatrix barcodes
Purpose	Request for comment and information on proposed inclusion of GTIN-14 Datamatrix barcodes for the special conditions of contract for pharmaceuticals

1. Introduction

Over the past four years, the National Department of Health (NDOH) has implemented a number of supply chain reforms aimed at improving the efficiency and agility of the distribution of medicines. These reforms have incorporated international best practice and global standards to promote efficiency, reliability, and effectiveness within the medicine supply chain.

In accordance with global best practice, NDOH is considering implementing a product identification, labelling, and data exchange requirement including GTIN-14 Datamatrix barcode requirements in the special conditions of contract applicable to contracts for pharmaceuticals. The Global Trade Item Number™ (GTIN™) Datamatrix barcode is used for the unique identification of trade items worldwide and leverages existing global standards. The requirement seeks to enable end-to-end data visibility, identify and implement supply chain efficiencies, ensure supply chain security and improve patient safety.

The phasing in of GTIN-14 Datamatrix barcodes aim to improve transparency and increase efficiencies across the entire supply chain of medical products for NDOH, provincial departments of health, manufacturers, wholesalers, distributors, providers, and patients. It will also ensure standardisation thereby increasing the competitiveness of local manufacturers on the international level. This document serves as a request for information and comment regarding implementation of GTIN-14 Datamatrix barcodes.

2. Background

Patient safety and the security of supply of medicines are of paramount importance within the health sector. To this end, it is important that mechanisms are explored and implemented to assist in satisfying these requirements. There is thus a need to be able to track and trace health products through the supply chain, and provide assurance that the product being used or consumed by the patient is indeed the genuine product.

According to Interpol International on a global level, there is a *"Significant increase in the manufacture, trade and distribution of counterfeit, stolen and illicit medicines and medical devices. Patients across the world put their health, even life, at risk by unknowingly consuming fake drugs or genuine drugs that have been doctored, badly stored or that have expired"*.¹ Pharmaceutical crime involves the manufacture, trade and distribution of fake, stolen or illicit medicines and medical devices. It encompasses the counterfeiting and falsification of medical products, their packaging and associated documentation, as well as

¹ <https://www.interpol.int/Crime-areas/Pharmaceutical-crime/Pharmaceutical-crime>

According to Interpol International, globally there is a *“Significant increase in the manufacture, trade and distribution of counterfeit, stolen and illicit medicines and medical devices. Patients across the world put their health, even life, at risk by unknowingly consuming fake drugs or genuine drugs that have been doctored, badly stored or that have expired”*.¹

Pharmaceutical crime involves the manufacture, trade and distribution of fake, stolen or illicit medicines and medical devices. It encompasses the counterfeiting and falsification of medical products, their packaging and associated documentation, as well as theft, fraud, illicit diversion, smuggling, trafficking, the illegal trade of medical products and the money laundering associated with it.²

Unique identification provides an opportunity to differentiate, in a machine readable form, an item's identification. Such information is rapidly becoming a pre-requisite, when linked with the item's batch number (or unique serial number) and expiration date, for traceability of all healthcare products from production to delivery to the patient (point of care).

A trade item is any item (product or service) upon which there is a need to retrieve pre-defined information and that may be priced, or ordered, or invoiced at any point in any supply chain. This includes individual items as well as all their different configurations in different types of packaging. The Global Trade Item Number™ (GTIN™) is used for the unique identification of trade items worldwide. It is seen as an internationally accepted method of identifying products, serialising shipping containers and clearly communicating other important business transaction data such as purchase order numbers, expiration dates, lot numbers, etc. in a standard, machine readable (barcode) format.³

The data structure of a GTIN require up to 14- digit fields. All GTIN processing software should allow for 14 digits. GTINs uniquely identify items that are traded (Pharmaceuticals, Medical Devices, etc.) in the supply chain. Integrity of these numbers throughout the item's lifetime is a key to maintaining uniqueness for manufacturers, wholesalers, distributors, hospitals, regulatory bodies and other supply chain stakeholders. A change to one aspect, characteristic, variant or formulation of a trade item may require the allocation of a new GTIN.⁴

3. Current requirements

As per the proposed draft regulations intended to give effect to the Medicines and Related Substances Amendment Act, 2008 (Act No. 72 of 2008), and the Medicines and Related Substances Amendment Act, 2015 (Act No. 14 of 2015), in accordance with the Medicines and Related Substances Act, 1965 (Act No. 101 of 1965) gazetted on 27 January 2017, Labelling of medicines intended for human use, section 8(1)(p) states that “a barcode suitable for the identification and tracking of medication as determined by the Authority;”⁵.

¹ <https://www.interpol.int/Crime-areas/Pharmaceutical-crime/Pharmaceutical-crime>

² <https://www.interpol.int/Crime-areas/Pharmaceutical-crime/Pharmaceutical-crime>

³ http://www.gs1.org/docs/gsmf/healthcare/GS1_Healthcare_GTIN_Allocation_Rules.pdf

⁴ http://www.gs1.org/docs/gsmf/healthcare/GS1_Healthcare_GTIN_Allocation_Rules.pdf

⁵ <http://www.gov.za/documents/medicines-and-related-substances-act-regulations-general-comments-invited-27-jan-2017-0000>

Current mandatory contracting requirements stipulated by the National Department of Health require all products supplied to include a barcode (number plus symbology). In terms of the special requirements and conditions of contract shipper, shelf and unit packs must be marked with the appropriate number and symbology. The European Article Number (EAN-13) barcode system is currently accepted as the standard.

Extract from current special conditions of contract

BARCODES

It is mandatory that all products supplied must include a barcode (number plus symbology). All shipper, shelf and unit packs must be marked with the appropriate number and symbology. The European Article Numbering Code 13 (EAN 13) has been accepted as standard.

Suppliers are encouraged to include a 2D barcode or similar on their packaging that will include the following information:

- a) *Item name as contained in the contract circular and the Master Procurement Catalogue (MPC);*
- b) *Registered product name (if applicable);*
- c) *Dosage form and strength;*
- d) *Pack size;*
- e) *Batch number;*
- f) *Expiry date.*

4. Proposed new requirements and timelines

This requirement would mean that the current scenario of an EAN-13 (European Article Number) barcode which identifies the package at an item level will be replaced with a GTIN-14 (Global Trade Item Number) barcode as a means of identification. The GTIN-14 barcode will include batch/lot and expiry data, and eventually a unique serial number.



EAN-13 Barcode



GTIN-14 Datamatrix Barcode

(01) 07046261398572
 (10) TEST5632
 (17) 130331
 (21) 19067811811

It is envisioned that the implementation of the GTIN-14 Barcode structure will be phased in according to international suggested best practice implementation timeframes as follows:

TERTIARY PACKAGING – TRADE ITEM (PALLET OR CASE). The minimum GS1 Identification Key and AI to be included in a GS1 128 Linear Barcode or GS1 Datamatrix, with the applicable HRI printed adjacent:

Application Identifier

- (01) GTIN
- (10) BATCH/LOT
- (17) EXPIRATION DATE
- (21) SERIAL NUMBER

Implementation Date

- Not later than Dec 30, 2018
- Not later than Dec 30, 2018
- Not later than Dec 30, 2018
- Not later than Jun 30, 2022

SECONDARY PACKAGING – MULTI-PACK AND/OR SINGLE-PACK CARTON. The minimum GS1 Identification Key and AI to be included in a GS1 Datamatrix, with the applicable HRI printed adjacent:

Application Identifier	Implementation Date
(01) GTIN	Not later than Jun 30, 2020
(10) BATCH/LOT	Not later than Jun 30, 2020
(17) EXPIRATION DATE	Not later than Jun 30, 2020
(21) SERIAL NUMBER	Not later than Jun 30, 2022

5. Rationale

Using the GTIN simplifies supply chain management and provides accuracy, speed, and efficiency throughout the healthcare system. This allows for the following forward thinking initiatives that will align with the NHI implementation and roll-out.

The benefits of implementing a GTIN-14 Datamatrix barcoding system for identification purposes allows for the following across the supply chain of medicine and devices:

Automatic Data Capture: One of the key benefits of the GTIN is that it can be encoded in many automatic data capture (AIDC) technologies (such as a barcodes, datamatrix or radio frequency identification (RFID) tags). Scanning allows the information flow to be linked to the physical flow of trade items through the supply chain⁶

Data Integrity: The Check Digit ensures the integrity of data passing into the system.

Uniqueness: The GTIN identifies an item uniquely. The rules for assigning GTINs ensure that every variation and packaging level of an item (product or service) is allocated a single reference number that is globally unique.

Facilitates accuracy: Use of the GTIN improves scanning at clinic, warehouse, or hospital level. It is also essential for accurate stock control, order replenishment and management of expiry dates.

Multi-sectoral: GTINs are unique across all business sectors and an assigned GTIN and can be used anywhere in the world.

Security: Security of GTINs is provided through a combination of database lookup and the fixed length, numeric format that includes a standard Check Digit.

Source Numbering: The GTIN is enumerated by the brand owner of the product using their GS1 Company Prefix. Once assigned, all trading partners and internal users can use the GTIN. The same GTIN can be used to identify a series of identical items.

⁶

https://www.gs1us.org/DesktopModules/Bring2mind/DMX/Download.aspx?command=core_download&entryid=174&language=en-US&PortalId=0&TabId=134

6. Concluding remarks

These guidelines serve as the barcoding requirements for the NDoH for the special requirements conditions of contract. All additional information and comment is welcomed by the NDoH.

For additional information pertaining to the requirements of GTIM-14 barcode datamatrix, please refer to the following:

- GS1 Healthcare Conferences
 - GS1 Healthcare Conference, 17-19 October 2017, Chicago, U.S
 - GS1 Healthcare Conference, 10-12 April 2018, Bogotá, Colombia
- GS1 South Africa
 - <https://www.gs1za.org>
- McKinsey Report
 - Strength in unity: the promise of global standards in healthcare
- GHSC-PSM Contract Requirements
 - *Announcement of Intention to Implement Global Standards for Product Identification and Labeling*
- GHSC-PSM Supplier Summit Presentation
 - *Implementation of Global Standards for Product Identification*
 - *You Say Data, I Say Data – Streamlined Data Exchange with PSM*
- Reproductive Health Global Traceability Advisory Group (RH GTAG)
 - *Identification Recommendations for Reproductive Health Pharmaceutical Products*
- Vaccine Presentation and Packaging Advisory Group (VPPAG)
 - *Generic Preferred Product Profile for Vaccines*

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 989

15 SEPTEMBER 2017

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND

RIGHTS ACT, 22 OF 1994

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

Reference No.

KRK 6/2/3/B/45/274/0/13 (R285)

Claimant:

Mr. David Richards

CURRENT DESCRIPTION	EXTENT OF LAND	CURRENT TITLE DEED	CURRENT OWNER
A portion of portion 10 of farm Brakfontein No. 133.	113ha	T29905/2013	Nama Khoi Municipality

Date submitted: 12 December 1998

Has been submitted to the Regional Land Claims Commissioner for the Northern Cape and that the Commission on Restitution of Land Rights will investigate the claims in terms of the provisions of the Act in due course. Any party who has an interest in the abovementioned land claim is hereby invited to submit, within 30 days from the date of publication of this notice, any comments / information to:

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

Tel: 053 807 5700

Fax 053 831 6501



Lebjane Maphutha
Regional Land Claims Commissioner

Date: 2017/06/27

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 990

15 SEPTEMBER 2017

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 22 OF 1994

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

Reference No. KRK6/2/2/B/44/0/0/12 (S1321)

Claimant: Hendrik Steenkamp

NO	FARM NAME AND PORTION	SIZE
1	Portion 6 of farm Stinkfontein no. 461	128.9580ha
2	Portion 8 of farm Stinkfontein no. 461	216.4442ha

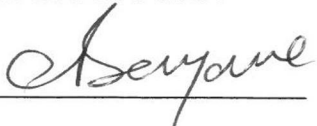
Date submitted: 28 December 1998

Current Land Use: Livestock farming

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

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

The Regional Land Claims Commissioner
Northern Cape
P.O Box 2458
Kimberley
8300
Tel: 053 807 5700
Fax 053 831 6501



Lebjane Maphutha
Regional Land Claims Commissioner
Date: 24/7/17

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 991

15 SEPTEMBER 2017

**NOTICE OF AMENDMENT IN TERMS OF SECTION 11A(4) OF
RESTITUTION OF LAND RIGHTS ACT, 22 OF 1994**

Notice is hereby given in terms of Section 11A (4) of the Restitution of Land Rights Act no. 22 of 1994, that the Regional Land Claims Commissioner hereby amends General Notice **published in Government Gazette No. 1054 OF 2006 on 11 August 2006**, by amending the reference numbers, claimants and property descriptions to:

Reference No. KRK6/2/2/B/8/0/0/1 (N544)
 KRK6/2/2/B/108/0/49 (R361)

Claimant: Edward Newman
 Samuel William Ruiter

Property Description: Erf 528 Bergsig and Remainder of Farm No.132.

NO.	PROPERTY DESCRIPTION	CURRENT OWNER	EXTENT OF LAND
1.	Erf 528 Bergsig	Nama Khoi Local Municipality	32,1632ha
2.	Portion of the Remainder of Farm No.132	Nama Khoi Local Municipality	16ha

Date submitted: 18 December 1998 and 20 December 1998.

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

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

The Regional Land Claims Commissioner

Northern Cape


P.O Box 2458

Kimberley

8300

Tel: 053 807 5700

Fax 053 831 6501



Lebjane Maphutha
Regional Land Claims Commissioner
Date: 20/08/23

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 992

15 SEPTEMBER 2017

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:

REF NO.	CLAIMANT	PROPERTY	PORTION	CURRENT LAND OWNER	BONDS / NO BONDS	DEED OF TRANSFER
Z 0083	Mr. Bangani August Mnguni	Klein Zonder Hout 519 JR	Portion 14	Pretorius Hester Maria	N/A	T65258/2003
Z 0156	Mr. Johannes Nyembezi Msiza	Witpoort 563 JR	Portion 5 (remaining extent)	Joubert Jacobus Petrus	Absa Bank Ltd: B35888/2009	T63115/1980
		Witpoort 563 JR	Portion 17	K2016470114 S A Pty Ltd	Standard Bank: B92708/1997 Land & Land boubank: B56178/19 97 & Land & Land boubank: B56177/19 97	T12643/2017
		Nooitgedacht 525 JR	Portion 95 (remaining extent)	Clakemel INV CC	None	T49101/1984
		Bossemanskraal 538 JR	Portion 1 (remaining extent)	H P G Tereblanche Boerdery Pty Ltd	Firststrand Bank Ltd: B39588/2009 & Absa Bank Ltd: B77179/1991	T11469/2009
Z 0192	Mr. Bangswani Simon Mkhwebane	Witpoort 551 JR	Portion 13	Dorsfontein Boerdery PTY LTD	None	T86133/2015
Interested Parties: Land Claimant, the current landowners and the City of Tshwane Metropolitan Municipality.						

have been submitted to the office of the Regional Land Claim Commission. The Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of Rule 5 of the Rules Regarding Procedure of Commission Established in terms of section 16 of Restitution of Land Rights Act as amended. Any interested party on the claim is hereby invited to submit representations in terms of section 11A of the Restitution of Land Rights Act No. 22 of 1994 as amended within 90 (Ninety) working days from the publication date of this notice, any comments/information may be send to:

MR. L.H. MAPHUTHA
The Regional Land Claims Commissioner
Gauteng Province
Private Bag X 03
ARCADIA
0007
TEL: (012) 310-6500/6620
FAX: (012) 323-2961

Mr. Solomon Maruma
Deputy Director (IMU)
Date: 01/09/2017

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 993

15 SEPTEMBER 2017

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

Notice is hereby given in terms of section 11A(4) of the Restitution of Land Rights Act, 1994 as amended that notice number 418 of 2015 contained in government gazette number 38782 of 15 May 2015 has been amended by removing portions 11 (RE), 258, & 271 of the farm Mooiplaats 367 JR and by including the following properties:

REF NO.	CLAIMANT	PROPERTY	DISTRICT	CURRENT LAND OWNER	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
P 0043	Ms Nomhlekhobo Martha Mncwanga	Portion 589 (a portion of portion 10) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Green ENT 44 Pty Ltd		T105210/2014	Current Land Claimants, Current landowners and the City of Tshwane Metropolitan Municipality
		Portion 590 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	J & O Beleggings Trust		T105206/2014	
		Portion 591 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	J & O Beleggings Trust		T105207/2014	
		Portion 592 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Green ENT 44 Pty Ltd		T34539/2015	

	Portion 595 (a portion of portion 275) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Curosmart Pty Ltd		T43533/2015
	Portion 597 (a portion of portion 275) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Curosmart Pty Ltd		T43533/2015
	Portion 598 (a portion of portion 275) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Curosmart Pty Ltd		T43533/2015
	Portion 599 (a portion of portion 275) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Curosmart Pty Ltd		T43533/2015
	Portion 600 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Mcdermid Clinton Claude & Galloway Dale Brenda	Nedbank Ltd B19823/2010	T30954/2010
	Portion 601 (a portion of portion 275) of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Curosmart Pty Ltd		T43533/2015

Portion 658 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	B I Waste Pty Ltd	T18274/2015	
Portion 659 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	George Meyer	T44107/1988	
Portion 660 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Stephanus Petrus Meyer & Irene Roubaix Louw	T22286/2014	
Portion 661 of farm Mooiplaats 367 JR	City of Tshwane Metropolitan Municipality	Stephanus Petrus Meyer & Irene Roubaix Louw	T80161/2015	

have been submitted to the Regional Land Claim Commission 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 90 (ninety) days from the publication of this notice, any comments/ information to:

Chief Directorate: Land Restitution Support Gauteng Province

Private Bag X03

ARCADIA

0007.

Tel: (012) 310-6500

Fax: (012) 324-5812


L H MAPHUTHA

REGIONAL LAND CLAIMS COMMISSIONER

COMMISSION ON RESTITUTION OF LAND RIGHTS, SA

DATE: 20/08/17

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 994

15 SEPTEMBER 2017

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

Notice is hereby given in terms of section 11A (4) of the Restitution of Land Rights Act, Act No. 22 of 1994, as amended, that General Notice No. 855 of 2008 contained in Government Gazette No. 31220 dated 11 July 2008 ("the original notice") will be amended by;

Removing the R/E of Portion 2 of the farm, Portion 4, 5, 7, 8, 9, 10 and 11 of the farm Mosesriviersmond 27 JS. The above mentioned portions are removed from the previous gazette due to the fact that the claimants were not dispossessed of land rights from these portions/properties.

The investigations that were done by the office of the RLCC: Limpopo have pointed the fact that Mr Charles Seloane was dispossessed of land rights from Portion 3 of the farm Mosesriviersmond 27 JS, situated within the Ephraim Mogale Local Municipality, Sekhukhune District of Limpopo Province.

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HECTARES)	ENDORSEMENTS	HOLDER
MOSESRIEVIERSMOND 27 JS					
Portion 3 of the farm Mosesriviersmond 27 JS	Piet Engelbrecht Trust	T27746/1985	57.7695H	B54752/2014 I-8140/2006C K4497/2003S	FIRSTRAND BANK LTD - -

Take **Further Notice** that the office of the Regional Land claims Commissioner: Limpopo, Department of Rural Development and Land Reform has investigated this respective land claims. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within **14 Days** of the publication of this notice, any comments or detailed objections on this Land Claims to the Regional Land Claims Commissioner: Limpopo, using the under-mentioned contacts details and under reference number: **KRP 687**.

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

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



HARRY MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 2017/08/23

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 995

15 SEPTEMBER 2017

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** on the properties mentioned hereunder situated in **Govan Mbeki Local Municipality under Gert Sibande District in Mpumalanga Province** as follows:

NAME OF CLAIMANT	IDENTITY NUMBER	KRP
<ul style="list-style-type: none"> Mr Elliot Skosana (on behalf of Skosana Family) 	<ul style="list-style-type: none"> 690416 5440 089 	<ul style="list-style-type: none"> 2450
<ul style="list-style-type: none"> Mr Samuel June Mthimunya (on behalf of Mthimunya, Maphangela and Mashiloane Families) 	<ul style="list-style-type: none"> 770123 5476 088 	<ul style="list-style-type: none"> 303

CURRENT PARTICULARS OF THE PROPERTY
VAALBANK 96 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the Farm Lanseria 96 IS	Razorbill Prop 301 Pty Ltd {200202164307}	T110692/2005	380.1960 ha	B123915/2005	Standard Bank of South Africa Ltd	<ul style="list-style-type: none"> K147/1983S K2460/1980RM in favour of Baniettor Mining Ltd K2684/1979PC

Portion 1	Highland Night Inv 56 Pty Ltd {200200842907}	T127368/2002	504.0162ha	<ul style="list-style-type: none"> • B4624/2010 • B88817/2002 	<ul style="list-style-type: none"> • Standard Bank of South Africa • Standard Bank of South Africa 	<ul style="list-style-type: none"> • K687/1955S • K1489/1987PC • K1533/1983RM in favour of Opperman Sybrand Johannes Van Der Spuy • K2142/1982S • K241/1981RM in favour of Baniettor Mining Ltd • K2412/1980RM in favour of Opperman Lucas Johannes Van Der Merwe • K2875/1980RM in favour of Baniettor Mining Ltd • K3242/1986PC • K3285/1980RM in favour of Baniettor Mining Ltd • K3518/1987PC • K361/1980PC • K5985/1994S • K684/1981RM in favour of Opperman Elizabeth Johanna
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						Christina	<ul style="list-style-type: none">• K685/1981RM in favour of Baniettor Mining Ltd• VA1281/1990 – K61/32S• VA2913/90 – K1533/83RM in favour of Opperman Sybrand Johannes Van Der Spuy
Portion 2	Highland Night Inv 56 Pty Ltd {200200842907}	T127369/2002	504.0177 ha	<ul style="list-style-type: none">• B4624/2010• B88817/2002	<ul style="list-style-type: none">• Standard Bank of South Africa Ltd• Standard Bank of South Africa Ltd	<ul style="list-style-type: none">• K2059/2003RM in favour of B H P Billiton Energy Coal South Africa Ltd• K6219/1993S in favour of Opperman Elisia• K7345/1993RM in favour of Opperman Boedel Nommer Een CC	
Portion 3	Razorbill Prop 301 Pty Ltd {200202164307}	T110692/2005	372.5914 ha	B123915/2005	Standard Bank of South Africa Ltd	<ul style="list-style-type: none">• K1910/1982S• K347/1981RM in favour of Baniettor Mining 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 X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



CHECKED BY: MISS. CAROLINE FIPAZA
LEGAL OFFICER

DATE: 28/09/2017



MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE

DATE: 28/7/17

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 996

15 SEPTEMBER 2017

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. Mbushu Joseph Mthombeni (Identity No. 560112 5254 086)** on behalf of **Mthombeni Family** on the property mentioned hereunder situated in **Govan Mbeki Local Municipality in Gert Sibande District in the Mpumalanga Province as per reference KRP:**

9180

CURRENT PARTICULARS OF THE PROPERTY
RHINO LODGE 582 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining Extent of the Farm 582 IS	Hendriko Landgoed Pty Ltd (196100040507)	T14279/2004	4719,7942ha	<ul style="list-style-type: none"> B12753/2004 B1461/2010 	<ul style="list-style-type: none"> Standard Bank Van Suid-Afrika Ltd Standard Bank Van suid-Afrika 	<ul style="list-style-type: none"> I-4943/2000LG K1092/1995S K1119/1989S K117/1972PC K121/1969RM K122/1969RM K123/1969RM K1281/200IS K142/1970PC K1421/1988S K1462/1977S K1768/1977S K1786/1982RM K1820/1978S K1828/1988RM in

favor of Elthea Landgoed Pty Ltd • K1830/1977S • K1853/1986S • K1866/1977S • K190/1970RM • K1928/1974RM • K1929/1974RM • K1947/1980S • K2154/1986RM • K2397/1990RM • K2398/1990RM • K2414/1990S • K244/1979S • K2449/1977S • K2450/1977S • K2484/1978S • K2499/2006S • K2516/1977S • K2527/1977S • K251/2009S • K2633/1990RM • K2633/1990RM						
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• K2649/1990RM						
• K2653/1990RM						
• K269/1989S						
• K2699/1990RM						
• K2708/1990RM						
• K2715/1990RM						
• K2718/1990RM						
• K2753/1990						
• 2757/1990RM						
• K2823/1976RM						
• K2837/1990RM						
• K2865/1975RM						
• K2866/1975RM in favor of Miny Johannes Lodewicus						
• K2867/1975RM in favor of Viljoen Izak Meyer Rudolph						
• K2868/1975RM in favor of Gert Johannes Van Der Merwe						
• K2869/1975RM						
• K2904/1990RM						
• K2909/1976RM in favor of Johannes						

<p>Christiaan Christiaan</p> <ul style="list-style-type: none"> • K2985/1990RM • K2994/1990RM • K3029/1990RM • K3074/1990RM • K3079/1984S • K3158/1988S • K3186/1980S • K3334/1984S • K3360/1984S • K3374/1986PC in favor of Inspan Beleggings Pty LTD • K3402/1976RM • K3503/1986RM Jacobus Johannes Jurgen Kotze • K3643/1988RM • K3643/1990RM • K3746/1987S • K3908/1984S • K4092/1984S • K4213/1987S • K4654/2002S 						
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• K500/1986RM					
• K501/1986RM					
• K538/2008S					
• K5517/1990RM					
• K5551/1990RM in favor of Inspan Beleggings Pty Ltd					
• K5579/1990RM					
• K5583/1990RM					
• K578/2010S					
• K606/1975PC					
• K61/1955PC					
• K641/2013S					
• K665/1970RM					
• K693/1987 in favor of Nicolaas Scheeper Wessels					
• K738/1944S in favor of Anna Elizabeth Johanna Van Der Spuy					
• K741/1973RM					
• K859/1976RM in favor of Petronella Margaretha Meyer					
• K893/1986RM					
• K971/1991S					

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 Shop No. E 8

Saveways Crescent Centre

Cnr OR Tambo and Mandela Street


Witbank

1035

TEL NO: 013 655 1000

FAX NO: 013 690 2438


CHECKED BY: MISS. CAROLINE FIPAZA
LEGAL OFFICER
DATE: 21/7/17


MR. L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
MPUMALANGA PROVINCE
DATE: 21/7/17

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

CIVILIAN SECRETARIAT FOR THE POLICE SERVICE**NOTICE 714 OF 2017****NOTICE OF INTENTION TO INTRODUCE THE CRITICAL INFRASTRUCTURE PROTECTION BILL, 2017 IN THE NATIONAL ASSEMBLY AND PUBLICATION OF THE EXPLANATORY SUMMARY OF THE BILL**

Mr F A Mbalula: The Minister of Police intends to formally introduce the Critical Infrastructure Protection Bill, 2017 in the National Assembly shortly. The annexed summary of the Bill is hereby published in accordance with Rule 241(1)(c) of the Rules of the National Assembly.

The Bill seeks to:

- (a) Repeal the National Key Points, 1980 (Act No. 102 of 1980) and related laws.
The Bill provides for guidelines and factors to be taken into account to ensure transparent the identification and declaration of critical infrastructure.
- (b) Establish a Critical Infrastructure Council, sets out the procedure for the appointment of members of the Council as well as functions of the National Commissioner of the South African Police in relation to the administration of the Act.

A copy of the Bill can be found on the website of the Civilian Secretariat for Police Service at <http://www.policesecretariat.gov.za> and may, after introduction in Parliament, also be obtained from:

Government Printers: Cape Town and Pretoria

EXPLANATORY SUMMARY

CRITICAL INFRASTRUCTURE PROTECTION BILL, 2017

The Critical Infrastructure Protection Bill, 2017 seeks to repeal the National Key Points, 1980 (Act No. 102 of 1980) and related laws of the former TBVC States and to provide afresh for the protection of Critical Infrastructure in the Republic. The Bill further provides for the establishment of a Critical Infrastructure Council, sets out the procedure for the appointment of members of the Council. The Bill further provides for the functions of the Critical Infrastructure Council.

It further provides for the application and administration of the Act under the control of the National Commissioner of the South African Police Service in relation to the Act. The Bill provides for guidelines and factors to be taken into account to ensure transparent identification and declaration of critical infrastructure. The Bill makes provision that costs of installing security measures of a critical infrastructure should be borne by the owner of the critical infrastructure. The Bill further provides for terms and conditions regarding access to the Critical Infrastructures.

The Bill also creates offences and penalties and they are categorized in order of severity and discretion of the courts is provided for. According to the provisions of the Bill, it is an offence should a person take or records, or causes to take or record, video or film of a critical infrastructure with the intent to use or distribute such image, video or film for an unlawful purpose. The Bill finally provides for transitional arrangements. Within a period of 60 months after coming into operation of the Act, the National Commissioner of the South African Police Service must compile a report regarding the suitability of each Key Point to be declared Critical Infrastructure.

DEPARTMENT OF ENERGY**NOTICE 715 OF 2017****NATIONAL NUCLEAR REGULATOR ACT, 47 OF 1999****NOTICE IN TERMS OF SECTION 8(4)(a)(i) OF THE NATIONAL NUCLEAR REGULATOR ACT, TO
INVITE NOMINATIONS TO THE BOARD OF THE NATIONAL NUCLEAR REGULATOR**

In terms of section 8(4)(a)(i) of the National Nuclear Regulator Act, 47 of 1999 ("The Act"), I Mmamoloko Kubayi, MP hereby invite interested representatives of organised labour to submit nominations of suitably qualified persons, to be considered for appointment to the Board of the National Nuclear Regulator. The successful candidate is expected to commence their term of office on 1 October 2017.

The nominated candidates may be suitably qualified persons with any of the following skill sets and/or experience: radiation protection, nuclear medicine, mechanical engineering, electrical engineering, mining, metallurgical engineering, HR / labour relations, environmental management, emergency preparedness and response, information technology, governance and risk management.

Candidates nominated must be strictly South African citizens or holders of permits as permanent citizens in the Republic of South Africa, who are not disqualified in terms of section 8(8) of the Act.

Nominations accompanied by a comprehensive CV, certified copies of all qualifications and a certified copy of their South African Identity Document must be forwarded to: The Director-General, Department of Energy, Private Bag X96, Pretoria 0001, or hand delivered to 192 Visagie Street, Matimba building, Pretoria, for the attention of the Department's Chief Operating Officer, Mr L. Ganta, telephone (012) 406 7468.



MS. M.T. KUBAYI

MINISTER OF ENERGY

DATE: 15/08/2017

**DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
NOTICE 716 OF 2017**

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 –

**FREE STATE PROVINCIAL GOVERNMENT: DEPARTMENT OF CO-
OPERATIVE GOVERNANCE AND TRADITIONAL AFFAIRS**

As set out in the Schedule



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



REPUBLIC OF SOUTH AFRICA

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 (e.g. website)(SECTION 15(1)(a))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):	
Not applicable	
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
Not applicable	
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)	
Annual Reports Budget speech of the MEC Annual Performance Plan Press releases Policies Budgets Strategic plans	Available on Website (www.cogta.fs.gov.za) *Copies available on request from DIO
*Copies to be provided against payment of R0.60 per page Deputy Information Officer: Adv ME Mantso, Rm 406 LT Trust Bldg, Elizabeth Street, BLOEMFONTEIN, 9301, PO Box 211, BLOEMFONTEIN, 9300 Tel: (051) 407 6839, Fax: (051) 407 6740, E-mail: mojalefam@fscogta.gov.za	
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)	
Application forms for employment and services	Office visit: Human Resources, 9 th Floor, OR Tambo House) and www.freestateonline.fs.gov.za
Newsletters and publications, where available	Available on Website (www.cogta.fs.gov.za)

DEPARTMENT OF LABOUR**NOTICE 717 OF 2017****LABOUR RELATIONS ACT, 1995****NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of the **Retail and Allied Workers Union (RAWU) (LR2/6/2/816)** for the following reasons:

- The union failed to comply with the provisions of section 98, 99 and 100 of the Act
- The union ceased to function in terms of its constitution

The Union and all interested parties are hereby invited to make written representations as to why the registration of the union should not be cancelled. **Only representations pertaining to this Notice will be considered. All correspondence should refer to case number 2017/198.**

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156/4595], within 60 days of the date of this notice.


REGISTRAR OF LABOUR RELATIONS

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 718 OF 2017

GENERAL NOTICE IN TERMS OF SECTION 11 (A) (2) OF THE RESTITUTION OF LAND RIGHTS ACT, NO 22 OF 1994

WHEREAS a land claim was lodged by Bekubani Jerome Mkhwananzi on behalf of the Mdumaneni Community, which claim was published in terms of Section 11 (1) of the Restitution of Land Rights Act, No 22 of 1994 (as amended), herein referred to as the Act.

And

WHEREAS during further investigation of the land claim in so far as it related to the properties referred to below, the Regional Land Claims Commissioner, has reason to believe that the criteria set out in paragraph (a) (b) and (c) of Section 11 (1) have been met.

NOW THEREFORE NOTICE is hereby given in terms of section 11(A) (2) of the Act that at the expiry of **thirty (30) days** from the date of the publication of this notice in the Government Gazette, the notice of the claim previously published under the terms of section 11 (1) of the Act under Notice No. 838 of 2007 published in Government Gazette No. 30050 dated 13 July 2007, will be amended to **INCLUDE** the properties listed below, unless cause to the contrary is shown to the satisfaction of the Regional Land Claims Commissioner.

The details of Notice No. 838 of 2007 published in Gazette No. 30050 dated 113 July 2007, include the following:

Reference No.	:	KRN6/2/E/36/0/0/15
Claimant	:	Bekubani Jerome Mkhwananzi on behalf of the Mdumaneni Community
Property Description	:	see attached schedule
Extent	:	see attached schedule
Owner	:	see attached schedule

Any party who may have an interest in the above mentioned land claim is hereby invited to make representations, within 30 days from the publication of this notice, as to show cause why the claim should not be amended in terms of Section 11 (A) (4) of the Act to **INCLUDE** the properties listed below.

The representations must be forwarded to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355-8400
Fax: (033) 342-3409

Submissions may also be delivered to African Life Building, Second Floor, 200 Church Street, Pietermaritzburg 3201.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU-NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Portion 6 of the farm Koubad No. 191	685, 2256 ha	T4482/1995	Koubad Farm cc	None
2	The farm Rocky Ridge No. 441 (A consolidation of the Remainder of the farm Koubad No. 191 and the Remainder of the farm Weiwegegen No. 199)	306, 0785 ha	T10741/2013	Natal Spa Investments (Pty) Ltd	None

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 719 OF 2017**

GENERAL NOTICE IN TERMS SECTION 11 (1) 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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 793 Ladysmith Township
Extent of property	:	0, 4047 ha
Magisterial District	:	Klip River
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T17231/1974
Claimant	:	Farouk Abdool Kader on behalf of the Kader Family
Date claim lodged	:	20 December 1998
Reference number	:	KRN6/2/3/E/17/1/1/22

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400

Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 720 OF 2017

GENERAL NOTICE IN TERMS SECTION 11 (1) 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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Rem of Sub A of Sub 9 of Sub b of Sub X of the farm Bellair No. 823
Extent of property	:	0, 1479 ha
Magisterial District	:	Ethekwini
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T7353/1958
Claimant	:	Bishunram Ramchurn Singh
Date claim lodged	:	31 December 1998
Reference number	:	KRN6/2/3/E/8/817/2710/373

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 721 OF 2017****GENERAL NOTICE IN TERMS SECTION 11 (1) 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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	Lot 578, Ladysmith Township
Extent of property	:	0, 4047 ha
Magisterial District	:	Klip River
Administrative District	:	KwaZulu-Natal
Previous Title Deed No.	:	T8859/1972
Claimant	:	Ahmed Dawood Asmal on behalf of the Asmal Family
Date claim lodged	:	16 December 1998
Reference number	:	KRN/6/2/3/E/17/1/1/28

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 722 OF 2017

GENERAL NOTICE IN TERMS SECTION 11 (1) 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) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property	:	see attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Vryheid
Administrative District	:	KwaZulu-Natal
Current Title Deed No.	:	see attached schedule
Current Owner	:	see attached schedule
Bonds & Restrictive Conditions (Interdicts)	:	see attached schedule
Claimant	:	Joseph Mbuyiseni Zulu on behalf of the Zulu Family
Date claim lodged	:	29 December 1998
Reference number	:	KRN6/2/2/E/50/0/249

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
Pietermaritzburg 3200

Tel: (033) 355 - 8400
Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermaritzburg.

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Remainder of Portion 1 of the farm Veelsgeluk No. 171	417, 2376 ha	T37421/1997	Veelsgeluk 171 Verhurings cc	K1318/1971s K1347/1997RM K672/1998s
2	Portion 14 of the farm Vrede No. 154	457, 4226 ha	T32132/1993	Vryheid Natal Railway Coal & Iron Co Ltd	K34/1994RM K434/1996s K908/1993s K911/1993s VA1107/1993

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 156 OF 2017**CALL FOR NOMINATION TO SERVE ON THE ACCOUNTING STANDARDS BOARD (ASB)****Issued: 15 September 2017**

The objective of the Accounting Standards Board is to set Standards of Generally Recognised Accounting Practice, as required by section 216 (1) (a) of the Constitution of South Africa for the annual financial statements of all entities in the three spheres of government.

In accordance with section 87 and 88 of the Public Finance Management Act, the Minister of Finance, after consultation with the Auditor-General, appoints no more than 10 members of the Board.

The ASB activities are the following:

- Setting the Standards.
- Promoting the implementation of the Standards.
- Monitoring the application of the Standards.
- Influencing the international standard setting processes.

A minimum of four board meetings are held a year. Board members are also required to serve on one of the subcommittees of the board. The subcommittees are a technical committee responsible for governance of standard setting process and an operations committee responsible for governance over finance, administration and operations. Both subcommittees meet at least four times a year. Meeting time varies between four and eight hours. The nature of the work of the Board requires preparation time of a similar length and possibly longer for technical documents.

The Minister must appoint competent persons to effectively guide the activities of the ASB, based on their interest in technical accounting, experience and understanding of financial management and financial reporting in the public sector, and governance skills. A board member is appointed for a three year period, and may be reappointed for a second term.

Eligible persons who wish to be considered for appointment are invited to submit applications to:

The Chairperson

Accounting Standards Board

PO Box 7001

Halfway House

1685

Or by e-mail to info@asb.co.za

Applications must include a curriculum vitae detailing the applicant's knowledge, experience and suitability as a board member, together with copies of the applicant's qualifications. The Regulations of the Board are available on the ASB's website, [http://www.asb.co.za/asb_dev/Portals/0/Documents/about us/Regulations ASB 11 July 2003.pdf](http://www.asb.co.za/asb_dev/Portals/0/Documents/about_us/Regulations_ASB_11_July_2003.pdf), and set out the minimum skills required. Written confirmation from the employer to confirm their willingness to provide the eligible person with the time required for preparation and attendance is required.

The closing date is 15 October 2017.

Enquiries should be directed to the Chief Executive Officer, Erna Swart, 011 697 0660 or via e-mail to info@asb.co.za.

BOARD NOTICE 157 OF 2017

THE ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA



CONTINUING PROFESSIONAL DEVELOPMENT

CPD CYCLE: 2017 – 2019

**GUIDELINES FOR THE PROFESSIONS OF AYURVEDA,
CHINESE MEDICINE AND ACUPUNCTURE,
CHIROPRACTIC, HOMEOPATHY, NATUROPATHY,
OSTEOPATHY, PHYTOTHERAPY, THERAPEUTIC
AROMATHERAPY, THERAPEUTIC MASSAGE THERAPY,
THERAPEUTIC REFLEXOLOGY AND UNANI-TIBB**

DEFINITIONS

The following terms are applicable to Continuing Professional Development in general and the document that follows:

“Act” means the Allied Health Professions Act, Act 63 of 1982, as amended, and any word or expression to which a meaning has been assigned in the Act shall bear such meaning, unless inconsistent with the context;

“AHPCSA” means the Allied Health Professions Council of South Africa as constituted by the Allied Health Professions Act, Act 63 of 1982, as amended;

“approval” means AHPCSA **recognition and accreditation** of continuing education and training courses or activities offered by CPD service providers that have met the criteria laid down by the AHPCSA for offering such continuing education and training courses or activities and the word **“approved”** has a corresponding meaning;

“attendance register” is the record of attendees of any form of CPD activity in Levels 1, 2 and 3, reflecting the names and AHPCSA registration number of those present and their signatures on completion of the activity;

“bioethics and jurisprudence” which includes ethics, human rights, patient's rights and medical law is an understanding of the bioethical principles that determine how practitioners interact with patients and society;

“CPD Committee” means the Professional Board for Ayurveda, Chinese Medicine and Acupuncture and Unani-Tibb (PBACMU); the Professional Board for Therapeutic Aromatherapy, Therapeutic Reflexology and Therapeutic Massage Therapy (PBARM); the Professional Board for Chiropractic and Osteopathy (PBCO); and the Professional Board for Homeopathy, Naturopathy and Phytotherapy (PBHNP) which are responsible for approving CPD courses or activities for their respective professions;

“compliance check” is the monitoring of individual practitioners which shall take place at least once a cycle by means of a computer-software randomly selected sample of practitioners from the Registers: Acupuncture, Ayurveda, Chinese Medicine, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phytotherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb;

“continuing education units” (CEUs) are the values attached to a learning activity for CPD;

“continuing professional development” means the continuing education and training referred to in section 4(1)(g) of the Act and prescribed in terms of Board Notice 188 of 2012 and these Guidelines, and any such subsequent Board Notice published in the Government Gazette and the acronym **“CPD”** has a corresponding meaning. This includes **conditions** relating to continuing education and training; **the nature and extent** of continuing education and training and the criteria for recognition;

“deferment” means formal permission sought by the practitioner and granted by any CPD Committee to suspend/postpone CPD requirements for a period of time and to consider conditions for re-entry into practice;

“individual CPD activity record” means the AHPCSA Individual CPD Activity Record that shall be held by the individual practitioner as a record of every learning activity attended or completed. It shall be accompanied by Attendance Certificates for each event or series of events and the record shall be regularly updated and current;

“jurisprudence” means the study and knowledge of the Act, all Regulations, Rules and Guidelines thereto and the application of the principles of law to health and medicine¹;

“learning activity/ies” means activities approved by the AHPCSA for CPD, comprising three levels, namely those encompassing **non-measurable** outcomes [Level 1], those with **measurable outcomes** [Level 2] and those associated with **formally structured learning programmes** [Level 3], all of which are eligible for approval for CPD and from which CEUs are obtained;

“non-compliance” means the failure of an individual to obtain the required CEUs **per cycle**;

“practitioner” means any person registered under the AHPCSA in the professions of Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phytotherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb, and any reference to practitioner also includes any person registered as a **therapist**;

“recognition of other CPD programme activities” refers to the process of approval by the AHPCSA of other statutory health profession councils programmes for CPD;

“restoration after deregistration” means restoration to the register and takes place according to conditions that vary, depending upon the duration of the deregistration;

“service provider” means any person, institution, body, facility or organisation that meets the specified criteria and has been approved as a service provider in accordance with the provisions of section 16A of the Act by the AHPCSA to provide and to present approved learning activities for CPD;

“therapist” means any person registered under the AHPCSA in the professions of Therapeutic Aromatherapy, Therapeutic Massage Therapy and Therapeutic Reflexology, and for the purposes of these Guidelines is included in the term **practitioner**;

“validity of CEUs” means the duration of validity of CEUs.

1

¹ <http://medical-dictionary.thefreedictionary.com/jurisprudence>

1. INTRODUCTION

- 1.1 Graduation as a healthcare professional and registration as a practitioner does not guarantee that an individual's professional proficiency will be maintained for the rest of his/her professional life. There are two primary reasons for this:
 - a. Firstly, the acquisition of new knowledge and skills for any health related field is expanding constantly and this new knowledge is not always easily accessible by practitioners; and
 - b. Secondly, certain education and training acquired by students in healthcare professions may subsequently become out-dated after graduation.
- 1.2 The purpose of the CPD programme is to ensure that any practitioner who is registered with the AHPCSA maintains current, but also acquires new and updated levels of knowledge, skills and ethical performance that will be of measurable benefit in professional practice and enhance and promote professional integrity. The beneficiary will ultimately be the patient. All such practitioners are required to complete a programme of approved continuing professional development activities in each calendar year.
- 1.3 The activities are clustered together comprising a hierarchy of learning approaches and strategies. Practitioners shall select activities from the hierarchy to meet their particular needs or the specific demands of their practice environments. It is anticipated that the system will also address the specific South African healthcare environment by providing a range of activities that will allow the practitioners to meet the challenges faced in the current healthcare system.
- 1.4 The hierarchy of activities detailed includes traditional learning experiences such as, but not limited to, attendance at conference presentations, workshops, structured courses and quality assurance audits of practices or groups of professionals in their work environments.

2. ADMINISTRATION

- 2.1 The CPD system will be **administered by the Registrar on behalf of the AHPCSA and will be monitored** by the CPD Committees.
- 2.2 **Any individual practitioner that** attends CPD activities in order to comply with the statutory requirements as determined by the AHPCSA shall ensure that he/she is in possession of a certificate of attendance and shall keep such certificates of attendance for a minimum of two years on record after the completion of the relevant cycle to comply with any random or other compliance verification.

2.3 **The CPD Committees** shall ensure that the requisite standards are met and maintained by the CPD service providers and shall be responsible for conducting quality checks on the activities of the CPD service providers offering CPD activities to their respective practitioners from time to time.

2.4 The Act provides for the approval of education and training as follows:

Section 16A: Control over training

- (1) *Notwithstanding anything to the contrary in any law contained, no person or educational institution shall offer or provide any education or training in any allied health profession to which the provisions of this Act apply, unless such education or training has been considered by the relevant professional board and approved by the council after considering a recommendation by the relevant board.*
- (2) *Any person or institution wishing to offer or to provide the education or training referred to in subsection (1) shall, before offering or providing such education or training, apply to the council in writing for its approval of such education or training and shall furnish such particulars regarding such education or training as the council may require.*
- (3) *The council may, after consultation with the relevant professional board, grant or refuse any application made in terms of subsection (2) and may, if it has granted such application, prescribe such conditions and requirements as it may deem fit subject to which the education and training in question may be provided.*
- (4) *The council may appoint a person to attend examinations in respect of any allied health profession regulated by or under this Act which are being conducted by a person or institution whose application has been approved by the council in terms of subsection (3).*
- (5) *Any person who contravenes or fails to comply with any provision of this section, or any condition or requirement prescribed there under, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months or to both a fine and such imprisonment.*

3. **INDIVIDUAL CPD ACTIVITY RECORD**

3.1 Every practitioner shall be required to maintain an official AHPCSA Individual CPD Activity Record [**See Annexure A**] from the commencement of the CPD programme which shall include the following particulars:

- a. The full names of the practitioner and the AHPCSA registration number;
- b. The name of the CPD Service Provider;
- c. The Service Provider's CPD Activity number;
- d. The topic of the activity;

- e. The level of the activity;
- f. The number of CEUs for that activity; and
- g. The attendance/completion date.

- 3.2 This record must be regularly updated and kept current with every learning activity attended or completed so that it accurately reflects the CPD activities of the practitioner.

4. COMPLIANCE VERIFICATION

- 4.1 **Individual practitioners** shall ensure that they are in possession of the standard certificate of attendance for every activity that they have attended. They shall keep these for at least a further two years after completion of the cycle so that their certificates shall be available if required for random compliance verification.
- 4.2 The CPD Committee may conduct compliance verification of individual practitioners at least once a cycle using computer-software to determine a randomly selected sample of practitioners for each profession registered under the AHPCSA.
- 4.3 When an individual practitioner is **selected for compliance verification**, he/she is obliged to forward the Individual Activity Record for each profession in which he / she is registered, as per **Annexure A**, that may have been obtained during the CPD cycle under review **to the Registrar within 21 days** on receipt of notification. For Level 3 qualifications a certified copy of the qualification is required. **The required documents** may be submitted in one of the following ways:
- a. Paper copies: Send by registered post to The Registrar, AHPCSA, PostNet Suite 464, Private Bag X025, Lynnwood Ridge, Pretoria, 0040;
 - b. By hand delivery to the Registrar, AHPCSA, Castelli Suite, Il Villaggio, 5 De Havilland Crescent South, Perseus Technopark, Pretoria, or
 - c. Electronic copies: By email to cpd@ahpcsa.co.za;
- 4.4 **Non-compliance** with any CPD requirement is an act or omission in respect of which council or professional board may take disciplinary action in terms of Section 29 of the Act.

5. CONTINUING EDUCATION UNITS (CEUs)

- 5.1 **The system operates on a basis of trust.** CEUs are linked to a hierarchy of learning activities based on whether the outcome is measurable or not, or is a structured learning programme.
- 5.2 CPD will run over a two (2) year cycle with all practitioners required to accumulate forty (40) **CEUs per cycle**.
- 5.3 A practitioner, who registers for the first time at or after the commencement of any CPD cycle (1 July of any particular year), will commence with his / her CPD programme immediately. CEU points will be calculated on a pro-rata basis for persons registering after the cycle has commenced for the remainder of the cycle.
- 5.4 A practitioner who accumulates more than the required total CEUs in a cycle will be permitted to carry over a maximum of ten (10) CEUs to the next cycle.
- 5.5 A practitioner shall be required to obtain a minimum of **four (4)** CEUs in AHPCSA-specific Bioethics and Jurisprudence per CPD cycle, while the balance of CEUs may be acquired at a single level or across all levels. **An AHPCSA-approved bioethics and jurisprudence course is available at www.aromasa.org.za. A minimum of 70% pass rate is required for this course to qualify for four (4) CEUs.**
- 5.6 Cross Recognition of CEUs. If a CPD activity has been approved for a specific profession by a specific CPD Committee or approved by another South African statutory health council, all AHPCSA practitioners may attend that activity for CPD purposes **if it is relevant to their specific** Scope of Practice. Practitioners will, therefore, not need to apply for the activity to be reaccredited by their own CPD Committee or by the Registrar in order to claim the CEUs accrued for attending that activity. Only in the event that a practitioner is uncertain as to whether such activity falls into the relevant scope of practice is he/she required to present information regarding that activity prior to it taking place for confirmation that it falls within the scope of practice of that practitioner which confirmation will be given by the Registrar. In addition to the relevant CPD certificate issued by the Service Provider, the practitioner is required to present the following information: **Name of the South African statutory health council approving the CPD activity; the South African statutory health council CPD registration reference; and nature and duration of the CPD activity. CEU allocation will be as per the AHPCSA Guidelines.**

Note: Any course specific to any allied health profession approved by any other South African statutory health council, or any other body delegated by another South African statutory health council, will NOT be recognised given that these bodies do not enjoy legal jurisdiction over

allied health professions. You are required to take care to ascertain that courses specific to allied health professions have been approved by the AHPCSA.

- 5.7 Registered practitioners and therapists who are registered in more than one allied health profession will be required to obtain thirty **(30) CEU's** per profession, with the minimum of **four (4) CEUs** for AHPCSA-specific Bioethics and Jurisprudence per CPD cycle.
- 5.8 Splitting of CEUs will not be allowed for practitioners registered for more than one profession who attend a CPD activity which is relevant to more than one of the registered professions. When attending a CPD activity which is relevant to more than one of the registered profession, a practitioner must make a choice as for which profession he/she wishes the CEUs to accrue.

6. HIERARCHY OF LEARNING ACTIVITIES

Learning activity/ies, **as per Annexure B** for all allied health professions, means activities approved by the AHPCSA for CPD purposes, comprising three levels:

6.1 Level 1 - those encompassing non-measurable outcomes.

These are activities that **do not have a clearly measurable outcome or no formal evaluation** process after the activity. These activities include, but are not limited to:

Small groups

- (i) Formally organised meetings by the professional societies, including workshops with no measurable outcome;
- (ii) Structured small group discussions, with a minimum of three (3) practitioners*;
- (iii) Case study discussions, with a minimum of three (3) practitioners*;
- (iv) Formally organised special purpose lectures and that are not part of a business meeting; and
- (v) Interest groups meeting less than six times per year.

*Such discussions may be conducted using the electronic Skype modus, but shall be limited to a maximum of six (6) practitioners.

Large groups

- (i) Conferences;
- (ii) Congresses;
- (iii) Symposia;
- (iv) Web-based seminars; and

- (v) International conferences.

Other

- (i) Membership of an association / society;
- (ii) Serving on professional bodies; and
- (iii) Community Service.

6.1.1 For informal meetings, each service provider will be required to keep a record of attendance with the following information:

- (i) The names of fellow attendees;
- (ii) A short summary of the subject matter of the activity;
- (iii) The number of CEUs for that activity; and
- (iv) The attendance date.

6.1.2 For formal events, the facilitator will be required to issue an attendance certificate to each attendee with the following information:

- (i) The name of the organisation;
- (ii) The topic of the activity;
- (iii) The number of CEUs for that activity;
- (iv) The attendance date;
- (v) The full name and AHPCSA registration number of the attendee; and
- (vi) Signature of the organisation's representative.

6.1.3 Should practitioners wish to **attend a professional or academic meeting or activity abroad**, such meeting or activity may be recognised for CPD purposes and application shall be made by the service provider in the designated manner for approval by the CPD Committee or approval must be sought by the practitioner from the CPD Committee thirty (30) days in advance of the activity; and in the event that such **professional or academic meeting or activity abroad** is approved for CPD purposes by any accreditation body abroad, documentary evidence of such accreditation shall form part of the practitioner application.

6.2 Level 2 - those encompassing measurable outcomes.

These are activities such as **Courses, Workshops, Education and Training, Research and Publications**.

6.2.1 These activities include those that **have a clearly measurable outcome or formal evaluation process** after the activity.

6.2.2 Presenters/Co-presenters may only claim once for CEUs if the same presentation is given more than once;

6.2.3 For practitioners involved in educational institutions, no more than 50% of the points may be related to employment-specific requirements.

6.3 Level 3 - those associated with formally structured learning programmes

This is structured learning, namely a formal programme presented by an ETQA accredited, National Department of Higher Education registered and AHPCSA approved training institution, with a measurable outcome.

6.4 Other

Any matter not covered by any of the above may be considered by the CPD Committee and application for consideration may be made in the designated manner.

7. ACTIVITIES THAT DO NOT QUALIFY FOR CEUs

7.1 The following activities shall not qualify for CEUs:

- a. Time spent in planning, organising or facilitating any activity;
- b. Non-referenced letters to the editor of accredited journals;
- c. Written assignments;
- d. Compilation of student training manuals for internal use;
- e. Staff and/or administrative meetings;
- f. Tours and/or viewing of exhibits and technological demonstrations; and
- g. Meetings arranged by pharmaceutical companies and manufacturers or importers of products and technical devices (including assistive device technology) or their representatives purely for the purpose of marketing and/or promoting their products shall not be eligible for CPD.

8. NON COMPLIANCE

8.1 The relevant CPD Committee will investigate the reasons for non-compliance by any practitioner, after which such non-compliant practitioner's record will be subject to review and for a decision as to appropriate action.

8.2 The following actions may be taken:

- a. A letter shall be sent to the non-compliant practitioner requesting a reason for the non-compliance. A practitioner shall be required to furnish the CPD Committee with a letter of explanation within twenty-one (21) days of receipt of the letter;
- b. Should the explanation be acceptable, the practitioner will be given six (6) months to comply with CPD. Evidence of such compliance must be received by the CPD Committee within two weeks of the end of the six-month period;

- c. Should the practitioner not comply with the requirement, his/her name will be forwarded to the Chairperson of the CPD Committee. The Chairperson may decide on the basis of evidence to grant a final additional six-month period to comply with the CPD requirements.
- 8.3 Should the practitioner still not comply with the CPD requirements within the second six month period, one of the following actions will be taken:
- a. Registration in a category that will provide for supervision as considered appropriate by the relevant CPD Committee;
 - b. A remedial programme of continuing education and training as specified by the CPD Committee;
 - c. An examination as determined by the CPD Committee;
 - d. Suspension from practice for a period of time as determined by the CPD Committee; or
 - e. Any other action as recommended to the AHPCSA Council by any inquiring body after a disciplinary hearing and constituted as per Chapter 8 of Regulations No. R.2610 of 3 December 1982.

9. DEFERMENT

- 9.1 A practitioner may apply for deferment of the requirements of the CPD programme and the CPD Committee will review such applications individually on an ad hoc basis. The application shall be accompanied by a substantive motivation from the practitioner with appropriate documentary evidence.
- 9.2 Deferment may be granted to a practitioner under the following circumstances:
- a. a practitioner, who is outside South Africa for a period of time exceeding twelve (12) months **and is not practising his/her profession**;
 - b. a practitioner, who is outside South Africa and practising in a country where formal CPD does not take place;
 - c. a practitioner who is registered for an additional qualification, but is of the view that he/she will not meet the outcome within two years and thus will not be able to claim CEUs; or
 - d. for any other motivated reason as approved by any CPD committee.
- 9.3 Deferment will be granted for a period of one (1) year, but will not be granted for a period of less than twelve (12) months. Application for further deferment must be made prior to the expiry of the one-year period.
- 9.4 If deferment was granted because the practitioner was engaged in formal education and training for an additional qualification, CEUs will not be allocated for obtaining the said additional qualification. Proof of the additional qualification shall then be provided to the CPD Committee and the practitioner will recommence the CPD year immediately.

10. PRACTITIONERS ABROAD

- 10.1 AHPCSA-registered practitioners who are practising abroad in countries where a CPD system is in place shall comply with the requirements in that country.
- 10.2 Such practitioners shall retain **documentary proof of attendance** at CPD activities for submission in the event of being drawn in the compliance verification.

11. REGISTRATION OF HOLDERS OF FOREIGN QUALIFICATIONS OR PERSONS APPLYING FOR RESTORATION TO ANY REGISTER AFTER PRACTISING ABROAD

In the event that any person who has been practising an allied health profession abroad applies for registration or restoration to any register and meets all requirements for registration or restoration to any register, shall, in addition, submit documentary proof of CPD compliance as may be required in that country, if applicable. This may be in the form of a letter from the accrediting authority in the country concerned.

12. COMPLAINTS

Problems encountered, or complaints regarding the handling of CPD activities, quality of the lectures, attendance control, issuing of certificates, commercial aims, etc., should be submitted to the offices of the AHPCSA Registrar either electronically to cpd@ahpcsa.co.za or in hard copy **hand delivered to** Castelli, Suite, Il Villaggio, 5 de Havilland Crescent South, Persequor Technopark, Pretoria, **or posted** to PostNet Suite 464, Private Bag X025, Lynnwood Ridge 0040 for referral to the CPD Committee for consideration.

ANNEXURE A**INDIVIDUAL CPD ACTIVITY RECORD**

Please complete and return to the AHPCSA

This record is the only data collection required for individual practitioners. It must be duly completed and accurately reflect your CPD activities. Do not submit the relevant certificates. These will be requested separately, if so required.

Registration No. with AHPCSA:	
Surname:	
First Names:	
Identity Number:	
Date of the Audit:	Registered Profession/s:

Please indicate the category in which you are currently working:

Public Service () Training institution () Private Practice ()
 Research Education () Other (please indicate)

Points accrued

Name of provider	Description of Activity	Date	Lev 1	Lev 2	Lev 3	Total
Grand total						

I, the undersigned, certify that the information contained in this Individual Activity Record is correct in all respects.

ANNEXURE B**LEARNING ACTIVITIES FOR:**

THE PROFESSIONAL BOARD FOR AYURVEDA, CHINESE MEDICINE AND ACUPUNCTURE AND UNANI-TIBB (PBACMU); THE PROFESSIONAL BOARD: CHIROPRACTIC AND OSTEOPATHY (PBCO); THE PROFESSIONAL BOARD HOMEOPATHY, NATUROPATHY AND PHYTOTHERAPY (PBHNP); AND THE PROFESSIONAL BOARD THERAPEUTIC AROMATHERAPY, THERAPEUTIC REFLEXOLOGY AND THERAPEUTIC MASSAGE THERAPY (PBARM)

LEVEL 1	CEUS	
ACTIVITIES	Value per Unit	Maximum per cycle

A	MEETINGS AND GROUP DISCUSSIONS		
1	Structured small group discussion	2	10
2	Case study discussion	2	10
3	Formally organized special purpose lecture(s), including workshops with no measurable outcome	1 per hour	20
4	Special interest group meeting	1 per hour	20
5	Attendance of a National AGM of a professional Association / Society	2	4
6	Attendance of a Branch and / or Area AGM of a professional Association / Society	2	4
7	Attendance of AHPCSA Board or Council meeting as representative	2	4
8	Lecturers / presenters of Level 1 activities	Twice number of CEUs for A.1, 2, 3 and 4	20

B	CONFERENCE / CONGRESS / SEMINAR / ETC		
1	Presenter and / or Author of a paper/poster	5	10
2	Co-presenter/co-author of a paper/poster	2	4
3	One day Congress attendance	1 per hour	16
4	Two day Congress attendance	1 per hour	32

C MEMBERSHIP OF PROFESSIONAL BODIES			
1	Professional Society/ Association member	1	2

D SERVING ON PROFESSIONAL BODIES			
1	AHPCSA		
1.1	Professional Board or Council member	6 per year	12
2	ASSOCIATION / SOCIETY		
2.1	National Executive committee member (office bearer)	6 per year	12
2.2	National Executive committee (non-office bearer and or general committee member)	4 per year	8
2.3	Branch and/ or Area Executive committee member (office bearer)	4 per year	8
2.4	Branch and / or Area Executive committee member (non-office bearer)	2 per year	4

LEVEL 2 ACTIVITIES		CEUS	
		Value per unit	Maximum per cycle
A COURSES AND WORKSHOPS			
1	Presenter/s	4 per hour	30
2	Co-presenter/s	2 per hour	30
3	½ Day course attendance	1 per hour	20
4	One day course attendance	1 per hour	15
5	Two day course attendance	1 per hour	30
6	BLS, Emergency First Aid and Level 1 by a Department of Labour accredited service provider	4	*
7	<u>Diagnostic Professions only</u> : First Aid Level 2 by a Department of Labour accredited service provider	6	*
8	<u>Diagnostic Professions only</u> : First Aid Level 3 by an Health Professions Council of South Africa accredited service provider	8	*
* All allied health practitioners are required to be in possession of a valid first aid certificate (valid for two years) as a requirement for registration. Other courses are valid for three years and for CPD purposes CEUs as per Level 2.A.6, 7 and 8 above will be able to be claimed twice in any six years or twice in three two-year CPD cycles.			

B	BIOETHICS AND JURISPRUDENCE WORKSHOPS / COMMUNITY SERVICE * See 5.5 above regarding online AHPCSA approved bioethics and jurisprudence course available through AromaSA		
1	½ Day course attendance	1 per hour	8
2	One day course attendance	1 per hour	8
3	Community Service	On application	

C	MULTIPLE CHOICE QUESTIONNAIRES (MCQ) / ONLINE TRAINING		
1	Professional journal-subscriptions and electronic/online journals and other online activities with Multiple Choice Questionnaires (MCQs). Practitioners are required to obtain a pass rate of 70% per questionnaire	3 per site if accredited journals	20

D	ELECTRONIC OR PRINT PUBLICATIONS		
Formal publication/journal			
1	Principal author	10	30
2	Co-author	5	20
3	Proof reader and /or Reviewer	5	20
Book			
1	Principal author of a peer-reviewed publication	10	30
2	Co-author of a peer-reviewed publication	5	20
3	Proof reader / reviewer of a peer-reviewed publication	5	20
4	Principal author of a chapter in a book	10	20
5	Co-author of a chapter in a book	5	10
6	Proof reader / reviewer of a chapter in a book	5	10

E	EDUCATION/TRAINING INSTITUTIONS		
1	Lecturer/coordinator of relevant study modules at accredited institutions	15	30
2	Guest/occasional lecturer at an accredited institution	1 per hour	30
3	Health personnel who supervise undergraduates/postgraduates in clinical/ technical training in collaboration with an accredited training institution on a regular basis during the academic year	1 per hour	30

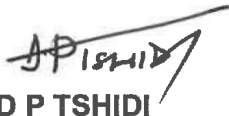
4	Part time or external examiner of Master and Doctoral thesis on completion	5 per dissertation	30
5	Single modules (completed) of Master's degrees with part-time enrolment for study for non-degree purposes	5	20

LEVEL 3	CEUS	
ACTIVITIES	Value per unit	Maximum per cycle

A	FORMAL LEARNING	
1	Postgraduate degrees and diplomas that are approved as additional qualifications by the AHPCSA.	In principle exempt from CPD requirements for relevant years of study in CPD cycle; final decision resorts with the professional boards
2	Advanced Certificates / short courses that are approved as additional qualifications by the Council.	At the end of the year of study (not exceeding the normal duration of the certificate) 20 CEU's and 15 CEUs may be claimed on successful completion of the qualification, provided that the qualification is approved by the professional boards prior to registration for the qualification/s

BOARD NOTICE 158 OF 2017**FINANCIAL MARKETS ACT, 2012****PROPOSED AMENDMENTS TO THE JSE LISTINGS REQUIREMENTS:
PUBLICATION FOR COMMENT**

I Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 11(6)(c) of the Financial Markets Act, 19 of 2012 that the proposed amendments to the JSE Listings Requirements have been published on the official website of the Financial Services Board (www.fsb.co.za) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Securities Services, at the following email address: Michael.Kabai@fsb.co.za within a period of 14 days from the date of publication of this notice.

**D P TSHIDI****REGISTRAR OF SECURITIES SERVICES**

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