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LIST OF TARIFF RATES FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2018

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 R1008.80 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	252.20
Ordinary National, Provincial	2/4 - Half Page	504.40
Ordinary National, Provincial	3/4 - Three Quarter Page	756.60
Ordinary National, Provincial	4/4 - Full Page	1008.80

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 **R3026.32** 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 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
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KwaZulu-Natal	Weekly	Thursday	One week before publication	3 working days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 working days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 working days prior to publication

GOVERNMENT PRINTING WORKS - BUSINESS RULES

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 working days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days after submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

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.

GOVERNMENT PRINTING WORKS - BUSINESS RULES

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.

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

ECONOMIC DEVELOPMENT DEPARTMENT

NO. 1307

30 NOVEMBER 2018



*competition***commission**
south africa

**AMENDED TERMS OF REFERENCE FOR MARKET
INQUIRY: Private Healthcare Sector
23 November 2018**



AMENDED TERMS OF REFERENCE FOR
MARKET INQUIRY: Private Healthcare
Sector 23 November 2018

1. BACKGROUND

On 29 November 2013, the Commission, acting under Chapter 4A of the Competition Act, 89 of 1998 (as amended) (the Act), published a notice that it would be conducting the Health Market Inquiry (HMI) as well as a Terms of Reference (TOR) for the Inquiry. The Commission decided to undertake such an inquiry on its own initiative because it has reason to believe that there are features of the sector that prevent, distort or restrict competition, and in order to promote competition in furtherance of the purpose of the Act.^a

The Inquiry has been in operation since 6 January 2014 and was initially set to be completed on 30 November 2015. In October 2015, the Commission amended the Inquiry completion date to 15 December 2016. This was extended to 15 December 2017, in the government gazette published on 9 December 2016^b. The Inquiry completion date was further amended to 31 August 2018 in a government gazette published on 8 December 2017.^c The Inquiry completion date was again amended to 30 November 2018.^d

The Inquiry published its provisional findings and preliminary recommendations on 5 July 2018. Stakeholders had until 7 September 2018 to provide substantiated comments and submissions on the Inquiry provisional report and preliminary recommendations. The Inquiry has also conducted the data room process for those stakeholders who requested for access to underlying data and information, considered in preparing the Provisional Report. The data room process has since been finalised.

The Inquiry received several requests for extensions for submissions from various stakeholders which were considered and granted based on individual motivations. The final date of extension allowed by the Panel for all outstanding submissions was 15 October 2018. The HMI received a total of 65 submissions which will be published in due course once the HMI has completed its engagements with stakeholders who have made confidentiality claims.

^a Section 43B(1)(i) and section 43B(1)(ii).

^b Amended Terms of Reference for Market Inquiry: Private Healthcare Sector, Government Gazette no. 40480.

^c Amended Terms of Reference for Market Inquiry: Private Healthcare Sector, Government Gazette no. 41311.

^d Amended Terms of Reference for Market Inquiry: Private Healthcare Sector, Government Gazette no.41893.



AMENDED TERMS OF REFERENCE FOR
MARKET INQUIRY: Private Healthcare
Sector 23 November 2018

2. AMENDMENT OF THE TERMS OF REFERENCE

In terms of section 43B(5) of the Act, the Commission may, by way of an amendment to the TOR, amend the scope of the Inquiry, or the time within which the Inquiry is expected to be completed, by further notice in the Gazette.

The scope of the Inquiry remains the same.

Stakeholders will be afforded opportunity to engage with the submissions made in respect to the Provisional Report, once published. Furthermore, necessary engagements between the stakeholders and the Inquiry in respect of the provisional are ongoing. All comments and submissions made on the provisional report, are being considered by the Inquiry, and if necessary, the report will be revised with the view to publishing the final report and recommendations. This necessitates further amendment to the Inquiry completion date.

In terms of the amendment, the final Inquiry report and recommendations, will be completed by **29 March 2019**.

Further details regarding the amendment to the administrative timetable will be made available on the Inquiry website.

DEPARTMENT OF ENVIRONMENTAL AFFAIRS

NO. 1308

30 NOVEMBER 2018

REQUEST FOR INFORMATION ON CHEMICALS RECOMMENDED TO BE LISTED IN THE 9TH CONFERENCE OF THE PARTIES (COPs) TO THE STOCKHOLM AND ROTTERDAM CONVENTIONS AS WELL AS THE CANDIDATE CHEMICALS UNDER REVIEW BY THE CHEMICAL REVIEW COMMITTEE (CRC)

I, Nosipho Nausca-Jean Ngcaba, Director-General of Environmental Affairs, hereby give notice of my request for information on chemicals recommended to be listed in the 9th Conference of the Parties (COPs) to the Stockholm and Rotterdam Conventions as well as candidate chemicals under review by the Chemical Review Committee (CRC) in South Africa, in the Schedule hereto.

Companies who manufacture, use, sell, import or export and/or in possession of chemicals that have been listed and/or recommended for listing in the Stockholm and Rotterdam Convention are invited to submit to the Director-General, within 60 days after the publication of the notice in the *Gazette*, written comments or inputs to the following addresses:

By post to: The Director-General: Environmental Affairs

Attention: Mr Obed Baloyi

Chief Director: Chemicals Management

Private Bag X 447

Pretoria

0001

By hand: Ground Floor (Reception), Environment House, 473 Steve Biko Road, Arcadia, Pretoria, 0001.

By e-mail to: gkhauoe@environment.gov.za

Any inquiries in connection with the Government Notice can be directed to Ms Noluzuko Gwayi at Tel: 012 399 9854 or Email: ngwayi@environment.gov.za.

Comments received after the closing date may not be considered.



NOSIPHO NAUSCA-JEAN NGCABA

DIRECTOR GENERAL OF ENVIRONMENTAL AFFAIRS

SCHEDULE

REQUEST FOR INFORMATION ON CHEMICALS RECOMMENDED TO BE LISTED IN THE 9TH CONFERENCE OF THE PARTIES (COPs) TO THE STOCKHOLM, AND ROTTERDAM CONVENTIONS AS WELL AS THE CANDIDATE CHEMICALS UNDER REVIEW BY THE CHEMICAL REVIEW COMMITTEE (CRC).

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1. INTRODUCTION

Section 24 of the South African constitution states that “everyone has a right to a safe environment”, and the Department of Environmental Affairs (DEA) has a responsibility to fulfil its mandate in this regard. DEA hereby affords the chemicals industry and affected stakeholders an opportunity to provide information with regards to chemicals shown in (Table 1, 2.1, 2.2, & 3) that are recommended to be listed in the Stockholm and Rotterdam Conventions respectively during the upcoming Conference of the Parties (COP 9) in April-May 2019, as well as chemicals that are currently under review by the Stockholm and Rotterdam Conventions Scientific Subsidiary Bodies; Persistent Organic Pollutants Review Committee (POPRC) and Chemical Review Committee (CRC), respectively. The Stockholm and Rotterdam Conventions are global treaties and their respective primary objective is to protect the environment and human health from adverse effects of the listed hazardous chemicals. The Department of Environmental Affairs wishes to establish:

- Whether the chemicals in table 1, 2.1, 2.2 & 3 are being used, and if so, for what applications are they used?
- Whether the chemicals in table 1, 2.1, 2.2 & 3 are being manufactured locally?
- Whether the chemicals in table 1, 2.1, 2.2 & 3 are being imported or exported? If so, full details of imports or exports need to be provided within the 60 day time of this gazette?
- Whether safer alternatives to the chemicals recommended for listing have been or are being used in the various applications?

If there are any valid reasons for not supporting the listing of the recommended chemicals? If there are; supporting valid data and reasons should be provided. What would the possible impact be, should the chemicals recommended be listed? Such an impact, if there would be any, should be valid, and rationalised in light of using safer alternatives.

The information requested above, will assist South Africa in developing an informed position in preparation for the upcoming multilateral negotiations, to be held during the Conference of the Parties (COPs) in April-May 2019, in Geneva, Switzerland, and in line with protecting national interests and observing South Africa's foreign policy. Furthermore, the information provided will assist South Africa to manage by utilising various instruments, the chemicals that have been proposed and/or recommended for listing in an environmentally sound manner throughout their life cycle.

2. CHEMICALS RECOMMENDED FOR LISTING IN THE STOCKHOLM CONVENTION

The Persistent Organic Pollutants Review Committee (POPRC), which is a subsidiary scientific body of the Stockholm Convention makes recommendations to the Conference of the Parties (COP) to list chemicals that, through rigorous scientific assessment, have been found to be Persistent Organic Pollutants (POPs). Such recommended chemicals are listed in either Annex A, B, and/or C to the convention:

- Annex A (Elimination): The production and use of chemicals in annex A must be eliminated
 - unless there are specific exemptions;
- Annex B (Restriction): The production and use of chemicals on annex B must be restricted;
- Annex C (Unintentional Production): Measures must be taken to reduce the unintentional releases of chemicals on Annex C.

The POPRC recommended the following chemicals in Table 1 to be listed in the upcoming Stockholm convention Conference of the Parties (COP 9).

Table 1: Chemicals recommended for listing in the Stockholm Convention upcoming COP 9

Chemical Name	Trade Name(s)
<ul style="list-style-type: none"> ○ Dicofol is an organochlorine miticidal pesticide that has been used in agriculture to control mites on a variety of field crops, fruits, vegetables, ornamentals, cotton, tea. 	<p>Trade Name: 1,1-bis(chlorophenyl)-2,2,2-trichloroethanol; 4-chloro-α-(4-chlorophenyl)-α-(trichloromethyl)-; Acarin; AK-20 HC free; Benzenemethanol; Carbox; Cekudifol; CPCA; Decofol; Dicaron; Dichlorokelthane; Dicomite; Difol; DTMC; ENT 23648; FW293; Hilfol; Hilfol 18.5 EC; Kelthane; Kelthanethanol; Kelthane A; Kelthane (DOT); Kelthane Dust Base; Kelthane 35; Milbol; Mitigan; p,p'-dicofol; NA2761 (DOT); NCI-C00486.</p> <p>Synonyms: 1,1-bis(4-chlorophenyl)-2,2,2-trichloroethanol and 1-(2-chlorophenyl)-1-(4-chlorophenyl)-2,2,2-trichloroethanol (p,p'- and o,p'-isomer).</p>

Chemical Name	Trade Name(s)
<p>o Perfluorohexane sulfonic acid (CAS No: 355-46-4, PFHxS), its salts and PFHxS-related compounds are used widely in the production of fluoroelastomers and fluoropolymers, for the production of non-stick kitchen ware, food processing equipment. PFOA-related compounds, including side-chain fluorinated polymers, are used as surfactants and surface treatment agents in textiles, paper and paints, firefighting foams. PFOA has been detected in industrial waste, stain resistant carpets, carpet cleaning liquids, house dust, microwave popcorn bags, water, food, and Teflon. Unintentional formation of PFOA is created from inadequate incineration of fluoropolymers from municipal solid waste incineration with inappropriate incineration or open burning facilities at moderate temperatures.</p>	<p>Synonyms: Perfluorooctanoic acid; PFOA; pentadecafluoro-1-octanoic acid; perfluorocaprylic acid; perfluoro-n-octanoic acid; pentadecafluoro-n-octanoic acid; pentadecafluorooctanoic acid; n-perfluorooctanoic acid; 1-octanoic acid, 2,2,3,3,4,4,5,5,6,6,7,7,8,8,8-pentadecafluoro.</p>
<p>o Pentadecafluorooctanoic acid (CAS No: 335-67-1, PFOA, perfluorooctanoic acid), its salts and PFOA-related compounds have unique properties with a high resistance to friction, heat, chemical agents, low surface energy and used as water, grease, oil and soil</p>	<p>Trade Name: RM70 (CAS No. 423-50-7), RM75 (3871-99-6), and RM570 (CAS No. 41997-13-1) (PFHxS-related substances produced by Miteni SpA, Italy)</p> <p>Synonyms: PFHxS; PFHS Tridecafluorohexane-1-sulfonic acid, Tridecafluorohexane-1-sulfonic acid, 1,1,2,2,3,3,4,4,5,5,6,6,6-Tridecafluorohexane-1-sulfonic acid, 1,1,2,2,3,3,4,4,5,5,6,6,6-Tridecafluoro-1-hexanesulfonic acid.</p>

Chemical Name	Trade Name(s)
repellent. It is widely utilized in a variety of consumer goods such as carpets, leather, apparel, textiles, firefighting foam, papermaking, printing inks, sealants, non-stick cookware.	

3. CHEMICALS RECOMMENDED FOR LISTING IN THE ROTTERDAM CONVENTION COP

The Chemical Review Committee (CRC) is a subsidiary scientific body of the Rotterdam Convention and its primary responsibility is to review notifications submitted by parties, of chemicals that have been reported to cause adverse effects to human health and the environment. The CRC recommends chemicals that have met the set criteria, to the COP for listing in Annex III to the convention. Chemicals, including pesticides and formulations listed under the Rotterdam Convention should be subjected to a procedure called "Prior Informed Consent" (PIC). The PIC procedure is a mechanism for formally obtaining and disseminating the decisions of importing Parties as to whether they wish to receive future shipments of those chemicals listed in Annex III of the Convention and for ensuring compliance with these decisions by exporting Parties. In a nutshell, an exporting Party should first notify importing Party about their intent to export and seek a consent from importing Party before exporting can take place. The DEA is the responsible entity for issuing of import consent.

4. Chemicals recommended for listing in Annex III of the Rotterdam Convention at COP 9 by the Chemical Review Committee.

Table 2.1: Chemicals to be considered for listing at COP-9

Name	Category (as per notification submitted)
Acetochlor	Pesticide
Hexabromocyclododecane	Pesticide
Phorate	Industrial chemical
Carbosulfan	Pesticide

Table 2.2 Chemicals considered previously (COP-8 agreed that all criteria have been met but could not reach consensus on listing):

Name	Category (as per notification submitted)
Chrysotile asbestos	Industrial
Fenthion (ultra-low volume (ULV) formulations at or above 640 g active ingredient/L)	Pesticide
Liquid formulations (emulsifiable concentrate and soluble concentrate) containing paraquat dichloride at or above 276 g/L, corresponding to paraquat ion at or above 200 g/L	Pesticide

Table 3: Candidate Chemicals under review by the Chemical Review Committee.

Name	Category (as per notification submitted)
Methyl-parathion	Pesticide
Hexabromocyclododecane	Industrial chemical
Perfluorooctane sulfonic acid, its salts and perfluorooctane sulfonyl fluoride	Industrial chemical

DEPARTMENT OF HIGHER EDUCATION AND TRAINING

NO. 1309

30 NOVEMBER 2018

HIGHER EDUCATION ACT, 1997 (ACT NO. 101 OF 1997)

**MINIMUM ADMISSION REQUIREMENTS FOR HIGHER CERTIFICATE, DIPLOMA, AND
BACHELOR'S DEGREE PROGRAMMES REQUIRING A NATIONAL SENIOR
CERTIFICATE:****AMENDMENT OF THE MINIMUM ADMISSION REQUIREMENTS FOR ENTRY INTO
BACHELOR'S DEGREE PROGRAMMES FOR HOLDERS OF THE NATIONAL SENIOR
CERTIFICATE**

I, Grace Naledi Mandisa Pandor, Minister of Higher Education and Training, in terms of section 3 of the Higher Education Act, 1997 (Act No. 101 of 1997) after consulting the Council on Higher Education, hereby amend the Policy for the Minimum Admission Requirements for Higher Certificate, Diploma, and Bachelor's Degree, as published under GN 751 of 11 July 2008 (the Policy). I amend the Policy to the extent set out in the Schedule.

This amendment to the Policy will be effective from 1 August 2018.


Mrs GNM Pandor, MP

Minister of Higher Education and Training

Date: 20-9-2018

SCHEDULE

Amendment of the minimum admission requirements for entry into Bachelor's Degree programmes for holders of the National Senior Certificate

The Schedule to Government Notice 751 published in Gazette 31231 of 11 July 2008 is amended as set out below.

The portion of Paragraph 4 on pages 8 and 9 under the heading "**Bachelor's Degree**" is deleted and is replaced by the following:

"Bachelor's Degree"

The minimum admission requirement is a National Senior Certificate (NSC) with a minimum of 30% in the language of learning and teaching of the higher education institution as certified by Umalusi, coupled with an achievement rating of 4 (Adequate Achievement, 50 – 59%) or better in four 20-credit NSC subjects.

A 20-credit NSC subject is a subject recognised for the seven-subject NSC package as approved by the Minister of Basic Education in terms of the National Education Policy Act, 1996 (Act No. 27 of 1996).

Adequate Achievement in the NSC and in at least four 20-credit NSC subjects provides the primary basis for admission to a Bachelor's Degree programme. An institution is entitled to specify an appropriate level of subject achievement for a particular programme. For example, admission requirements for a Bachelor's Degree programme in Fine Art or Music might include a specified level of achievement in the corresponding recognised NSC subject/s. Similarly, an institution will be entitled to specify subject requirements for a particular programme. For example, Mathematics and Physical Science might be considered as requirements for admission to a Bachelor of Science Degree.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 1310

30 NOVEMBER 2018

WITHDRAWAL OF NOTICE NO 1761 OF 2007

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

Withdrawal 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	DISTRICT	INTERESTED PARTIES
R 0041	Ronnie Mabale	Farm Buffelsfontein 465 JQ	Bojanala District	Bapo Ba Community Mogale

Any person who has an interest in the above-mentioned land is hereby invited to make his/her submission within 90 (Ninety) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner, North-West
Private Bag X 8
MMABATHO
2735

Tel: (018) 388 7000
Fax:


MR L.H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: NORTH-WEST
DATE: 20/11/20

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 1311

30 NOVEMBER 2018

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act No. 22 of 1994, as amended, that a claim for Restitution of Land Rights has been lodged on remaining extent of the farm Volgefontein 527 KR and part of the farm Nylsvlei 560 KR in the Mogalakwena Local Municipality Waterberg District Limpopo. It should be noted that during research it was found that the family did not loose rights on the whole farm but a portion of the farm Nylsvley 560 KR to the extent of 19.154 Ha.

Mr. Maphara Erick Mthoa lodged a land claim on behalf of the Mthoa family on the 27th November 1998 in terms of the Restitution of Land Rights Act, 1994 (Act No. 22 Of 1994), as amended. The claimants were dispossessed from the claimed properties in 1925 and 1945.

The property description is as follows:

FARM NAME	HECTARES	FARM OWNER	TITLE DEED	ENDOSMENT	HOLDER
Portion of Nylsvley 560 KR	19.154 Ha	Limpopo Provincial Government	T38290/2009	EX382/1974 23000/38T KR,560 VA4409/2009	- - - NATIONAL GOVERNMENT OF REPUBLIC OF SOUTH AFR
R/E of the farm Vogelfontein 527 KR	858.4707 Ha	Limpopo Provincial Government	T38290/2009	EX345/1994-T45978/81 KR,527 K2342/1992RM VA4410/2009	VUUREN LUKAS MARTHINUS JANSE VAN - SAMANCOR LTD REPUBLIEK VAN SUID-AFRIKA

L.S

Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing, within 14 days of publication of this notice, any comments, objections or information under reference number **KRP 1630** to :

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

OR

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



LEBJANE MAPHUTHA.
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 07/11/2018

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM

NO. 1312

30 NOVEMBER 2018

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 Delisa July Kabini [ID No 4601125460080] on behalf of the Kabini Family on the properties mentioned hereunder situated in Steve Tshwane Local Municipality under Nkaungala District Municipality in the Mpumalanga Province: [KRP: 548]

CURRENT PARTICULARS OF THE PROPERTIES

Weltevreden 367 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 1	Boshoff Tugela Anna Mare [5303090012082]	T6786/2012	130,2098 ha but the affected hectares are 60,8089 ha	None	None	None

The Restitution of Land Rights, 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 7201

Witbank

1035

or Saveways Crescent Centre

Cnr Mandele & OR Tambo Street

Witbank

1035

TEL NO: 013 690 3552

FAX NO: 013 690 2438



CHECKED BY: MR SUCCESS MNISI
ACTING DEPUTY DIRECTOR LEGAL
DATE 23/10/2018



MR. L. H. MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER
DATE: 20/11/01

DEPARTMENT OF TRADE AND INDUSTRY

NO. 1313

30 NOVEMBER 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. IMITHA YELANGA MULTI-PURPOSE CO-OP LTD
2. UVELAPHI ZAKHE CO-OP LTD
3. NOLIZWE CO-OP LTD
4. NOLIZWE CO-OP LTD
5. THUL'UBUKE CO-OP LTD
6. NOTHANDO TRANSPORT AND DISTRIBUTION TRADING CO-OP LTD
7. LUKHANJI KHANYISA WOMEN'S CO-OP LTD
8. SIHAMBAMBA KANYE KANYE CO-OP LTD
9. MINTORO JEWELLERY HANDCRAFT CO-OP LTD
10. AMAJILI CO-OP LTD
11. ITHEMBELISHA BAKERY CO-OP LTD
12. HLUZINGQONDO CO-OP LTD
13. MASKEY CO-OP LTD
14. IMASIBAMBISANE CO-OP LTD
15. ACHIB MPUMALANGA (THEMBISILE) CO-OP LTD
16. INALA BAKERY CO-OP LTD
17. BOSELE BAKING PROJECT CO-OP LTD
18. EMFUNDISWENI JEWELLERY AND HANDCRAFT CO-OP LTD
19. IKWEZI NGELETHU MULTI-PURPOSE CO -OP LTD
20. ABASHANA CO-OP LTD
21. NDOYANE CO-OP LTD
22. ACHIB MPUMALANGA (THEMBISILE) CO-OP LTD
23. ISOLESIZWE LANDSCAPING CO-OP LTD
24. THATHAKHONA CO-OP LTD
25. BALESENG CLOTHING MANUFACTURING CO-OP LTD
26. AZIBUYEEMASISWENI CO-OP LTD
27. XIDZIMBAYENI JEWELLERY CO-OP LTD
28. AMAGLALEKA MULTI-PURPOSE CO -OP LTD
29. NCILIBA HOUSING CO-OP LTD
30. SBAMBENE CO-OP LTD
31. TSWELELOPELE MULTI-SKILL CO-OP LTD
32. XONGANI JEWELLERY AND HANDCRAFT CO-OP LTD
33. MWHWAQA BEEF PRODUCTION CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street

Pretoria
0001

Private Bag X237
Pretoria
0002

DEPARTMENT OF TRADE AND INDUSTRY

NO. 1314

30 NOVEMBER 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

1. KHETHANI BRICKS CO-OP LTD
2. SOKHULA NAEMIZAMO CO-OP LTD
3. MUNJA MULTI-PURPOSE CO-OP LTD
4. THOLUSIZO CO-OP LTD
5. YANDISA CO-OP LTD
6. AKHAKAHLE CO-OP LTD
7. MUZOKHANYAYO CO-OP LTD
8. MBALIYETHU CO-OP LTD
9. EMAHLATHINI CO-OP LTD
10. MAKHUDU PRIMARY TRADING CO-OP LTD
11. NODALANI SIYAPHAMBILI CO-OP LTD
12. SBONELO CO-OP LTD
13. UNWELE OLUDE CO-OP LTD
14. THUL'UZOBONA SEWING CO-OP LTD
15. THANODU CO-OP LTD
16. MATHLASEDI CLEANING CO-OP LTD
17. UKUZAMA KOMAMA CO-OP LTD
18. BORELETSANE FARMERS AGRICULTURAL CO-OP LTD
19. EZOLIMO TRADERS CO -OP LTD
20. UBUMBANOLWETHU CO-OP LTD
20. KOPANO KE MATLA FUNERAL SERVICE CO-OP LTD
21. SABELOSETHU CO-OP LTD
22. THULUBONE CO-OP LTD
23. SINEKHAYA LETHU CO-OP LTD
24. VUMA CATERING CO-OP LTD
25. QOBELA GRASSCUTTING CO-OP LTD
26. MASISEBENZE CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Pretoria
0001

Private Bag X237
Pretoria
0002

DEPARTMENT OF TRADITIONAL AFFAIRS

NO. 1315

30 NOVEMBER 2018

THE PRESIDENCY

**RECOGNITION OF KING ZANOZUKO TYELOVUYO SIGCAU OF THE KINGSHIP
OF AMAMPONDO IN THE REPUBLIC OF SOUTH AFRICA**

In terms of section 9(2)(a) and (b) of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), I Matamela Cyril Ramaphosa, President of the Republic of South Africa, hereby recognize Mr. Zanozuko Tyelovuyo Sigcau as the King of the amaMpondo.

Given under my Hand on this 13 day of NOVEMBER, Two thousand and eighteen.



MR. MATAMELA CYRIL RAMAPHOSA
PRESIDENT OF THE REPUBLIC OF SOUTH AFRICA

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

**DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
NOTICE 732 OF 2018****PROMOTION OF ACCESS TO INFORMATION ACT, 2000****DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)**

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

DEPARTMENT OF HUMAN SETTLEMENTS

As set out in the Schedule



**TSHILILO 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):	
N/A	N/A
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
N/A	N/A
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)	
<ul style="list-style-type: none"> • ALL documents falling within the section 15 category can be copied with the exception of certain documents such as tender documents which must always be original. Should the Department incur costs in reproducing the document and where applicable, the provisions of section 15(3) shall be applicable (that is, the prescribed fee for the reproduction of the documents shall be payable). 	<ul style="list-style-type: none"> • N/A
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)	
<p>LEGISLATION</p> <ul style="list-style-type: none"> • Department of Human Settlements Legislation [Bills/ Acts] • Draft white paper on human settlements • Regulations & International Commitments 	Available on DHS Website.

<p><u>STRATEGIC POLICIES</u></p> <ul style="list-style-type: none"> • National Housing Code 2009 • Towards policy foundation for the Human Settlements Legislation • Upgrading of Informal Settlements • Monitoring, Evaluation and Impact Assessment Policy 2013/14-2018/19: Policy Implementation Framework for the Human Settlements Sector • Rapid Appraisal of Outcome 8: Delivery Agreements: Sustainable Human Settlements and Improved Quality of Household Life, Output 1: Accelerated delivery of Housing Opportunities • Framework for Women and Youth (Policy Framework) • 2014-2019 Medium Term Strategic Framework 	<p>Available on DHS Website.</p>
<p><u>PLANS</u></p> <ul style="list-style-type: none"> • National Department of Human Settlements Strategic Plan (2015-2019) • Environmental implementation plan: DHS 2015-2020 • Annual Performance Plans • The Comprehensive Plan for the creation of Sustainable Human Settlements of 2004 	<p>Available on DHS Website.</p>
<p><u>REPORTS</u></p> <ul style="list-style-type: none"> • Department of Human Settlements Annual Reports • Reports on Human Settlements Environmental Scanning • The Office Of Disclosure Annual Report 2016 (the performance of financial institutions) • Quarterly Report on the performance of financial institutions & Analysis (Economic trends analysis and Markets) 	<p>Available on DHS Website.</p>
<p><u>MONITORING & EVALUATION</u></p> <ul style="list-style-type: none"> • Data acquisition and management (informal settlement, delivery figures, rectification, delivery per project, and blocked : 1994/95 up to 2018/19) • Evaluation of the impact of the Rural Housing Programme • Evaluating the performance of Social and Rental Housing Programmes 	<p>Available at DHS Offices.</p>

<ul style="list-style-type: none"> • Measuring success in Human Settlements development: an impact evaluation study of the upgrading of informal settlements programme in selected projects in South Africa • Community Residential Unit Programme (CRUP) 	
<p><u>FINANCES</u></p> <ul style="list-style-type: none"> • Financial Irregularities • Audits, Statements and, Budget (Estimates of National Expenditure for Human Settlements) • Tender Information 	Available at DHS offices and on Website.
<p><u>PARLIAMENTARY QUESTIONS</u></p> <ul style="list-style-type: none"> • Replies to Parliamentary Questions 	Available on DHS Website.
<p><u>COMMUNICATION SERVICES</u></p> <ul style="list-style-type: none"> • Profiles of Executive Authorities • Events, campaigns, launches and publicity programmes (includes speeches of the Minister, Deputy Minister and photographs) • Seminars, conferences and summits (includes campaigns & workshops) • Press Releases • Available Departmental Publications • Brochures • Newsletters • Magazines and Posters 	Available on DHS Website.
<p><u>PAIA RECORDS</u></p> <ul style="list-style-type: none"> • PAIA Manuals (in all 11 official languages) • Section 32 Reports • PAIA Access Forms • Section 15 List 	Available at DHS offices and on Website.
<ul style="list-style-type: none"> • Establishment matters (Macro Structure) 	Available on DHS Website.

DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT
NOTICE 733 OF 2018

PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

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

DEPARTMENT OF TOURISM

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):	
<p>(a) All information on the website The following information is available on the website (www.tourism.gov.za):</p> <ul style="list-style-type: none"> - About the Department; - Government Links; - Tourism Links; - Environment Links; - Tourism Authority Links; - Media; <ul style="list-style-type: none"> • Media Alerts; • Media Statements; • Speeches; and • Media Invites. - Events Calendar; - Functions (Services); - Reports; <ul style="list-style-type: none"> • Tourism Quarterly Statistics Reports; • Tourist Arrivals to South Africa Monthly Reports; • Quarterly Performance Reports; • Budget Reports etc. - Provincial Consumer Affairs Contact Details; - National Tourism Sector Strategy (NTSS); - FAQs; - PAIA; 	<p>From the website of the Department.</p>

W

- Department of Tourism Medium Term Strategic Plan;
- National Heritage and Cultural Tourism Strategy;
- Domestic Tourism Growth Strategy;
- National Rural Tourism Strategy;
- National Tourism Service Excellence;
- Tourism Act, 2014;
- Tourism Incentive Programme;
- Tourism Transformation Fund;
- Green Tourism Incentive;
- Tourism Incentive Programme;
- Knowledge Portal;
- Tourism B-BBEE Portal;
- Service Standards;
- Financial Statements;
- Manuals and Directives;
- Tourism Guidelines:
 - Grading support;
 - Market access; and
 - Service Charter.
- Policy and Knowledge Services;
- SDIP for NDT;
- General News;
- Departmental Policy with quarterly updates;
- Brochures;
 - Tourism BBBEE Code;
 - BEE related documents.
- Publications
 - Annual Report;
 - Strategic Plan;
 - Annual Performance Plan;
 - Careers;
 - Tenders.
- Newsletters;
 - Bojanala Stakeholder Magazine;
 - Quarterly Policy Watch.

FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):

(a) The list of records above.

The records may be obtained on request in writing and on payment of a prescribed amount, addressed to:
 The Information Officer
 The Department of Tourism
 Private Bag X 424
 PRETORIA
 0001

FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)

(a) The list of records above.

The records may be obtained on request in writing on payment of a fee prescribed in item 2 of Part II of Annexure A of the regulations relating to the Promotion of Access to Information Act, addressed to:
The Information Officer
The Department of Tourism
Private Bag X 424
PRETORIA
0001

AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)

(a) The list of records above.

The records may be obtained on request in writing addressed to:
The Information Officer
The Department of Tourism
Private Bag X 424
PRETORIA
0001



DEPARTMENT OF LABOUR**NOTICE 734 OF 2018****LABOUR RELATIONS ACT, 1995****APPLICATION FOR REGISTRATION OF A BARGAINING COUNCIL**

I, Lehlohonolo Daniel Molefe, Registrar of Labour Relations, hereby, in terms of section 29(3) of the Labour Relations Act, 1995, give notice that an application for the registration of a bargaining council has been received from **Bargaining Council for the Contract cleaning Sector**.

Particulars of the application are reflected in the subjoined table.

Any person may object to the application on any or all of the following grounds:

- (a) the applicant has not complied with the provisions of section 29 of the Act, read with the changes required by the context;
- (b) the sector and area in respect of which the application is made is not appropriate; and
- (c) the applicant is not sufficiently representative in the sector and area in respect of which the application is made.

Any person who objects must lodge his/her written objection with me, c/o the Department of Labour, Laboria House, 215 Francis Baard Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within 30 days of the date of this notice. A copy of the objection must be served on the applicant within the said period and I must be satisfied that a copy of the objection has been served on the applicant.

The applicant may respond to the objection within 14 days of the expiry of the 30-day period mentioned above and must satisfy me that a copy of the response has been served on the person who objected within the 14-day period.

TABLE

Name of the bargaining council:

Bargaining_Council for the Contract Cleaning Sector

Address of the bargaining council:

Bargaining Council for the Contract Cleaning Sector

P O Box 46319

ORANGE GROVE

2119

219 Frederick Drive

Northcliff

2195

Tel: 011 796 0000

Fax no: 086 773 1743

E-mail address: lennox@presclean.co.za

Date on which application was lodged:

24 October 2018

Intention of the application

The intention of the application is to publish a notice for public comment in respect of an application for registration of a bargaining council in the Contract Cleaning Sector.

Sector and area in respect of which the application is made:

The Contract Cleaning Sector Industry, as defined hereunder, in the Republic of South Africa excluding the Province of Kwazulu Natal

“Contract Cleaning Sector” means the industry in which employers and their employees are associated on fixed-term or fixed-project contracts for carrying out one or more of the following activities for the hire or reward:

- (a) The cleaning or washing, by hand or machine, of furniture, windows, carpets, doors, floors, ceiling, roofs, baths, showers, toilets, kitchens, tools, machinery, at the premises of a client, including but not limited to state, industrial, commercial, business premises, residential premises, hotels, markets, hospitals and flats buildings, and the maintenance of gardens and grounds that are contained within the same project and/or contract and is undertaken by the same employers, but excludes contracts that are exclusively garden and ground maintenance;
- (b) The cleaning of roads or highways or the interior or exterior of any air-planes, trucks, cars, buses, trains, ships or any other other vehicle requiring to be so cleaned or valeted. Irrespective of the class of undertaking, industry, trade or occupation in which the client is engaged as an employer.

Representativeness of the Council:

Total number of employees falling within the scope of the Council and who belong to the trade unions which are party to the Council:

20 062

Total number of employers falling within the scope of the Council and who belong to the employers' organisations which are party to the Council:

712

Estimated number of the employers within the scope of the Council:

800

Total number of employees employed within the scope of the Council by the employers who belong to the employers' organisations which are party to the Council:

100 773

Estimated total number of employees employed within the scope of the council

110 000

.....
REGISTRAR OF LABOUR RELATIONS

DATE: *20/11/2018*

**NON-GOVERNMENTAL ORGANIZATION
NOTICE 735 OF 2018**



NATIONAL EMPOWERMENT FUND

DRAFT LANGUAGE POLICY

DRAFT

1. INTRODUCTION

- 1.1 The Use of Official Languages Act 12 of 2012 (Act) was introduced by national government, under the auspices of the Department of Arts & Culture, to regulate and monitor the use of official languages within national departments, national departments, national public entities and national public enterprises. These entities will do this through adopting a language policy and establishing Language Units which will monitor and report on the use of official languages within those entities.
- 1.2 The National Empowerment Fund (NEF) operates across all 9 provinces in South Africa and as such, it is important that the language needs of the public within which it operates are catered for. The NEF promotes and encourages the use of official languages and has put in place this Language Policy in accordance with the requirements of the Act.
- 1.3 The purpose of the Language Policy is to give effect to the Act as well as section 6 of the Constitution of the Republic of South Africa, 1996. The Language Policy stipulates how official languages will be used, amongst other things, in effectively communicating with the public, in official notices and government publications.

2. PURPOSE

- 2.1 This Policy is intended to regulate the languages used by the NEF in communicating with its various internal and external stakeholders. This ranges from day to day communication to targeted communication for various purposes.
- 2.2 While the NEF encourages and supports the promotion of official languages, it has to be noted that due to the nature of the business and the financial implications of using all 11 official languages, the NEF will strive to achieve balance whilst encouraging the use of indigenous languages and pragmatic application of the Language Policy across its communication platforms.

- 2.3 In the spirit of the Constitution, the NEF recognises the historically diminished use and status of the indigenous languages and through this policy adopts positive measures to elevate the status and advance the use of these languages.

3. POLICY OBJECTIVES

3.1 The policy aims to achieve the following objectives:

- To outline the manner in which the NEF will make use of official languages;
- To document the NEF's official languages;
- To establish a Language Unit;
- To outline the roles and responsibilities related to the use of official languages by the NEF; and
- To provide guidelines on the complaints management mechanism regarding the use of official languages by the NEF.

4. SCOPE OF APPLICATION

4.1 In Scope

- 4.1.1 This policy applies to all employees of the NEF, including temporary and permanent employees, contractors and subcontractors as well as agencies appointed by the NEF for purposes relating to marketing, communication, media and public relations activities.
- 4.1.2 This policy will apply to applicable communication with the public, official NEF notices and government communications.
- 4.1.3 Where reasonably practicable, any information requested in terms of the Promotion of Access to Information Act 2 of 2000 (PAIA) Manual is included in the scope. The NEF PAIA Manual can be accessed on the NEF's website.

4.2 Out of Scope

- 4.2.1 The NEF supports the promotion of official languages and will do everything, within reason, to encourage the equal use of languages in its business operations. Due to the financial implications associated with translation, the following documents are outside the scope of this policy:
- 4.2.1.1 Annual Reports;
 - 4.2.1.2 Financial statements;
 - 4.2.1.3 Economic reports;
 - 4.2.1.4 All research documents;
 - 4.2.1.5 NEF presentations;
 - 4.2.1.6 Strategic Plans and Annual Performance Plans; and
 - 4.2.1.7 Any information where access to that information/record is prohibited in terms of NEF's PAIA Manual.

5. OFFICIAL LANGUAGES OF THE NEF

- 5.1 The NEF was established by the National Empowerment Fund Act 105 of 1998. The NEF is a driver and thought leader in promoting and facilitating black economic participation by providing financial and non-financial support to black empowered businesses, and promoting a culture of savings and investment among black people.
- 5.2 The NEF operates across all 9 provinces in South Africa. Due to the reach and nature of its business, English, as one of the official languages, is the official business language of the NEF and will be used in the day to day communication, both verbally and in the written form.

- 5.3 English will be the transactional language used in other forms of communications as required by the NEF's operations. This will include, but not be limited to the items listed in 4.2.1.
- 5.4 South Africa's 3 broad categories of language groupings as well as the frequency of use of languages have been taken into account in selecting the NEF's official languages. These are:
- 5.4.1 English (as the official business language);
 - 5.4.2 IsiZulu (to cover the Nguni based languages); and
 - 5.4.3 Setswana (to cover the Sotho based languages).
- 5.5 Due to the diverse nature of the South African language landscape and the NEF's nationwide operations, provision has been made to accommodate language preferences on a limited and prevalence driven basis in provinces where the official languages outlined in 5.4 do not suffice. The NEF will ensure that when embarking on campaigns, the language prevalence of the specific areas and audience will be taken into account and accommodated in as far as verbal communication is concerned. Having taken statistics on provincial use of languages into consideration, the following will apply to print communication:
- 5.5.1 Western Cape: IsiXhosa and Afrikaans;
 - 5.5.2 Eastern Cape: IsiXhosa;
 - 5.5.3 Northern Cape: Setswana and Afrikaans;
 - 5.5.4 Limpopo: Tshivenda, Sepedi and Xitsonga;
 - 5.5.5 Mpumalanga: SiSwati and Ndebele;
 - 5.5.6 Free State: Afrikaans and Sesotho;
 - 5.5.7 North West: Setswana;
 - 5.5.8 KwaZulu-Natal: IsiZulu
 - 5.5.9 Gauteng: English, Setswana and IsiZulu.

5.6 The use of provincial languages as outlined in paragraph 5.5 above will apply to the following documents:

- 5.6.1 "Helpful Hints" on the NEF Business Planner Tool;
- 5.6.2 NEF Investor Education Booklet;
- 5.6.3 Individual correspondence to clients upon request; and
- 5.6.4 Funding criteria and corporate brochure upon request.

5.7 English will be the official transactional language of the operations of the NEF internally, in both the spoken and written form, including all, including all internal communication efforts. All meetings and day-to-day operations will be conducted in English and the above recommended languages may be used where the situation demands or warrants it.

6. TRANSLATION AND INTERPRETING

6.1 All translations will be made through the Language Unit, where the services of professional translation service providers will be sought to translate documents where required.

6.2 In instances where sign language interpretation is required, provision will be made only in the following instances:

6.2.1 Large scale events or addresses made by the NEF, including but not limited to:

- 6.2.1.1 Conferences;
- 6.2.1.2 Annual results announcements; and
- 6.2.1.3 Any other major public event organized by the NEF.

6.3 Sign language interpretation, as mentioned in paragraph 6.2 above, will be taken into consideration depending on the demand, as well as timeous request of such required interpretation. Due to the cost associated with

interpreting, requests will be taken into consideration for a minimum of 10 people attending large scale events or addressed outlined in 6.2.1.3 above.

6.4 In instances where Braille translations are required, these will be taken into consideration provided such requests are made in writing, 15 days prior to such documents being required.

6.5 All requests for translation in the written form, in languages stipulated in 5.5 above will be done within 30 business days of such request being received.

6.6 All requests for translation will be subject to the following process:

- Request to be submitted in writing to the relevant Executive, BU head or Regional Manager.
- The relevant Executive, BU head or Regional Manager will forward, within two business days, such request to the Language Unit.
- The Language Unit will assess the request based on stipulations outlined in 6.2 and 6.3 above and advise those who have requested translation on whether or not the request will be met by the NEF.
- In circumstances where the request will be met by the NEF, the Language Unit will provide translated material, electronically or in hard copy, within 30 business days, to those who have requested translation of documents.
- In instances where hard copies have been requested, this will be done on ordinary white office paper and the NEF will incur postage or courier costs associated with sending the material to those who have requested the translation.

- 6.7 Requests for sign language interpretation, based on paragraph 6.2 above, should be submitted in writing, 30 days prior to such services being required.

7. LANGUAGE UNIT

- 7.1 As stipulated in the Act, a language unit will be established to oversee and manage issues relating to use of official languages within the NEF. In order to maximise on existing resources and circumvent the addition financial costs of establishing a new business unit within the NEF, the Language Unit will be housed within the Marketing and Communications Department, using existing resources to assume all responsibilities, as outlined in the Act, which the Language Unit needs to execute.
- 7.2 The Language Unit will be required to:
- 7.2.1 Advise the CEO on the development, adoption and implementation of the Language Policy of the NEF;
 - 7.2.2 Monitor and assess the use of official languages within the NEF;
 - 7.2.3 Compile and submit a report to the Minister of Arts & Culture and the Pan South African Language Board;
 - 7.2.4 Promote parity of esteem and equitable treatment of official languages of the Republic and facilitate equitable access to services and information of the NEF; and
 - 7.2.5 Perform any language related functions that the Minister of Arts and Culture may prescribe.

8. ACCESS TO THE POLICY

- 8.1 The NEF will ensure that all its stakeholders have access to the policy by ensuring that hard and electronic copies are easily available and accessible.
- 8.2 Electronic versions will be made available online via the NEF's website, www.nefcorp.co.za and will be emailed, upon request, to those who make such requests.
- 8.3 Hard copies, in the form of précised brochures, will be available at all NEF offices, including its regional offices.
- 8.4 The language policy of the NEF will be published in English, isiZulu and Setswana.
- 8.5 Braille copies will be made available upon request, provided that such requests are made 30 days prior to being required.

9. COMPLAINTS

- 9.1 Any person who is dissatisfied with a decision of a national department, national public entity or national public enterprise regarding its use of official languages may lodge a complaint with the National Department of Arts & Culture.
- 9.2 The NEF has a complaint mechanism which is facilitated by the Compliance function. The Compliance function will forward such complaints to the Language Unit, which will see to the full resolution of those complaints.
- 9.3 All complaints regarding non-compliance to the Language Policy of the NEF must:
- 9.3.1 be in writing in the form of an email, letter or fax;
- 9.3.2 Emailed complaints should be sent to complaints@nefcorp.co.za;
- 9.3.3 Written complaints should be sent to PO Box 31, Melrose Arch, Melrose North 2076;

- 9.3.4 Faxed complaints must be sent to +27 (11) 305 8001;
- 9.3.5 Be lodged within 3 months of arising;
- 9.3.6 Provide full details of the complaint, including details of the office or region it occurred; and
- 9.3.7 State the full contact details, including name, address and telephone numbers of the complainant.
- 9.4 The designated complaints manager within the Language Unit will be responsible for resolving all complaints directed to the Language Unit. This will be done by the following:
- Acknowledging receipt of the complaint;
 - Thoroughly investigating the complaint;
 - Responding to the complainant with a resolution; and
 - Providing feedback to the Marketing and Communications Manager on the resolution of the complaint.

10. ROLES AND RESPONSIBILITIES

- 10.1 The Risk & Compliance department will serve as the custodian of the policy. The department will also ensure publication of this policy in the Government Gazette 90 days after it has been adopted. Any recommendations arising from public comment will be incorporated into the policy and submitted to the board.
- 10.2 The Risk & Compliance department shall conduct reviews initially every 6 months to ensure compliance with this policy. Thereafter, reviews will be conducted on an annual basis.
- 10.3 The Language Unit will be housed within the Marketing and Communications Department and will fulfill the outputs stipulated in item 8 above.

- 10.4 The Language Unit will submit reports to the Minister of Arts and Culture, as required by the Regulations, annually, at least 3 months after the NEF's financial year end.
- 10.5 The Language Policy is owned (in terms of implementation) by the Marketing and Communications department which must ensure that it is put into effect and must manage the day to day administration of the policy.

11. POLICY MAINTENANCE

- 11.1 The Language Policy will be reviewed every two years by the Language Unit in conjunction with the Risk & Compliance department.

DRAFT

**NON-GOVERNMENTAL ORGANIZATION
NOTICE 736 OF 2018**



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 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)(b))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):	
Annual Reports, Media Statements, Newsletters, Approved Strategic Plans, Annual Performance Plans	These records are available for inspection on request via: Post: Mzi Dayimani, 187 Rivonia Road, Morningside, Sandton email: dayimanim@nefcorp.co.za Website: www.nefcorp.co.za
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
.....
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii):	
Annual Reports, Media Statements Newsletters, Approved Strategic Plans, Annual Performance Plans	Copies of these records may be obtained on payment of the prescribed fee. These records may be accessed at NEF via post, email and the NEF website.
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii):	
Application Forms, PAIA Manual, NEF Brochures, Annual Financial Statements, and Tender documents	Copies of these records are available free of charge, they may be accessed at NEF on request via post, email and the NEF website

Department of Justice and Constitutional Development

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 737 OF 2018**

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) 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	:	A portion of Reserve No. 10, previously known as Mkhobosa
Extent of property	:	7, 3800 hectares
Magisterial District	:	Lower Umfolozi
Administrative District	:	KwaZulu-Natal
Claimant	:	Mbongeni Msawenkosi Dube behalf of the Dube Family
Reference number	:	KRN6/2/2/E/21/0/0/57

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**

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 738 OF 2018**

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) 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	:	Ethekwini
Administrative District:	:	KwaZulu-Natal
Previous Title Deed No.	:	T3119/1978
Claimant	:	Gangammah Govender, Sivapragasan Munusamy Govender, Moganathan Munusamy Govender, Dharmalingum Dharmalingum, Munusamy Nagappen Govender and Munian Munusamy Govender
Date claim lodged	:	22 December 1998
Reference number	:	KRN6/2/3/E/8/817/2484/12

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
1	Remainder of Sub 2 of Sub A of Sub D No. 8 of the farm Klipfontein No. 922	4, 9342 ha
2	Remainder of A of the farm Klipfontein No. 922	30, 1895 ha
3	Sub 47 (a sub of 1 of D No. 8) of the farm Klipfontein No. 922	13, 0966 ha
4	Sub 2 of Sub A of Sub D No. 8 of the farm Klipfontein No. 922	1, 0965 ha

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 739 OF 2018****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) 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	:	A portion of Reserve No. 10, part of Esikhawini Township H1 Section
Extent of property	:	3, 5 hectares
Magisterial District	:	Lower Umfolozi
Administrative District	:	KwaZulu-Natal
Claimant	:	Mjwayeli Gwala on behalf of the Gwala Family
Date claim lodged	:	31 December 1998
Reference number	:	KRN6/2/2/E/21/0/0/29

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 740 OF 2018
AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)

Amending Notice 1647 of 2001 published in *Government Gazette* No. 22466 on 20 July 2001 in respect of the Hlabisa-Mpukunyoni Community, under Reference No. **KRN6/2/2/E/12/0/0/5** to:

1. REPLACE

Property:	Corridor Game Reserve.
Extent of property:	24 210 hectares.
Current owner:	Department of Public Works.
Claimant:	P. D. Mhlaba on behalf of the Hlabisa-Mpukunyoni Communities.
Reference Number:	KRN6/2/2/E/12/0/0/5.

2. WITH

Reference No.	:	KRN6/2/2/E/12/0/0/5
Claimant	:	P. D. Mhlaba on behalf of the Hlabisa-Mpukunyoni Communities
Property Description	:	Portion 12 of the farm Game Reserve No. 17434
Extent	:	23 470, 0503 ha
Owner	:	Republic of South Africa (unregistered state land)

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**NOTICE 741 OF 2018****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) 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	:	A portion of Reserve No. 10, part of H2 Section, Esikhawini Township J1
Magisterial District	:	Lower Umfolozi
Administrative District	:	KwaZulu-Natal
Claimant	:	Agnes Khumalo on behalf of the Khumalo Family
Date claim lodged	:	31 December 1998
Reference number	:	KRN6/2/2/E/21/0/0/15

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 742 OF 2018
AMENDMENT NOTICE

**GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

Amending Notice 1754 of 2005 published in *Government Gazette* No. 28038 on 23 September 2005 in respect of the Kwa-Ximba Community, under Reference No. **KRN6/2/2/E/23/0/0/26** to:

1. REPLACE

Property : **Umfolozi Game Reserve**
Extent of property : **3927 hectares**
Claimant : **B. S. Sithole on behalf of the Kwa-Ximba Community**
Reference number : **KRN6/2/2/E/23/0/0/26**

2. WITH

Reference No. : **KRN6/2/2/E/23/0/0/26**
Claimant : **B. S. Sithole on behalf of the Kwa-Ximba Community**
Property Description : **Portion 10 of the farm Game Reserve No. 17434**
Extent : **13 315, 5738 ha**
Owner : **Republic of South Africa (unregistered state land)**

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSISONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 743 OF 2018**

AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Amending Notice No. 255 of 2017 published in Government Gazette No. 40733 dated 31 March 2017 in respect of the **Mthiyane Tribe (Mandlazini)**, under **Reference No. KRN6/2/2/E/21/0/0/3** to **EXCLUDE** the properties listed in the schedule below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER
1	Remainder of Richards Bay No. 11489	367, 8649 ha	T31007/1995	Republic of South Africa
2	Portion 1 of Richards Bay No. 11489	49, 3822 ha	T50407/2000	Republic of South Africa
3	Portion 2 of Richards Bay No. 11489	75, 6478 ha	T50408/2000	Republic of South Africa
4	Portion 0 of K41 No. 16715	534, 3937 ha	T31007/1995	RSA

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 744 OF 2018**

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) 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	:	Portion 6 of the farm Mbona No. 13856
Extent of property	:	353, 8397 ha
Magisterial District	:	New Hanover
Administrative District:	:	KwaZulu-Natal
Current Title Deed No.	:	T11305/1970
Current Owner	:	Mbona Enterprises (Pty) Ltd
Bonds & Restrictive Conditions (Interdicts)	:	K97/1985S
Claimant	:	Mbhekeni Mthembu on behalf of the Mbona Community
Date claim lodged	:	28 December 1998
Reference number	:	KRN6/2/2/E/30/0/0/34

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 745 OF 2018****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) 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	:	A portion of Reserve No. 10, Ongoye (Port Dunford)
Extent of property	:	8, 55 hectares
Magisterial District	:	Lower Umfolozi
Administrative District	:	KwaZulu-Natal
Claimant	:	Sibonga Richard Mkhwanazi on behalf of the Mkhwanazi Family
Date claim lodged	:	28 December 1998
Reference number	:	KRN6/2/2/E/21/0/0/49

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 746 OF 2018**

**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 the Ndzimankulu/Vierkant 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.

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, that the notices of the claim previously published under the terms of section 11 (1) of the Act under Notice No's. 2578 of 2002, 2579 of 2002, 2582 of 2002, 2583 of 2002, 2584 of 2002, 2585 of 2002, 2586 of 2002, 2587 of 2002, 305 of 2010 and 306 of 2010 published in Government Gazette No. 23996 dated 8 November 2002 and Government Gazette No. 33102 dated 16 April 2010, will be amended to correct an error in the property descriptions and replace it with the properties referred in the attached schedule, unless cause to the contrary is shown to the satisfaction of the Regional Land Claims Commissioner.

The details for amending Notice No's. 2578 of 2002, 2579 of 2002, 2582 of 2002, 2583 of 2002, 2584 of 2002, 2585 of 2002, 2586 of 2002, 2587 of 2002, 305 of 2010 and 306 of 2010 published in Government Gazette No. 23996 dated 8 November 2002 and Government Gazette No. 33102 dated 16 April 2010, include the following:

Reference No.	:	KRO6/2/2/D/8/1017/0/0/3
Claimant	:	Khayaletu Victor Nyangiwe on behalf of the Ndzimankulu/Vierkant Community
Previous Property Description	:	see attached schedule
Current Property Description	:	see attached schedule
Extent	:	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 correct an error in the property descriptions and replace it with the properties referred to in the attached schedule.

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**

SCHEDULE

No.	Notice Number	Previous Property Description	Current Property Description	Extent
1	Notice No. 2578 of 2002	Portion 4 of farm 158	Portion 4 of the farm Driefontein No. 18226	111, 3492 ha
2	Notice No. 2579 of 2002	Portion 5 of farm 158	Portion 5 of the farm Driefontein No. 18226	76, 3983 ha
3	Notice No. 2582 of 2002	Remainder of farm 167	Remainder of the farm Malowe Forest No. 18235	96, 2442 ha
4	Notice No. 2583 of 2002	Remainder of farm 168	Remainder of the farm Straalhoek No. 18236	407, 3237 ha
5	Notice No. 2584 of 2002	Portion 1 of farm 168	Portion 1 of the farm Straalhoek No. 18236	618, 8415 ha
6	Notice No. 2585 of 2002	Remainder of farm 169	Remainder of the farm Middelwater No. 18237	263, 9005 ha
7	Notice No. 2586 of 2002	Portion 1 of farm 169	Portion 1 of the farm Middelwater No. 18237	297, 4921 ha
8	Notice No. 2587 of 2002	Portion 3 of farm 169	Portion 3 of the farm Middelwater No. 18237	437, 6322 ha
9	Notice No. 305 of 2010	Portion 1 of the farm Ndzimankulu Forest	Portion 1 of the farm Zimankulu Forest Reserve No. 18238	191, 5394 ha
10	Notice No. 306 of 2010	Portion 2 of the farm Ndzimankulu Forest	Portion 2 of the farm Zimankulu Forest Reserve No. 18238	48, 7348 ha

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 747 OF 2018**

**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 the Ngujini 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.

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, that the notices of the claim previously published under the terms of section 11 (1) of the Act under Notice No's. 2571 of 2002, 2572 of 2002, 2573 of 2002, 2574 of 2002, 2575 of 2002, 2576 of 2002 and 301 of 2010 published in Government Gazette No. 23996 dated 8 November 2002 and Government Gazette No. 33102 dated 16 April 2010, will be amended to correct an error in the property descriptions and replace it with the properties referred in the attached schedule, unless cause to the contrary is shown to the satisfaction of the Regional Land Claims Commissioner.

The details for amending Notice No's. 2571 of 2002, 2572 of 2002, 2573 of 2002, 2574 of 2002, 2575 of 2002, 2576 of 2002 and 301 of 2010 published in Government Gazette No. 23996 dated 8 November 2002 and Government Gazette No. 33102 dated 16 April 2010, include the following:

Reference No.	:	KRO6/2/2/D/8/1017/0/0/40
Claimant	:	Russel Mthimkhulu on behalf of the Ngujini Community
Previous Property Description	:	see attached schedule
Current Property Description	:	see attached schedule
Extent	:	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 correct an error in the property descriptions and replace it with the properties referred to in the attached schedule.

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.	Notice Number	Previous Property Description	Current Property Description	Extent
1	Notice No. 2571 of 2002	Remainder of farm 103	Remainder of the farm Inkanyezi No. 18172	123, 9734 ha
2	Notice No. 2572 of 2002	Farm 104	The farm Jantjes Fontein No. 18173	879, 4000 ha
3	Notice No. 2573 of 2002	Farm 105	The farm Deepdene No. 18174	432, 9898 ha
4	Notice No. 2574 of 2002	Farm 106	The farm Houtboschfontein No. 18175	1957, 8080 ha
5	Notice No. 2575 of 2002	Remainder of farm 107	Remainder of the farm Poortjie No. 18176	1274, 0033 ha
6	Notice No. 2576 of 2002	Farm 109	The farm Uitkomst No. 18178	1129, 7657 ha
7	Notice No. 301 of 2010	The Remainder of farm 108	Remainder of the farm Waterfall No. 18177	1061, 5845 ha

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 748 OF 2018**

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) 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	:	Remainder of the farm Inanda Location No. 4675
Extent of property	:	53799, 7617 ha
Province	:	KwaZulu-Natal
District Municipality	:	Ethekwini
Local Municipality	:	Ethekwini (Inanda)
Current Title Deed No.	:	G4675/1864
Current Owner	:	Ingonyama Trust-Trustees
Bonds & Restrictive Conditions (Interdicts)	:	EX60/2015; K2307/2002S; K3/1924S; K3594/2013S; VA1759/1999
Claimant	:	Vusumuzi Johannes Mkhize on behalf of the Nyuswa Nodwengu Community
Date claim lodged	:	15 December 1998
Reference number	:	KRN6/2/2/E/14/0/0/55

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 749 OF 2018
AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)

Amending Notice 1755 of 2005 published in *Government Gazette* No. 28038 on 23 September 2005 in respect of the Okhukho Community, under Reference No. **KRN6/2/2/E/23/0/0/3** to:

1. REPLACE

Property : Okhukho Game Reserve
Extent of property : 2911, 7360 hectares
Claimant : M. G. Zungu on behalf of the Okhukho Community
Reference number : KRN6/2/2/E/23/0/0/3

2. WITH

Reference No. : KRN6/2/2/E/23/0/0/3
Claimant : M. G. Zuma on behalf of the Okhukho Tribe
Property Description : Portion 11 of the farm Game Reserve No. 17434
Extent : 13 505, 7528 ha
Owner : Republic of South Africa (unregistered state land)

LEBJANE MAPHUTHA
REGIONAL LAND CLAIMS COMMISSONER: KWAZULU NATAL

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
NOTICE 750 OF 2018**

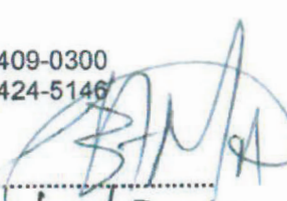
GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No. 22 OF 1994)

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. This is a claim for the restitution of land rights that has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Claim Ref. Number	Claimant	Claim submission date	Claimed Property	Extent (sqm)	Year of Dispossession
C194	Mrs. E. Williams	07/11/1996	Erf 82383 & 82384 Retreat, City of Cape Town.	1544 & 3123 square meters respectively	T5305/1959

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 14 days from the publication of this notice, any comments / information to:

The Regional Land Claims Commission: Western Cape
Private Bag X9163
Cape Town
8000
Tel: (021)409-0300
Fax: (021)424-5146

CHECKED.....

DATE.....20/11/2018

APPROVED.....

DATE.....20/11/20

Mr. L.H Maphutha
Regional Land Claims Commissioner

**SOUTH AFRICAN RESERVE BANK
NOTICE 751 OF 2018**

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

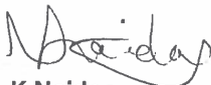
**Grand Major Trading Close Corporation
(Registration number 2011/005569/23)**

of:

Postnet Suite 88
Private Bag X19
Gardenview
2047

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R1 571 270.09 being capital standing to the credit of Grand Major Trading Close Corporation, in account number 408 747 7224, held with Absa Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of NOVEMBER 2018.



**K Naidoo
Deputy Governor
South African Reserve Bank**

**SOUTH AFRICAN RESERVE BANK
NOTICE 752 OF 2018**

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

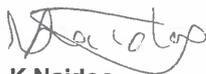
**Sepiaria Dealers (Pty) Limited
(Registration number 2014/211994/07)**

of:

306 17th Avenue
Alexandra
Johannesburg
Gauteng
2090

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R1 077 313.00 being capital standing to the credit of Sepiaria Dealers (Pty) Limited, in account number 9000 3550 976, held with Bidvest Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of November 2018.



**K Naidoo
Deputy Governor
South African Reserve Bank**

**SOUTH AFRICAN RESERVE BANK
NOTICE 753 OF 2018**

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

**Li Sheng International Trading Close Corporation
(Registration number 2004/050273/23)**

of:

P O Box 678
Wendywood
2144

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R1 370 389.00 being capital standing to the credit of Li Sheng International Trading Close Corporation, in account number 9000 3518 990, held with Bidvest Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of NOVEMBER 2018.



**K Naidoo
Deputy Governor
South African Reserve Bank**

SOUTH AFRICAN RESERVE BANK**NOTICE 754 OF 2018****Notice and Order of Forfeiture**

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

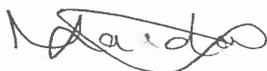
Good Will Trading Close Corporation
(Registration number 2006/059874/23)

of:

P O Box 618
Bruma
Johannesburg
2026

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R1 346 476.00 being capital standing to the credit of Good Will Trading Close Corporation, in account number 9000 3496 992, held with Bidvest Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of NOVEMBER 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 755 OF 2018****Notice and Order of Forfeiture**

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

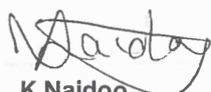
Silver Base Trading Close Corporation
(Registration number 2011/093128/23)

of:

Postnet Suite 88
Private Bag X19
Gardenview
2047

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R730 117.21 being capital standing to the credit of Silver Base Trading Close Corporation, in account number 408 788 0061, held with Absa Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of NOVEMBER 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

SOUTH AFRICAN RESERVE BANK**NOTICE 756 OF 2018****Notice and Order of Forfeiture**

Notice of Forfeiture to the State of money in terms of the provisions of Exchange Control Regulation 22B made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

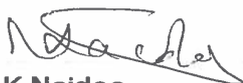
Grand Start Trading Close Corporation
(Registration number 2010/005495/23)

of:

Postnet Suite 88
Private Bag X19
Gardenview
2047

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Exchange Control Regulation 22E delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Exchange Control Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Governor or the Deputy Governor of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 the amount of R946 889.00 being capital standing to the credit of Grand Start Trading Close Corporation, in account number 9000 3542 989, held with Bidvest Bank Limited, together with any interest thereon and/or other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Exchange Control Regulation 22B, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 12 day of NOVEMBER 2018.



K Naidoo
Deputy Governor
South African Reserve Bank

**SOUTH AFRICAN RESERVE BANK
NOTICE 757 OF 2018**

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

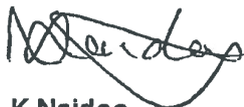
Ayanda Bhengu, Identity number 840406 1345 084 (the "Respondent")

of:

Mkhazane Village
Ulundi
3838

Be pleased to take notice that:

1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
2. By virtue of the functions, powers and/or duties vested in the Deputy Governors of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeited to the State the following money, namely:
 - 2.1 Capital amount of USD10 356-59, which stood to the credit of the Respondent in account number 62756340883, with FirstRand Bank Limited, together with any interest thereon or any other accrual thereto.
3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.
6. Signed at Pretoria on this 8 day of NOVEMBER 2018.



**K Naidoo
Deputy Governor
South African Reserve Bank**

**STATISTICS SOUTH AFRICA
NOTICE 758 OF 2018**

THE HEAD: STATISTICS SOUTH AFRICA notifies for general information that the Consumer Price Index is as follows:

Consumer Price Index, Rate (**Base Dec 2017=100**)

2018:

Rate: **October 2018 – 5.1**

DEPARTMENT OF TRADE AND INDUSTRY

NOTICE 759 OF 2018

STANDARDS ACT, 2008
STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Board of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

SECTION A: DRAFTS FOR COMMENTS

The following draft standards are hereby issued for public comments in compliance with the norm for the development of the South Africa National standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title, scope and purport	Closing Date
SANS 1395-1 Ed 2	<i>Road transport management systems Part 1: Requirements for Operators, consignors and consignees: Goods and Passengers.</i> Covers road safety (evidenced by a reduction in the number of accidents), ensuring of the roadworthiness of vehicles, optimization of loading conditions, driver wellness (fatigue, health and driver training), improvement of driver behaviour and preservation of road infrastructure. Does not prescribe the specific method(s) for demonstrating compliance, as it is envisaged that each organization should develop unique and customised processes to demonstrate compliance.	2019-01-28
SANS 1725-2 Ed 1	<i>End user related Quality of Service parameter definitions and measurements; Part 2: Mobile data services.</i> specifies requirements, definitions and measurement methods for a range of user perceivable Quality of Service parameters specific to Mobile data packet switch networks.	2019-01-13
SANS 10388 Ed 2	<i>The inspection and testing of lift trucks.</i> Covers provisions for the inspection and testing of self-propelled lift trucks in service.	2019-01-25
SANS 21504 Ed 1	<i>Project, programme and portfolio management- Guidance on portfolio management.</i>	2019-01-24
SANS 61482-2 Ed 1	<i>Live working - Protective clothing against the thermal hazards of an electric arc - Part 2: Requirements.</i> Applies to protective clothing used in work where there is the risk of exposure to an electric arc hazard.	2019-01-24
SANS 60076-7 Ed 2	<i>Power transformers Part 7: Loading guide for mineral-oil-immersed power transformers.</i> Describes the effect of operation under various ambient temperatures and load conditions on the life of oil-immersed transformers.	2019-01-24
SANS 62271-102 Ed 2	<i>High-voltage switchgear and controlgear Part 102: Alternating current disconnectors and earthing switches.</i> Applies to alternating current disconnectors and earthing switches, designed for indoor and outdoor enclosed and open terminal installations for voltages above 1 000 V and for service frequencies up to and including 60 Hz.	2019-01-24
SANS 60794-1-1 Ed 3	<i>Optical fibre cables Part 1-1: Generic specification – General.</i> Applies to optical fibre cables for use with communication equipment and devices employing similar techniques and to cables having a combination of both optical fibres and electrical conductors.	2019-01-25
SANS 60794-1-2 Ed 3	<i>Optical fibre cables Part 1-2: Generic specification - Basic optical cable test procedures- General guidance.</i> Applies to optical fibre cables for use with telecommunications equipment and devices employing similar techniques, and to cables having a combination of both optical fibres and electrical conductors.	2019-01-25
SANS 60793-1-48 Ed 3	<i>Optical fibres Part 1-48: Measurement methods and test procedures - Polarization mode dispersion.</i> Applies to three methods of measuring polarization mode dispersion (PMD). Establishes uniform requirements for measuring the PMD of single-mode optical fibre, thereby assisting in the inspection of fibres and cables for commercial purposes.	2019-01-25

SCHEDULE A.1: AMENDMENT OF EXISTING STANDARDS

The following draft amendments are hereby issued for public comments in compliance with the norm for the development of the South African National Standards in terms of section 23(2)(a) (ii) of the Standards Act.

Draft Standard No. and Edition	Title	Scope of amendment	Closing Date
SANS 10231 Ed 4.2	<i>Transport of dangerous goods by road - Operational requirements.</i>	Amended to update table on inspection categories, intervals and requirements and	2019-01-13

		applicability.	
SANS 10335 Ed 1.1	<i>The installation, maintenance and safe use of overhead monorail transport systems for underground use.</i>	Amended to change the designation from SABS to SANS, to delete the subclause on the control system general safety requirements and to update the subclause on system requirements	2019-01-22
SANS 1507-3 Ed 1.3	<i>Electric cables with extruded solid dielectric insulation for fixed installations (300/500 V to 1 900/3 300 V) Part 3: PVC Distribution cables</i>	Amended to update table 8 to include the categories of the finished cable, to remove reference to smoke emission and to remove 4.4.2	2019-01-22
SANS 1099 Ed 1.6	<i>Hardwood furniture timber.</i>	Amended to update referenced standards and figure on mean annual equilibrium moisture content of timber.	2019-01-26
SANS 1408 Ed 2.1	<i>Mechanical components for tendon based rock support systems.</i>	Amended to change the designation from SABS to SANS. Amended to update reference standards.	2018-12-18
SANS 1329-2 Ed 2.6	<i>Retro-reflective and fluorescent warning signs for road vehicles Part 2: Abnormal load vehicle signs.</i>	Amended to update referenced standards and to move reference to legislation to the foreword.	2019-01-28
SANS 1376-3 Ed 1.7	<i>Lights for motor vehicles Part 3: Secondary lights.</i>	Amended to correct clause 3.9.1 a) second line the value should be 140 cd and not 1400 cd and clause 4.2 marking . The or parts are missing (or R1) (or R1-S1) and (or R1-S2).	2019-01-31

SCHEDULE A.2: WITHDRAWAL OF THE SOUTH AFRICAN NATIONAL STANDARDS

In terms of section 24(1)(C) of the Standards Act, the following published standards are issued for comments with regard to the intention by the South African Bureau of Standards to withdrawn them.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

SCHEDULE A.3: WITHDRAWAL OF INFORMATIVE AND NORMATIVE DOCUMENTS

In terms of section 24(5) of the Standards Act, the following documents are being considered for withdrawal.

Draft Standard No. and Edition	Title	Reason for withdrawal	Closing Date

SECTION B: ISSUING OF THE SOUTH AFRICAN NATIONAL STANDARDS

SCHEDULE B.1: NEW STANDARDS

The following standards have been issued in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 753:2018 Ed 5	<i>Pine poles, cross-arms and spacers for power distribution, telephone systems and street lighting.</i> Specifies the requirements for pine poles, grown in Southern Africa, and that are intended to be used as upright supports for street lighting and communication systems, and as upright supports, cross-arms and spacers (in five-pole structures) for power distribution lines.
SANS 61084-2-3:2018 Ed 1	<i>Cable trunking systems and cable ducting systems for electrical installations - Part 2-3: Particular requirements - Slotted cable trunking systems intended for installation in cabinet.</i> Specifies requirements and tests for cable trunking systems (CTS) and cable ducting systems (CDS) of maximum voltage 1000 V ac and 1500 V dc intended for the accommodation and, where necessary, for the electrically protective separation, of insulated conductors, cables and possibly other electrical equipment in electrical or communication systems installations (or both).
SANS 62443-3-3:2018 Ed 1	<i>Industrial communication networks - Network and system security - Part 3-3: System security requirements and security levels.</i> Provides detailed technical control system requirements (SRs) associated with the seven foundational requirements (FRs) described in IEC 62443-1-1 (published in South Africa as an identical adoption under the designation SATS 63443-1-1) including defining the requirements for control system capability security levels, SL-C(control system).

SCHEDULE B.2: AMENDED STANDARDS

The following standards have been amended in terms of section 24(1)(a) of the Standards Act.

Standard No. and year	Title, scope and purport
SANS 1039:2018 Ed 1.4	<i>Wooden ceiling and panelling boards. Consolidated edition incorporating amendment No. 4.</i> Amended to update the figure on mean annual equilibrium moisture content of wood.
SANS 1085:2018 Ed 3.5	<i>Metallic wall outlet boxes for the enclosure of electrical accessories. Consolidated edition incorporating amendment No. 5.</i> Amended to change the title, to update the scope and referenced standards, to update the requirements for modifications, and to renumber the subclauses accordingly.
SANS 950 :2018 Ed 3.1	<i>Non-metallic conduit fittings for use in electrical installations. Consolidated edition incorporating amendment No. 1.</i> Amended to update the scope, general requirements, and figures on 4 × 2 and 4 × 4 typical configuration of rectangular boxes.
SANS 1931:2018 Ed 1.2	<i>Particle board - Highly moisture-resistant exterior type. Consolidated edition incorporating amendment No. 1.</i> Amended to update referenced standards.

SCHEDULE B.3: WITHDRAWN STANDARDS

In terms of section 24(1)(C) of the Standards Act, the following standards have been withdrawn.

Standard No. and year	Title
CKS 225:1970 Ed 1	<i>Envelopes for X-ray films.</i>
CKS 488:2008 ED 3	<i>Field dress material (polyester-and-cotton).</i>
CKS 553:1980 Ed 1	<i>Unproofed core-spun ducks.</i>
CKS 676:2005 Ed 1.1	<i>Disposable non-woven laminated surgical fabrics.</i>

SCHEDULE B.4: ESTABLISHMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (1) the South African Bureau of Standards has established the following technical committees:

Technical Committee No.:	Title	Scope

SCHEDULE B.4: DISBANDMENT OF TECHNICAL COMMITTEES

In terms of section 4(2) (1) the South African Bureau of Standards has disbanded the following technical committees:

Technical Committee No.:	Title	Scope

If your organization is interested in participating in these committees, please send an e-mail to Dsscomments@sabs.co.za for more information.

SCHEDULE 5: ADDRESSES OF THE SOUTH AFRICAN BUREAU OF STANDARDS OFFICES

The addresses of offices of the South African Bureau of Standards where copies of the standards mentioned in this notice can be obtained, are as follows:

1. Gauteng Head Office, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
2. Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.
3. Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
4. KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterfall Park, Durban, PO Box 30087, Mayville 4058.

DEPARTMENT OF TRADE AND INDUSTRY
NOTICE 760 OF 2018
INTERNATIONAL TRADE ADMINISTRATION COMMISSION
CUSTOMS TARIFF APPLICATIONS
LIST 09/2018

The International Trade Administration Commission (herein after referred to as ITAC or the Commission) has received the following application concerning the Customs Tariff. Any objection to or comments on this representation should be submitted to the Chief Commissioner, ITAC, Private Bag X753, Pretoria, 0001. Attention is drawn to the fact that the rate of duty mentioned in this application is that requested by the applicant and that the Commission may, depending on its findings, recommend a lower or higher rate of duty.

CONFIDENTIAL INFORMATION

The submission of confidential information to the Commission in connection with customs tariff applications is governed by section 3 of the Tariff Investigations Regulations, which regulations can be found on ITAC's website at <http://www.itac.org.za/documents/R.397.pdf>.

These regulations require that if any information is considered to be confidential, then a non-confidential version of the information must be submitted, simultaneously with the confidential version. In submitting a non-confidential version the regulations are strictly applicable and require parties to indicate:

- ❑ Each instance where confidential information has been omitted and the reasons for confidentiality;*
- ❑ A summary of the confidential information which permits other interested parties a reasonable understanding of the substance of the confidential information; and*
- ❑ In exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.*

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless clearly indicated to be confidential, will be made available to other interested parties.

The Commission will disregard any information indicated to be confidential that is not accompanied by a proper non-confidential summary or the aforementioned reasons.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due).

Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

INCREASE IN THE GENERAL RATE OF CUSTOMS DUTY ON:

Frozen meat and edible offal of fowls of the species *Gallus domesticus*, with specific reference to bone-in portions classifiable under tariff subheading 0207.14.9 and boneless cuts classifiable under tariff subheading 0207.14.1 from 37 per cent *ad valorem* and 12 per cent *ad valorem*, respectively, to 82 per cent *ad valorem*.

APPLICANT:**South African Poultry Association (SAPA)**

Wild Fig Business Park, Block C
1494 Cranberry Street
Honeydew Ext 19
2170

Enquiries: ITAC Ref: 10/2018, Enquiries: Mr Jacob Mtimkulu, Mr Oatlotse Madito, Ms Dolly Ngobeni or Ms Manini Masithela at e-mails: jmtimkulu@itac.org.za/ omadito@itac.org.za/ dngobeni@itac.org.za/ mmanithela@itac.org.za. Alternatively, contact (012) 394 3691/3692/3667/3682.

REASONS AS STATED BY THE APPLICANT:

- The applicant provided, *inter alia*, the following reasons for the application:
 - a) The SACU poultry industry (meat and eggs) supplies more than 60% of the animal protein consumed in SACU and makes up almost 20% of South Africa's agricultural gross domestic product. It is the single largest part of agriculture in SACU and is core to SACU food security;
 - b) The poultry industry is the second biggest user of maize in the region and by far the biggest user of soybeans. The South African Government's soybean development strategy is dependent on the success of the local poultry industry;
 - c) The SACU domestic broiler industry directly employs at least 47,025 people with a further 58,383 people indirectly employed in support industries that are dependent on the broiler industry. The crops which are used as feed in the poultry industry account for approximately 17,738 workers in the crop farming sector;
 - d) SACU is a globally efficient producer of chicken. Despite this, the SACU poultry industry has faced, and continues to face, enormous profitability challenges. These have resulted in downsizing in late 2016 and early 2017, resulting in job losses and a deterioration in SACU's food security position;
 - e) The profitability challenges experienced by the SACU Industry are directly linked to increasing volumes of opportunistic imports of frozen chicken which significantly undercut the SACU industry;

- f) Dutiable imports of frozen chicken have increased drastically over the period 2015 to 2017. This has caused and threatens to cause the serious injury; and
- g) These low priced imports limit the SACU industry's ability to increase prices in line with the increases in costs (price suppression) and also reduce sales volumes and market share (as there is a preference for the lower priced imports). The SACU industry has limited storage capacity and export opportunities. This means that when these opportunistic imports enter the SACU market, the SACU industry is forced to lower its prices in order to sell stock and create storage capacity.

PUBLICATION PERIOD:

Representation should be submitted within **four (4) weeks** from the date of this notice.

DEPARTMENT OF TRANSPORT

NOTICE 761 OF 2018

ROAD ACCIDENT FUND (RAF)

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]

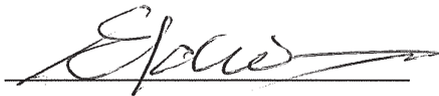
DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (e.g. website)(SECTION 15(1)(a))
FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):	
<ul style="list-style-type: none"> ✓ PAIA Manual; ✓ PAIA Forms; ✓ The information uploaded to the Road Accident Fund (RAF) Website; ✓ Job Adverts; ✓ Information Booklets; ✓ Pamphlets; ✓ Brochures; ✓ Posters; ✓ Newsletters; ✓ Other Marketing information relating to the services of the RAF; ✓ Blank Claim Forms; ✓ Statutory records: Legislation and Regulations; ✓ Media releases/statements; ✓ Media Alerts; ✓ Strategic plans; 	<p>All records are available on RAF website: www.raf.co.za</p> <p>or</p> <p>RAF offices-Centurion Contact person: Boipelo Mthopi (Deputy Information Officer) Telephone number: 012 621 1853 Email: PAIAunit@raf.co.za</p>

<ul style="list-style-type: none"> ✓ Annual performance plans; ✓ Statutory quarterly report; ✓ FSB return; ✓ Annual reports(Finance: Reporting); ✓ Board notices in respect of the adjustment of the cap; ✓ Tenders/Quotations; ✓ Vendor Forms; ✓ Code of Ethics; ✓ RAF Customer Service Charter. 	
FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):	
None	
FOR COPYING IN TERMS OF SECTION 15(1)(a)(ii)	
See records for inspection in terms of Section 15(1)(a)(i)	<p>All records are available on RAF website: www.raf.co.za</p> <p>or</p> <p>RAF offices-Centurion Contact person: Boipelo Mothopi (Deputy Information Officer) Telephone number: 012 621 1853 Email: PAIAunit@raf.co.za</p>
AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)	
See records for inspection in terms of Section 15(1)(a)(i)	<p>All records are available on RAF website: www.raf.co.za</p> <p>or</p> <p>RAF offices-Centurion Contact person: Boipelo Mothopi (Deputy Information Officer) Telephone number: 012 621 1853 Email: PAIAunit@raf.co.za</p>

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 174 OF 2018**NATIONAL HOME BUILDERS REGISTRATION COUNCIL****THE HOUSING CONSUMERS PROTECTION MEASURES ACT, 1998 (ACT NO. 95 OF 1998)****OWNER BUILDER EXEMPTION APPLICATION FORM**

The National Home Builders Registration Council has under section 7 read together with section 29(1) of the Housing Consumers Protection Measures Act No. 95 of 1998 (The Act) made the Owner Builder Exemption Application Form in the Schedule.



Mr. Enoch Godongwana

Chairperson of Council

Schedule

OWNER BUILDER APPLICATION FORM AND AFFIDAVIT

FOR OFFICE USE

MADE IN TERMS OF SECTION 29(1) OF THE HOUSING CONSUMERS PROTECTION MEASURES ACT 95 OF 1998

To be completed in block letters and must be legible

APPLICANT DETAILS										APPLICANT'S SPOUSE DETAILS <small>(only required if married in community of Property OR out of community of property with the accrual system)</small>									
For Demographic Purposes Only										For Demographic Purposes Only									
African		Coloured		Indian		White		Other (Specify)		African		Coloured		Indian		White		Other (Specify)	
Male	Female	Military Veteran		Yes	No	Male	Female	Military Veteran		Yes	No								
Disabled	Yes	No	Youth (18-35 years)		Yes	No	Disabled	Yes	No	Youth (18-35 years)		Yes	No						
ID No.										ID No.									
Full Name and Surname										Full Name and Surname									
Tel										Tel									
Mobile										Mobile									
Email										Email									

PROPERTY DETAILS (PROPERTY EXEMPTION BEING APPLIED FOR)	
Street Address	
Erf No. / Stand No.	
Township	
Province	

The applicant/s being the owners(s) of the property listed above, hereby applies/apply in terms of section 10A of the Housing Consumers Protection Measures Act No. 95 of 1998 (hereinafter referred to as "the Act") to be classified as an owner builder as defined in section 1 of the Act and be granted exemption from the requirements of the Act as provided for in section 29 of the Act.

	Questionnaire	YES	NO
1	Are you married? <i>(If married in community of property or out of community of property with accrual, please ensure that a certified copy of the identity document of your spouse and a certified copy of the marriage certificate is attached to this form as part of your application)</i>		

2	If married out of community of property, please ensure that a certified copy of your pre-nuptial or ante-nuptial contract registered at the Deeds Office is attached to this form as part of your application.		
3	I/we understand the implications of the exemption and that my/our home will not be enrolled under the requirements of the Housing Consumers Protection Measures Act No. 95 of 1998.		
4	I/we am/are the home owner(s) of the said property as written on page one (1) of this document. <i>(Please ensure that a copy of the deed of transfer / title deed stamped by the Deeds Office is attached to this form as part of your application)</i>		
5	I/we shall occupy the property and shall not sell the house within five (5) years of being granted exemption.		
6	I/we am/are aware that there will be no warranty protection as laid down in the Housing Consumers Protection Measures Act No. 95 of 1998 on the home should the exemption I/we am/are applying for, be granted.		
7	I/we am/are aware that if the exemption is granted, I/we may not be able to sell the home in future, as the home is not enrolled in terms of Section 14(1) of the Act.		
8	Will the application be made by a third party on behalf of the Applicant? If yes, please ensure that an executed Power of Attorney signed by the Applicant and a certified copy of the third party's ID are attached to this form as part of your application.		
9	Will the Applicant be assisted by another person/s to construct the home? If yes, the Applicant must submit an affidavit containing the name(s) of the person(s) assisting him/her together with the certified copy of such person/s ID and a copy of terms and conditions of the agreement entered into. Please note that the said person(s) needs to be given Power of Attorney and will have to write the NHBRC Technical Assessment test.		
10	I/we be fully responsible for: <ul style="list-style-type: none"> - Administering the whole building project and purchasing of all building material - Employing and monitoring artisans and labourers - Quality of materials and workmanship <i>If the answer to any of the above statements is NO, please attach an explanation to this questionnaire)</i>		
11	I/we agree to write the NHBRC Technical Assessment test at an NHBRC Office or any other place as designated by the NHBRC.		
12	I/we am/are aware that the house that is to be built must comply fully with the technical requirements as per the NHBRC Home Building Manual and National Building Regulations and Standards Act No. 103 of 1977.		
13	I/we will be receiving progress payments directly from the banking institution that is providing mortgage finance. <i>(If the answer to this statement is NO, please attach explanation to this questionnaire)</i>		
14	Has any form of construction on the said property commenced yet? If yes, please ensure that a Competent Person's report confirming the site soil designation in accordance with acceptable industry practice and applicable certificates for completed stages of construction must be attached to this application form. Please also ensure that any additional information or documents relating to the Technical Requirements in line with the National Building Regulations are also attached to the application form.		
15	Have you ever applied for an owner builder exemption before? If yes, please submit an affidavit giving details of property in respect of which an exemption was applied for, the date of the application and the outcome of the application.		
16	I/we confirm that an NHBRC registered home builder will not be appointed to construct the home on the property applied for in this application.		

The applicant/s agree to hold harmless, defend and indemnify the Council, from any and all actions, claims, demands, losses, damages, judgments or costs whatsoever by any person in respect of the home.

SIGNATURE OF APPLICANT	SIGNATURE OF SPOUSE (only required if married in community of Property)

I certify that the deponent/s acknowledges that he/she knows and understands the contents of this affidavit, which affidavit was sworn before me and signed in my presence at _____ on this _____ day of 20____, in accordance with the provision of Regulation R1258 dated 21 July 1972, as amended by Government Notice R1648 dated 19 August 1977 and Government Notice R1428 dated 11 July 1980 and Government Notice R774 dated 23 April 1982 having duly been complied with.

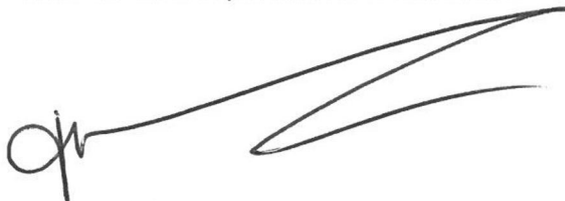
COMMISSIONER OF OATHS

NOTE TO COMMISSIONER

Kindly date stamp each page and initial all pages.

BOARD NOTICE 175 OF 2018**FINANCIAL SECTOR CONDUCT AUTHORITY****FINANCIAL MARKETS ACT, 2012****PROPOSED INCLUSION OF DEBT LISTING REQUIREMENTS OF 4AX****PUBLICATION FOR COMMENT**

The Financial Sector Conduct Authority (“**FSCA**”) hereby gives notice under section 11(6) (c) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the proposed inclusion of Debt Listing Requirements of 4AX have been published on the official website of the FSCA (www.fsca.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 FSCA, at the following email address: michael.kabai@fsca.co.za within a period of fourteen (14) days from the date of publication of this notice.



J. A. BOYD

FINANCIAL SECTOR CONDUCT AUTHORITY

BOARD NOTICE 176 OF 2018



ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA (AHPCSA)

ALLIED HEALTH PROFESSIONS ACT (ACT No. 63 of 1982) AS AMENDED

NOTICE TO INCREASE FEES PAYABLE TO THE AHPCSA BY STUDENTS, INTERNS AND PRACTITIONERS, AS APPROVED BY THE AHPCSA ON 23 AUGUST 2018

DEFINITION

1. In this notice, “**the regulations**” means the Regulations pertaining to the Allied Health Professions ACT (No. 63 of 1982), as amended, and published by Government Notice No. R127 of 12 February 2001.

ANNUAL FEES

2. The amounts of the fees referred to in 37 (1) and (2), 38, 39, 40, 41 and 42 (1) and (2) of the regulations, have been determined by the Council as shown in the table below.
3. These amounts apply to annual fees in respect of the calendar year 1 January 2019 to 31 December 2019, which are due on 1 January 2019, and which must be received by Council by 31 March 2019 (final date for payment); kindly note fee increase thereafter as per the table below under **Registration fees**.

Application Fees	R 2275 & pro-rata annual fee, if applicant is registered
Student Fees	
(1st year)	R 515
(Subsequent years)	R 450
Internship Fees	R 905
Students that did not register prior to graduating and applying for registration	R 3800
Registration Fees	
1 Modality: Fees received Jan to March	R 1977
Fees received April	R 2260
Fees received May	R 2686
Fees received June	R 3344

2 Modalities:	Fees received Jan to March	R 1977 x 2
	Fees received April	R 2260 x 2
	Fees received May	R 2686 x 2
	Fees received June	R 3344 x 2
3 Modalities:	Fees received Jan to March	R 1977 x 3
	Fees received April	R 2260 x 3
	Fees received May	R 2686 x 3
	Fees received June	R 3344 x 3
Senior Citizens Fees		
	(70 – 74 years)	-50%
	(75+ years) cost per profession	R 250
Restoration Fees		
	Deregistration own request	R 2275 Application fee, then if approved, pro-rata annual fee & certificate fee.
	Deregistration due to non-payment of fees (Outstanding fees plus interest payable before submitting application)	R 2275 Application fee, then if approved, 2x annual fee as restoration (within 6 months of deregistration and 3x annual fee thereafter) as restoration, plus pro-rata fee & certificate fee.
	Deregistration as a result of disciplinary action (Outstanding fees plus interest payable before submitting application)	R 2275 Application fee, then if approved 4x annual fee (after 6 months but within 12 months and thereafter 5x annual fee) as restoration, plus pro-rata fee, certificate fee and legal costs.
	Lost certificate/re-issue	R 775
	Letters of good standing	R 775
	Registration letter replacement	R 775

4. These annual fee amounts will not apply to annual fees paid before the date of publication of this notice in the Gazette.
5. These annual fee amounts will apply to all subsequent years until such time that the fees are amended by a notice in the Gazette.
6. The fees prescribed in above are inclusive of value-added tax (VAT).

DR LOUIS MULLINDER
Registrar
Allied Health Professions Council of South Africa

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