

Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID AFRIKA

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N.B. The Government Printing Works will not be held responsible for the quality of "Hard Copies" or "Electronic Files" submitted for publication purposes





AIDS HELPLINE: 0800-0123-22 Prevention is the cure

IMPORTANT NOTICE:

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

No future queries will be handled in connection with the above.

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HIGH ALERT: SCAM WARNING!!!

TO ALL SUPPLIERS AND SERVICE PROVIDERS OF THE GOVERNMENT PRINTING WORKS

It has come to the attention of the GOVERNMENT PRINTING WORKS that there are certain unscrupulous companies and individuals who are defrauding unsuspecting businesses disguised as representatives of the Government Printing Works (GPW).

The scam involves the fraudsters using the letterhead of *GPW* to send out fake tender bids to companies and requests to supply equipment and goods.

Although the contact person's name on the letter may be of an existing official, the contact details on the letter are not the same as the *Government Printing Works*'. When searching on the Internet for the address of the company that has sent the fake tender document, the address does not exist.

The banking details are in a private name and not company name. Government will never ask you to deposit any funds for any business transaction. *GPW* has alerted the relevant law enforcement authorities to investigate this scam to protect legitimate businesses as well as the name of the organisation.

Example of e-mails these fraudsters are using:

PROCUREMENT@GPW-GOV.ORG

Should you suspect that you are a victim of a scam, you must urgently contact the police and inform the *GPW*.

GPW has an official email with the domain as @gpw.gov.za

Government e-mails DO NOT have org in their e-mail addresses. All of these fraudsters also use the same or very similar telephone numbers. Although such number with an area code 012 looks like a landline, it is not fixed to any property.

GPW will never send you an e-mail asking you to supply equipment and goods without a purchase/order number. *GPW* does not procure goods for another level of Government. The organisation will not be liable for actions that result in companies or individuals being resultant victims of such a scam.

Government Printing Works gives businesses the opportunity to supply goods and services through RFQ / Tendering process. In order to be eligible to bid to provide goods and services, suppliers must be registered on the National Treasury's Central Supplier Database (CSD). To be registered, they must meet all current legislative requirements (e.g. have a valid tax clearance certificate and be in good standing with the South African Revenue Services - SARS).

The tender process is managed through the Supply Chain Management (SCM) system of the department. SCM is highly regulated to minimise the risk of fraud, and to meet objectives which include value for money, open and effective competition, equitability, accountability, fair dealing, transparency and an ethical approach. Relevant legislation, regulations, policies, guidelines and instructions can be found on the tender's website.

Fake Tenders

National Treasury's CSD has launched the Government Order Scam campaign to combat fraudulent requests for quotes (RFQs). Such fraudulent requests have resulted in innocent companies losing money. We work hard at preventing and fighting fraud, but criminal activity is always a risk.

How tender scams work

There are many types of tender scams. Here are some of the more frequent scenarios:

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to a company to invite it to urgently supply goods. Shortly after the company has submitted its quote, it receives notification that it has won the tender. The company delivers the goods to someone who poses as an official or at a fake site. The Department has no idea of this transaction made in its name. The company is then never paid and suffers a loss.

OB

Fraudsters use what appears to be government department stationery with fictitious logos and contact details to send a fake RFQ to Company A to invite it to urgently supply goods. Typically, the tender specification is so unique that only Company B (a fictitious company created by the fraudster) can supply the goods in question.

Shortly after Company A has submitted its quote it receives notification that it has won the tender. Company A orders the goods and pays a deposit to the fictitious Company B. Once Company B receives the money, it disappears. Company A's money is stolen in the process.

Protect yourself from being scammed

- If you are registered on the supplier databases and you receive a request to tender or quote that seems to be from a government department, contact the department to confirm that the request is legitimate. Do not use the contact details on the tender document as these might be fraudulent.
- Compare tender details with those that appear in the Tender Bulletin, available online at www.gpwonline.co.za
- Make sure you familiarise yourself with how government procures goods and services. Visit the tender website for more information on how to tender.
- If you are uncomfortable about the request received, consider visiting the government department and/or the place of delivery and/or the service provider from whom you will be sourcing the goods.
- In the unlikely event that you are asked for a deposit to make a bid, contact the SCM unit of the department in question to ask whether this is in fact correct.

Any incidents of corruption, fraud, theft and misuse of government property in the *Government Printing Works* can be reported to:

Supply Chain Management: Ms. Anna Marie Du Toit, Tel. (012) 748 6292.

Email: Annamarie.DuToit@gpw.gov.za

Marketing and Stakeholder Relations: Ms Bonakele Mbhele, at Tel. (012) 748 6193.

Email: Bonakele.Mbhele@gpw.gov.za

Security Services: Mr Daniel Legoabe, at tel. (012) 748 6176.

Email: Daniel.Legoabe@gpw.gov.za

Closing times for ORDINARY WEEKLY GOVERNMENT GAZETTE

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

- > 24 December 2020, Thursday for the issue of Thursday 31 December 2020
- > 31 December 2020, Thursday for the issue of Friday 08 January 2021
- ➤ 08 January, Friday for the issue of Friday 15 January 2021
- 15 January, Friday for the issue of Friday 22 January 2021
- 22 January, Friday for the issue of Friday 29 January 2021
- > 29 January, Friday for the issue of Friday 05 February 2021
- 05 February, Friday for the issue of Friday 12 February 2021
- ➤ 12 February, Friday for the issue of Friday 19 February 2021
- ➤ 19 February, Friday for the issue of Friday 26 February 2021
- ➤ 26 February, Friday for the issue of Friday 05 March 2021
- > 05 March, Friday for the issue of Friday 12 March 2021
- ➤ 12 March, Friday for the issue of Friday 19 March 2021
- ➤ 18 March, Thursday for the issue of Friday 26 March 2021
- 25 March, Thursday for the issue of Thursday 01 April 2021
- 31 March, Wednesday for the issue of Friday 09 April 2021
- > 09 April, Friday for the issue of Friday 16 April 2021
- 16 April, Friday for the issue of Friday 23 April 2021
- > 22 April, Thursday for the issue of Friday 30 April 2021
- 30 April, Friday for the issue of Friday 07 May 2021
- > 07 May, Friday for the issue of Friday 14 May 2021
- ➤ 14 May, Friday for the issue of Friday 21 May 2021
- ➤ 21 May, Friday for the issue of Friday 28 May 2021
- > 28 May, Friday for the issue of Friday 04 June 2021
- ➤ 04 June, Friday for the issue of Friday 11 June 2021
- ➤ 10 June, Thursday for the issue of Friday 18 June 2021
- 18 June, Friday for the issue of Friday 25 June 2021
 25 June, Friday for the issue of Friday 02 July 2021
- > 02 July, Friday for the issue of Friday 09 July 2021
- 09 July, Friday for the issue of Friday 16 July 2021
- > 16 July, Friday for the issue of Friday 23 July 2021
- > 23 July, Friday for the issue of Friday 30 July 2021
- ➤ 30 July, Friday for the issue of Friday 06 August 2021
- ➤ 05 August, Thursday for the issue of Friday 13 August 2021
- ➤ 13 August, Friday for the issue of Friday 20 August 2021
- 20 August, Friday for the issue of Friday 27 August 2021
- > 27 August, Friday for the issue of Friday 03 September 2021
- ➤ 03 September, Friday for the issue of Friday 10 September 2021
- ➤ 10 September, Friday for the issue of Friday 17 September 2021
- ➤ 16 September, Thursday for the issue of Thursday 23 September 2021
- 23 September, Thursday for the issue of Friday 01 October 2021
- 01 October, Friday for the issue of Friday 08 October 2021
- 08 October, Friday for the issue of Friday 15 October 2021
- ➤ 15 October, Friday for the issue of Friday 22 October 2021
- 22 October, Friday for the issue of Friday 29 October 2021
 29 October, Friday for the issue of Friday 05 November 2021
- > 05 November, Friday for the issue of Friday 12 November 2021
- ➤ 12 November, Friday for the issue of Friday 19 November 2021
- ➤ 19 November, Friday for the issue of Friday 26 November 2021
- 26 November, Friday for the issue of Friday 03 December 2021
- 03 December, Friday for the issue of Friday 10 December 2021
 09 December, Thursday for the issue of Friday 17 December 2021
- ➤ 17 December, Friday for the issue of Friday 24 December 2021
- > 23 December, Thursday for the issue of Friday 31 December 2021

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.

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

- 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	working publicat		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
Extraordinary Gazettes	As required	Any day of the week	Before 10h00 on publication date	Before 10h00 on publication date
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 working days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 working days prior to publication
North West	Weekly	Tuesday	One week before publication	3 working days prior to publication
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 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 <u>www.qpwonline.co.za</u>.
- 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.
- Every notice submitted must be accompanied by an official GPW quotation. This must be obtained from the eGazette Contact Centre.
- 8. Each notice submission should be sent as a single email. The email **must** contain **all documentation** relating to a particular notice submission.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed Adobe form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice. (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.

- 9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- 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.

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 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.

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.

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.
- 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:Postal Address:GPW Banking Details:Government Printing WorksPrivate Bag X85Bank: ABSA Bosman Street149 Bosman StreetPretoriaAccount No.: 405 7114 016Pretoria0001Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions: E-mail: submit.egazette@gpw.gov.za
For queries and quotations, contact: Gazette Contact Centre: E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka: E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NO. 743 20 August 2021

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

STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF FRUIT EXCLUDING CITRUS AND CERTAIN DECIDUOS FRUITS: AMENDMENTS

- I, Billy Malose Makhafola, appointed as Executive Officer in terms of section 2(1) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby give notice under section 4(3) (c) of the said Act, that –
- (a) the standards and requirements regarding control of the export of fruits excluding citrus and certain deciduous fruits as stipulated in Government Notice No. R. 1983 of 23 August 1991 and promulgated in Government Notice No. 225 of 23 March 2012; amended by Government Notice No. 53 of February 2014 and No. 133 of 20 February 2015 are hereby further amended; and
- (b) the standards and requirements mentioned in paragraph (a)
 - (i) shall be available for inspection at the office of the Executive Officer: Agricultural Product Standards, Harvest ouse, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agriculture Product Standards, Department of Agriculture, Forestry and Fisheries, Private Bag X343, Pretoria, 0001, Tel. (012) 319 6051 or Fax (012) 319 6265 or: https://www.dalrrd.gov.za/Branches/Agricultural-Production-Health-Food-Safety/Food-Safety-Quality-Assurance/Export-Standards/Other-Minor-Fruits or email: MadibaW@Dalrrd.gov.za; and
 - (iii) shall come into operation seven days after publication of this notice.

M. B. MAKHAFOLA

Executive Officer: Agricultural Product Standards

NO. 744 20 August 2021

NATIONAL AGRICULTURAL MARKETING COUNCIL

REQUEST FOR THE CONTINUATION OF STATUTORY MEASURES RELATING TO LEVIES, REGISTRATION AND RECORDS & RETURNS ON TABLE EGGS IN TERMS OF THE MARKETING OF AGRICULTURAL PRODUCTS ACT (ACT No. 47 OF 1996, as amended)

It is hereby made known that, in terms of section 10 of the Marketing of Agricultural Products Act, 1996 (Act No.47 of 1996) (MAP Act), the Minister of Agriculture, Land Reform and Rural Development has received a request from the table egg industry for the continuation of statutory measures relating to levies, registrations, the keeping of records and rendering of returns. The applicant for the proposed statutory measures is the South African Poultry Association (SAPA) on behalf of the Egg Organisation. SAPA is a voluntary Organisation established by poultry producers in 1904 to act as the mouthpiece and representative Organisation for poultry producers in South Africa.

The Egg Organisation of SAPA, proposed a levy of **R 0,019 cents** (excluding VAT) per dozen of eggs to be applied on table eggs sold to the trade as prescribed by **regulation R345** (as amended) and egg products sold to the trade. The levy will escalate by **5.56% in (year 1)**, then **5.26% (in year 2)**, **5% (in year 3)** and **4.76% (in year 4)**. The estimated income from the proposed statutory levies is between R9.3 million (for 2022/23) and R11,6 million per annum (for 2024/25). The proposed statutory levies will finance the following functions, namely-

- > Empowerment and development of black emerging layer producers;
- > Consumer education;
- Consumer assurance:
- Research and development;
- Industry information, liaison, and training;
- Producer bio-security education and veterinary guidance;
- Poultry disease management assistance; and
- Administration.

The MAP Act stipulates that a statutory levy may not exceed 5% of the price realised for a specific agricultural product at the first point of sale. The maximum of 5% must be based on a guideline price calculated as the average price at the first point of sale over a period not exceeding three years. In terms of this application, the levy will apply on a dozen of table eggs

sold to the trade (VAT excluded) from 1 April 2022 to 31 March 2025. The average net prices of a dozen of table eggs for the past three years were as follows:

Table eggs sold to the trade	Price/dozen
2018	R16.69
2019	R14.10
2020	R14.67
Average	R15.15

The proposed statutory levies will only be 0.14% of the calculated guideline price of a dozen of table eggs (an average over three years) at first point of sale.

The purpose of the statutory measure relating to registrations is to compel sellers of table eggs and egg products to the trade, to register with the administrator of the statutory measures (the Egg Organisation of SAPA). The purpose of the statutory measure relating to records & returns is to compel the sellers of table eggs and egg products to the trade to render records and returns to the administrator of the statutory measures. These statutory measures are necessary to ensure that continuous, timeous and accurate market information relating to table eggs and egg products sold to the trade is available to all role-players. Market information is deemed essential for all role-players in order for them to make informed decisions.

The National Agricultural Marketing Council (NAMC) took cognisance that the proposed continuation of statutory measures relating to levies, registrations, the keeping of records and rendering of returns as requested by the Egg Organisation of SAPA, is consistent with the objectives of the MAP Act. The request is currently being investigated by the NAMC and recommendations in this regard will be made to the Minister in the near future.

Directly affected groups in the table egg industry are kindly requested to submit any comments, regarding the proposed statutory measures to the NAMC on or before 3 September 2021, to enable the Council to finalise its recommendation to the Minister in this regard.

Submissions should be in writing and be addressed to:

National Agricultural Marketing Council
Private Bag X 935
PRETORIA
0001

Enquiries: Dr. Ndumiso Mazibuko

E-mail: ndumiso@namc.co.za

Tel.:(012) 341 1115

(073) 551 8388

Fax No.: (012) 341 1911

NO. 745 20 August 2021

CURRENT PARTICULARS OF THE PROPERTY

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 the late Mr. Nyondami Joseph Nkosi [ID No: 450101 6182 084] on behalf of the Nkosi Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP:6544]

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

NKOMAZI 772 JT

											_
Other Endorsements	• I-2069/2012C IN FAVOUR OF 46/2009- 20120727	• K147/1952RM	K1477/1992RM IN FAVOUR OF GRIQUALAND EXPLORATION & FINANCE CO LTD	• K1518/1981PC	• K1547/1967S	• K1819/1978S	• K2090/1980S	• K2091/1980S	• K2093/1980S	• K2141/1980S	
Bond Holder	None										
Bonds	None					14. 27					
Extent of Property	12155.9544 ha (the	estimated affected	extent is 10 hectares)						,		
Title Deed Number	T9181/2008										
Owner of Property	Nkomazi Game Reserve (Pty) Ltd										
	Remaining Extent of the	farm 772 JT									

This gazette is also available free online at www.gpwonline.co.za

K2952/1992RM IN FAVOUR OF HART MATTHYS JACOBUS	K2908/1991RM IN FAVOUR OF BECKETT ALICE MAUDE	K3019/1987RM IN FAVOUR OF MERWE MARTHA CATHERINE VAN DER	K3123/1989S K3227/1974RM IN FAVOUR OF MESURIER PHYLLIS DAPHNE MARYLE	K3383/1980PC	K3326/1975S IN FAVOUR OF BECKETT THOMAS WILLIAM	K3417/1984RM IN FAVOUR OF DAVEL ANNA SUSANNA	K362/1978S	K3643/1986RM IN FAVOUR OF GAYNOR GEORGE HERBERT	K3879/1977RM IN FAVOUR OF BECKETT KATHERINE JOY	K3892/1984RM IN FAVOUR OF DAVIS SHEENA ROSEMARY
• M.	• KZ		• • • · · · · · · · · · · · · · · · · ·	• K3	• TE	• K3	• K3	• G. K.S	• K K3	• K3
			9							
		3								
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K6118/2000S	K678/1978S	K670/1979S	K6877/1997RM IN FAVOUR OF HARTFELL CC	K7709/1995S	K799/1948RM	K8/1987S	K9/1987S	VA10838/2006 IN FAVOUR OF GRAND VALLEY ESTATES PTY LTD	VA10837/2006 IN FAVOUR OF GRAND VALLEY ESTATES PTY LTD	VA1091/2004 IN FAVOUR OF COERTZEN JOHANNES FREDERICK STEFANUS	VA8446/2002 IN FAVOUR OF KOMATI LANDGOED PTY LTD
•	•	•	•	•	•	•	•	•	•	•	•
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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 the late Mr. Nyondami Joseph Nkosi [ID No: 450101 6182 084] on behalf of the Nkosi Family on the property mentioned hereunder situated in Albert Luthuli Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province: [KRP:6544]

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 11330

Nelspruit

1200

Or 30 Samora Machel Drive Restitution House

Nelspruit

TEL NO: 013 756 6000 FAX NO: 013 752 3859 мк. г. н. марнотна

REGIONAL LAND CLAIMS COMMISSIONER DATE: 222/02/2

General Notices • Algemene Kennisgewings

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

NOTICE 479 OF 2021

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

WHEREAS a land claim was lodged by Bhekithemba Ndlovu, which claim was published in terms of section 11 (1) of the Restitution of Land Rights act, No. 22 of 1994 (as amended) under Notice No. 872, published in Government Gazette No. 22223 of 20 April 2001, herein referred to as the Act, and

WHEREAS during further investigation of the land claim in so far as it related to the property referred to below, the Regional Land Claims Commissioner, has reason to believe that restoration of the said property is not possible due to the mining activities taking place thereon.

NOW THEREFORE NOTICE is hereby given in terms of section 11(A) (2) of the Act that at the expiry of 30 days from the date of the publication of this notice in the Government Gazette, the notice of the claim previously published under section 11 (1) of the Act in Gazette No. 872 of 2001 dated 20 April 2001, will be withdrawn unless cause to the contrary is shown to the satisfaction of the Regional Land Claims Commissioner.

The details of the Gazette No. 872 of 2001 dated 20 April 2001, including the following:

Reference No. KRN6/2/2/E/4/0/0/1

Claimant: KwaXimba Community represented by Bhekithemba

Ndlovu.

Property Description Portion 182 of the farm Vaalkop and Dadelfontein No.

885

Total extent 2 Hectares

Owner Noel Whitridge Boast.

Date Submitted 3 July 1995

The reason the Regional Land Claims Commissioner believes that the restoration of the said property is not possible, is that:

(a) there is an extensive quarry being operated in respect of the said property, its subdivision impossible and the cost of acquisition thereof by the State is not possible.

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 withdrawn in terms of section 11 (A) (3) of the Act.

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 COMMISISONER: KWAZULU NATAL
DATE:

NOTICE 480 OF 2021

Notice No.1871 of 2004 published in the Government Gazette No. 26724 dated 3 September 2004 and Notice No. 2790 of 2004 published in the Government Gazette o.27018 dated 3 September 2004, will be AMENDED TO EXCLUDE in as far as the properties listed in the schedule attached herein unless cause

Any party who has an interest in the above-mentioned land is hereby invited to submit representations under reference number KRN6/2/2/E/50/0/0/280 within 30 days from the date of publication of this notice, as to show cause why the claim should not be withdrawn in terms of section 11A (3) of the Act.

to the contrary is shown to the satisfactory of the Regional Land Claims Commissioner.

Notice is hereby given in terms of section 11A (2) of the Restitution of Land Rights Act, 1994(Act No.22 of 1994) as amended that the notice of the claim lodged by Thamsanga Hugh Madonsela on behalf of the Malangane Community in the District of Zululand, KwaZulu-Natal which was published under

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

(ACT NO. 22 OF 1994)

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.

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.

REGIONAL LAND CLAIMS COMMISSIONER MR HARRY LEBJANE MAPHUTHA

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED	CURRENTOWNER	BONDS & RESTRICTIVE CONDITIONS
			NO.		(INTERDICTS)
	The farm Ontevraden No. 433	1277,3352 ha	T18655/1989	T18655/1989 Broers Helpmekaar Bpk	B718/2004
2	The farm Onverwacht No. 322	1305,0036 ha	T10255/1990	T10255/1990 Onverwacht Plaas CC	None
3	Remainder of the farm Nooitgedacht No. 567	1032,8569 ha	T 11524/1989	T 11524/1989 Cornelius M.F. van der Walt B718/2004	B718/2004
4	Remainder of the farm Tweefontein No. 554	870,6976 ha	T18655/1989	T18655/1989 Broers Helpmekaar Bpk	B718/2004
5	Remainder of the farm Ongegude Braksloot No. 432	265,6616 ha	T18209/1998	T18209/1998 Riaan Swanepool Family B31705/2001 Trust	B31705/2001
9	The farm Vuursteen No. 242	1570,3815 ha	T18655/1989	T18655/1989 Broers Helpmekaar Bpk	B718/2004
7	Portion 1 of the farm Oudewerf No. 426	430,5887 ha	T24309/1984	T24309/1984 Rolf Jurgen Schutte	B6165/1999
8	Portion 7 of the farm Oudewerf No. 426	430,5887 ha	T24309/1984	T24309/1984 Rolf Jurgen Schutte	B27422/1997
6	The farm Hollandia No. 384	1918,0792 ha	T35844/1996	T35844/1996 Hollandia Landgoed cc	B4298/1997

NOTICE 481 OF 2021

GENERAL NOTICE IN TERMS SECTION 11 (1) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) that a claim for the restitution of land rights on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will further investigate the claim in terms of provisions of the Act in due course:

Property : Subdivision 2 of the farm Goedverwachting No. 1349

Extent of property : 52, 6061 ha

Magisterial District : Pietermaritzburg

Administrative District : KwaZulu-Natal

Previous Title Deed No. : T211/1968

Claimant : Jaychano Maney on behalf of the Maney Family

Date claim lodged : 31 December 1998

Reference number : KRN6/2/2/E/38/0/0/145

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:

NOTICE 482 OF 2021

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 0 of Erf 545 Utrecht

Extent of property : 0, 5710 ha

Magisterial District : Utrecht

Administrative District: : KwaZulu-Natal

Current Title Deed No. : T33087/2016

Current Owner : Ronnie Thokozane Slaffa and Nokwanda Cynthia Slaffa

Bonds & Restrictive

Conditions (Interdicts) : None

Claimant : Mdoda Jacob Mbatha on behalf of the Mbatha Family

Date claim lodged : 29 December 1998

Reference number : KRN6/2/2/E/49/0/0/33

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:

NOTICE 483 OF 2021

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 : Subdivision 34 of Lot 191 Townlands of Pietermaritzburg

Extent of property : 0, 2994 ha

Magisterial District : Umgungundlovu

Administrative District : KwaZulu-Natal

Previous Title Deed No. : T14453/1969

Claimant : Lettie Trizzar Zama on behalf of the Zama Family

Date claim lodged : 31 December 1998

Reference number : KRN6/2/3/E/38/872/1857/639

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 EMPLOYMENT AND LABOUR

NOTICE 484 OF 2021

LABOUR RELATIONS ACT, 1995

NATIONAL TEXTILE BARGAINING COUNCIL: EXTENSION TO NON-PARTIES OF THE MAIN COLLECTIVE AMENDING AGREEMENT

I, THEMBELANI WALTERMADE NXESI, Minister of Employment and Labour, hereby in terms of section 32(2) of the Labour Relations Act, 1995, declare that the Collective Agreement which appears in the Schedule hereto, which was concluded in the National Textile Bargaining Council, and is binding in terms of section 31 of the Labour Relations Act, 1995, on the parties which concluded the Agreement, shall be binding on the other employers and employees in that Industry with effect from the Second Monday after publication of this Notice and shall remain in force until such time it is amended by the parties to the Council from time to time.

MR TW NXESI, MP

MINISTER OF EMPLOYMENT AND LABOUR

DATE: 11/08/202

Julia

UMNYANGO WEZEMISEBENZI NEZABASEBENZI

UMTHETHO WOBUDLELWANO KWEZABASEBENZI KA-1995

NATIONAL TEXTILE BARGAINING COUNCIL: UKWELULWA KWESIVUMELWANO ESIYINGQIKITHI ESIPHAKATHI KWABAQASHI NABASEBENZI SELULELWA KULABO ABANGEYONA INGXENYE YASO

THEMBELANI Mina, WALTERMADE NXESI, uNgqongqoshe Wezemisebenzi Nezabasebenzi ngokwesigaba 32(2) soMthetho Wobudlelwano Kwezabasebenzi ka-1995, ngazisa ukuthi isiVumelwano phakathi kwabaqashi nabasebenzi esitholakala kwiSheduli yesiNgisi exhunywe lapha, esenziwa iNational Textile Bargaining Council, ngokwesigaba 31 soMthetho Wobudlelwano Kwezabasebenzi ka 1995, esibopha labo abasenzayo, sizobopha bonke abaqashi nabasebenzi kuleyo Mboni kusukela ngoMsombuluko Wesibili emva kokushicilelwa kwalesisaziso futhi siqhubeke sisebenza.kuze kube isikhathi lapho sichibiyelwa ngamalunga woMkhandlu ngezikhathi ezahlukene.

MNUMZANE TW NXESI, MP

MAN

NGQONGQOŞHE WEZEMISEBENZI NEZABASEBENZI

USUKU: 11/08/2021

SCHEDULE

NATIONAL TEXTILE BARGAINING COUNCIL MAIN COLLECTIVE AMENDING AGREEMENT FOR THE TEXTILE INDUSTRY OF THE REPUBLIC OF SOUTH AFRICA

in accordance with the provisions of the Labour Relations Act, 1995 (as amended), made and entered into by and between the

South African Cotton Textile Processing Employers' Association (SACTPEA)

South African Carpet Manufacturing Employers' Association (SACMEA)

National Manufactured Fibres Employers' Association (NMFEA)

National Association of Worsted Textile Manufacturers (NAWTM)

Narrow Fabric Manufacturers Association (NFMA)

South African Wool and Mohair Processors' Employers' Organisation

(SAWAMPEO)

National Textile Manufacturers' Association (NTMA)

South African Home Textiles Manufacturers Employers' Organisation (HOMETEX)

South African Blankets Manufacturers Employers' Organisation

(SABMEO)

Wool and Mohair Brokers Employers' Organisation of South Africa (WAMBEOSA)

(hereinafter referred to as the "employers' organisations") of the one part,

and the

Southern African Clothing and Textile Workers' Union (SACTWU)

(hereinafter referred to as the "trade union") of the other part, being the parties to the National Textile Bargaining Council to amend the Main Collective Agreement published under Governement Notice No. R.1137 of 06 September 2019 and No. R.1398 of 24 December 2020.

PART 1

A. APPLICATION

1. SCOPE OF APPLICATION

- (a) This Agreement applies to all employers and all employees who are engaged in the Textile Industry, as defined hereunder, in the Republic of South Africa.
- (b) The Textile Industry in the Republic of South Africa is defined as follows: "Textile Industry or Sector or Industry" – means without in anyway limiting the ordinary meaning of the expression, the enterprise in which the employer(s) and the employees are associated, either in whole and or in part, for any activity relating to the processing or manufacture of fibres, filaments or yarns, natural or man-made and the processing or manufacture of products obtained therefrom, including all activities incidental thereto or consequent thereon, defined as follows:

1.1 Scope as defined by process and activity

1.1.1. Fibre Manufacture

The handling, processing and manufacture of all classes of fibre, yarns, threads, blends and manufactured raw materials from which these are derived, which shall include, but not be limited to, the fibres manufactured or processed from the following types of raw material:

1.1.1.1 Natural Fibres

- <u>Vegetable fibres</u>: cotton, kapok, coir, flax, hemp, jute, kenaf, ramie manila, henequen, sisal, sugar cane or other plants seeds, bast or leaf material.
- Animal fibres: wool, mohair, cashmere, silk, angora, alpaca, feathers and any type of animal hair.
- · Mineral fibres: asbestos or other inorganic material.

1.1.1.2 Manufactured Fibres:

- Synthetic polymers: including polymethylene, polyolefin, polyvinyl, polyurethane, polyamaide, aramid, polyester and synthetic polyisoprene
- <u>Natural polymers</u>: including made from or comprising aliginate rubber, regenerated proteins regenerated cellulose and cellulose ester
- Minerals: including rock wool, carbon fibre and glass fibre or any other fibre manufactured from minerals and,
- all other manufactured fibres and tapes not specified above.

1.1.2 Preparation of Natural Fibres

The receiving, sorting, grading, weighing, cataloguing, washing, scouring, ginning, fibre-working, blending, carding, combing, cutting, dyeing, bleaching, cleaning, as well as the activities performed by wool and mohair brokers, buyers, and dealers; and any other activities carried on in an enterprise.

1.1.3 Manufacture Textiles

The manufacture, processing, dyeing, finishing, and further processing of all classes of woven, non-woven, crocheted and braided textiles from any of (or combination of) the inputs specified

in 1.1.1 utilising the activities and processes of carding, combing, spinning, winding, twisting, drawing-in, warping, weaving, crocheting, braiding, embroiding, tufting, plaiting, feting, blending, raising, needling, stitch-bonding, spunlaid, wetlaid or other bonding processes, printing, dyeing, lamination, making-up and finishing as well as any other products made from raw materials produced by the processes and activities referred to 1.1.1 and 1.1.2 above.

1.2 Scope as defined by product:

The products and activities referred to 1.1. (above) shall include, but not be limited to, the following products (used here simply as an indicative list):

- a. synthetic textile fibres and yarns;
- b. vegetable fibres and yarns (including the activities conducted in cotton gins)
- c. woven fabrics and products;
- d. non-woven fabrics and products;
- e. woven, crocheted, braided, plaited, knitted tapes, narrow fabric products (whether rigid or elasticised) webbing, interlinings, tapes or bias binding / clothing accessories;
- f. embroidery (where done in an establishment not covered by the National Clothing Bargaining Council);
- g. frills, tassels, bows and similar finishings;
- h. shoe laces;
- i, lace and netting; (general)
- j. worsted tops or noils, or yarns or fabrics;
- k. towelling or towels;
- I. all types of made-up textiles, including curtains and blinds, sheets, bedspreads, quilts, duvets and other bed linen; pillows and cushions, textile materials found in bathrooms and restrooms
- m. carpets, rugs, mats and matting, carpet tiles, and rugs (including as used in applications for floors and walls in domestic, commercial and residential premises, as well as that found in all types of automobiles, airplanes, trains, ships and any other form of transport);
- n. flock, foam, wadding, or padding, including shoulder padding, and all items with feather fillings;
- o. under-felt and felt;
- cleaning cloths, cleaning rags, dusters;
- g. blanketing, blankets, travelling-rugs, shawls;
- technical and/or industrial textiles, including woven, non-woven and specialized fibres and yarns, such as used in the following applications:
 - tyre-cord, belting, hose, tank fabrics, conveyor belts;
 - textiles used to reinforce plastics; mining and civil engineering
 - textiles like separation, drainage and reinforcement materials, mine props, backfill fabrics, ventilation curtains, blast barricades;
 - textiles used in agriculture/horticulture, like those for weed control, hail and frost protection, early crop ripening, bags for fertilizers/produce;

- textiles for tarpaulins, awnings, furnishings, umbrellas, footwear, automotive trim, luggage, sail cloth, airbags, spinnakers, hot air balloons, print screens, paper felts, arrestor fabrics;
- medical textiles like blood filters, membranes, bandages, cotton wool, lints, gauze, swabs, surgical dressing, and sanitary towels;
- · fabrics used to filter air, gas or liquids;
- fabrics used for protective garments such as breathable fabrics, flame-proof fabrics, acid-proof fabrics, bullet-proof fabrics; brake and clutch linings, gland packings, seals; cord, ropes, twine, nets, and netting.
- 1.3 The terms of this Agreement shall be observed in the Textile Industry by all employers who are members of the employers' organisations and by all employees who are members of the trade union, and who are engaged and employed therein, respectively.
- 1.4 The provisions of this Agreement shall not apply to employees whose wages are not prescribed herein, unless otherwise specified in this Agreement.

2. PERIOD OF OPERATION

This Agreement shall come into operation on such a date as the Minister of Emplyment and Labour extends the Agreement to non-parties, and shall remain in force until such time as the members amend this agreement accordingly.

PART 2 ANNEXURE D BLANKET SECTION A. APPLICATION

1. SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B: REMUNERATION

3. MINIMUM WAGES

Substitute the following for the existing sub-clauses

- 3.1 The *minimum wage* for the *Blanket Section*, which an employer shall pay to employees shall be as specified in sub-clause 3.2 below.
- 3.2 Every employer must pay each employee a wage that is not less than the *minimum wage* and / or the National Minimum Wage prescribed in the table below and for the grades as specified in the grading structure in sub-clause 3.6
 - (1) With effect from coming into operation of this Agreement the minimum hourly increases per grade applicable to employees employed prior to 01 August 2018.

	Metro Areas Increase per hour	Non Metro Areas Increase per hour
Grades	With effect from the coming into operation of this Agreement	With effect from the coming into operation of this Agreement
1	R1.07	R1.06
2	R1.14	R1.25
3	R1.21	R1.67
4	R1.33	R1.84
5	R1.68	R2.32

(2) With effect from coming into operation of this Agreement the new Hourly Rate applicable to employees employed **prior to 01 August 2018**.

	Metro Areas New hourly rate per hour	Non Metro Areas Increase per hour
Grades	With effect from the coming into operation of this agreement	With effect from the coming into operation of this agreement
1	R23.52	R23.24
2	R25.06	R24.06
3	R26.55	R25.49
4	R29.34	R28.17
5	R36.97	R35.49

(3) With effect from coming into operation of this Agreement, the new Hourly Rate applicable to new employees employed on or after 01 August 2018, will be remunerated according to the following table, provided that the minimum hourly rate is not less than the National Minimum Wage per hour:

15% below the hourly rate
10% below the hourly rate
5% below the hourly rate
Minimum hourly rate

NOTE: In the case of Non-Metro Areas, new employees employed on / after 01 August 2014, will be remunerated at 5% below the minimum hourly rate for three years before qualifying for the minimum hourly rate, provided that the minimum hourly rate is not less than the National Minimum Wage per hour from the coming into operation of this Agreement.

This provision will not affect experienced employees. In terms hereof "experience" shall mean someone who has had experience in the industry in the position being applied for and appointed to and that this experience shall be offset against the phasing-in period as set out above. The employee must have been employed in the industry in the 5 years immediately preceding the date of employment in order to qualify for the minimum hourly rate, provided that the minimum hourly rate is not less than the National Minimum Wage per hour from the coming into operation of this Agreement.

However, where the employee has more than 5 years' experience in that position, but out of the industry for more than 5 years, he/she shall re-enter at 10% below the minimum hourly rate.

- 3.3. Conditions relating to sub-clause 3.2(3)
 - 3.2.1 Fixed term contract employees who have been employed annually prior to 01 August 2011 and are still employed, shall be paid at the minimum hourly rate.
 - 3.2.2 Fixed term contract employees who have been employed on / after 01 August 2011 and are still employed, shall be paid according to the table in sub-clause 3.2(3) based on experience in that position with the employer.
 However, if an employer pays a Fixed term contract employee more than the wage in the
 - experience table specified in sub-clause 3.2(3), must continue to pay the higher wage.
 - 3.2.3 New entry rates for the industry shall no longer apply, and be replaced by remuneration linked to experience in the position employed by the employer as specified in sub-clause 3.2(3).
- 3.4 An employer who pays an employee more than the minimum wage specified in sub-clause 3.2 must continue to pay the higher wages.

PART 2 ANNEXURE E CARPETS SUBSECTOR A. APPLICATION

1. SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B. REMUNERATION

3. MINIMUM WAGES

- 3.1 Every employer must pay each employee a wage that is not less than the minimum wage as set out in sub-clause 3.2 below. The *minimum wages* for the *Carpet Subsector* which an employer shall pay to employees with effect from the coming into operation of this Agreement shall be as set out in sub-clause 3.2 below, unless exemption is granted.
- 3.2.1 The current weekly rates for all job categories and or grades shall increase, for a normal 45 hour week, by R100.00 across the board as from the coming into effect of this agreement, and by R110.00 per week across the board as from 01 July 2022.
- 3.2.2 The industry minimum wage rate based on a normal 45 hour week will, therefore, be as follows with effect from the coming into operation of this agreement for year one and 01 July 2022 for year two:
- 3.2.2.1 Year One: R43.38 per hour, that is, R1952.10 per week;
- 3.2.2.2 Year Two: R45.82 per hour, that is, R2062.10 per week.

G: ORGANISATIONAL RIGHTS

38. SHOP STEWARDS' RIGHTS AND FACILITIES

Insert the following new sub clause

38.12 The employer shall provide training and access to information and communication technology facilities and tools for all shop stewards to exercise their duties. These details are to be agreed at plant level.

H: GENERAL

49. OTHER CONDITIONS OF EMPLOYMENT

Insert the following new sub clause

- 49.3 Agreement to be reached at plant level with regards to work arrangements during Eskom Loadshedding.
- 49.4 The employers agree to comply with the Occupational Health and Safety Act in respect of COVID-19 regulations.

PART 2 ANNEXURE F HOME TEXTILES SECTION

A. APPLICATION

1. SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B. REMUNERATION

3. MINIMUM WAGES

3.1 Every employer must pay each employee a wage that is not less than the *minimum hourly rate* prescribed in the <u>table below:</u>

	Increase per Hour per Grade with effect from the coming into operation of this Agreement	Wage with effect from the coming into operation of this Agreement
GRADE	INCREASE PER HOUR	HOURLY RATE OF PAY
1	R1.23	R21.99
2	R1.29	R23.10
3	R1.37	R24.56
4	R1.45	R26.05
5	R1.59	R28.50

3.2 When any of the prescribed wage rates in sub-clause 3.1 are less than the National Minimum Wage (NMW), the NMW shall be applied. The employer must ensure that they are not in contravention of the NMW.

H: GENERAL

49. OTHER CONDITIONS OF EMPLOYMENT

Insert the following new sub clause

49.1 NATURAL DISASTERS

The first 2 (two) hours to be paid in the event of unforeseen circumstances such as, but not limited to, tornados, load shedding, fires, storms, flood, and water cuts.

PART 2

ANNEXURE G MANUFACTURED FIBRES SUBSECTOR SCHEDULE 1

A. APPLICATION

SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this Agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B. REMUNERATION

MINIMUM WAGES

Substitute the following for the existing sub-clauses

- 3.1 As per the provisions of sub-clause 3.1 of Part 1 of this Agreement.
- 3.2 Every employer must pay each employee an increase and wage that is not less than the increase and wage set out below.

With effect from the coming into operation of this Agreement the minimum monthly wage per grade applicable to employees.

GRADE	Current Monthly Wage	Increase	With effect from the coming into operation of this Agreement the minimum monthly wage
A1	R8250.20	R450.00	R8700.20
A2	R8650.70	R450.00	R9100.70
A3	R8863.30	R450.00	R9313.30
B1	R9319.55	R450.00	R9769.55
B2	R9595.66	R450.00	R10045.66
B3	R9975.40	R450.00	R10425.40
B4	R10497.80	R450.00	R10947.80
B5	R11237.90	R450.00	R11687.90

- 3.3 As per the provisions of sub-clause 3.3 of part 1 of this Agreement.
- 3.4 Where existing wage rates at any company are greater than those specific in the table in clause 3.2, such wage rates shall continue to apply unless otherwise agreed through collective bargaining between the parties.

49. OTHER CONDITIONS OF EMPLOYMENT

Replace the existing sub clause 49 with the following sub clauses:

- 49.1 The employer must implement the required Occupational Health and Safety (OHS) standards and comply with all OHS regulations in the workplace;
- 49.2 The employer will implement Covid-19 safety protocols as required by law;
- 49.3 Employers must provide the applicable Personal Protective Equipment (PPE) to all employees as is required by law.

PART 2
ANNEXURE H
NON WOVEN TEXTILES SUBSECTOR
A. APPLICATION

1. SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B. REMUNERATION

3. MINIMUM WAGES

3.1 As per the provisions of sub-clause 3.1 of Part 1 of this agreement.

Substitute the following for the existing sub-clauses

3.2 Every employer must pay each employee a hourly rate that is not less than the minimum wage set out in the table below.

3.2.1 Hourly Rate of Pay with effect from the coming into operation of this agreement

Grade	Hourly Rate of Pay with effect from the coming into operation of this agreement
100%	
A1 /A2	37.34
A3 / B1	37.75
B2 / B3	39.65
B4 / B5	42.61

90%

A1 /A2	33.60	
A3 / B1	34.00	
B2 / B3	35.69	
B4 / B5	38.37	

80%

A1 /A2	29.87	
A3 / B1	30.22	
B2 / B3	31.70	
B4 / B5	34.10	

- 3.2.2 The hourly rate of pay per grade for all new employees in their first four (4) months of service will be 80% of the applicable Industry minimum hourly rate of pay as detailed in sub-clause 3.2.1 above and the employees in the second four months of employment will be 90% of the applicable Industry minimum hourly rate of pay as detailed in sub-clause 3.2.1.
- 3.2.3 After eight (8) months of employment 100% of the applicable Industry minimum rate of pay shall apply.
- 3.2.4 The new employee rate of pay shall not be applicable to employees who are skilled non-woven employees who have been retrenched from any company that falls under the scope of the Non Wovens sub sector within the past 12 months and who previously earned the industry minimum hourly rate and are re-employed during the period of this agreement. Such employees will be paid at the Industry rate of pay as per clause 3 of this agreement.

3.3 The grading system implemented in this sub-sector is the Paterson Decision Band Methodology.

6. LONG SERVICE ALLOWANCE

Substitute the following for the existing sub-clauses

- 6.1 Every employer must pay each employee a long-service award in addition to the prescribed weekly wage.
- 6.2 The long service award is -
 - (a) R 1.50 per week for each completed year of continuous service;
 - (b) payable from the 01 July each year.

G: ORGANISATIONAL RIGHTS

38. SHOP STEWARDS' RIGHTS AND FACILITIES

Insert the following new sub clause

38.9 Shop Stewards of the Trade Unions party to the Bargaining Council shall be granted reasonable access to electronic equipment in the workplace for communication purposeswith the Trade Union. The specific arrangments will be discussed and agreed at site leve

PART 2

ANNEXURE K

WOVEN COTTON TEXTILE PRODUCTS SUB SECTOR

A. APPLICATION

1. SCOPE OF APPLICATION

As per the provisions of clause 1 of Part 1 of this agreement.

2. PERIOD OF OPERATION

As per the provisions of clause 2 of Part 1 of this Agreement.

B. REMUNERATION

3. MINIMUM WAGES

Substitute the following for the existing sub-clauses

- 3.1 As per the provisions of subclause 3.1 of Part 1 of this Agreement
- 3.2 Every employer must pay each employee a wage that is not less than the *minimum hourly rate* prescribed in the table below:

WAGE WITH EFFECT FROM THE COMING INTO OPERATION OF THIS AGREEMENT				
GRADE	CURRENT HOURLY RATE OF PAY	INCREASE	NEW HOURLY RATE WITH EFFECT FROM THE COMING INTO OPERATION OF THIS AGREEMENT	
1	R36.65	R2.02	R38.67	
2	R37.40	R2.06	R39.46	

Qualified	R34.36	R1.55	R35.91
B2 0-6 months	R34.14	R1.54	R35.68
7-12 months	R34.39	R1.55	R35.94
Qualified	R34.58	R1.56	R36.14
B3 0-6 months	R35.23	R1.59	R36.82
7-12 months	R35.55	R1.60	R37.15
Qualified	R35.81	R1.81	R37.42
B4	R37.29	R1.68	R38.97

CLOTHING ACCESSORIES

GRADE	CURRENT HOURLY RATE	INCREASE PER HOUR	NEW HOURLY RATE WITH EFFECT FROM THE COMING INTO OPERATION OF THIS AGREEMENT
A1	R30.94	R1.39	R32.33
A2	R31.29	R1.41	R32.70
A3	R31.57	R1.42	R32.99
B1	R32.14	R1.45	R33.59
B2	R32.34	R1.46	R33.80
В3	R33.42	R1.50	R34.92
B4	R34.82	R1.57	R38.39
B5	R36.45	R1.64	R38.09

BRAIDING:

GRADE	CURRENT HOURLY RATE	INCREASE PER HOUR	NEW HOURLY RATE WITH EFFECT FROM THE COMING INTO OPERATION OF THIS AGREEMENT
A1	R24.48	R1.10	R25.58

SIGNED IN DURBAN ON THIS 27TH DAY OF JULY 2021, FOR AND ON BEHALF OF THE FOLLOWING TRADE UNION/S:

Southern African Clothing & Textile Workers' Union (SACTWU)

As duly designated and authorised, signed by:

1. Signatory Name: Mr Johannes Brouwer

Signatory Designation: Chairperson (National Textile Bargaining Council)

Signatory signature:

2. Witness Name: Mr Ganasan Poonsamy Pillay

Witness Designation: Secretary (National Textile Bargaining Council)

Witness signature:

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION NOTICE 485 OF 2021

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

AMENDED GUIDELINES AND CONDITIONS RELATING TO EXTENSION OF SAFEGUARD MEASURES

1. Purpose

1.1 The purpose of this document is to provide a reference and procedural guide pertaining to the application for an extension of safeguard measures in terms of Amended Safeguard Regulation 21.7.

2. Scope of guidelines

- 2.1 The scope of the guidelines covers the application process by applicants for an extension safeguard measures in terms of Amended Safeguard Regulation 21.7 which provides that:
 - A definitive measure may be extended by a period of up to six years where the Commission finds that:
 - (a) the lapse of the safeguard measure imposed in terms of subsection 6 is likely to lead to the recurrence of serious injury; and
 - (b) there is evidence that the SACU industry is adjusting.
- 2.2 The extension of a safeguard measure is envisaged in the regulations as follows:
 - Regulation 21.4, "The Commission shall provide representatives of countries that have a substantial interest in a general safeguard investigation 30 days for consultations prior to the application or extension of a definitive safeguard measure with a view to, inter alia,
 - (a) reviewing the information relating to
 - (i) evidence of serious injury or threat thereof caused by increased imports;
 - (ii) the precise description of the product involved;
 - (iii) the proposed measure;
 - (iv) the proposed date of introduction;
 - (v) the expected duration of the measure; and
 - (vi) the timetable for progressive liberalisation;
 - (b) exchanging views on the measure; and
 - (c) discussing ways to maintain a substantially equivalent level of concessions and other obligations vis-à-vis that country.

3. Requirements

- 3.1 The SACU industry should ideally indicate its intention to submit an extension request to the Commission no later than twelve (12) months before the lapse of the existing measure. The Commission will put up a notice on its website.
- 3.2 The SACU industry must bring an application to ITAC containing information on the subject product relating to likelihood of recurrence of serious injury and or threat thereof caused by increased imports and evidence that the SACU industry is adjusting.
- 3.3 An application shall be made to ITAC in writing, by or on behalf of the SACU industry. An application shall be submitted in both hard copy and electronic formats (confidential and non-confidential) unless ITAC agreed otherwise.
- 3.4 An application shall be regarded as brought by or on behalf of the SACU industry if
 - (a) at least 25 per cent of the SACU producers of the like product by domestic production volume support the application; and

- (b) of those SACU producers of the like product that express an opinion on the application, at least 50 per cent by domestic production volume support such application.
- 3.5 In the case of fragmented industries involving an exceptionally large number of producers, the Commission may determine support and opposition by reference to the largest number of producers that can be reasonably included in the investigation.
- 3.6 The rules relating to confidential information as contained in the ITA Act will apply to all correspondence, which unless clearly indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.
- 3.7 A public file will be available for inspection at the Commission's offices by all interested parties, by appointment, and interested parties are encouraged to inspect the public file regularly.
- 3.8 On receipt of an application, the Trade Remedies unit shall liaise with the SACU industry to ensure that all required information has been submitted in the required format.

Properly documented application

- 3.9 In determining whether an application constitutes a properly documented application and is therefore complete, the Commission shall determine whether the application includes such information as is reasonably available to the applicant relating to the required information.
- 3.10 The Commission will review the application and if any deficiencies are identified will inform the applicant and return the application to the applicant.
- 3.11 The application must contain injury information for the period of time when the safeguard measure was in place and an estimate should the safeguard measure lapse.
- 3.12 The application must contain information on how the industry is adjusting as contemplated in the adjustment plan and a detailed explanation where the adjustment is not according to plan.
- 3.13 The Commission will, after considering the merits of an application made on behalf of SACU industry decide to initiate an investigation if it is satisfied that there is *prima facie* proof of likelihood of recurrence of serious injury should the measures lapse.
- 3.14 In the event that the Commission makes a negative merit assessment, it shall inform the applicant concerned accordingly and supply it with adequate reasons for its decision.

4. Initiation

- 4.1 An investigation shall be formally initiated through publication of an initiation notice in the *Government Gazette*.
- 4.2 The initiation notice shall contain at least the following:
 - (a) the identity of the applicant;
 - a detailed description of the product under investigation, including the tariff subheading applicable to the product;

- (c) a summary of the factors on which the allegation of serious injury or likelihood of recurrence is based:
- (d) the address to which representations by interested parties should be directed; and
- (e) the time frame for responses by interested parties.
- 4.3 A period of 20 days from the date of publication of the initiation notice will be provided for interested parties to submit comments to the Commission.
- 4.4 The investigation shall consist of a single investigation phase which will allow for oral hearing.

5. Essential facts

- 5.1 All participating interested parties will be informed of the essential facts to be considered by the Commission in making its final determination.
- 5.2 All participating interested parties will receive 7 days from dispatch of the essential facts letter to comment in writing on the essential facts.
- 5.3 The Commission may grant interested parties a single extension upon good cause shown if a written request for extension is received prior to the deadline, and the extension will apply only to the party to which such extension was granted.

6. Final determination

- 6.1 The Commission will take all relevant comments on the essential facts that have been timeously submitted into consideration in its final determination.
- 6.2 In the final determination the Commission will consider if
 - (a) the lapse of the safeguard measure imposed in terms of subsection 6 is likely to lead to the recurrence of serious injury; and
 - (b) there is evidence that the SACU industry is adjusting.
- 6.3 The Commission's final recommendation will be forwarded to the Minister of Trade Industry and Competition for final determination.
- 6.4 The Commission shall make available a final report on reasons and conclusions reached on issues of fact and law considered by the Commission once the Minister's determination has been published.

APPLICATION FOR EXTENSION OF SAFEGUARD MEASURES

AGAINST IMPORTS OF

[product(s)]

APPLICANT

Name:

Address:

1. Introduction

This questionnaire should be completed by an applicant requesting extension of safeguard measures. It is important that that applicant provides all the information required in the prescribed manner.

2. Purpose

The purpose of this questionnaire is to help the Southern African Customs Union (SACU) industry bring together in a concise and logical form the information needed by the International Trade Administration Commission (the Commission) to decide whether or not to initiate a formal investigation, and may also serve as a basis for further investigation.

3. Legal framework

- 3.1. Safeguards investigations are conducted in terms of the International Trade Administration Act, 2002 (Act 71 of 2002) (the ITA Act), and Safeguard Regulations read with the WTO Agreement on Safeguards.
- 3.2 If the application is based in part on confidential material the application must contain a non-confidential version of the confidential material together with an explanation of why it is confidential in accordance with Section 33 of the ITA Act.
- 3.3 The Commission will not formally accept an application until a proper non-confidential version has been submitted in accordance with the above guidelines. If, in terms of section 34 of the ITA Act, the Commission finds that a request for confidentiality is not warranted and if the applicant is either unwilling to make the information public or to authorise its disclosure in summarised format, the Commission will not consider such information in determining the merits of the application.

4. General instructions

- 4.1 Applicants should provide full and accurate information. All cost related information should be reconcilable to the financial statements.
- 4.2 Please take note that the rules relating to confidential information and the submission of non-confidential versions of submissions applies to all correspondence, which unless clearly indicated to be confidential and filed together with a non-confidential version, will be placed on the non-confidential file and be made available to other interested parties.
- 4.3 The non-confidential file is available for inspection by interested parties at the Commission's offices, by appointment.
- 4.4 Note that interested parties are encouraged to inspect the non-confidential file regularly. The staff of the Commission will not check the non-confidential file on behalf of interested parties.

- 4.5 Information should be submitted in hard copies as well as in electronic format (E.g. compact disks or USB). The Commission's computer system is based on Windows and it uses Excel and MS Word software. The documents must not be write protected and be labelled clearly indicating:
 - · Applicant's name;
 - Product(s) concerned;
 - Type of information on the disc; Software used; and
 - Whether or not confidential.
- 4.6 The application must be addressed to:

Senior Manager: Trade Remedies II

International Trade Administration Commission

77 Meintjies Street DTI Campus, Uuzaji Block

OR

Private Bag X 753

PRETORIA

Sunnyside, Pretoria

GLOSSARY

Commission	International Trade Administration Commission of South Africa
ITA Act	International Trade Administration Act, 71 of 2002
SACU	Southern African Customs Union (Botswana, Lesotho, Namibia, South Africa and
	Swaziland)
WTO	World Trade Organisation
SGR	Safeguard Regulations
POI	Period of Investigation

SECTION A APPLICANT

Α1

Note: Should the Commission decide to initiate a formal investigation it will publish the notice of initiation of the investigation in the Government Gazette and will identify the applicant in the notice. The application can also be brought by a representative body.

State the name, postal and street addresses, the telephone and fax numbers (including

Company:	s to be
Physical Address: Tel: () Email: A2 State the names, telephone numbers of and positions held by the company's officer contacted. Person: Designation: Direct line: () Email:	s to be
Tel: () Email: A2 State the names, telephone numbers of and positions held by the company's officer contacted. Person: Designation: Direct line: () Email:	s to be
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Person:	
Designation: Direct line: () Email:	
Direct line: () Email:	
Email:	
A3 Indicate the exact location of your manufacturing site(s). (Map to reach your offices)	
A4 Provide a diagram of your company's group structure and indicate the perc	entage
stockholdings and cross-holdings. Indicate all shareholders holding more than 5% of equity	in your
company. Attach as Annexure A4.	
A5 Indicate the legal structure of your firm, i.e. public or private company, closed corporate corpo	oration,
etc	

	Give a summary of any franchise, manufacturing, licensing, know-how, technology and ition agreements in respect of inputs, manufacturing and outputs with regard to all products under gation.
A7	Have you appointed a consultant, legal or other representative to assist you in this application and/or ensuing investigation? Yes/No.
	native, please attach a copy of the letter of appointment, setting out the scope and duration of the tment, as Annexure A7.
SEC	ON B DOMESTIC INDUSTRY
B1	If there is a representative organisation submit the following information:
(a)	Names, address, telephone and fax numbers and E-mail addresses of and position held by
` '	anisation's officers to be contacted;
	Name of organisation:
	Name of contact person:
	Designation:
	Postal address: Physical address:
	Email:
	the producers in the industry affiliated to the organisation. (Supply the company names, postal,
stree	and E-mail addresses, telephone and fax numbers and the names of contact persons).
	Company:
	Postal address: Postal address:
	Physical address: Physical address:
	Contact person: Contact person:

Tel: ()	Tel: ()
Fax: ()	Fax: ()
Email:	Email:

B2 Name all other producers constituting the SACU industry concerned. Give their company names, postal and physical addresses, telephone and fax numbers, E-mail addresses and the names of contact persons.

The Amended Safeguard Regulations provide that that producers representing at least 50% of the total volume produced by all producers that express an opinion on the investigation must support the application, and that a minimum of 25% (by production volume) of the total industry must support the application. Without this support ITAC cannot accept an application for investigation.

B3 Indicate the industry support and or opposition to the application in the following format:-

Industry Standing (Total domestic production of like goods for the 12 months preceding the lodging of the application)						
Producer	Production volume- Support Application Production volume- Oppose application Production volume- Neutral					
Company name Other producers 1. 2. 3. Total SACU						

Letters of support for or opposition to the application must be attached to the application as Annexure B3.

SECTION C PRODUCTS

C.1 Supply the following information:

Tariff subheading	Description	Unit of	Rate of	Rebate	Rebate provision
		measurement	customs duty	provision	description
				item number	

C.2 Possible tariff loopholes

Indicate if you are aware of any loopholes in the tariff classification.

C.3 Indicate any changes to the product since the original investigation.

SECTION D OTHER PARTIES

Note: As the Commission has to contact all the producers, exporters and importers concerned, provide full addresses, including telephone and fax numbers and email addresses.

- D1 If known give the names, physical and postal addresses, telephone and fax numbers, and email addresses of:
- (a) producers (subject) of the products exported to SACU;
- (b) exporters to SACU; and
- (d) SACU importers.

SECTION E SERIOUS INJURY

Note: In determining likelihood of serious injury or a threat thereof to the SACU industry the Commission shall consider:

- the rate and volume of the increase in imports of the product concerned
- in absolute terms; or
- relative to the production in SACU; and

- whether there have been significant changes in the performance of the SACU industry in respect of the following potential injury factors:
- sales volume;
- profit and loss;
- output;
- market share;
- productivity;
- capacity utilisation;
- employment; and
- any other relevant factors placed before the Commission.

The basis for estimates should the measure be removed must be clearly explained and provided.

F1 General information

- F1.1 Provide a flow chart of your marketing/distribution channels for the product(s) concerned in the application and indicate the percentage off-take for each channel.
- F1.2 Provide full details of your terms and conditions of sale to each class of customer, e.g. wholesaler, retailer, downstream producer, etc. Attach a copy of your standard terms and conditions as Annexure F1.2.
- F1.3 Give the reasons and basis for your categorisation of customers.
- F1.4 Enumerate major changes over the past three years in your answers to the above questions.

F2 FINANCIAL INFORMATION

- Note: All financial information should be in a reconciled format. If such requested information is not readily available in the same format or needs adjustment or re-apportionment, please qualify by way of explanatory notes or discuss the merits of the situation with the Commission.
- F2.1 Indicate your normal accounting period.
- F2.2 Indicate and provide short description of your accounting system, including a flow of transactions from placing an order to delivery.
- F2.3 Provide copies of your audited financial statements, for the most recent three financial years. If your statutory statements do not include detailed accounts/schedules, please provide such accounts/schedules separately.)

- F2.4 Provide copies of your year-to-date management accounts, for the last year of the POI. Provide ancillary schedules if not part of published accounts.
- F2.5 Provide a separate sales and profit (before tax) contribution analysis for the POI, of all the product line items manufactured by your company, including a percentage analysis. The information should be sufficient to allow proper verification of your like product information.

The requested income statements should be analysed in a departmental or divisionalised format detailing the product concerned as a separate activity. The analysis should also be in respect of three prior financial years and the most recent year-to-date management accounts period. If the requested information is not available from your financial database, please discuss alternatives with officials of the Commission.

F3 IMPORTS

Give the following information on the imports of the product, being the subject of the application, for the POI and separately on a monthly basis for the last year of the POI.

F3.1 Annual import statistics

Provide import volumes and values per annum in the following format (State unit of measurement)

	20XX	20XX	20XX	Estimate
Volume				
Value				
Average unit price				

F3.2 Monthly import statistics

Attach as Annexure F3.2 a table indicating, the monthly volumes, values and unit prices of imports for the last 18 consecutive months.

F3.3 Own imports

Provide the information on your own imports of the product using the following format (state unit of measurement):

	20XX	20XX	20XX	Estimate
Volume				
Value				
Average unit price				

State your reasons for importing the product.

F4 Cost build-up

- F4.1 Please supply a cost build-up in the format indicated in Annexure F4. 1 Where your management accounts do not allow for the specific cost elements indicated in the pro forma, please indicate the information that is available and supply as much detail as possible.
 - The cost and price build-ups should refer to the average costs for the most recent 12-month period of the period of investigation.
- F4.2 Indicate the production volume on which the cost and price build-ups are based.
- F.4.3 Have any cost items provided in the cost build up been allocated? If so provide a detailed breakdown of the basis of allocation in each case that an allocation has been made.
- F4.4. Supply a full Bill of Materials for the domestic like or directly competitive product indicating the cost and volume of each material or component as Annexure F4.4

F5 SACU INDUSTRY SALES AND MARKET SHARE

F5.1 Please supply the following information on your sales volume in SACU. State the unit of measurement.

	20xx	20xx	20xx	Estimate
sales volume				
Sales by other SACU producers				
Total volume of SACU sales by				
SACU producers				
Volume of imports				
market share				
Total market share held by SACU				
producers				
Market share held by imports				

F5.2 Attach as Annexure F5.2 a table indicating, in the same format us under section F5.1, the

- F5.3 Indicate how the information in paragraphs F5.1 and F5.2 supports your allegation of serious injury.
- F5.4 If sales of the product is of a cyclical nature comment on the nature thereof, indicating the length of the cycle and the prices both during the up and down phases.

F6 Profit/loss

F6.1 Supply the following information regarding your profit for the product concerned (where the information cannot be supplied separately for the product concerned indicate the group of products to which the profit applies and submit your calculations, indicating how costs and profit were allocated):

	20xx	20xx	20xx	Estimate
gross profit margin (%)				
gross profit per unit				
Units sold				
total gross profit				
net profit margin (%)				
net profit per unit				
Units sold				
net gross profit				

F6.2 Comment on the changes in profits.

F7 Output

F7.1 Supply the following information regarding your actual production volumes over the POI:

	20xx	20xx	20xx	Estimate
total production of the				
product concerned				
production for SACU				
consumption				
Other SACU producers'				
production for SACU				
consumption				
Consumption				

F7.2 Comment on the changes in production, both total and for SACU consumption.

F8 Employment and productivity

F8.1 Provide the following information regarding employment and productivity:

	20xx	20xx	20xx	Estimate
Total production volume				
Number of employees				
(manufacturing only)				
Units per employee				
Total employment				
Total investment				
Output ratio *				

^{*} Output ratio: Indicate the value of the output compared to the total investment in your company/industry

F9 Capacity and capacity utilisation

F9.1 Supply the information requested below regarding capacity and capacity utilisation for the product concerned. State the unit of measurement.

	20xx	20xx	20xx	Estimate
capacity (units)				
actual production				
capacity utilisation %				
Rest of SACU capacity				
Rest of SACU production				
Rest of SACU capacity				
utilisation %				

F9.2 State the normal number of shifts per week, number of hours per shift and number of labour units involved, for each –

	20xx	20xx	20xx	Estimate
Your company				
Number of shifts				
Workers per shift				
Other SACU producers				

Number of shifts-		
Other SACU producers		
Workers per shift-		

F9.3 State whether your production capacity can be increased without additional machinery, equipment and buildings indicating the method (e.g. more shifts, hours or labour units) and the extent of the possible increase in terms of volume.

F10 Other injury information

Please indicate any other injury information to be considered by the Commission and not covered by the questions above.

SECTION G DEVELOPMENT PLAN

Indicate how the adjustment plan as submitted with the original application has been effected. Where there are deviations provide a detailed statement of reasons and other measures taken to correct.

SECTION H CERTIFICATION

The information submitted must be accompanied by the following certificate:

"I, the undersigne	d, certify that the information given above is complete and correct to the
best of my knowle	edge and belief and that I have been authorised to represent
	п
Company	
Date	Signature of authorised company officia
	Name and title of authorised person (in print)

Cost and price build-up

ANNEXURE F4. 1

	Products under investigation	All other products	Company total cost
DIRECT COST: Materials #	Separate cost analyses		
- Imported	must be provided for each of the subject		
- Domestic	products in this format. Note that the cost data		
Waste recovery *	should reconcile to		
Components *	your company's income statement.		
- Imported			
- Domestic			
Direct labour & related costs			
Re-tooling *			
Power & fuel			
Royalties, etc			
Variable overheads *			
Other *			
2. FIXED OVERHEAD COST:			
Direct labour			
Utilities *			
Repair & maintenance			
Rates & insurance			
R & D			
Plant depreciation			
Other *			
3. TOTAL PRODUCTION COST:		•	
4. Operating profit			
5. <u>IN-STORE COST:</u> (3&4)			
6. SELLING & ADMINISTRATIVE EXPENSES:			

Administrative expenses				
- salaries & wages				
- rent				
- rates & insurance				
- depreciation				
- other *				
Selling expenses				
- salespersons salaries				
- advertising				
- warranties & guarantees				
- warehousing				
- other *				
Other costs *				
7. <u>TOTAL COST:</u> (5&6)				
8. PROFIT, ETC:				
Subsidies				
Selling profit				
9. SELLING (LIST) PRICE (7&8)				
10. DISCOUNTS, ETC:				
Discounts				
Settlements discounts				
Rebates				
11. NET EX-FACTORY PRICE (9&10)				
12. Distribution costs *				
13. <u>NET DELIVERED PRICE</u> (11&12)				

The cost and price build-ups should refer to the average costs for the most recent 12-month period of the POI.

^{# -}

^{* -} Supply a detailed breakdown of the items.

NOTICE 486 OF 2021

INTERNATIONAL TRADE ADMINISTRATION COMMISSION <u>CUSTOMS TARIFF APPLICATIONS</u> LIST 10/2021

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 comment 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.

CREATION FOR A TEMPORARY REBATE FACILITY ON IMPORTATION OF:

"Air conditioning machines, comprising a motor-driven fan and elements for changing the temperature and humidity, including those machines in which the humidity cannot be separately regulated, of a kind used for buildings, compressor operated, having a rated cooling capacity not exceeding 8,8 kW, classifiable in tariff subheading 8415.10.10, in such quantities, at such times and subject to such conditions as the International Trade Administration Commission may allow by specific permit, provided the product is not available in the SACU market"

APPLICANT:

International Trade Administration Commission of South Africa (ITAC)
Private Bag X75
Pretoria
0001

Enquiries: ITAC Ref: **08/2021.** Mr. Tshepiso/ Ms. Pateka Busika. Tel: 012 394 1605/3595 or email tsejamoholo@itac.org.za/pbusika@itac.org.za.

REASONS FOR THE APPLICATION (SELF-INITIATION):

- i. Currently, there are no known manufacturers of the subject product in the SACU region; and
- ii. The creation of a temporary rebate provision on the subject products will, in the interim, enable the duty free importation of the subject product, and thereby reduce the costs of the subject product to the importers. At the same time, the customs duty will remain in place and serve as incentive for potential manufacturers to invest in the SACU region.

PUBLICATION PERIOD:

Representations should be made within two (2) weeks of the date of this notice.

NOTICE 487 OF 2021

COMPETITION TRIBUNAL NOTIFICATION OF DECISION TO APPROVE MERGER

The Competition Tribunal gives notice in terms of rules 34(b)(ii) and 35(5)(b)(ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001 that it approved the following mergers:

Case No.	Acquiring Firm	Target Firm	Date of Order	Decision
LM024May21	Northam Platinum Holdings	Northam Platinum	05/07/2021	Approved
LM147Oct20	AON PLC	Willis Tower Watson Public Ltd	12/07/2021	Approved Subject to Conditions
LM014Apr21	Mr Price Group Ltd	K2018509367 (Pty) Ltd	19/07/2021	Approved
LM022May21	DSV Panalpina A/S	Global Integrated Logistics Business	19/07/2021	Approved Subject to Conditions
LM009Apr21	Government Employees Pension Fund	Menlyn Maine Investment Holdings	27/07/2021	Approved

The Chairperson Competition Tribunal

NOTICE 488 OF 2021 COMPETITION TRIBUNAL

NOTIFICATION OF COMPLAINT REFERRAL

The Competition Tribunal gives notice in terms of Section 51(3) & (4) of the Competition Act 89 of 1998 as amended, that it received the c COVCR074Jul20omplaint referrals listed below. The complaint(s) alleges that the respondent(s) engaged in a prohibited practice in contravention of the Competition Act 89 of 1998.

Case No.	Complainant	Respondent	Date received	Sections of the Act
CR050Jul21	Competition Commission	NGK Spark Company Ltd	21/07/2021	4(1)(b)(i),4(1)(b)(ii),4(1)(b)(iii)

The Chairperson Competition Tribunal

NOTICE 489 OF 2021 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 African 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 3001-AS5	Civil engineering test methods – Part AS5: Determination of the dynamic	2021-10-07
Ed 1	creep of asphalt. Describes a method to determine the dynamic creep of an	
	asphalt mixture by applying a cyclical axial load to a cylindrical specimen at a	
	controlled temperature.	

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 4001-BT2	Civil engineering specifications – Part	Amended to remove notes to purchasers.	2021-10-07
Ed 1.1	BT2: Cutback bitumen		
SANS 4001-BT4	Civil engineering specifications – Part	Amended to remove notes to purchasers.	2021-10-07
Ed 1.1	BT4: Cationic bitumen road emulsion		

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 withdraw them.

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
--------------------------	--------------------------

Standard No. and year	Title, scope and purport
SANS 61158-3-1:2021 Ed 1	Industrial communication networks – Fieldbus specifications – Part 3-1: Data-link layer service definition – Type 1 elements. Provides common elements for basic time-critical messaging communications between devices in an automation environment.
SANS 62386-302:2021 Ed 4	Digital addressable lighting interface – Part 302: Particular requirements – Input devices – Absolute input devices. Specifies a bus system for control by digital signals of electronic lighting equipment which is in line with the requirements of IEC 61347, with the addition of DC supplies.
SANS 25022:2021 Ed 1	Systems and software engineering – Systems and software quality requirements and evaluation (SQuaRE) – Measurement of quality in use. Provides a suggested set of quality in use measures to be used with the quality in use model in ISO/IEC 25010.
SANS 60079-19:2021 Ed 4	Explosive atmospheres – Part 19: Equipment repair, overhaul and reclamation. Gives instructions, principally of a technical nature, on the repair, overhaul, reclamation and modification of Ex equipment designed for use in explosive atmospheres; applies to overhaul and repair which mitigates deficiencies identified during operation, inspection and maintenance does not give advice on cable and wiring systems which can require a renewal when the equipment is re-installed and is not applicable to Type of Protection "m".
SANS 62442-1:2021 Ed 2	Energy performance of lamp controlgear – Part 1: Controlgear for fluorescent lamps - Method of measurement to determine the total input power of controlgear circuits and the efficiency of the controlgear. Defines a measurement and calculation method of the total input power for controlgear-lamp circuits when operating with their associated fluorescent lamp(s).
SANS 10993-3:2021 Ed 2	Biological evaluation of medical devices – Part 3: Test for genotoxicity, carcinogenicity and reproductive toxicity. Specifies strategies for risk estimation, selection of hazard identification tests and risk management, with respect to the possibility of the following potentially irreversible biological effects arising as a result of exposure to medical devices.
SANS 10993-11:2021 Ed 3	Biological evaluation of medical devices – Part 11: Tests for systemic toxicity. Specifies requirements and gives guidance on procedures to be followed in the evaluation of the potential for medical device materials to cause adverse systemic reactions.
SANS 53754:2021 Ed 2	Products used for treatment of water intended for human consumption – Bentonite. Applies to bentonite used for treatment of water intended for human consumption.
SANS 60947-4-2 Ed 4	Low-voltage switchgear and controlgear - Part 4-2: Contactors and motor-starters - Semiconductor motor controllers, starters and soft-starters. Applies to semiconductor motor controllers, starters and soft-starters which can include a series mechanical switching device, intended to be connected to circuits the rated voltage of which does not exceed 1 000 V AC.

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 182-4:2021 Ed 1.3	Conductors for overhead electrical transmission lines – Part 4: Copper-covered steel wire for telecommunication purposes. Consolidated edition incorporating amendment No.3. Amended to update the definitions, and to delete the appendix on notes to purchasers.
SANS 61850-4:2021 Ed 1.1	Communication networks and systems for power utility automation – Part 4: System and project management. Consolidated edition incorporating amendment No.1. Amended to update the scope, referenced standards, and abbreviations, and to update the clauses on engineering requirements, system life cycle, and on quality assurance.

SANS 61850-7-4:2021 Ed 1.1	Communication networks and systems for power utility automation – Part 7-4: Basic communication structure – Compatible logical node classes and data object classes Consolidated edition incorporating amendment No.1. Amended to update the scope, referenced standards, terms and definitions, and abbreviated terms, to update the clauses on logical node classes, and data object name semantics and enumerations, to update the annexes on interpretation of mode and behaviour, relationship between this standard and IEC 61850-5, statistical calculation, functional relationship of data objects of autorecloser RREC, and on SCL enumerations (from DOEnums), and to add the annexes on conditions for elements presence, compatibility of the different revisions of the standard, and on models principles and requirements for scheduling.
SANS 61850-7-2 Ed 1.1	Communication networks and systems for power utility automation – Part 7-2: Basic information and communication structure - Abstract communication service interface (ACSI). Consolidated edition incorporating amendment No.1. Amended to update the scope, referenced standards, terms and definitions, and abbreviated terms, to update the clauses on ACSI overview and basic concepts, type definition, GenServerClass model, application association model, GenLogicalDeviceClass model, GenLogicalNodeClass model, generic data object class model, generic common data class model, DATA-SET class model, service tracking, modelling of control block classes, SETTINGGROUP-CONTROL-BLOCK class model, REPORT-CONTROLBLOCK and LOG-CONTROL-BLOCK class models, Generic substation event class model (GSE), transmission of sampled value class model, CONTROL class model, time and time-synchronization model, naming conventions, and file transfer model, to update the annexes on ACSI conformance statement, SCL enumerations, and on generic substation state event, and to add the annexes on clarification on usage of quality, clarification on RCB reservation, and on compatibility of the different revisions of the standard.
SANS 1221:2021 Ed 3.2	Detergent skin cleansers (non-cosmetic). Consolidated edition incorporating amendment No.2. 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	
SANS 6076:1983	Ether-soluble matter content (PVC upper, outer sole and heel materials)	

SCHEDULE B4: DISBAND OF TECHNICAL COMMITTEES

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 B5: ADDRESS OF THE SOUTH AFRICAN BUREAU OF STANDARDS HEAD OFFICE

Copies of the standards mentioned in this notice can be obtained from the Head Office of the South African Bureau of Standards at 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

DEPARTMENT OF TRANSPORT

NOTICE 490 OF 2021

REGISTRATION OF NEW TAXI ASSOCIATION: ROUTE JJD TAXI ASSOCIATION

APPLICATION TO PROVIDE PUBLIC TRANSPORT SERVICE ON THE FOLLOWING AREAS:-

- 159 RETREAT RETREAT STATION
- J60 RETREAT RETREAT STATION
- M20 RETREAT ATHLONE
- M21 RETREAT ATHLONE

Contact person Buyiswa Nqoko (021) 483 0264, Cell: 0785703301 Buyiswa.Nqoko@westerncape.gov.za

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 107 OF 2021



INVITATION TO COMMENT ON EXPOSURE DRAFT 192 ISSUED BY THE INTERNATIONAL PUBLIC SECTOR ACCOUNTING STANDARDS BOARD

Issued: 20 August 2021

The Accounting Standards Board (the Board) invites comment on the proposed Improvements to IPSAS, 2021 (ED 192). The Exposure Draft issued by the International Public Sector Accounting Standards Board is published concurrently for comment locally by the Board. Comment is due locally by **20 September 2021**.

The feedback received as part of the public consultation process will be used to formulate comments to the IPSASB. As a result, all those affected by, or who are interested in the Exposure Draft, are encouraged to provide a written response to the Board.

Responses to the Exposure Draft should be received by the comment deadline, as indicated above.

Copies of the documents

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

Comment can be emailed to info@asb.co.za.

We look forward to receiving your responses.

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