

# Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID AFRIKA

Vol. 702

December 2023

No. 49791

Part 1 of 2

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

#### **IMPORTANT NOTICE:**

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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:

- ➤ 08 December, Thursday for the issue of Thursday 15 December 2022
- ➤ 15 December, Thursday for the issue of Friday 23 December 2022
- > 22 December, Thursday for the issue of Friday 30 December 2022
- 29 December, Thursday for the issue of Friday 06 January 2023
- ➤ 06 January, Friday for the issue of Friday 13 January 2023
- ➤ 13 January, Friday for the issue of Friday 20 January 2023
- > 20 January, Friday for the issue of Friday 27 January 2023
- 27 January, Friday for the issue of Friday 03 February 2023
- ➤ 03 February, Friday for the issue of Friday 10 February 2023
- ➤ 10 February, Friday for the issue of Friday 17 February 2023
- ➤ 17 February, Friday for the issue of Friday 24 February 2023
- > 24 February, Friday for the issue of Friday 03 March 2023
- ➤ 03 March, Friday for the issue of Friday 10 March 2023
- ➤ 10 March, Friday for the issue of Friday 17 March 2023
- ▶ 16 March, Thursday for the issue of Friday 24 March 2023
- ➤ 24 March, Friday for the issue of Friday 31 March 2023
- ➤ 30 March, Thursday for the issue of Thursday 06 April 2023
- ➤ 05 April, Wednesday for the issue of Friday 14 April 2023
- ➤ 14 April, Friday for the issue of Friday 21 April 2023
- > 20 April, Thursday for the issue of Friday 28 April 2023
- > 26 April, Wednesday for the issue of Friday 05 May 2023
- > 05 May, Friday for the issue of Friday 12 May 2023
- ➤ 12 May, Friday for the issue of Friday 19 May 2023
- ➤ 19 May, Friday for the issue of Friday 26 May 2023
- ➤ 26 May, Friday for the issue of Friday 02 June 2023
- ➤ 02 June, Friday for the issue of Friday 09 June 2023
- > 08 June, Thursday for the issue of Thursday 15 June 2023
- ➤ 15 June, Thursday for the issue of Friday 23 June 2023
- ➤ 23 June, Friday for the issue of Friday 30 June 2023
- > 30 June, Friday for the issue of Friday 07 July 2023
- ➤ 07 July, Friday for the issue of Friday 14 July 2023
- ➤ 14 July, Friday for the issue of Friday 21 July 2023
- ➤ 21 July, Friday for the issue of Friday 28 July 2023
- 28 July, Friday for the issue of Friday 04 August 2023
   03 August, Thursday for the issue of Friday 11 August 2023
- ➤ 11 August, Friday for the issue of Friday 18 August 2023
- ➤ 18 August, Friday for the issue of Friday 25 August 2023
- > 25 August, Friday for the issue of Friday 01 September 2023
- > 01 September, Friday for the issue of Friday 08 September 2023
- > 08 September, Friday for the issue of Friday 15 September 2023
- ➤ 15 September, Friday for the issue of Friday 22 September 2023
- > 21 September, Thursday for the issue of Friday 29 September 2023
- > 29 September, Friday for the issue of Friday 06 October 2023
- ➤ 06 October, Friday for the issue of Friday 13 October 2023
- 13 October, Friday for the issue of Friday 20 October 2023
   20 October, Friday for the issue of Friday 27 October 2023
- 27 October, Friday for the issue of Friday 03 November 2023
- ➤ 03 November, Friday for the issue of Friday 10 November 2023
- ➤ 10 November, Friday for the issue of Friday 17 November 2023
- ➤ 17 November, Friday for the issue of Friday 24 November 2023
- 24 November, Friday for the issue of Friday 01 December 2023
- ➤ 01 December, Friday for the issue of Friday 08 December 2023
- 08 December, Friday for the issue of Friday 15 December 2023
   15 December, Friday for the issue of Friday 22 December 2023
- > 20 December, Wednesday for the issue of Friday 29 December 2023

## **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 <a href="https://www.gpwonline.co.za">www.gpwonline.co.za</a>

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

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 working days prior to publication
Petrol Price Gazette	Monthly	Tuesday before 1st Wednesday of the month	One day before publication	1 working day prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00 for next Friday	3 working days prior to publication
Unclaimed Monies (Justice, Labour or Lawyers)	January / September 2 per year	Last Friday	One week before publication	3 working days prior to publication
Parliament (Acts, White Paper, Green Paper)	As required	Any day of the week	None	3 working days prior to publication
Manuals	Bi- Monthly	2nd and last Thursday of the month	One week before publication	3 working days prior to publication
State of Budget (National Treasury)	Monthly	30th or last Friday of the month	One week before publication	3 working days prior to publication
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 <b>after</b> 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 <b>after</b> submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 working days <b>after</b> submission deadline
Mpumalanga Liquor License Gazette	Bi-Monthly	Second & Fourth Friday	One week before publication	3 working days prior to publication

#### EXTRAORDINARY GAZETTES

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

#### Notice Submission Process

- 4. Download the latest Adobe form, for the relevant notice to be placed, from the Government Printing Works website www.gpwonline.co.za.
- 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.
- The completed electronic Adobe form has to be submitted via email to <a href="mailto:submit.egazette@gpw.gov.za">submit.egazette@gpw.gov.za</a>. 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.
- 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).
    - Any additional notice information if applicable. 8.1.5.

- 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.

#### **Q**UOTATIONS

- 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;

#### **C**ANCELLATIONS

- 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.

#### **A**MENDMENTS 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 <a href="mailto:info.egazette@gpw.gov.za">info.egazette@gpw.gov.za</a>). 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.

#### **C**USTOMER 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.
- 34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: <a href="mailto:info.egazette@gpw.gov.za">info.egazette@gpw.gov.za</a> 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 <a href="https://www.gpwonline.co.za">www.gpwonline.co.za</a> 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: <a href="mailto:submit.egazette@gpw.gov.za">submit.egazette@gpw.gov.za</a>
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. 4124 1 December 2023

1

#### DEPARTMENT OF AGRICULTURE, LAND REFORM & RURAL DEVELOPMENT PLANT BREEDERS' RIGHTS ACT, 1976 (ACT No. 15 of 1976)

In terms of the provisions of the Plant Breeders' Rights Act, 1976 (Act No. 15 of 1976), it is hereby made known that all aspects of plant breeders' rights, of which the particulars appear in the Sections herewith have been processed for the period July to September 2023.

Any objections must be submitted in writing to the Registrar of Plant Breeders' Rights within THREE months with reference to denominations, and within SIX months with reference to applications and grants from the date of publication of this issue, accompanied by the appropriate fees.

The bracketed numbers are reference to the addresses of the applicants and agents which can be found on the plant breeders' rights page, on the <a href="https://www.dalrrd.gov.za">www.dalrrd.gov.za</a> website or upon request from the Plant Breeders' Rights Office.

Mr Thapelo Sekele

Acting Registrar of Plant Breeders' Rights

#### **SECTION 1**

#### RECEIPTS OF APPLICATIONS FOR PLANT BREEDERS' RIGHTS

#### AGRICULTURAL CROPS

Kind of plant: Cannabis sativa L. [Hemp]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 9991	SA Hemp 1	ARC [254]	ZA	ARC [254]	2023-07-14
PT 9992	SA Hemp 2	ARC [254]		ARC [254]	2023-07-14

Kind of plant: Glycine max (L.) Merrill [Soyabean]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10144	5021IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10072	5045BJ02-02	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10074	5053BJ01-02	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10073	5045DH06-02	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10075	5060BR04-02	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10146	5122IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10139	5920IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10140	6320IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10143	6322IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10142	6922IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10141	7622IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10145	7720IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10148	7822IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10147	8022IPRO	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10077	AU120705183.7	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10076	AU120705183.A2	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10078	BOL2718RS	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10079	BOL3026RS	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10090	EX62358R	Limagrain Brazil [2015]	BR	Limagrain Zaad [1924]	2023-08-17
PT 10087	EX62359R	Limagrain Brazil [2015]	BR	Limagrain Zaad [1924]	2023-08-17
PT 10088	EX62360R	Limagrain Brazil [2015]	BR	Limagrain Zaad [1924]	2023-08-17
PT 10089	EX62362R	Limagrain Brazil [2015]	BR	Limagrain Zaad [1924]	2023-08-17
PT 10082	INB516BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10083	INB524BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10084	INB612BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10085	INB631BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10080	IND2319BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10081	IND3044BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15
PT 10038	LAKE 250 RR	Lake Agriculture [1780]	ZA	Lake Agriculture [1780]	2023-08-01
PT 10039	LAKE 253 RR	Lake Agriculture [1780]	ZA	Lake Agriculture [1780]	2023-08-01
PT 10086	RA5023BR	COOP [1669]	AR	Santa Rosa [2023]	2023-08-15

#### Kind of plant: Helianthus annuus L. [Sunflower]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10003	7058D110-31	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 10004	7058D112-31	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 9993	AGSUN5110-CLP	Agricol [1]	ZA	Agricol [1]	2023-07-05
PT 9994	AGSUN5111-CLP	Agricol [1]	ZA	Agricol [1]	2023-07-05
PT 10005	AFSA135132911	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 10006	AFSA129255645	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 10007	AFSA121516225	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 10010	GandalfCLP	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-07-17
PT 10008	KH129229392	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14
PT 10011	LG50760CL	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-07-17
PT 10012	LG50758CL	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-07-17

Kind of plant: Lolium L. [Perennial Ryegrass]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10169	Stampede	Cropmark Seeds [1302]	NZ	AMS Trust [937]	2023-09-11

Kind of plant: Phaseolus vulgaris L. [Dry bean]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10009	PAN 9230	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-07-14

Kind of plant: Solanum tuberosum L. [Potato]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 9995	Camelia	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13
PT 9996	Cayman	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13
PT 9997	HOM 13-8236	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13
PT 10115	Lady Luce	C. Meijer B.V. [396]	NL	FPD [390]	2023-08-25
PT 10114	Lady Forte	C. Meijer B.V. [396]	NL	FPD [390]	2023-08-25
PT 9998	Monica Russet	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13
PT 9999	Norman	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13
PT 10000	Quintera	IPR B.V. [1360] & Werff [1301]	NL	Wesgrow [235]	2023-07-13
PT 10001	Rashida	IPR B.V. [1360] & Werff [1301]	NL	Wesgrow [235]	2023-07-13
PT 10002	Red Frutillar	IPR B.V. [1360]	NL	Wesgrow [235]	2023-07-13

Kind of plant: Triticum aestivum L. [Wheat]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
Hullibel	denomination				
PT 10091	LG Garcilaso	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-17

Kind of plant: Zea mays L. [White Conventional]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10130	SV7602	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15

Kind of plant: Zea mays L. [Yellow Conventional]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10042	1013D642-01	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10051	1021D217-01	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10055	1025D313-01	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10156	NN6284	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10069	PAN4A-138	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10135	SV7206	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10137	SV7409	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10153	SW7806	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15

Kind of plant: Zea mays L. [White GMO]

number	denomination	Applicant	Country	Agent	Date accepted
PT 10041	1013D641-22	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10048	1018D047-22	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10049	1018D047-88	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10046	1018B990-22	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10047	1018B990-88	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10050	1019A154-22	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10057	1026D961-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10063	1028A439-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10064	1028A440-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10065	1028A446-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10066	1028B470-88	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10058	1028D499-88	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10059	1028D504-88	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10060	1028D507-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10061	1028D510-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10062	1028D512-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10157	DKC73-75BR	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10097	LG31.743BR	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10096	LG31.743R	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10095	LG31.743B	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10102	LKS1307+603	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10103	LKS1313+603	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10104	LKS1319+603	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10106	LKS2392+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10105	LKS2392+603	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10068	P1517WPW	Pioneer Hi-Bred Int. [1810]	US	Corteva RSA [411]	2023-08-11
PT 10161	ST7842PGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10126	SU7602RPGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10129	SU7603RPGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10162	SU7806RPGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10150	SW7404PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10149	SW7414PGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10151	SW7801PGJ2	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10167	SX6802PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10160	SX7606PGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10168	SX7702PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10159	SX7902PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10071	X30P549WPW	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11

#### Kind of plant: Zea mays L. [Yellow GMO]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10043	1014B399-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10044	1015B199-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10045	1018A901-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10052	1021D217-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10053	1022D019-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10054	1025D310-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10056	1025D313-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10067	1028B485-44	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10094	LG31.700RG	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10093	LG31.700R	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10092	LG31.701R	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10113	LG31.701RG	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10098	LG31.750R	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10099	LKS1172+G21	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10101	LKS1282+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10100	LKS1282+G21	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10109	LKS2402+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10108	LKS2402+G21	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10107	LKS2402+603	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10111	LKS2410+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22

PT 10112	LKS2412+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10110	LKS2416+N34	Limagrain Europe [1862]	FR	Limagrain Zaad [1924]	2023-08-22
PT 10070	X5H346PW	Pioneer Overseas [133]	US	Corteva RSA [411]	2023-08-11
PT 10164	NL6262PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10154	NR6581PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10158	NS6712FHJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10133	SS7511RPGJ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10163	SU7701PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10165	SU7809PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10134	SV6204PGJ2	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10127	SV6210PHM1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10155	SV6214PGJZ	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10136	SV7206PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10131	SV7406PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10125	SV7408PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10138	SV7409PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10132	SW7401PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10128	SW7421PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10152	SW7801PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15
PT 10166	SX7101PGJ1	Monsanto Tech. LLC [1338]	US	Bayer [1514]	2023-09-15

#### **VEGETABLE CROPS**

Kind of plant: Brassica oleracea L. [Cauliflower]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10037	Nairobi	Sakata [44]	JP	Sakata SA [1356]	2023-07-31

Kind of plant: Brassica oleracea var. capitata L. [Cabbage]

Application	Proposed	Applicant	Country	Agent	Date accepted
number	denomination				
PT 10036	Conquistador II	Sakata [44]	JP	Sakata SA [1356]	2023-07-31
PT 10035	Accord	Sakata [44]	JP	Sakata SA [1356]	2023-07-31

Kind of plant: Cucurbita maxima Duchesne [Pumpkin]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10040	Delilah	Plennegy [1540]	ZA	Plennegy [1540]	2023-08-04

#### **ORNAMENTAL PLANTS**

Kind of plant: Chamelaucium Desf. [Wax flower]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10023	Choir Girl	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10024	Cool Change	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10025	Desire	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10026	Happy Days	Helix Australia [1433]	AU	Arnelia Farms [1337]	2023-07-14
PT 10027	Jamboree	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10028	Janelle	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10029	Katrien	Arnelia Farms [1337]	AU	Arnelia Farms [1337]	2023-07-14
PT 10030	Lorraine	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10031	Marlene	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14

PT 10032	Pelaco	Helix Australia [1433]	AU	Arnelia Farms [1337]	2023-07-14
PT 10033	Rhiannon	Botanics Gardens & Parks Authority [1442]	AU	Arnelia Farms [1337]	2023-07-14
PT 10034	Stella	Helix Australia [1433]	AU	Arnelia Farms [1337]	2023-07-14

Kind of plant: Chrysanthemum L. [Chrysanthemum]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10014	Dochrypasblush	Dümmen Group BV [1796]	NL	Marleen Heus [770]	2023-07-03
PT 10015	Dochrypassun	Dümmen Group BV [1796]	NL	Marleen Heus [770]	2023-07-03
PT 10173	Dochrytink	Dümmen Group BV [1796]	NL	Marleen Heus [770]	2023-08-17

Kind of plant: Rosa L. [Rose]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10022	Ruico1510A	De Ruiter IP BV. [1976]	NL	Tokoza Roses (Pty) Ltd [890]	2023-07-11

#### FRUIT CROPS

Kind of plant: Citrus L. [Mandarin]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10124	M17B3R8TL297	Biogold International (Pty) Ltd. [1583]	AU	Citrogold [964]	2023-08-15

Kind of plant: Citrus L. [Orange]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10123	BJEV	BV Offer [1977]	GB	Citrogold [964]	2023-08-15

Kind of plant: Malus Mill. [Apple]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10122	Maxi	Innovapome [1557]	ZA	Innovapome [1557]	2023-08-03
PT 10178	Regal D5-100	Regal Fruit International, LLC [1880]	US	Stargrow [731]	2023-09-20

Kind of plant: Mangifera indica L. [Mango]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10179	Charli	Bavaria Fruit Estate [1978]	ZA	Citrogold [964]	2023-09-22
PT 10180	Dinki	Bavaria Fruit Estate [1978]	ZA	Citrogold [964]	2023-09-22
PT 10181	Evi Red	Bavaria Fruit Estate [1978]	ZA	Citrogold [964]	2023-09-22
PT 10182	Limi Late	Bavaria Fruit Estate [1978]	ZA	Citrogold [964]	2023-09-22

Kind of plant: Persea americana Mill. [Avocado]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10176	Ferdi	Mtoma Landgoed (Pty) Ltd [1912]	ZA	Citrogold [964]	2023-09-08
PT 10016	Grace	The Fruit Farm Group [1846]	ZA	The Fruit Farm Group [1846]	2023-07-24

Kind of plant: Prunus armeniaca L. [Apricot]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10121	Maria D-22	Camelo Bernal Palazón [1869]	SP	DM Kisch [124]	2023-08-11

Kind of plant: Prunus avium (L.) L. [Sweet cherry]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10017	SPC342	His Majesty the King in Right of Canada [1730]	CA	Stargrow [731]	2023-07-20

Kind of plant: Prunus salicina Lindl. [Inter-specific Plum]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10174	Ebony Red	Zaiger's Inc. Genetics [605]	US	Zaiger SA [1272]	2023-09-04

Kind of plant: Pyrus L. [Pear]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10175	TP-15-41	Joseph Ben-Dor [1339]	IL	Topfruit (Pty) Ltd [229]	2023-09-05

Kind of plant: Rubus L. [Raspberry]

1	Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
F	PT 10177	Endurance	Plant Sciences, Inc. [814]	US	Stargrow [731]	2023-09-08

Kind of plant: Vitis L. [Grape]

Application number	Proposed denomination	Applicant	Country	Agent	Date accepted
PT 10117	ARDThirtyeight	ARD LLC [1453]	US	Topfruit [229]	2023-08-18
PT 10118	ARDThirtynine	ARD LLC [1453]	US	Topfruit [229]	2023-08-18
PT 10116	ARDThirtyseven	ARD LLC [1453]	US	Topfruit [229]	2023-08-18
PT 10119	ARDThirtytwo	ARD LLC [1453]	US	Topfruit [229]	2023-08-18
PT 10018	Blanchet	University of Udine [1581]	IT	Bosman Adama [1944]	2023-07-19
PT 10019	Kersus	University of Udine [1581]	IT	Bosman Adama [1944]	2023-07-19
PT 10020	Pinot Kors	University of Udine [1581]	IT	Bosman Adama [1944]	2023-07-19
PT 10120	Voltis	INRAE [1502]	FR	DM Kisch [124]	2023-08-08
PT 10021	Volturnis	University of Udine [1581]	IT	Bosman Adama [1944]	2023-07-19

#### **SECTION 2**

#### APPLICATIONS WITHDRAWN

Kind of plant: Citrullus lanatus (Thunb.) Matsum et Nakai [Watermelon]

Application No.	Applicant	Agent	Proposed denomination	Date of Withdrawal
PT 8472	Nunhems [101]	DM Kisch [124]	Embasy	2023-09-14

Kind of plant: Lycopersicon esculentum Mill. [Tomato]

Application	Applicant	Agent	Proposed	Date of Withdrawal
No.			denomination	
PT 8509	Syngenta [1577]	Syngenta SA [809]	DOHKKO	2023-09-11

Kind of plant: Panicum L. [Buffalo Grass]

Application No.	Applicant	Agent	Proposed denomination	Date of Withdrawal
PT 1817	AGT Foods [568]	AGT Foods [568]	Lomu	2023-08-11

Kind of plant: Prunus avium (L.) L. [Sweet cherry]

Application No.	Applicant	Agent	Proposed denomination	Date of Withdrawal
PT 7898	Agro Selections Fruit (SAS) [1320]	SAPO [59]	Rubilam	2023-07-05

Kind of plant: Sesamum L. [Sesame]

Application	Applicant	Agent	Proposed	Date of Withdrawal	
No.			denomination		
PT 9347	Equinom [2003]	AGT Foods [568]	ES103	2023-08-11	
PT 9348	Equinom [2003]	AGT Foods [568]	ES107	2023-08-11	

Kind of plant: Vaccinium L. [Blueberry]

Application No.	Applicant	Agent	gent Proposed denomination	
PT 8643	Fall Creek Farm [1219]	Adams & Adams [65]	FF03-178	2023-07-27

#### **SECTION 3**

#### **APPLICATIONS REJECTED**

Kind of plant: Zea mays L. [Maize]

Application No.	Applicant	Agent	Proposed denomination	Date of Refusal
PT 9199	Pioneer Hi-Bred Int. [1810]	Corteva Agriscience [411]	P2636CC	2023-08-30
PT 9195	Pioneer Overseas [133]	Corteva Agriscience [411]	X15K710	2023-08-30
PT 9212	Pioneer Overseas [133]	Corteva Agriscience [411]	X18T150	2023-08-30

#### IV. DENOMINATIONS

#### IV.A Application for variety denominations

Vide I

#### **SECTION 4**

#### APPLICATIONS FOR APPROVAL OF ALTERATIONS OF DENOMINATIONS

Kind of plant: Helianthus annuus L [Sunflower]

Application/Re	Applicant	Agent	Previous	Date alteration	New
gistration No.			denomination	granted	denomination
ZA 20217335	Pioneer Overseas [133]	Corteva RSA [411]	XF17546	2023-07-14	P65LL46
ZA 20217336	Pioneer Overseas [133]	Corteva RSA [411]	XF17549	2023-07-14	PAN 7090

Kind of plant: Zea mays L [Maize]

Application/Re gistration No.	Applicant	Agent	Previous denomination	Date alteration granted	New denomination
ZA 20217543	Pioneer Overseas [133]	Corteva RSA [411]	X23H502WBR	2023-07-14	P2885W BR

#### **SECTION 5**

#### NOTIFICATIONS OF CHANGE OF AGENTS

Kind of plant: Prunus avium (L.) L. [Cherry]

Application/Registration No.	Applicant	Variety Denomination	Previous Agent	New Agent
PT 9477	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-EIGHT	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9914	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-FIVE	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9142	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-FOUR	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9478	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-NINE	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9913	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-ONE	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9915	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-SEVEN	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9476	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-SIX	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9479	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-TEN	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9475	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-THREE	Alwyn van Jaarsveld [1967]	Adams & Adams [65]
PT 9141	Bloom Fresh Int. Ltd, GB [1979]	IFG CHER-TWO	Alwyn van Jaarsveld [1967]	Adams & Adams [65]

Kind of plant: Vitis L. [Grape]

Application/Registration No.	Applicant	Variety Denomination	Previous Agent	New Agent
PT 9515	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-four	Smit-Lotriet [2016]	Adams & Adams [65]
PT 9518	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-seven	Smit-Lotriet [2016]	Adams & Adams [65]
PT 9511	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-nine	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20145590	Bloom Fresh Int. Ltd, GB [1979]	IFG Eight	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20196830	Bloom Fresh Int. Ltd, GB [1979]	IFG Eighteen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20186581	Bloom Fresh Int. Ltd, GB [1979]	IFG Eleven	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20186669	Bloom Fresh Int. Ltd, GB [1979]	IFG Five	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20227694	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20238005	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-five	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20238002	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-one	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20238006	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-six	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20238004	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-three	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20238003	Bloom Fresh Int. Ltd, GB [1979]	IFG Forty-two	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20176417	Bloom Fresh Int. Ltd, GB [1979]	IFG Fourteen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20145591	Bloom Fresh Int. Ltd, GB [1979]	IFG Nine	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20166130	Bloom Fresh Int. Ltd, GB [1979]	IFG Nineteen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20145536	Bloom Fresh Int. Ltd, GB [1979]	IFG 31-077	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20155920	Bloom Fresh Int. Ltd,	IFG Seven	Smit-Lotriet [2016]	Adams & Adams [65]

	GB [1979]			
ZA 20155924	Bloom Fresh Int. Ltd, GB [1979]	IFG Seventeen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20135291	Bloom Fresh Int. Ltd, GB [1979]	IFG Six	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20155923	Bloom Fresh Int. Ltd, GB [1979]	IFG Sixteen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20155921	Bloom Fresh Int. Ltd, GB [1979]	IFG Ten	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20155922	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirteen	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217355	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217356	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-one	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217359	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-seven	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217358	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-six	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20227693	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-three	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217357	Bloom Fresh Int. Ltd, GB [1979]	IFG Thirty-two	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20125050	Bloom Fresh Int. Ltd, GB [1979]	IFG 68-175	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20176416	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20217354	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-five	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20207076	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-four	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20196831	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-one	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20207077	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-six	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20207075	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-three	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20207074	Bloom Fresh Int. Ltd, GB [1979]	IFG Twenty-two	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20145535	Bloom Fresh Int. Ltd, GB [1979]	IFG 104-253	Smit-Lotriet [2016]	Adams & Adams [65]
ZA 20207073	Bloom Fresh Int. Ltd, GB [1979]	IFG Four	Smit-Lotriet [2016]	Adams & Adams [65]

## SECTION 6

#### CHANGES IN THE PERSON OF THE HOLDER OF A PLANT BREEDERS' RIGHT

Kind of plant: Citrus L. [Grapefruit]

Registration No.	Date granted	Variety Denomination	Date of transfer	Portion transferred	Previous Holder	New Holder
ZA 20104315	2010-01-14	FE1	2023-08-16	100%	Leon Esselen [1041]	René Esselen [1041]
ZA 20217261	2021-03-29	JR13	2023-08-16	100%	Leon Esselen [1041]	René Esselen [1041]

Kind of plant: Vitis L. [Grape]

Registration No.	Date granted	Variety Denomination	Date of transfer	Portion transferred	Previous Holder	New Holder
ZA 20145590	2014-05-23	IFG Eight	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20196830	2019-06-07	IFG Eighteen	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20186581	2018-01-02	IFG Eleven	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.

[	1	T	T		[1401]	Ltd, GB [1979]
ZA 20186669	2018-06-14	IFG Five	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20227694	2022-06-02	IFG Forty	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20238005	2023-06-13	IFG Forty-five	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20238002	2023-06-13	IFG Forty-one	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
ZA 20238006	2023-06-13	IFG Forty-six	2023-09-07	100%	[1401]   IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20238004	2023-06-13	IFG Forty-three	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int.
ZA 20238003	2023-06-13	IFG Forty-two	2023-09-07	100%	IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
		,			[1401]	Ltd, GB [1979]
ZA 20176417	2017-06-16	IFG Fourteen	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int.
ZA 20145591	2014-05-23	IFG Nine	2023-09-07	100%	IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20166130	2016-06-17	IFG Nineteen	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
ZA 20145536	2014-03-18	IFG 31-077	2023-09-07	100%	[1401]   IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20155920	2015-06-11	IFG Seven	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int.
ZA 20155924	2015-06-11	IFG Seventeen	2023-09-07	100%	IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20135291	2013-05-20	IFG Six	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
ZA 20155923	2015-06-11	IFG Sixteen	2023-09-07	100%	[1401] IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20155921	2015-06-11	IFG Ten	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
ZA 20155922	2015-06-11	IFG Thirteen	2023-09-07	100%	[1401] IFG, LLC, US	Ltd, GB [1979] Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20217355	2021-06-02	IFG Thirty	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20217356	2021-06-02	IFG Thirty-one	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20217359	2021-06-02	IFG Thirty-seven	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20217358	2021-06-02	IFG Thirty-six	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
					[1401]	Ltd, GB [1979]
ZA 20227693	2022-06-02	IFG Thirty-three	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20217357	2021-06-02	IFG Thirty-two	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
		.=		1000/	[1401]	Ltd, GB [1979]
ZA 20125050	2017-0616	IFG 68-175	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20176416	2021-06-02	IFG Twenty	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
74 00047054	0000 00 44	IFO T	0000 00 07	4000/	[1401]	Ltd, GB [1979]
ZA 20217354	2020-06-11	IFG Twenty-five	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20207076	2019-06-07	IFG Twenty-four	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
71 0010001		IFO T	0000 00 07	1000/	[1401]	Ltd, GB [1979]
ZA 20196831	2020-06-11	IFG Twenty-one	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20207077	2020-06-11	IFG Twnty-six	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
74 20207075	2020 06 44	IEO Twonty there's	2022 00 07	1000/	[1401]	Ltd, GB [1979]
ZA 20207075	2020-06-11	IFG Twenty-three	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20207074	2020-06-11	IFG Twenty-two	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
74 20145525	2014 02 40	IEC 104 252	2022 00 07	1000/	[1401]	Ltd, GB [1979]
ZA 20145535	2014-03-18	IFG 104-253	2023-09-07	100%	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
ZA 20207073	2020-06-11	IFG Four	2023-09-07	100%	IFG, LLC, US	Bloom Fresh Int.
	<u> </u>	[SURRENDERED]		į	[1401]	Ltd, GB [1979]

#### **SECTION 7**

#### CHANGES IN THE PERSON OF THE APPLICANT OF A PLANT BREEDERS' RIGHT

Kind of plant: Prunus avium (L.) L. [Cherry]

Application No.	Application date	Variety Denomination	Date of change	Previous Applicant	New Applicant
PT 9477	2021-09-03	IFG CHER-EIGHT	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9914	2022-11-12	IFG CHER-FIVE	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9142	2020-07-22	IFG CHER-FOUR	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9478	2021-09-03	IFG CHER-NINE	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9913	2022-11-12	IFG CHER-ONE	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9915	2022-11-12	IFG CHER-SEVEN	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9476	2021-09-03	IFG CHER-SIX	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9479	2021-09-03	IFG CHER-TEN	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9475	2021-09-03	IFG CHER-THREE	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]
PT 9141	2020-07-22	IFG CHER-TWO	2023-09-08	IFG, LLC, US	Bloom Fresh Int.
				[1401]	Ltd, GB [1979]

Kind of plant: Vitis L. [Grape]

Application No.	Application date	Variety Denomination	Date of change	Previous Applicant	New Applicant
PT 9515	2021-10-01	IFG Forty-Four	2023-09-08	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
PT 9518	2021-10-01	IFG Forty-Seven	2023-09-08	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]
PT 9511	2021-10-01	IFG Thirty-Nine	2023-09-08	IFG, LLC, US [1401]	Bloom Fresh Int. Ltd, GB [1979]

#### **SECTION 8**

#### **GRANT OF PLANT BREEDERS' RIGHTS**

#### AGRICULTURAL CROPS

Kind of plant: Arachis L. [Groundnut]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9839	Fuentes	Triotrade [1906]	Triotrade [1906]	ZA 20238009	2023-07-10	2043-07-10
PT 9840	Larraga	Triotrade [1906]	Triotrade [1906]	ZA 20238010	2023-07-10	2043-07-10

Kind of plant: Helianthus annuus L. [Sunflower]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9436	7058A152-31	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238095	2023-08-25	2043-08-25
PT 9725	7058B052-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238096	2023-08-25	2043-08-25
PT 9726	7058B053-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238097	2023-08-25	2043-08-25
PT 9727	7058B057-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238098	2023-08-25	2043-08-25
PT 9435	AF106635341	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238099	2023-08-25	2043-08-25
PT 9438	AFSA120606227	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238100	2023-08-25	2043-08-25
PT 9439	AFSA120606249	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238101	2023-08-25	2043-08-25

PT 9149	AGSUN 5108-CLP	Agricol [1]	Agricol [1]	ZA 20238102	2023-08-25	2043-08-25
PT 9993	AGSUN 5110-CLP	Agricol [1]	Agricol [1]	ZA 20238103	2023-08-25	2043-08-25
PT 9994	AGSUN 5111-CLP	Agricol [1]	Agricol [1]	ZA 20238104	2023-08-25	2043-08-25
PT 9130	KH88554224	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238105	2023-08-25	2043-08-25
PT 9131	KH88554626	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238106	2023-08-25	2043-08-25
PT 9441	LG 50744	Limagrain Europe [1862]	Limagrain Zaad [1924]	ZA 20238107	2023-08-25	2043-08-25
PT 9838	LHA215AC00245	Limagrain Europe [1862]	Limagrain Zaad [1924]	ZA 20238108	2023-08-25	2043-08-25
PT 8862	XF18555	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238109	2023-08-25	2043-08-25

Kind of plant: Saccharum officinarum L. [Sugarcane]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9145	N12 Zapyr	SASA [941]	SASA [941]	ZA 20238081	2023-08-21	2043-08-21
PT 9146	N73	SASA [941]	SASA [941]	ZA 20238082	2023-08-21	2043-08-21
PT 9376	N74	SASA [941]	SASA [941]	ZA 20238083	2023-08-21	2043-08-21
PT 9377	N75	SASA [941]	SASA [941]	ZA 20238084	2023-08-21	2043-08-21

Kind of plant: Zea mays L. [White Conventional]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9746	LAKE 401	Lake Agriculture [1780]	Lake Agriculture [1780]	ZA 20238057	2023-08-23	2043-08-23
PT 9747	LAKE 501	Lake Agriculture [1780]	Lake Agriculture [1780]	ZA 20238058	2023-08-23	2043-08-23
PT 9748	LAKE 701	Lake Agriculture [1780]	Lake Agriculture [1780]	ZA 20238059	2023-08-23	2043-08-23
PT 8374	PH1J6P	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238060	2023-08-23	2043-08-23
PT 8377	PH1SYF	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238061	2023-08-23	2043-08-23
PT 8375	PH2PH3	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238062	2023-08-23	2043-08-23
PT 8376	PH45T1	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238063	2023-08-23	2043-08-23
PT 8152	PH6EJ	Pioneer Hi-Bred Int. [1810]	Corteva RSA [411]	ZA 20238064	2023-08-23	2043-08-23
PT 8373	PHDKA	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238065	2023-08-23	2043-08-23
PT 8372	PHN7J	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238066	2023-08-23	2043-08-23

Kind of plant: Zea mays L. [Yellow Conventional]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9768	1015B196-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238117	2023-09-11	2043-09-11
PT 9772	1015B198-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238118	2023-09-11	2043-09-11
PT 9767	1015B199-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238119	2023-09-11	2043-09-11
PT 9771	1017959-01	Pioneer Hi-Bred Int. [1810]	Corteva RSA [411]	ZA 20238120	2023-09-11	2043-09-11
PT 9775	1022D019-01	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238121	2023-09-11	2043-09-11
PT 9833	LAKE C282	Lake Agriculture [1780]	Lake Agriculture [1780]	ZA 20238122	2023-09-11	2043-09-11
PT 9808	LAKE 404	Lake Agriculture [1780]	Lake Agriculture [1780]	ZA 20238123	2023-09-11	2043-09-11

Kind of plant: Zea mays L. [White GMO]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9793	1028A443-44	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238085	2023-08-23	2043-08-23
PT 9596	1028A446-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238086	2023-08-23	2043-08-23
PT 9780	1028B478-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238087	2023-08-23	2043-08-23
PT 9770	1028B479-44	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238088	2023-08-23	2043-08-23
PT 9783	1028B481-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238089	2023-08-23	2043-08-23
PT 9784	1028B482-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238090	2023-08-23	2043-08-23
PT 9769	1029B636-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238091	2023-08-23	2043-08-23
PT 9781	PAN 5R-563R	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238092	2023-08-23	2043-08-23
PT 9608	X25T372WPW	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238093	2023-08-23	2043-08-23
PT 9607	X30P553WPW	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238094	2023-08-23	2043-08-23

#### Kind of plant: Zea mays L. [Yellow GMO]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9764	1017307-45	Pioneer Hi-Bred Int. [1810]	Corteva RSA [411]	ZA 20238110	2023-09-04	2043-09-04
PT 9779	1026B956-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238111	2023-09-04	2043-09-04
PT 9777	1028B485-22	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238112	2023-09-04	2043-09-04
PT 9662	P1197PW	Pioneer Hi-Bred Int. [1810]	Corteva RSA [411]	ZA 20238113	2023-09-04	2043-09-04
PT 9573	P1225PW	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238114	2023-09-04	2043-09-04
PT 9660	PAN3P-924PW	Pioneer Hi-Bred Int. [1810]	Corteva RSA [411]	ZA 20238115	2023-09-04	2043-09-04
PT 9661	PAN4P-928PW	Pioneer Overseas [133]	Corteva RSA [411]	ZA 20238116	2023-09-04	2043-09-04

#### VEGETABLE CROPS/GROENTEGEWASSE

Kind of plant: Brassica oleracea var. capitata [Cabbage]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9895	Lunaria	Plennegy [1540]	Plennegy [1540]	ZA 20238014	2023-07-31	2043-07-31

Kind of plant: Citrullus lanatus (Thunb.) Matsum. et Nakai [Watermelon]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 8856	Red Heaven	Monsanto Vegetable [1748]	Bayer RSA [1512]	ZA 20238011	2023-07-24	2043-07-24
PT 8855	Santa Matilde	Monsanto Vegetable [1748]	Bayer RSA [1512]	ZA 20238012	2023-07-24	2043-07-24
PT 9015	SP7	Syngenta Participation [1577]	Syngenta SA [809]	ZA 20238013	2023-07-24	2043-07-24

Kind of plant: Ipomoea batatas L. [Sweet potato]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9983	ARC-SP-10	ARC [254]	ARC [254]	ZA 20238079	2023-08-21	2043-08-21
PT 9984	ARC-SP-11	ARC [254]	ARC [254]	ZA 20238080	2023-08-21	2043-08-21

Kind of plant: Lycopersicon esculentum Mill. [Tomato]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9754	Amai	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238069	2023-08-11	2043-08-11
PT 9756	Chocostar	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238070	2023-08-11	2043-08-11
PT 9683	Kinnar	Hazera Seeds [172]	Hazera SA [1056]	ZA 20238071	2023-08-11	2043-08-11
PT 9757	Lemonstar	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238072	2023-08-11	2043-08-11
PT 9758	Luciestar	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238073	2023-08-11	2043-08-11
PT 9759	Oribustar	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238074	2023-08-11	2043-08-11
PT 9323	Rana	Sakata Seed Corporation [44]	Sakata SA [1356]	ZA 20238075	2023-08-11	2043-08-11
PT 9251	Rouja	Monsanto Vegetables [1748]	Bayer RSA [1514]	ZA 20238076	2023-08-11	2043-08-11
PT 8970	Rulander	Tera Seeds [1876]	Nuvance [1874]	ZA 20238077	2023-08-11	2043-08-11
PT 9252	SVTE8444	Monsanto Vegetables [1748]	Bayer RSA [1514]	ZA 20238078	2023-08-11	2043-08-11

#### FRUIT CROPS/VRUGTEGEWASSE

Kind of plant: Actinidia Lindley [Kiwi fruit]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9266	ML-585	Changsha Yanoon Biotech China [1916]	Topfruit [229]	ZA 20238020	2023-07-07	2048-07-07

#### Kind of plant: Citrus L. [Grapefruit]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 7394	Einat	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238041	2023-08-17	2048-08-17

#### Kind of plant: Citrus L. [Lemon]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9467	ARCCIT2086 Limoneira	ARC [254]	ARC [254]	ZA 20238038	2023-08-03	2048-08-03
PT 9466	ARCCIT2087 Lisbon	ARC [254]	ARC [254]	ZA 20238037	2023-08-03	2048-08-03
PT 8289	Benjamin Andes	ANA, Chile [1087]	Stargrow [731]	ZA 20238036	2023-08-03	2048-08-03

#### Kind of plant: Citrus L. [Mandarin]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 7396	Danit	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238048	2023-08-17	2048-08-17
PT 7955	FloridaC41519	Florida Foundation Seed Producers [1117]	CGACC [1487]	ZA 20238043	2023-08-17	2048-08-17
PT 8515	Havva	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238046	2023-08-17	2048-08-17
PT 7397	Odem	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238044	2023-08-17	2048-08-17
PT 7398	Sigal	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238047	2023-08-17	2048-08-17
PT 8248	US Early Pride	The USA, represented by the Secretary of Agriculture, USA [1112]	Stargrow [731]	ZA 20238042	2023-08-17	2048-08-17
PT 7399	Yifat	ARO, Volcani Centre, IL [327]	Source Citrus Genesis [1620]	ZA 20238045	2023-08-17	2048-08-17

#### Kind of plant: Citrus L. [Navel]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 7206	Addo Early	Errol Hewson [1658]	CGACC [1487]	ZA 20238039	2023-08-04	2048-08-04
PT 7803	Sunrise	Lourens Ferreira [1748]	CGACC [1487]	ZA 20238040	2023-08-04	2048-08-04

#### Kind of plant: Malus Mill. [Apple]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9283	Inolov	INRAE, FR [1502]	Topfruit [229]	ZA 20238034	2023-07-17	2048-07-17
PT 9296	Mutasie P	Stargrow [731]	Stargrow [731]	ZA 20238026	2023-07-17	2048-07-17
PT 8220	New York 1	Cornell University, US [1240]	Topfruit [229]	ZA 20238031	2023-07-17	2048-07-17
PT 8221	New York 2	Cornell University, US [1240]	Topfruit [229]	ZA 20238032	2023-07-17	2048-07-17
PT 7426	Pink Chief	Fruit Varieties International, AU [1685]	Topfruit [229]	ZA 20238035	2023-07-17	2048-07-17
PT 9498	PremA003	Prevar Ltd, NZ [1284]	Topfruit [229]	ZA 20238029	2023-07-17	2048-07-17
PT 9499	PremA093	Prevar Ltd, NZ [1284]	Topfruit [229]	ZA 20238030	2023-07-17	2048-07-17
PT 8523	Regalstar	Agro Selections Fruit, FR [1320]	SAPO [59]	ZA 20238025	2023-07-17	2048-07-17
PT 9449	SG-AP16-158	Stargrow [731]	Stargrow [731]	ZA 20238028	2023-07-17	2048-07-17
PT 8443	SG-AP16-57	Stargrow [731]	Stargrow [731]	ZA 20238027	2023-07-17	2048-07-17

PT 8228	WA 38	Washington State	Topfruit [229]	ZA 20238033	2023-07-17	2048-07-17	
		University, US [1702]					ĺ

Kind of plant: Mangifera indica L. [Mango]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9487	TS-MAN-088	ARC [254]	ARC [254]	ZA 20238056	2023-08-25	2048-08-29

Kind of plant: Prunus avium (L.) L. [Cherry rootstock]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 7184	Piku 1	Consortium Deutscher Baumschülen GmbH [638]	Adams & Adams [65]	ZA 20238021	2023-07-07	2048-07-07
PT 7185	Gi 1592	Consortium Deutscher Baumschülen GmbH [638]	Adams & Adams [65]	ZA 20238022	2023-07-07	2048-07-07
PT 7186	Gi 31817	Consortium Deutscher Baumschülen GmbH [638]	Adams & Adams [65]	ZA 20238023	2023-07-07	2048-07-07
PT 7187	Gi 14813	Consortium Deutscher Baumschülen GmbH [638]	Adams & Adams [65]	ZA 20238024	2023-07-07	2048-07-07

Kind of plant: Prunus persica L. Batsch. [Peach rootstock]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 5876	K146-43	University of California [176]	SAPO [59]	ZA 20238018	2023-07-11	2048-07-11
PT 5878	P30-135	University of California [176]	SAPO [59]	ZA 20238019	2023-07-11	2048-07-11

#### **ERRATUM**

Kind of plant: Prunus persica L. Batsch. [Peach rootstock]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry
No.	Denomination				Grant	Date
PT 7807	HBOK 10	Univ. of California [176]	SAPO [59]	ZA 20237974	2023-05-19	2048-05-19
PT 7808	HBOK 32	Univ. of California [176]	SAPO [59]	ZA 20237975	2023-05-19	2048-05-19
PT 8456	HBOK 27	Univ. of California [176]	SAPO [59]	ZA 20237976	2023-05-19	2048-05-19
PT 7809	HBOK 50	Univ. of California [176]	SAPO [59]	ZA 20237977	2023-05-19	2048-05-19

#### END ERRATUM

Kind of plant: Prunus salicina Lindl. [Interspecific Plum]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9137	14B280	LG Bradford [1389]	Topfruit [229]	ZA 20238067	2023-08-30	2048-08-30
PT 9139	Sunset	LG Bradford [1389]	Topfruit [229]	ZA 20238068	2023-08-30	2048-08-30

Kind of plant: Pyrus L. [Pear]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 8762	Cepuna	INRA, Paris [359]	Topfruit [229]	A 20238017	2023-07-04	2048-07-04

#### ORNAMENTAL PLANTS/SIERGEWASSE

Kind of plant: Dianthus L. [Carnation]

Application	Variety	Grantee	Agent	Grant No.	Date of	Expiry
No.	Denomination				Grant	Date

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PT 7982	WP13 GIL05	Plant Genetics Int. UK [1773]	PSD [82]	ZA 20238055	2023-08-05	2043-08-05

#### Kind of plant: Hydrangea L. [Hydrangea]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 6514	Hokomac	Kolster Beheer [944]	Ball Straathof [108]	ZA 20238015	2023-07-03	2043-07-03
PT 6515	Hokomathyst	Kolster Beheer [944]	Ball Straathof [108]	ZA 20238016	2023-07-03	2043-07-03

#### Kind of plant: Rosa L. [Rose]

Application No.	Variety Denomination	Grantee	Agent	Grant No.	Date of Grant	Expiry Date
PT 9923	Kornusedufe	Kordes Söhne [12]	Ludwig's Rose Farm [14]	ZA 20238049	2023-08-10	2048-08-10
PT 9927	Korwiwara	Kordes Söhne [12]	Ludwig's Rose Farm [14]	ZA 20238050	2023-08-10	2048-08-10
PT 9922	Ludbrurique	Ludwig's Rose Farm [14]	Ludwig's Rose Farm [14]	ZA 20238053	2023-08-10	2048-08-10
PT 9923	Ludskrilba	Ludwig's Rose Farm [14]	Ludwig's Rose Farm [14]	ZA 20238052	2023-08-10	2048-08-10
PT 9924	Ludsuebarley	Ludwig's Rose Farm [14]	Ludwig's Rose Farm [14]	ZA 20238051	2023-08-10	2048-08-10
PT 9925	Ludwisuvo	Ludwig's Rose Farm [14]	Ludwig's Rose Farm [14]	ZA 20238054	2023-08-10	2048-08-10

#### **SECTION 9**

#### REFUSAL OF GRANTS FOR PLANT BREEDERS' RIGHTS

#### Kind of plant:

Application No.	Applicant	Agent	Variety Denomination	Date of Rejection

#### **SECTION 10**

#### PLANT BREEDERS' RIGHTS EXPIRED

Registration No.	Genus & species	Common Name	Variety Denomination	Holder	Agent	Date Expired
ZA 981955	Malus Mill.	Apple	Atlantic Red	ARC [254]	ARC [254]	2023-06-11
ZA 981954	Malus Mill.	Apple	Autumn Blush	ARC [254]	ARC [254]	2023-06-11
ZA 981891	Prunus persica (L.) Batsch.	Peach	Elandia	ARC [254]	ARC [254]	2023-03-12
ZA 981938	Prunus salicina Lindl.	Japanese plum	Lady West	ARC [254]	ARC [254]	2023-06-25
ZA 981943	Prunus salicina Lindl.	Japanese plum	Sun Kiss	ARC [254]	ARC [254]	2023-06-25
ZA 981942	Prunus salicina Lindl.	Japanese plum	Sundew	ARC [254]	ARC [254]	2023-06-25

#### **SECTION 11**

#### PLANT BREEDERS' RIGHTS SURRENDERED

Registration No.	Genus & species	Common Name	Variety Denomination	Holder	Agent	Date Surrendered
ZA 20217407	Agastache L.	Agastache	Kudos Gold	Terra Nova	Malanseuns	2023-05-05

				Nurseries [1460]	[82]	
ZA 20217408	Agastache L.	Agastache	Kudos Mandarin	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20207103	Angelonia Humb. & Bonpl.	Angelonia	Balarcrose	Ball Horticultural Company [676]	Ball Straathof [108]	2023-07-19
ZA 20207005	Arctotis L.	Arctotis	Malbul	PSD [82]	PSD [82]	2023-05-05
ZA 20237845	Bougainvillea Comm ex Juss.	Bougainvillea	RYNBO2010001	Rijnplant [1260]	M. Heus [770]	2023-09-01
ZA 20083869	Bougainvillea Comm ex Juss.	Bougainvillea	Vera Pink	Rijnplant [1260]	M. Heus [770]	2023-09-01
ZA 20227780	Coreopsis lanceolata L.	Coreopsis	Firefly	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20207168	Cucumis melo L.	Melon	Crispy Pear	Nunhems [101]	DM Kisch [124]	2023-09-14
ZA 20207009	Cucumis melo L.	Melon	Kinder	Nunhems [101]	DM Kisch [124]	2023-09-14
ZA 20186770	Cucumis melo L.	Melon	Zenturion	Nunhems [101]	DM Kisch [124]	2023-09-14
ZA 20104415	Dianthus L.	Dianthus	Faganza	H Kooij [1386]	Ball Straathof [108]	2023-07-19
ZA 20145526	Diascia Link et Otto	Diascia	Baljuled	Ball Horticultural Company [676]	Ball Straathof [108]	2023-07-19
ZA 20145685	Gazania Gaertn.	Gazania	Malpin	Malanseun [82]	Malanseuns [82]	2023-05-05
ZA 20227783	Heuchera L.	Heuchera	Vienna	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20206991	Iberis L.	Iberis	White Heat	Ball Horticultural Company [676]	Ball Straathof [108]	2023-07-19
ZA 20114815	Lagerstroemia indica L.	Myrtle	Maltwi	Malanseun [82]	Malanseuns [82]	2023-05-05
ZA 20217426	Leucanthemum L.	Leucanthemum	Victoria Secret	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20135198	Malus Mill.	Apple	Delfloga	Pepinieres <i>et</i> Roseraies G Delbard [187]	Stargrow [731]	2023-07-20
ZA 20217254	Penstemon Schmidel	Penstemon	Cha Cha Lavender	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20217255	Penstemon Schmidel	Penstemon	Strawberry taffy	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20217256	Penstemon Schmidel	Penstemon	Watermelon taffy	Terra Nova Nurseries [1460]	Malanseuns [82]	2023-05-05
ZA 20145688	Plectranthus L'Hérit	Plectranthus	P030507B	Dr Gert Brits [739]	Dr Gert Brits [739]	2023-07-21
ZA 20145689	Plectranthus L'Hérit	Plectranthus	P040511C	Dr Gert Brits [739]	Dr Gert Brits [739]	2023-07-21
ZA 20145690	Plectranthus L'Hérit	Plectranthus	P040518	Dr Gert Brits [739]	Dr Gert Brits [739]	2023-07-21
ZA 20124975	Prunus avium (L.) L.	Sweet cherry	Enjidel	Pepinieres <i>et</i> Roseraies G Delbard [187]	Stargrow [731]	2023-07-20
ZA 20135247	Prunus avium (L.) L.	Sweet cherry	Rivedel	Pepinieres <i>et</i> Roseraies G Delbard [187]	Stargrow [731]	2023-07-20
ZA 20125046	Pyrus L.	Pear	Delsanne	Pepinieres <i>et</i> Roseraies G Delbard [187]	Stargrow [731]	2023-07-20
ZA 20217313	Verbena L.	Verbena	Balendish	Ball Horticultural	Ball Straathof [108]	2023-07-19

				Company [676]		
ZA 20217317	Verbena L.	Verbena	Balendurp	Ball Horticultural Company [676]	Ball Straathof [108]	2023-07-19
ZA 20217318	Verbena L.	Verbena	KLEVP12449	Klemm & Sohn GmbH [1024]	Ball Straathof [108]	2023-07-19

#### **SECTION 12**

#### PLANT BREEDERS' RIGHTS TERMINATED

Registration No.	Genus & species	Common Name	Variety Denomination	Holder	Agent	Date Terminated

#### **DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION**

NO. 4125 1 December 2023

## NOTICE IN TERMS OF SECTION 10(6) OF THE COMPETITION ACT NO. 89 OF 1998 (AS AMENDED)

#### THE COMPETITION COMMISSION OF SOUTH AFRICA

## NOTICE OF APPLICATION FOR AN EXEMPTION BY THE NATIONAL HOSPITAL NETWORK - 2023SEP0040

- 1. Notice is hereby given in terms of section 10(6)(a) of the Competition Act, No 89 of 1998, as amended ("the Act") that the National Hospital Network ("NHN") has applied to the Competition Commission ("the Commission") in terms of section 10(1) of the Act, for exemption from certain provisions of Chapter 2 of the Act in order to engage in conduct that would be in contravention of the Act. The exemption requested is for a period of five (5) years.
- 2. The NHN is a non-profit company registered in terms of the Companies Act, 2008, comprising of a group of independent member private hospitals through which it is controlled. In the NHN's context, independent relates to membership in the NHN that is limited to private hospitals which are not 'owned' or 'controlled' by any of the big three (3) hospital groups consisting of Mediclinic Southern Africa, the Netcare Hospital Group, and Life Healthcare.
- 3. The NHN was established as a response to the competition imbalance between the independent private hospital market on the one hand, and the three large hospital groups on the other. This is the fifth exemption application since the first exemption was granted by the Commission on 15 June 2006.
- 4. The NHN requests an exemption to engage in the following activities on behalf of its members with medical schemes and/or medical scheme administrators:
  - 4.1. NHN's members shall agree collectively to implement the prices negotiated and entered into on their behalf by the NHN with medical schemes and medical scheme administrators;

- 4.2. Promote the interests of its members and to market their services and also to provide a base for benchmarking which would help NHN members to increase efficiencies:
- 4.3. Engage on behalf of its members in global fee negotiations with medical schemes, administrators, the State and healthcare providers (professional associations); and
- 4.4. To undertake collective or centralised procurement on behalf of its members.
- 5. The NHN is of the view that the exemption sought will achieve the following objectives:
  - 5.1. Promote the effective entry, participation or expansion of small and medium businesses, or firms controlled or owned by historically disadvantaged persons in line with section 10(3)(b)(i) of the Act; and/or
  - 5.2. Achieve competitiveness and efficiency gains that promote employment or industrial expansion in line with section 10(3)(b)(i) of the Act.
- 6. The NHN submits that there is a need for a further exemption because large hospital groups assume group administration responsibility for the centralised performance of certain functions and operations of their group hospitals, such as: (i) tariff negotiations with medical schemes; (ii) collation of group hospital data; (iii) group-wide initiatives to promote efficiency, quality of healthcare, and funding; and (iv) the maintenance of standards, and training. To this end, independent private hospitals on their own lack the resources and capability to give effect to what is required to be competitive.
- 7. Notice is hereby given in terms of section 10(6)(b) of the Act to allow interested parties twenty (20) business days from the date of publication of this notice to make written representations to the Commission as to why the exemption should, or not, be granted. Such representations must be directed to:

#### **Dr Thabang Ndlovu**

**Competition Commission** 

Market Conduct Division

Email: ThabangN@compcom.co.za

#### Mr Tlabo Mabye

**Competition Commission** 

Market Conduct Division

Email: TlaboM@compcom.co.za

8. Kindly make use of the following case number when sending correspondence in relation to this notice: Case No: **2023SEP0040**.

#### DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4126 1 December 2023

## NOTICE IN TERMS OF SECTION 10(7) OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED)

#### THE COMPETITION COMMISSION OF SOUTH AFRICA

## EXTENSION OF THE CONDITIONAL EXEMPTION GRANTED TO THE NATIONAL HOSPITAL NETWORK

- 1. On 8 August 2017, the National Hospital Network filed an exemption application with the Competition Commission ("the Commission") in terms of section 10(3)(b)(ii) of the Competition Act No. 89 of 1998, as amended ("the Act"). The conduct for which the exemption was sought related to the collective bargaining between the shareholders of the NHN and individual medical schemes and administrators, as well as agreements that resulted from the collective bargaining.
- 2. The Commission published a Notice of the conditional granting of the NHN application for exemption in the Government Gazette on 7 December 2018 (government Notice No 42092 of 2018), as provided for by section 10(7) of the Act read with Rule 19(5) of the Rules of Conduct of Proceedings in the Commission.
- 3. More specifically, the Commission granted the NHN an exemption from section 4(1)(b)(i) of the Act permitting it to continue to engage in the following activities on behalf of its members with medical aid schemes and/or medical scheme administrators:-
  - a. NHN's members shall agree collectively to implement the prices negotiated and entered into on their behalf by NHN with medical schemes and/or medical scheme administrators; and
  - b. Promote the interests of its members and to market their services and also to provide a base for benchmarking which would help NHN members to increase efficiencies.
- 4. In addition to above exemption, the Commission granted the NHN a further exemption to engage on behalf of its members in global fee negotiations with medical schemes, administrators, the State and healthcare providers (professional associations) and to

36 No. 49791

undertake collective or centralised procurement. The Commission considered and assessed these three self-standing legs of the exemption separately.

5. The exemption application by the NHN relating to all three self-standing legs was granted

by the Commission for a period of five (5) years commencing on 1 November 2018 and

ending on 31 October 2023.

6. On 27 September 2023, the NHN filed a new exemption application on behalf of its

members for a period of five (5) years commencing on the date of approval of the

application by the Commission. The scope of the NHN's most recent exemption application

included a request that its previous exemption from section 4(1)(b)(i) of the Act be

extended and that it be permitted to continue to engage in collective bargaining

arrangements on behalf of its members and individual medical schemes and

administrators, as well as agreements that result from the collective bargaining. Further,

the NHN requested to be permitted to continue to engage on behalf of its members in

global fee negotiations with medical schemes, administrators, the state and healthcare

providers (professional associations) and to undertake collective or centralized

procurement.

7. In addition, the NHN requested that its exemption, which was set to expire on

31 October 2023 be extended to allow for assessment of its new exemption application.

After due consideration of the request from the NHN, the Commission has decided to

extend the NHN's exemption by a period of six (6) months starting form 1 November 2023

ending 30 April 2024. The conditions applicable to the exemption expiring on 31 October

2023 will remain the same.

8. Notice is hereby given in terms of Section 10(7) of the Competition Act regarding the

Commission's decision to grant the extension of this exemption. The Applicants and any other person with a substantial material interest affected by this decision may appeal to

the Competition Tribunal in the prescribed manner in terms of Section 10(8) of the

Competition Act. Any queries in this regard should be directed to:

**Dr Thabang Ndlovu** 

Competition Commission

Market Conduct Division

Email: ThabangN@compcom.co.za

### Mr Tlabo Mabye

Competition Commission

Market Conduct Division

Email: TlaboM@compcom.co.za

9. Kindly make use of the following case number when sending correspondence in relation to this notice: Case No: **2017AUG0022**.

### DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4127 1 December 2023



### CO OPERATIVES THAT HAS BEEN REMOVED FROM THE REGISTER

- 1. BAFOKENG CONSTRUCTION AND PROJECTS PRIMARY CO-OPERATIVE (C2009/002586/24)
- 2. SABEKILE SMALL STOCK FARMING PRMARY CO-OPERATIVE (2019/005424/24)

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of thirty days from the date of this notice, be struck off the register in terms of the provisions of section 71A of the Co-operatives Amendment Act, No 6 of 2013. Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of thirty days.

REGISTRAR OF CO OPERATIVES
Office of the Registrar of Co operatives
Dtic Campus
77 Meintjies Street
Pretoria
0002

Private Bag X237 Pretoria 0001

The dti Campus (Block F - Entfutfukweni), 77 Meintjies Street, Sunnyside, Pretoria I P O Box 429, Pretoria, 0001

Call Centre: 086 100 2472

Email: LSkosana@cipc.co.za Website: www.cipc.co.za

### DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NO. 4128 1 December 2023

## NOTICE IN TERMS OF SECTION 10(7) OF THE COMPETITION ACT 89 OF 1998 (AS AMENDED)

### THE COMPETITION COMMISSION OF SOUTH AFRICA

## EXTENSION OF THE CONDITIONAL EXEMPTION GRANTED TO THE NATIONAL HOSPITAL NETWORK

- 1. On 8 August 2017, the National Hospital Network filed an exemption application with the Competition Commission ("the Commission") in terms of section 10(3)(b)(ii) of the Competition Act No. 89 of 1998, as amended ("the Act"). The conduct for which the exemption was sought related to the collective bargaining between the shareholders of the NHN and individual medical schemes and administrators, as well as agreements that resulted from the collective bargaining.
- 2. The Commission published a Notice of the conditional granting of the NHN application for exemption in the Government Gazette on 7 December 2018 (government Notice No 42092 of 2018), as provided for by section 10(7) of the Act read with Rule 19(5) of the Rules of Conduct of Proceedings in the Commission.
- 3. More specifically, the Commission granted the NHN an exemption from section 4(1)(b)(i) of the Act permitting it to continue to engage in the following activities on behalf of its members with medical aid schemes and/or medical scheme administrators;-
  - a. NHN's members shall agree collectively to implement the prices negotiated and entered into on their behalf by NHN with medical schemes and/or medical scheme administrators; and
  - b. Promote the interests of its members and to market their services and also to provide a base for benchmarking which would help NHN members to increase efficiencies.
- 4. In addition to above exemption, the Commission granted the NHN a further exemption to engage on behalf of its members in global fee negotiations with medical schemes, administrators, the State and healthcare providers (professional associations) and to

**40** No. 49791

undertake collective or centralised procurement. The Commission considered and

assessed these three self-standing legs of the exemption separately.

5. The exemption application by the NHN relating to all three self-standing legs was granted

by the Commission for a period of five (5) years commencing on 1 November 2018 and

ending on 31 October 2023.

6. On 27 September 2023, the NHN filed a new exemption application on behalf of its

members for a period of five (5) years commencing on the date of approval of the

application by the Commission. The scope of the NHN's most recent exemption application

included a request that its previous exemption from section 4(1)(b)(i) of the Act be

extended and that it be permitted to continue to engage in collective bargaining

arrangements on behalf of its members and individual medical schemes and

administrators, as well as agreements that result from the collective bargaining. Further,

the NHN requested to be permitted to continue to engage on behalf of its members in

global fee negotiations with medical schemes, administrators, the state and healthcare

providers (professional associations) and to undertake collective or centralized

procurement.

7. In addition, the NHN requested that its exemption, which was set to expire on

31 October 2023 be extended to allow for assessment of its new exemption application.

After due consideration of the request from the NHN, the Commission has decided to

extend the NHN's exemption by a period of six (6) months starting form 1 November 2023

ending 30 April 2024. The conditions applicable to the exemption expiring on 31 October

2023 will remain the same.

8. Notice is hereby given in terms of Section 10(7) of the Competition Act regarding the

Commission's decision to grant the extension of this exemption. The Applicants and any

other person with a substantial material interest affected by this decision may appeal to

the Competition Tribunal in the prescribed manner in terms of Section 10(8) of the

Competition Act. Any queries in this regard should be directed to:

**Dr Thabang Ndlovu** 

Competition Commission

Market Conduct Division

Email: ThabangN@compcom.co.za

### Mr Tlabo Mabye

Competition Commission

Market Conduct Division

Email: TlaboM@compcom.co.za

9. Kindly make use of the following case number when sending correspondence in relation to this notice: Case No: **2017AUG0022**.

# NOTICE IN TERMS OF SECTION 10(6) OF THE COMPETITION ACT NO. 89 OF 1998 (AS AMENDED)

### THE COMPETITION COMMISSION OF SOUTH AFRICA

# NOTICE OF APPLICATION FOR AN EXEMPTION BY THE NATIONAL HOSPITAL NETWORK - 2023SEP0040

- 1. Notice is hereby given in terms of section 10(6)(a) of the Competition Act, No 89 of 1998, as amended ("the Act") that the National Hospital Network ("NHN") has applied to the Competition Commission ("the Commission") in terms of section 10(1) of the Act, for exemption from certain provisions of Chapter 2 of the Act in order to engage in conduct that would be in contravention of the Act. The exemption requested is for a period of five (5) years.
- 2. The NHN is a non-profit company registered in terms of the Companies Act, 2008, comprising of a group of independent member private hospitals through which it is controlled. In the NHN's context, independent relates to membership in the NHN that is limited to private hospitals which are not 'owned' or 'controlled' by any of the big three (3) hospital groups consisting of Mediclinic Southern Africa, the Netcare Hospital Group, and Life Healthcare.
- 3. The NHN was established as a response to the competition imbalance between the independent private hospital market on the one hand, and the three large hospital groups on the other. This is the fifth exemption application since the first exemption was granted by the Commission on 15 June 2006.
- 4. The NHN requests an exemption to engage in the following activities on behalf of its members with medical schemes and/or medical scheme administrators:
  - 4.1. NHN's members shall agree collectively to implement the prices negotiated and entered into on their behalf by the NHN with medical schemes and medical scheme administrators;

- 4.2. Promote the interests of its members and to market their services and also to provide a base for benchmarking which would help NHN members to increase efficiencies;
- 4.3. Engage on behalf of its members in global fee negotiations with medical schemes, administrators, the State and healthcare providers (professional associations); and
- 4.4. To undertake collective or centralised procurement on behalf of its members.
- 5. The NHN is of the view that the exemption sought will achieve the following objectives:
  - 5.1. Promote the effective entry, participation or expansion of small and medium businesses, or firms controlled or owned by historically disadvantaged persons in line with section 10(3)(b)(i) of the Act; and/or
  - 5.2. Achieve competitiveness and efficiency gains that promote employment or industrial expansion in line with section 10(3)(b)(i) of the Act.
- 6. The NHN submits that there is a need for a further exemption because large hospital groups assume group administration responsibility for the centralised performance of certain functions and operations of their group hospitals, such as: (i) tariff negotiations with medical schemes; (ii) collation of group hospital data; (iii) group-wide initiatives to promote efficiency, quality of healthcare, and funding; and (iv) the maintenance of standards, and training. To this end, independent private hospitals on their own lack the resources and capability to give effect to what is required to be competitive.
- 7. Notice is hereby given in terms of section 10(6)(b) of the Act to allow interested parties twenty (20) business days from the date of publication of this notice to make written representations to the Commission as to why the exemption should, or not, be granted. Such representations must be directed to:

### **Dr Thabang Ndlovu**

**Competition Commission** 

Market Conduct Division

Email: ThabangN@compcom.co.za

### Mr Tlabo Mabye

**Competition Commission** 

Market Conduct Division

Email: TlaboM@compcom.co.za

8. Kindly make use of the following case number when sending correspondence in relation to this notice: Case No: **2023SEP0040**.

### DEPARTMENT OF MINERAL RESOURCES AND ENERGY

NO. 4129 1 December 2023

### NATIONAL ENERGY REGULATOR OF SOUTH AFRICA

NOTICE IN TERMS OF SECTION 5B(3)(a)(i) OF THE ELECTRICITY ACT, 1987 (ACT NO. 41 OF 1987) AND SECTION 2(3)(A) OF BOTH THE GAS REGULATOR LEVIES ACT, 2002 (NO. 75 OF 2002) AND THE PETROLEUM PIPELINES LEVIES ACT, 2004 (NO. 28 OF 2004)

Proposed Electricity Licence fees, as well as Levies on the Piped-Gas and Petroleum Pipeline Industries, for the 2024/25 financial year

The National Energy Regulator of South Africa (NERSA), acting under section 5B(3)(a)(1) of the Electricity Act, 1987 (Act No. 41 of 1987) and section 2(3)(a) of both the Gas Regulator Levies Act, 2002 (Act No. 75 of 2002) and the Petroleum Pipelines Levies Act, 2004 (Act No. 28 of 2004), hereby publishes the proposed licence fees that are payable by generators of electricity, as well as the levies on the piped-gas and petroleum pipeline industries, for the 2024/25 financial year.

The aim is to bring the proposed licence fees and levies to the attention of the stakeholders in the licensed generators of the electricity, piped-gas and petroleum pipeline industries and invite representations to be made to the Energy Regulator within 30 days of the date of this publication.

The total NERSA Budgeted Expenditure amounts to R485,254,460 for 2024/25 (2023/24: R446,035,926) with the specific budgets for the three industries being as follows:

Electricity Industry: R283,800,422 (2023/24: R259,157,478)
 Piped-Gas Industry: R105,182,696 (2023/24: R97,084,405)
 Petroleum Pipelines Industry: R96,271,342 (2023/24: R89,794,043)

The budgeted expenditure for the Energy Regulator for the 2024/25 financial year represents an increase of 8.8% from the previous year's expenditure budget.

In the 2024/25 budget, the licence fees that are payable by generators of electricity will be effectively reduced by a refund of surplus funds to the value of R46,500,770 (2023/24: R32,428,428) and interest and other income of R6,538,719. The piped-gas and petroleum pipelines industry levies will be reduced by a refund of surplus funds of R14,953,482 (2023/24: R17,791,406) and R25,715,013 (2023/24: R20,006,831) respectively, and an equal share of R4,684,244 for interest and other income.

Taking this into account, the total amount that NERSA will have to recover through licence fees and levy income is R386,862,232 for 2024/25 (2023/24: R364,104,952) for the three industries, as follows:

Electricity Industry: R230,760,934 (2023/24: R219,911,150)
 Piped-Gas Industry: R87,887,092 (2023/24: R76,849,794)
 Petroleum Pipelines Industry: R68,214,207 (2023/24: R67,344,007)

### Proposed licence fee payable by licensed generators of electricity for 2024/25

The proposed licence fee payable by licensed generators of electricity is **0.11524c/kWh** (2023/24: 0.10477c/kWh) in respect of electricity generated for supply by licensed generators during the previous calendar year (year 2024). The licence fees shall be payable to the National Energy Regulator, as from 1 April 2024 to 31 March 2025, by the licensed generators.

The proposed licence fee was determined based on an estimated volume of 200.2 million Megawatt per annum and the 2024/25 Annual Performance Plan and Budget requirement for the regulation of the electricity industry of R230,760,934 against the expenditure of R283,800,934 as indicated above.

### Proposed Piped-Gas Levy 2024/25

The proposed levy to be imposed on the piped-gas industry is **48.308** c/Gj (2023/24: 45.789 c/Gj) in respect of the amount of gas, measured in Gigajoules, delivered by importers and producers to the inlet flanges of transmission and distribution pipelines and will be paid by the person holding the title to the gas at the inlet flange. The levy shall be payable to the National Energy Regulator, as from 01 April 2024 to 31 March 2025, by persons concerned.

The proposed levy was determined based on an estimated volume of 181.9 million Gj per annum and the 2024/25 Annual Performance Plan and Budget requirement for the regulation of the piped-gas industry of R87,887,092 against the expenditure of R105,182,696, as indicated above.

### Proposed Petroleum Pipeline Levy 2024/25

The proposed levy to be imposed on the petroleum pipelines industry is **0.43596 c/litre** (2023/24: 0.41323 c/litre) in respect of the amount of petroleum, measured in litres, delivered by importers, refiners and producers to the inlet flanges of petroleum pipelines and will be paid by the person holding the title to the petroleum immediately after it has entered the inlet flange. The levy shall be payable to the National Energy Regulator, as from 01 April 2024 to 31 March 2025, by persons concerned.

The proposed levy was determined based on an estimated volume of 15.6 billion litres per annum and the 2024/25 Annual Performance Plan and Budget requirement for the regulation of the petroleum pipelines industry of R68,214,207 against the expenditure of R96,271,342, as indicated above.

### Representations must be addressed to:

Ms Bulelwa Pono Chief Financial Officer The National Energy Regulator of South Africa (NERSA) PO Box 40343 Arcadia 0007

Enquiries to be directed to: the Chief Financial Officer, Ms Bulelwa Pono, at telephone number: 012 401 4621 or via email to: bulelwa.pono@nersa.org.za.

Adv. Nomalanga Sithole

**CHIEF EXECUTIVE OFFICER (NERSA)** 

### **DEPARTMENT OF MINERAL RESOURCES AND ENERGY**

NO. 4130 1 December 2023

# REGULATIONS RELATING TO THE PROFESSIONS OF REFLEXOLOGY AND THERAPEUTIC REFLEXOLOGY

The Minister of Health intends, in terms of section 38 of the Allied Health Professions Act, 1982 (Act No. 63 of 1982), after consultation with the Allied Health Professions Council, to make the regulations as set out in the Schedule.

Interested persons are invited to submit substantiated comments or representations in writing on the proposed amendments to the regulations to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Director: Public Entities Governance, <a href="mihloti.mushwana@health.gov.za">mihloti.mushwana@health.gov.za</a> and <a href="mihloti.mushwana@health.gov.za">godfrey.tsebe@health.gov.za</a>, within three months of the date of publication of this notice.

DR M.J. PHAAHLA, MP

MINISTER OF HEALTH

DATE: 08/11/2027

### SCHEDULE

### **Definitions**

1. In this Schedule any expression defined in the Act bears that meaning and, unless the context otherwise indicates-

"reflexology" means the art of holistic practice of treatment of reflex points on the feet, legs, hands, arms, face, ears and body, corresponding to every part of the body;

"reflexology therapy" means the physical application of hand, finger and thumb pressure techniques in order to stimulate the reflex areas on the feet, legs, hands, arms, face, ears and body of a person, or the manual mobilisation of soft tissue structures in the hands and feet, or by using other reflexology devices or equipment based on education and training, as approved by the Council, from time to time, at the recommendation of the applicable professional board and published in the *gazette*, for a therapeutic outcome, maintenance and prevention of illness and imbalances in a person;

"reflexologist" means a person registered as a reflexologist under the Act, who may treat or provide physical treatment in humans for the purpose of relaxation and well-being;

"therapeutic reflexologist" means a person registered as a therapeutic reflexologist under the Act, who may treat or provide treatment for pre-diagnosed physical disease, illness or deficiencies in humans; or prevent such physical disease, illness or deficiencies in humans for the purpose of a therapeutic outcome; and

"the Act" means the Allied Health Professions Act, 1982 (Act No. 63 of 1982).

### Acts specifically pertaining to the profession of a reflexologist

- The following are acts specifically pertaining to the profession of a reflexologist-
  - (a) The physical examination and preparation of any person's feet for reflexology therapy to provide physical treatment for the purpose of relaxation and well-being;
  - (b) The treatment of any person using reflexology, including, but not limited to, by
    - the manual relaxation techniques such as Achilles tendon stretch and pinching, ankle and toes rotation, wringing or twisting of the feet, kneading specific reflex areas; and
    - (ii) using sequence procedures such as thumb rotation, finger or thumb walking on the reflex areas in the feet.
  - (c) Other acts specifically pertaining to the profession of reflexology based on the education and training of reflexology as may be approved by the Council, from time to time, at the recommendation of the applicable professional board and published in the *gazette*.

# Acts specifically pertaining to the profession of a therapeutic reflexologist

- The following are acts specifically pertaining to the profession of a therapeutic reflexologist-
  - (a) The physical examination and preparation of any person's hands, ears, face, feet and legs for the purpose of treating or providing

designation of the

treatment in accordance with reflexology treatment principles and protocols for pre-diagnosed physical disease, illness or deficiencies in any person or to prevent such physical disease, illness or deficiencies in such person.

- (b) The treatment or prevention of any physical disease, illness or deficiency in any person using reflexology, including, but not limited to, by –
  - (i) assessing the integumentary and myofascial structure and evaluating the individual's needs or potential needs and taking into account the current physical, biological, psychological, social and cultural factors and their influence on the individual;
  - (ii) performing assessment of the reflex areas in the feet, body, legs, hands, arms, face and ears in determining and preparing a treatment protocol;
  - (iii) recording of patient's personal details, the health history pertaining to the condition of the patient, vital signs, treatment and recommendation details as well as progress;
  - (iv) the manual relaxation techniques such as Achilles tendon stretch and pinching, ankle and toes rotation, wringing or twisting of the feet, kneading specific reflex areas;
  - (v) using sequence procedures such as thumb rotation, finger or thumb walking on the reflex areas in the feet;
  - (vi) the application of specific hand, finger and thumb techniques in order to stimulate the reflex areas on the feet, legs, hands, arms, face, ears and body, the manual mobilisation of soft tissue structures on the feet or using

other reflexology devices / equipment based on education and training, as approved by the Council, from time to time, at the recommendation of the applicable professional board and published in the *gazette*, for a therapeutic outcome and prevention of conditions of illness in patients; and

- (vii) advising the patients on health and self-care that includes hand and foot care, nutrition and lifestyle;
- (c) Other acts specifically pertaining to the profession of therapeutic reflexology based on the education and training of therapeutic reflexologists as approved by the Council, from time to time, on recommendation of the applicable professional board and published in the *gazette* by the Council.

### Remedies relating to therapeutic reflexology

4. Subject to the provisions of the Medicines and Related Substances Act, 1965 (Act No. 101 of 1965), a registered therapeutic reflexologist may, for the purposes of his or her practice and within the scope of practice relevant to his or her profession, possess or have under his or her control substances intended exclusively for external application to the skin to facilitate the reflexology therapy process, including but not limited to carrier oils, butters, creams, talcs and powders, which exclude medicines.

### Short title

 These regulations are called the draft Regulations relating to the Professions of Reflexology and Therapeutic Reflexology, 2023.

### General Notices • Algemene Kennisgewings

### DEPARTMENT OF MINERAL RESOURCES AND ENERGY

### **NOTICE 2208 OF 2023**



Notice of National Nuclear Regulator (NNR) Public Hearings and application to participate: Eskom Holdings SOC Ltd (Eskom) application to extend the operating life of the Koeberg Nuclear Power Station (KNPS) by 20 years.

Notice is hereby given of the NNR public hearings in accordance with section 21(4) of the National Nuclear Regulator Act (Act No.47 of 1999) (NNRA).

Background
The NNR is an independent regulatory body established as a juristic person in terms of section 3 of the NNRA. The NNR ensures the effective oversight of nuclear safety and radiation protection to protect people and the environment from the risks of radiation associated with nuclear power plants, nuclear technology, radioactive waste and naturally occurring radioactive materials.

The authority vested in the NNR is enshrined in national legislation, which gives it the power to exercise regulatory control related to safety over siting, design, construction, operation, manufacture of component parts, and decontamination, decommissioning, and closure of nuclear installations.

Eskom is authorised to operate the KNPS under the Nuclear Installation Licence, NIL-01 Variation 19 (and as amended from time to time in terms of section 23 of the NNR Act) and associated conditions. The KNPS comprises of two pressurised water reactor units which started commercial operation in July 1984 on Unit 1 and in November 1985 on Unit 2, and will reach 40 years of commercial operation in 2024 and 2025, respectively.

On 10 May 2021, the NNR received an application from Eskom for a variation to NIL-01 to operate the KNPS beyond the current license term of 21 July 2024, for an additional 20 years, to 21 July 2044 for Unit 1 and to 9 November 2045 for Unit 2. The application to operate the KNPS beyond the time frame established in NIL-01 is referred to as an application for Long-Term Operation (LTO).

In accordance with the provisions of section 21(3) of the NNRA, the NNR In accordance with the provisions of section 21(3) of the NNRA, the NNR directed Eskom to serve notification of the application to stakeholders directly affected by the application and to publish notices in the Government Gazette and local community newspapers inviting members of the public to provide comments to the NNR on health, safety and environmental issues connected with the application. Following the closure of the public comment process on 16 March 2023, the NNR project team reviewed the comments received and made a recommendation to the NNR Board to conduct further public consultation on the application. The NNR Board as the decision-making authority determined that further public debate on health, safety and environment issues connected with the LTO application is necessary.

### Public Hearings

The NNR Board will hold public hearings to provide members of the public an opportunity to make oral presentations to the NNR on health, safety and environment issues connected with LTO application.

### Details for the public hearings

Date	Time	Location
3 February 2024	09:30 - 16:00	Tableview
10 February 2024	09:30 - 16:00	Atlantis
17 February 2024	09:30 - 16:00	Athlone

### Availability of public information

The applicant, Eskom Holdings SOC Ltd has prepared a Public Information Document (PID) to enable public to participate in the public hearing.

- Public Information Document for the Long-Term Operation of the Koeberg Nuclear Power Station K-29731-E Attachment 1 240-165294677 Rev 3 PID for LTO English
- Openbare inligtingsdokument vir die langtermynbedryf van Koeberg-kernkragsentrale K-29731-E Attachment 2 240-165294677 Rev 3 PID for LTO Afrikaans.
- Uxwebhu Lukawonke-wonke Lokwandisa Ixesha Lokusebenzisa
- Uxwennu Lukawonke-wonke Lokwandisa ixesha Lokusebenzisa Isitishi Sokuphehla Umbane Ngenyukliya SaseKoeberg K-29731-E Attachment 3 240- 165294677 Rev 3 PID for LTO Xhosa. Safety Case for Long-Term Operation of Koeberg Nuclear Power Station- K-29731-E Attachment 7 331-618 Safety Case for Long-Term Operation of Koeberg Nuclear Power Station Revision 3

- The LTO PID may be downloaded from The NNR website English: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-1-240-165294677-Rev-3-PID-for-LTO-English.pdf
  - Afrikaans: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-2-240-165294677-Rev-3-PID-for-LTO-Afrikaans.pdf
  - isiXhosa: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-3-240-165294677-Rev-3-PID-for-LTO-Xhosa.pdf
- b. The Eskom website

https://www.eskom.co.za/eskom-divisions/gx/nuclear/#LongT

- 2. Hardcopies of the LTO PID and Safety Case document may be collected from the following locations;
  - Atlantis Library

  - Koeberg Library
     Cape Town Central Library
     Table view Library
     NNR Offices in 12 Raats Drive, Delphi Arch Building, Tableview.
- Who can make representations at the NNR public hearings?

Any person who may be directly affected by the application to extend the operational life of the KNPS by 20 years may make representations

**Opportunities to participate in the public hearings process?**Persons wishing to make written representations to the NNR may

- Submit written comments to the NNR.
   a. Submission of written comments must reach the NNR by no later than 15 January 2024.
  - b. All written comments must be addressed to -Mr Peter Bester, Programme Manager : Nuclear Power Plants, National Nuclear Regulator.
- c. Copies of written representations may also be hand delivered to the offices of the National Nuclear Regulator - 12 Raats Drive, Delphi
- Arch Building, Tableview
  d. Written representations may also be emailed to koebergLTO@nnr.co.za and marked for the attention: Programme Manager Nuclear Power Plants.
- Oral presentations at the public hearing.
   a. Persons wishing to make oral presentations at the public hearing are required to register with the NNR as an intervener and provide details of the oral submission to be made.
  - b. Oral presentations are limited to a maximum of 10 minutes per presentation.
  - c. Application to register to make oral presentations must be done . Application to register to make oral presentations must be done using the online Public Hearings Registration Form which can be found on the NNR website and the following details must be provided - i. Full Name ii. Identity/passport Number iii. Organisation represented iiii. Postal address v. E-mail address v. Constatt telephone number (landline + mobile)

    - vi. Contact telephone number (landline + mobile)

  - d. Indicate if the oral presentation will be made in English or if a translator is required.

    e. Inform us if you have any special needs requirements that could make it difficult for you to access the public hearing venue.
- f. Closing date for registration as an intervener is 15 January 2024. g. No late registrations will be considered. h. Registered interveners will be informed by the NNR of the confirmed time for their oral presentations during the public hearing.
- i. For more information on the scheduled public hearings visit:

https://nnr.co.za/public-information/public-hearings/

Disclaimer: The NNR reserves the right to postpone or cancel a public hearing in case of unexpected circumstances or due to public safety concerns. If the external environment is unsuitable for in-person participation, the NNR may decide on alternative methods for soliciting participation such as holding virtual public hearings.

### **KENNISGEWING 2208 VAN 2023**



Kennisgewing van Nasionale Kern Reguleerder (NNR) Publieke Verhore en aansoek om deelname: Eskom Holdings SOC Ltd (Eskom) aansoek om die bedryfslewe van die Koeberg Kernkragsentrale (KNPS) met 20 jaar te verleng.

Kennisgewing word hiermee gegee van die NNR publieke verhore in ooreenstemming met artikel 21(4) van die Wet op Nasionale Kernreguleerder (Wet No.47 van 1999) (NNRA).

**Agtergrond**Die NNR is 'n onafhanklike regulerende liggaam wat as 'n regspersoon gestig is, in terme van artikel 3 van die NNRA, (Wet No.47 van 1999). Die NNR verseker die effektiewe toesig oor kernveiligheid en bestralingsbeskerming om mense en die omgewing te beskerm teen die risiko's van bestraling wat verband hou met kernkragsentrales, kerntegnologie, radioaktiewe afval en radioaktiewe materiale.

Die gesag wat in die NNR gesetel is, is vasgelê in nasionale wetgewing, wat dit die mag gee om regulatoriese beheer te beoefen wat verband hou met veiligheid oor sitering, ontwerp, konstruksie, werking, vervaardiging van komponente, en ontsmetting, ontmanteling en sluiting van kerninstallasies.

Eskom is gemagtig om die KNPS onder die Kerninstallasielisensie, NIL-01 Variasie 19 (en soos van tyd tot tyd gewysig ingevolge artikel 23 van die NNR-wet) en verwante voorwaardes te bedryf. Die KNPS bestaan uit twee 930 MWe drukwaterreaktoreenhede wat met kommersiële bedryf begin het in Julie 1984 met Eenheid 1 en in November 1985 met Eenheid 2, en sal 40 jaar van kommersiële bedryf bereik in 2024 en 2025, onderskeidelik

Op 10 Mei 2021 het die NNR 'n aansoek van Eskom ontvang vir 'n variasie aan NIL-01 om die KNPS te bedryf buite die huidige lisensie termyn van 21 Julie 2024, vir 'n bykomende 20 jaar, tot 21 Julie 2044 vir Eenheid 1 en tot 9 November 2045 vir Eenheid 2. Die aansoek om die KNPS buite die tydraamwerk wat in NIL-01 gevestig is te bedryf, word na verwys as 'n aansoek vir Langtermynoperasie (LTO).

In ooreenstemming met die bepalings van artikel 21(3) van die NNRA, het die NNR Eskom opdrag gegee om kennis te gee van die aansoek aan belanghebbendes wat direk geraak word deur die aansoek en kennisgewings in die Staatskoerant en plaaslike gemeenskapskoerant te publiseer en sodoende lede van die publiek nooi om kommentaar aan die NNR te lewer oor gesondheid, veiligheid en omgewingskwessies wat verband hou met die aansoek. Na die sluiting van die publieke kommentaarproses op 16 Maart 2023, het die NNR-projekspan die kommentaar wat ontvang is, hersien en 'n aanbeveling aan die NNR-raad gemaak. Die NNR-raad het as die besluitnemingsgesag bepaal dat verdere openbare debat oor die radiologiese risiko's vir gesondheid, veiligheid en die omgewingskwessies wat verband hou met die LTO-toepassing nodig is.

### **Publieke Verhore**

Die NNR-raad sal publieke verhore hou om lede van die publiek 'n geleentheid te bied om mondelinge aanbiedings aan die NNR te gee rakende die radiologiese risiko aan gesondheid, veiligheid en die omgewingskwessies in verband met die LTO aansoek.

### Besonderhede van die Publieke Verhore

Datum	Tyd	Plek
3 Februarie 2024	09:30 - 16:00	Tableview
10 Februarie 2024	09:30 - 16:00	Atlantis
17 Februarie 2024	09:30 - 16:00	Athlone

### Beskikbaarheid van Publieke Inligting

Die aansoeker. Eskom Holdings SOC Ltd. het 'n Publieke Inligtingsdokument (PID) voorberei, sodat die publiek kan deelneem aan die publieke verhore.

- Public Information Document for the Long-Term Operation of the Koeberg Nuclear Power Station - K-29731-E Attachment 1 - 240-
- 165294677 Rev 3 PID vir LTO Engels.
   Publieke inligtingsdokument vir die langtermynbedryf van Koebergkernkragsentrale K-29731-E Attachment 2 240-165294677 Rev 3 PID vir LTO Afrikaans.
- Uxwebhu Lukawonke-wonke Lokwandisa Ixesha Lokusebenzisa Isitishi Sokuphehla Umbane Ngenyukliya SaseKoeberg K-29731-E Attachment 3 240- 165294677 Rev 3 PID vir LTO Xhosa.
- Safety Case for Long-Term Operation of Koeberg Nuclear Power Station- K-29731-E Attachment 7 331-618 Safety Case for Long-Term Operation of Koeberg Nuclear Power Station Revision 3

- Die LTO PID mag afgelaai word vanaf a. Die NNR webwerf

  - Engels:

  - Engels: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-1-240-165294677-Rev-3-PID-for-LTO-English.pdf
    Afrikaans: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-2-240-165294677-Rev-3-PID-for-LTO-Afrikaans.pdf
    isiXhosa: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-3-240-165294677-Rev-3-PID-for-LTO-Xhosa.pdf
  - b. The Eskom webwerf:

https://www.eskom.co.za/eskom-divisions/gx/nuclear/#LongT

- 2. Hardekopieë van die LTO PID en Veiligheidssaak-dokument kan van die volgende liggings versamel word;
  - Atlantis Biblioteek

  - Koeberg BiblioteekKaapstad Sentrale Biblioteek
  - Table View Biblioteek
  - NNR-kantore in Raats rylaan 12. Delphi Arch gebou. Tableview.

### Wie kan vertoë maak by die NNR openbare verhore?

Enige persoon wat direk geraak kan word deur die aansoek om die operasionele lewe van die KNPS deur 20 jaar te verleng mag vertoë maak by die NNR.

Geleenthede om aan die openbare verhoorproses deel te neem? Persone wat skriftelike voorstellings aan die NNR wil maak, mag-

- 1. Skriftelike kommentaar by die NNR in dien
- a. Voorlegging van skriftelike kommentaar moet die NNR teen nie later nie as 15 Januarie 2024 bereik.

  b. Alle skriftelike kommentaar moet gerig word aan:
  Mnr Peter Bester, Programbestuurder:
  Kernkragsentrales, Nasionale Kern Reguleerder.

- c. Afskrifte van geskrewe voorstellings kan ook met die hand ingehandig word by die kantore van die Nasionale Kernreguleerder 12 Raats
- word by the karitore value Nasionale kernreguleerder 12 kaats rylaan, Delphi Arch gebou, Table View d. Geskrewe voorstellings kan ook per e-pos aan koebergLTO@nnr.co.za gestuur word en gemerk word vir die aandag: Programbestuurder Kernkragsentrales.
- 2. Mondelinge aanbiedings by die openbare verhoor.
  - a. Persone wat mondelinge aanbiedings by die openbare verhoor wil maak, moet registreer met die NNR as ingryper en besonderhede verskaf van die mondelinge voorlegging wat gemaak moet word.
  - b. Mondelinge aanbiedings word beperk tot 'n maksimum van
  - 10 minute per aanbieding. Aansoek om te registreer om mondelinge aanbiedings te maak moet gedoen word met behulp van die aanlyn Publieke Verhore Registrasie Vorm wat gevind kan word op die NNR webwerf, en die volgende besonderhede moet verskaf word -

    - i. Volle Naam ii. Identiteits/paspoortnomme
    - iii. Organisasie verteenwoordig
    - iv. Posadres

  - v. E-posadres
    vi. Kontak nommer (landlyn + selfoon)
    d. Dui aan of die mondelinge aanbieding in Engels gedoen sal word of indien 'n vertaler vereis word.
  - e. Stel ons in kennis as u spesiale behoeftes het wat dit vir u moeilik kan
  - maak om toegang tot die openbare verhoorlokaal te verkry.

    f. Die sluitingsdatum vir registrasie as ingryper is 15 Januarie 2024.
- g. Geen laat registrasies sal oorweeg word nie.
  h. Geregistreerde ingrypers sal deur die NNR ingelig word oor die bevestigde tyd vir hul mondelinge voorleggings tydens die openbare verhoor
- i. Vir meer inligting oor die geskeduleerde openbare verhore besoek: https://nnr.co.za/public-information/public-hearings/

Vrywaring: Die NNR behou die reg voor om 'n openbare verhoor uit te stel of te kanselleer in geval van onverwagte omstandighede, of as gevolg van kommer oor openbare veiligheid. As die eksterne omgewing nie geskik is vir in-persoon deelname, mag die NNR besluit oor alternatiewe metodes om deelname aan te vra, soos virtuele openbare verhore.



Isaziso soMlawuli weSizwe weNyukliya (NNR) kwiiNgxoxo zovakaliso-zimvo kunye nesicelo sokuthatha inxaxheba: Isicelo se-Eskom Holdings SOC Ltd (Eskom) sokwandisa ubomi bokusebenza kwe-Koeberg IsiKhululo saMandla seNyukliya (KNPS) ngeminyaka engama-20.

Isaziso siyanikezelwa ngeendibano zovakaliso-zimvo zeNNR ngokungqinelana necandelo 21(4) le UMthetho weSizwe woLawulo lweNyukliya (uMthetho onguNombolo 47 ka-1999) (NNRA).

I-NNR İiqumrhu elizimeleyo elilawulayo elisekwe njengequmrhu lomthetho umntu ngokwecandelo lesi-3 leNNRA. I-NNR iqinisekisa ukusebenza kakuhle  $ukongamela\,ukhuseleko\,lwenyukliya\,kunye\,nokhuselo\,lwemitha\,yokukhusela$ abantu kunye nokusingqongileyo ukusuka kwingozi yokusasazeka kwemitha eyayanyaniswa nenyukliya amaziko ombane, ubuchwepheshe benyukliya, inkunkuma eqhumayo kunye nendalo izinto ze-radioactive ezenzekayo.

Igunya eliphantsi kweNNR lifakwe kumthetho wesizwe, elinika amandla okusebenzisa ulawulo lolawulo olunxulumene nokhuseleko phezu kwendawo, uyilo, ulwakhiwo, ukusebenza, ukwenziwa kwecandelo iinxalenye, kunye nokuphelisa ungcoliseko, ukuphelisa ugunyaziso, kunye nokuvalwa kwenyukliya ufakelo.

U-Eskom ugunyaziswe ukuba asebenzise i-KNPS phantsi koFakelo lweNyukliya Ilayisensi, NIL-01 Umahluko 19 (kwaye njengoko ulungiswa amaxesha ngamaxesha ngokwemiqathango ye icandelo 23 loMthetho weNNR) kunye neemeko ezinxulumeneyo. I-KNPS ibandakanya yeeyunithi ezimbini ezicinezelekileyo zereactor zamanzi eziqale umsebenzi worhwebo ngoJulayi 1984 kwiYunithi 1 nangoNovemba 1985 kwiYunithi 2, kwaye iya kufikelela kuma-40. iminyaka yokusebenza kwezorhwebo kwi-2024 kunye ne-2025, ngokulandelanayo.

Ngomhla we-10 kuMeyi 2021, iNNR yafumana isicelo esivela kwa-Eskom sokuba ukwahluka kwi-NIL-01 ukusebenzisa i-KNPS ngaphaya kwelayisensi yangoku ixesha le-21 kaJulayi 2024, iminyaka eyongezelelweyo engama-20, ukuva kwi-21 kaJulavi 2044 veYunithi 1 kunve ne-9 Novemba 2045 kwiYunithi 2. Isicelo sokusebenza I-KNPS ngaphaya kwexesha elisekiweyo kwi-NIL-01 kubhekiselwa kuyo njenge isicelo sokuSebenza kwexesha elide (LTO).

Ngokuhambelana namalungiselelo ecandelo 21(3) leNNRA, iNNR uyalele u-Eskom ukuba athumele isaziso ngesicelo kwabo bachaphazelekayo uchatshazelwa ngqo sisicelo kunye nokupapasha izaziso kwi IGazethi kaRhulumente kunye namaphephandaba asekuhlaleni amema amalungu zoluntu ukuba zinike izimvo kwiNNR ngempilo, ukhuseleko kunye imiba vokusinggongilevo enxulumene nesicelo. Ukulandela i ukuvalwa kwenkgubo yezimvo zoluntu nge-16 Matshi 2023, iprojekthi yeNNR iqela liphonononge izimvo ezifunyenweyo kwaye lenza ingcebiso ukuba IBhodi yeNNR ukuba iqhube uthethwano olungaphaya noluntu ngesicelo. IBhodi yeNNR njengogunyaziwe othatha izigqibo igqibe oko ngakumbi ingxoxo yoluntu ngempilo, ukhuseleko kunye nemiba yokusingqongileyo enxulumene isicelo se-LTO sivimfuneko.

### lingxoxo zoluntu

IBhodi yeNNR iya kubamba iindibano zovakaliso-zimvo ukuze ibonelele amalungu esidlangalaleni ithuba lokwenza intetho yomlomo kwiNNR ukhuseleko kunye nemiba yokusingqongileyo enxulumene nesicelo se-LTO.

### Iinkcukacha zeendibano zovakaliso-zimvo Umhla Ixesha Indawo

Date	Time	Location	
3 February 2024	09:30 - 16:00	Tableview	
10 February 2024	09:30 - 16:00	Atlantis	
17 February 2024	09:30 - 16:00	Athlone	

### Ukufumaneka kolwazi loluntu

Umfaki-sicelo, i-Eskom Holdings SOC Ltd ulungiselele iNgcaciso yoLuntu Uxwebhu (PID) ukwenzela ukuba uluntu luthathe inxaxheba kwingxoxo

- Uxwebhu loLwazi loLuntu lokuSebenza kweXesha elide le Isikhululo saMandla seNyukliya saseKoeberg - i-K-29731-E i-Attachment 1 - 240-165294677 Rev 3 PID for LTO IsiNgesi
- Openbare inligtingsdokument vir die langtermynbedryf van Koebergkernkragsentrale - K-29731-E Attachment 2 - 240-165294677 Rev 3 I-PID ye-LTO yesiBhulu.
- Uxwebhu Lukawonke-wonke Lokwandisa Ixesha Lokusebenzisa Isitishi Sokuphehla Umbane Ngenyukliya SaseKoeberg - K-29731-E Isihlomelo 3 - 240- 165294677 Rev 3 PID ve-LTO Xhosa.
- Ityala loKhuseleko lokuSebenza kweXesha elide laMandla eNyukliya aseKoeberg Isitishi-K-29731-E Isiqhotyoshelo 7 - 331-618 İtyala loKhuseleko ixesha elide Ixesha lokuSebenza kweSikhululo saMandla seNyukliya sase-Koeberg-Uhlaziyo lwesi-3.

- 1. 1. I-LTO PID inokukhutshelwa ukusuka
  - a. Iwebhusayithi ye-NNR -
  - IsiNgesi: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Iattachment-1-240-165294677-Rev-3-PID-for-LTO-English.pdf
  - https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-2-240-165294677-Rev-3-PID-for-LTO-Afrikaans.pdf
  - isiXhosa: https://nnr.co.za/wp-content/uploads/2023/11/K-29731-E-Attachment-3-240-165294677-Rev-3-PID-for-LTO-Xhosa.pdf
  - b. Iwebhusayithi kaEskom:

https://www.eskom.co.za/eskom-divisions/gx/nuclear/#LongT

- 2. likopi ezilukhuni ze-LTO PID kunye noxwebhu lweCase yoKhuseleko zinokugokelelwa
  - ukusuka kwezi ndawo zilandelayo;
  - Ithala leencwadi laseAtlantis
  - Ithala leencwadi laseKoeberg
  - Ithala leencwadi laseKapa
  - Ithala leencwadi lokujonga iTheyibhile
  - Ii-Ofisi ze-NNR kwi-12 Raats Drive, i-Delphi Arch Building, i-Tableview.

### Ngubani onokwenza iinkcazo-ntetho kwiindibano zovakaliso-zimvo

Nawuphi na umntu onokuchatshazelwa ngokuthe ngqo sisicelo sokwandisa ubomi bokusebenza be-KNPS ngeminyaka engama-20 bunokwenza umboniso kwi-nnr.

### Amathuba okuthatha inxaxheba kwinkgubo yeendibano zovakaliso-

Abantu abangwenela ukwenza iinkcazo ezibhaliwevo kwi-NNR banokuthi -

- 1. Ngenisa izimvo ezibhaliweyo kwi-NNR
  - a. Ukungeniswa kwamagqabantshintshi abhaliweyo kufuneka kufikelele kwi-NNR kungadlulanga kamva kune-15 kaJanuwari 2024.
  - b. Onke amagqabantshintshi abhaliweyo kufuneka abhekiswe ku UMnu Peter Bester, uMphathi weNkgubo: Izityalo zaMandla eNyukliya, UMlawuli weSizwe weNyukliya.
  - c. likopi zomelo olubhaliweyo nazo zinokuziswa ngesandla kwi iiofisi zoMlawuli weNyukliya weSizwe 12 Raats Drive, Delphi Isakhiwo seArch, iTableview
  - d. Imiboniso ebhaliweyo inokuthunyelwa koebergLTO@nnr.co.za kwaye iphawulelwe ingqalelo: Umphathi weNkgubo yeZityalo zaMandla eNyukliya.
- 2. lintetho zomlomo kwingxoxo yoluntu.
  - a. Abantu abanqwenela ukwenza iinkcazo-ntetho ngomlomo kwingxoxo yoluntu kufuneka babhalise kwi-NNR njengomngeneleli kwaye babonelele iinkcukacha zokungeniswa ngomlomo eziza kwenziwa.
  - b. linkcazo-ntetho zomlomo zilinganiselwe ukuya kutsho kwimizuzu eli-10 ubuninzi inkcazo
  - c. Isicelo sokubhalisa ukwenza iinkcazo-ntetho ngomlomo kufuneka senziwe ukusebenzisa iFomu yoBhaliso yeeNgxoxo zoLuntu ekwi-intanethi ekwaziyo zifumaneka kwiwebhusayithi ye-NNR kwaye ezi nkcukacha zilandelayo kufuneka zibe kubonelelwe
    - i, mna, Igama eliphelelevo
    - ii. Isazisi/inombolo yokupasa
    - iii. Umbutho umelwe
    - iiii. Idilesi yeposi
    - v. Idilesi ye-imeyile
  - vi. Inombolo yomnxeba yoqhagamshelwano (i-landline + mobile)
  - d. Bonisa ukuba unikezelo lomlomo luya kwenziwa ngesiNgesi okanye ukuba a umguquleli uyafuneka.
  - e. Sazise ukuba unazo naziphi na iimfuno ezizodwa ezinoku yenza kube nzima kuwe ukufikelela kwindawo yokuvalelwa koluntu. f. Umhla wokuvala ukubhaliswa njengomngeneleli ngowe-15 kaJanuwari
  - g. Akukho bhaliso lwasemva kwexesha luya kuqwalaselwa. Abangeneleli ababhalisiweyo baya kwaziswa yi-NNR ngokuqinisekiswa ixesha leentetho zabo zomlomo ngexesha leengxoxo zoluntu.
  - h. Ukufumana ulwazi oluthe vetshe ngotyelelo lweendibano zovakalisozimvo ezicwangcisiweyo:

https://nnr.co.za/public-information/public-hearings/

I-Disclaimer: I-NNR inelungelo lokumisa okanye ukurhoxisa udliwano-ndlebe lukawonke-wonke kwiimeko ezingalindelekanga okanye ngenxa yeenkxalabo zokhuseleko loluntu. Ukuba imeko-bume yangaphandle ayilufanelanga uthatho-nxaxheba lomntu, INNR inokugqiba ngeendlela ezizezinye zokucela intatho-nxaxheba ezinje ngokubamba iindibano zovakaliso-zimvo.

# DEPARTMENT OF POLICE NOTICE 2209 OF 2023



### **GENERAL NOTICE ANNUAL FEE INCREASE**

## PRIVATE SECURITY INDUSTRY REGULATIONS ACT 56 OF 2001 AND SECURITY OFFICERS ACT NO. 92 OF 1987

## PUBLICATION OF AMENDMENT TO THE REGULATIONS MADE UNDER THE SECURITY OFFICERS ACT (ACT NO. 92 OF 1987)

The Private Security Industry Regulatory Authority, with the concurrence of the Minister of Police, under sections 43 and 44(7) of the Private Security Industry Regulation Act, 2001 (Act 56 of 2001) read with section 32(1) of the Security Officers Act, 1987 (Act 92 of 1987), hereby make the Regulations in the Schedule hereto.

### PRIVATE SECURITY INDUSTRY REGULATORY AUTHORITY

### **SCHEDULE**

## AMENDMENT OF THE REGULATIONS MADE UNDER THE SECURITY OFFICERS ACT, 1987 (ACT 92 OF 1987)

### **Definitions**

- 1. In this Schedule-
  - (a) "the Act" means the Security Officers Act, 1987 (Act 92 of 1987);
  - (b) "the Authority" means the Private Security Industry Regulatory Authority established in terms of section 2(1) of the Private Security Industry Regulation Act, 2001 (Act 56 of 2001) and has the same meaning as the "Board" as defined in section 1 of the Act;
  - (c) "the Regulations" means the regulations published by Government Notice No. R.797 in *Government Gazette* No. 12413 of 2 April 1990, as amended;
  - (d) "the PSIR Act" means the Private Security Industry Regulation Act, 2001 (Act No. 56 of 2001); and
  - (e) "year" means a twelve-month period commencing on 1 April and ending on 31 March.

### Commencement

2. The Regulations contained in this Schedule will come into effect on 01 April 2024.

### Amendment of regulation 1 of the Regulations

- 3. Regulation 1 of the Regulations is hereby amended-
  - (a) by the substitution for the definition of "prescribed amount" of the following definition:

"prescribed amount" in regard to a security business registered as such means the sum of the applicable amounts contemplated in regulation 9 (3), and in the case of any person registered as a security officer, but not a security business, the amount contemplated in regulation 9 (4);

- (b) by the deletion of the definition of "prescribed fees"; and
- (c) by the deletion of the definition of "Registrar of the Board".

### Amendment of regulation 7 of the Regulations

4. Regulation 7 of the Regulations is hereby amended-

### "Payment of prescribed amounts and related matters

- a. by the substitution for regulation (7), sub-regulation (3) (a), insertion of additional paragraphs and sub-regulations of the following sub-regulations:
- 7. (1) Every security business must
  - (a) on or before the 15<sup>th</sup> day of each calendar month, furnish to the Board a document signed or authenticated by a responsible person acting on behalf of such security business, being a return containing, in respect of every security officer employed, used, deployed, engaged or made available by it during that month or any part of that month, their full names, identity numbers, contact telephone numbers, registration numbers allocated in terms of section 11 (3) of the Act, the period of their service during that month, and the geographic area or areas of such service;
  - (b) on or before the 15<sup>th</sup> day of each calendar month, furnish to the Board a completed South African Revenue Services Monthly Employer Declaration Form, otherwise referred to as EMP 201 form, together with a detailed supporting reconciliation report generated by the security business' payroll, document known as EMP 201 form, signed or authenticated by a responsible person acting on behalf of such security business;

- (c) In the event the security business has sub-contracted services to another security business or it is involved in a joint venture, notify the Board of such arrangements and submit the relevant EMP 201 form for either the abovementioned arrangements;
- (d) comply with the provisions as contemplated in sub-regulation (1) (b) and (c), in order to be issued with the letter of good standing.
- (2) A registered security business must pay to the Board that portion of the prescribed amount as is referred to in regulation 9(3)(a) and 9(3)(b), in accordance with sub-regulation (3).
- (3) (a) The prescribed amount for any year must, subject to this sub-regulation, in relation to security business employing 100 and more security officers be paid to the Board before or on 07 May of the year concerned.
  - (b) In the case of a security business becoming registered in terms of section 11 of the Act on or after 1 April in a given year, the prescribed amount in respect of that year must be paid to the Board on or before the last day of the month during which the security business was so registered.
  - (c) Where a security business increases in size to the point where it falls into a different category, as contemplated in regulation 9(3)(a), the supplementary amount which becomes due must be paid to the Board on or before the last day of the month in which the security business falls into a different category.
  - (d) In the case of security business employing 21 100 security officers, 50% of the fees is payable by 7 May of each year. The remaining 50% is payable in 2 equal instalments. The first instalment will be due by 7 June and the second instalment due by 7 July of each year.
  - (e) In case of security business employing 0 20 security officers, 50% of the fees is payable by 7 May of each year. The remaining 50% is payable in 5 equal instalments first instalment due on 7 June, second instalment due on 7 July, third instalment due on 7 August, fourth instalment due on 7 September and the fifth instalment due on 7 October of each year.

- (4) A security business must pay to the Board that portion of the prescribed amount arrived at in accordance with regulation 9 (3)(c), within three (3) days after the end of the calendar month in respect of which it is due.
- (4A) (a) A security business must pay to the Board an amount equal to the prescribed amount referred to in regulation 9(4), for every security officer employed, used, deployed or made available by that security business to render a security service during April in a given year, to the Board on or before 07 May of the year concerned.
- (b) In respect of security officers not employed, used, deployed or made available by a security business to render a security service during April in a given year, but who become employed, or are used, deployed or made available by a security business to render a security service in any later month in a given year, the security business must pay to the Board, on or before the last day of such later month in that year, an amount equal to the prescribed amount referred to in regulation 9(4), for every such security officer.
- (c) Any person who or which is not a security business but who employs, uses or deploys a security officer, must pay to the Board an amount equal to the prescribed amount referred to in regulation 9(4), for every security officer so employed, used or deployed during April in a given year, to the Board on or before 07 May of the year concerned.
- (d) In respect of security officers who become employed, or are used or deployed by any person who or which is not a security business, to render a security service in any month other than April in a given year, such person must pay to the Board, on or before the last day of such later month in that year, an amount equal to the prescribed amount referred to in regulation 9(4), for every such security officer.
- (e) A security officer who renders a security service in any year but who is not employed, used, deployed or made available by a security business or any other person liable for payment in terms of sub-regulations (a), (b), (c) or (d) above, must pay to the Board an amount equal to the prescribed amount referred to in regulation 9(4), on or before 07 May of each year.
- (f) The provisions of these regulations shall also apply to any service, activity or practice or nay equipment or any person or entity plying their trade in the private security industry.
- (5) Nothing in this regulation prevents a written agreement being entered into between the Board and any security business regarding the method and date of payment of the prescribed amount.

- (6) Any amounts paid in accordance with the requirements of the Regulations are not refundable.
- (7) A security officer registered in terms of section 21 (3) and issued with a registration certificate in terms of section 25 of the PSIR Act, must renew such certificate every 24 months from the date of issue.
- (8) The provisions of sub-regulation (7) apply to security service providers registered after 1 April of the year these regulations are published.
- (9) The Authority shall from time to time prescribe processes and forms relating to the renewal of registration certificate.
- (10) The information in terms of these regulations shall be processed, recorded and filed in accordance with the Protection of Personal Information Act, 2013 (Act No. 04 of 2013) or any other legislation governing the protection of information.
- (11) The Authority when offering services to security service providers, shall ensure that all relevant information, is made available and accessible to such security service providers using various mediums of communication and in accordance with the Electronic Communications and Transactions Act, 2002 (Act No. 25 of 2002).
- (12) Any security business which fails to pay to the Board, within the period allowed for such payment—
  - (a) the prescribed amount payable in terms of this regulation;
  - (b) the prescribed amount payable in terms of an agreement referred to in subregulation (5); or
  - (c) ....
  - (d) an amount deducted by it in terms of section 18 (4) (a) of the Act,must pay to the Board- Interest and Penalties for Non-Payment of Prescribed Fees

- (i) the unpaid amount referred to above;
- (ii) interest on the unpaid amount at the rate determined from time to time in terms of the Prescribed Rate of Interest Act, 1975 (Act No. 55 of 1975);and
- (iii) a penalty arrived at by calculating ten (10) per cent of that sum arrived at by adding to the unpaid amount the interest accrued thereon to date of calculation of the penalty:

Provided that if the Board is satisfied that the failure to pay or pay over any amount in terms of this regulation was not due to an intent to evade or postpone payment or otherwise evade obligations in terms of this regulation or the Act, it may remit the whole or part of the penalty imposed in terms of paragraph (*c*) of this sub-regulation.

- (13) Any amount of interest and any penalty owing to the Board in terms of sub-regulation (8) will be regarded as part of the prescribed amount as contemplated in section 18 (1) and section 18 (2) of the Act.
- (14) Failure to renew a certificate as contemplated in sub-regulation (7), a month prior to the anniversary date, will result in the immediate lapsing of the certificate.
- b. by the insertion of the following title and sub-regulation immediately after sub-regulation (14) of the following:

### - Penalties for Non- Disclosure

- (15) Any security business which
  - (a) fails to provide the Board with the return contemplated in sub-regulation (1) within the period allowed;
  - (b) fails to provide the Board with a return that materially complies with the requirements contained in sub-regulation (1);
  - intentionally or negligently submits a return to the Board which is false or misleading in any material respect;
  - (d) fails to provide to the Board, within the period allowed, the additional information required by the Board in terms of sub-regulation (3) (*d*); or

(e) fails to deduct an amount as contemplated in section 18 (4) (a) of the Act from the remuneration of a security officer that it should have deducted,

will be guilty of an offence and on conviction liable to a fine not exceeding R500,000.00.

- (f) A conviction for an offence in terms of these regulations shall not exempt the security business convicted from the payment of any penalty or interest payable in accordance with the provisions of these regulations.
- c. by the insertion of the following title and sub-regulation immediately after sub-regulation (15) of the following:

### Computation of Penalties and Investigations for Non-Disclosure

- (16A) Notwithstanding the provisions of sub regulation (15), any security business which intentionally or negligently(a) fails to submit a return to the Board disclosing security officers employed to evade payment of prescribed annual fees or (b) submits a return to the Board which is false or misleading in relation to the number of security officers employed,
  - (i) will be liable to a penalty not exceeding an amount equal to double the amount of the prescribed annual fees referred to in paragraph (a) or the difference "determined" between the amount of annual fees that were due and payable by the security business to the Board and the amount the security business has paid to the Board in case of paragraph (b); and
  - (ii) will be a subject of an investigation by the Board to check into the security business' reporting as required in terms of sub regulation (1) for the preceding 3 years. Any non-compliance found, the Board may levy penalties not exceeding the amount equal to double the amount of the prescribed fees or the determined difference for every year of failure to disclose as prescribed.
- (16AA) The envisaged investigation under (16A) will assist the Board to determine the appropriate percentage of penalty, in relation to whether,
  - (a) the non- disclosure was substantial
  - (b) the non-disclosure was intentional
- (17) Any director, member, owner, partner, trustee, administrator or manager, according to the case, of a security business—

- (a) who fails to take all reasonable steps to ensure that the security business of which he or she is a director, member, owner, partner, trustee, administrator or manager, according to the case—
  - (i) complies with an obligation in terms of sub-regulation (1);
  - (ii) complies with an obligation in terms of sub-regulation (3) (d);
  - (III) complies with an obligation in terms of section 18 (4) (a) of the Act to deduct an amount from the remuneration of a security officer; or
  - (iv) does not contravene a provision of sub-regulation (13); or
- (b) who intentionally or negligently submits a return referred to in sub-regulation (1) to the Board or allows such a return to be submitted to the Board on behalf of the security business in question, which is false or misleading in any material respect,

will be guilty of an offence and on conviction be liable to a fine not exceeding R500,000.00 or to imprisonment for a period not exceeding twenty-four (24) months.

### Substitution of regulation 9 of the Regulations

5. The following regulation is hereby substituted for regulation 9 of the Regulations:

## "Prescribed amounts. —

- 9(1) .....
- (2) .....
- (3) The prescribed amount contemplated in section 18 (1) of the Act must, in the case of a security business registered as a security service provider, be determined by adding together the amounts contemplated in paragraphs (a) or (b), as the case may be, and (c) below:
  - (a) the amount specified in **Schedule A** applicable to the category in which the security business falls, per year, provided that if a security business increases in size to the point where it falls into a different category at any date during a year, it shall be liable

- to pay the difference between the amount already paid and the amount applicable to the category in which it then falls; or
- (b) in the case of a security business becoming registered in terms of section 11 of the Act on or after 1 April in a given year, one twelfth of the applicable amount referred to in sub-regulation (a), multiplied by the number of months in that year in which the security business was registered, commencing in the month during which thesecurity business was so registered, and ending in March; and
- (c) the amount specified in **Schedule B** per calendar month or any part thereof, multiplied by the number of security officers employed, used, deployed or made available to render a security service during each calendar month or any part thereof.
- (4) The prescribed amount contemplated in section 18 (1) of the Act, in the case of a person registered as a security officer, but not acting as a security business, is the amount specified in **Schedule C** per year, regardless of the date on which the security officer is registered as such.

### SCHEDULE A

Category of security business	Applicable fee per year
Large (>5 000 SOs employed)	R79 500
Large (2 001 to 5 000 SOs employed)	R73 200
Large (801 to 2 000 SOs employed)	R67 550
Medium A (401 to 800 SOs employed)	R49 100
Medium B (201 to 400 SOs employed)	R46 25
Emerging Small (101 to 200 SOs employed)	R21 600
Small (51 to 100 SOs employed)	R13 250
Smaller A (21 to 50 SOs employed)	R9 950
Smaller B (6 to 20 SOs employed)	R8 900
Smallest C (<6 SOs employed)	R7 800

### **SCHEDULE B**

Category of security business	Applicable fee per month for each security officer employed	
Large (>5 000 SOs employed)	R4.90	
Larger (2 001 to 5 000 SOs employed)	R4.90	
Largest (801 to 2 000 SOs employed)	R4.90	
Medium A(401 to 800 SOs employed)	R4.60	
Medium B(201 to 400 SOs employed)	R4.60	
Emerging (101 to 200 SOs employed)	R4.30	
Small (51 to 100 SOs employed)	R3.90	
Smaller (21 to 50 SOs employed)	R3.90	
Smallest A (6 to 20 SOs employed)	R3.90	
Smallest B (< 6 SOs employed)	R3.90	

### SCHEDULE C

Category of person	Applicable fee per year
All Security Officers	R115.00

### **CONSULTATION PROCESS**

### 1. Industry Stakeholder Consultations

The Authority hereby intends to issue a notice calling all stakeholders of the Private Security Industry to participate in the consultation process for the review of the 2024/25 annual fees which will include relevant government entities, security officers, labour organizations and active security service provider associations and consumers and employer organizations within the Private Security Industry.

To broaden the scope and to enhance transparency, the consultation process will be two-fold.

Firstly, the Authority will publish the notice of Review of the Annual Fees for the Private Security Industry in the Government Gazette and consultation meetings will be held in every province using the virtual method. The foregoing method is in recognition of the times the world finds itself in due to the far -reaching effects if the corona virus. Notwithstanding, the stakeholders will be afforded an opportunity to submit their oral representations.

Secondly, the Industry will be given an opportunity to submit their written comments and representations on the proposed annual fee review which closed on **31 January 2024**.

### 2. Consultation Schedule

CATEGORY OF CONSULTATI ONS Written Representation s	METHODS / AREAS  Email, Letters and Facsimile (All 9 Provinces)	LOCATION/DA TES  420 Witch-Hazel Avenue, Block B - Eco Glades 2 Office Park, Highveld Ext 70	Mr. Azwifaneli Tshisikamulilo Email:	DATES/TIME 31 January 2024 16h00
Consultative Workshops	Gauteng Province	Virtual (Microsoft Teams)	ms. Sharon Matiapoto Sharon.MATIAPOTO@ psira.co.za (RSVP for workshops) Tel: 012 003 0662	08 January 2024 09h30- 12h00
Consultative Workshops	Limpopo Province	Virtual (Microsoft Teams)	Mr. Tefa Qhoai Tefa.QHOAl@psira. Co.za (RSVP for workshops) Mobile: 063 694 2777	08 January 2024 12h30- 14h00
Consultative Workshops	Mpumalanga Province	Virtual (Microsoft Teams)	Mr. Kanetani Chabalala Sharon.SHINGANGE @psira.co.za (RSVP for workshops) Tel: 012 003 0565	09 January 2024 09h30- 12h00
Consultative Workshops	Free State Province	Virtual (Microsoft Teams)	Mr. Gresham Singh Gresham.SINGH@ps ira.co.za (RSVP for workshops) Tel :083 629 7619	09 January 2024 12h30- 14h00
Consultative Workshops	Eastern Cape Province	Virtual (Microsoft Teams)	Mr. Sidney Stander Stella.FOURIE@psi ra.co.za Mobile: 041 585 1848	10 January 2024 09h30- 12h00

Consultative	KwaZulu-	Virtual	Ms. Ncamisile	11 January 2024
Workshops	Natal Province	(Microsoft Teams)	Mhlongo Millie.MCHUNU@psi ra.co.za (RSVP for workshops) Tel:031 003 3158	09h30- 12h00
Consultative	Western Cape		Mr. Marius Bruwer	12 January 2024
Workshops	Province	(Microsoft Teams)	Eddie.BOOYSENS@ psira.co.za (RSVP for workshops) Mobile: 083 629 7621	09h30- 12h00
Consultative	North West		Mr. Gresham Singh	11 January 2024
Workshops	Province	(Microsoft Teams)	Gresham.SINGH@ps ira.co.za (RSVP for workshops) Mobile: 083 629 7619	12h30- 14h00
Consultative	Northern Cape		Mr. Gresham Singh	12 January 2024
Workshops	Province	(Microsoft Teams)	Gresham.SINGH@ps ira.co.za (RSVP for workshops) Mobile: 083 629 7619	12h30- 14h00

### 3. Conclusion

The Authority wishes to reaffirm its commitment to service the private security industry in a transparent and effective manner. To this end, the Authority request all parties who wish to send comments and or representations to do so within the time frames proposed. PSiRA regrets that no extensions will be granted for written representations unless they are received in writing before the closing date.

### **DEPARTMENT OF TRANSPORT**

### **NOTICE 2210 OF 2023**

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

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

### **APPENDIX I (New Applications)**

- (A) **Full name and trade name of the applicant.** (B) Full business or residential address of the applicant. (C) Class of license applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.
- (A) SmartSky (Pty) Ltd. (B) 26 Trema Road, Prestondale, Durban, KwaZulu-Natal, 4319. (C) Class III. (D) Type G3, G4 & G16 (RPAS). (E) Category H1.
- (A) Drone Air Services (Pty) Ltd. (B) 6 Sturdee Ave, 2nd floor, Rosebank, Gauteng, 2196. (C) Class III. (D) Type G3, G4 & G16 (RPAS). (E) Category H1.

**Erratum:** In the Government Gazette (No. 49757) of 24 November 2023, the details of the Class of license applied for in the Flightec Solutions (Pty) Ltd trading as Flightec Solutions (Pty) Ltd new application, were captured incorrectly. Please see the corrected publication.

**(A)** Flightec Solutions (Pty) Ltd trading as Flightec Solutions (Pty) Ltd. (B) Genet House, Wilge Power Station, Voltargo Ogies, Mpumalanga, 2226. (C) Class III. (D) Type G3, G4, G5, G8, G10, G13, G15 & G16 (RPAS). (E) Category A4, H1 & H2.

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

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council) representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001 or by email at: <a href="internationalcouncil@dot.gov.za">internationalcouncil@dot.gov.za</a> within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is / are prepared to be represent or represented at the possible hearing of the application.

### **APPENDIX II (Amendment Applications)**

- **(A) Full name, surname and trade name of the applicant**. (B) Full business or residential address of the applicant. (C) Class and number of license in which the amendment is made. (D) Type of International Air Service in respect of which the amendment was made. (E) Category or kind of aircraft to which license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight.
- **(A) Safair Operations Proprietary Limited trading as FlySafair**/ **Safair**. (B) Northern Perimeter Road, OR Tambo International Airport, Bonaero Park, 1619, South Africa. (C) Class I (I/S328). (D) Type S1. (E) Category A1. (F) Johannesburg-Harare-Johannesburg. (G) N/A. (H) 7 return flights per week.

- (A) Safair Operations Proprietary Limited trading as FlySafair/ Safair. (B) Northern Perimeter Road, OR Tambo International Airport, Bonaero Park, 1619, South Africa. (C) Class II (I/N203). (D) Type N1, N2, N3 & N4. (E) Category A1. (F) Johannesburg-Harare-Johannesburg. (G) N/A. (H) 7 return flights per week.
- **(A) Safair Operations Proprietary Limited trading as FlySafair**/ **Safair**. (B) Northern Perimeter Road, OR Tambo International Airport, Bonaero Park, 1619, South Africa. (C) Class III (I/G204). (D) Type G3, G7, G11, G13 & G16 (Aerial Cargo delivery & Search and Rescue). (E) Category A1. (F) Johannesburg-Harare-Johannesburg. (G) N/A. (H) 7 return flights per week.

#### **DEPARTMENT OF EMPLOYMENT AND LABOUR**

#### **NOTICE 2211 OF 2023**

PLEASE FIND SET OUT BELOW A LIST OF BARGAINING COUNCILS THAT HAVE BEEN ACCREDITED BY THE CCMA IN TERMS OF THE PROVISIONS OF THE LABOUR RELATIONS ACT 66 OF 1995 (AS AMENDED) FOR CONCILIATION AND/ OR ARBITRATION AND/ OR INQUIRY BY ARBITRATOR, WITH THE TERMS OF ACCREDITATION ATTACHED FOR THE PERIOD 01 NOVEMBER 2023 TO 31 OCTOBER 2026

BARGAINING COUNCILS ACCREDITED TO CONDUCT CONCILIATION AND ARBITRATION,
SUBJECT TO CONDITIONS WHERE APPLICABLE
(RENEWAL OF ACCREDITATION AS WELL AS THE SUBSIDY AMOUNT PAYABLE PER CLOSED
CASE IS R736.75 AS FROM 01 APRIL 2023 (FOR 2023/2024 FINANCIAL YEAR ONLY))

Name of Council	Accredited Functions
PRIVATE SECTOR BARGAINING COUNCILS	
Statutory Council for the Printing, Newspaper and Packaging Industry of South Africa	Accredited for conciliation and arbitration (which includes inquiry by arbitrator) from <b>01 November 2023 until 31 October 2026</b> . Subject to the terms set out in the accompanying attachment.
Building Industry Bargaining Council (North and West Boland)	Accredited for conciliation only from 01  January 2024 until 31 December 2027.  Subject to the terms set out in the accompanying attachment.
PUBLIC SECTOR BARGAINING COUNCILS	
General Public Service Sectoral Bargaining Council (GPSSBC)	Accredited for conciliation and arbitration (which includes inquiry by arbitrator) from 01 November 2023 until 31 October 2024 on condition that the settlement rate is improved upon and that no late awards are rendered. The Council must submit monthly efficiencies report and a quarterly report on the interventions carried out by council to improve the settlement rate. Subject to the terms set out in the accompanying attachment.
Public Service Co-ordinating Bargaining Council (PSCBC)	Accredited for conciliation and arbitration (which includes inquiry by arbitrator) from 01 November 2023 until 31 October 2024 on condition that the settlement rate is improved upon and that no late awards are rendered. The Council must submit

#### (RENEWAL OF SUBSIDY)

The Governing Body of the CCMA resolved to grant renewal of subsidy to the following Bargaining Councils:

- 1. Statutory Council for the Printing, Newspaper and Packaging Industry of South Africa
- 2. Building Industry Bargaining Council (North and West Boland)
- 3. General Public Service Sectoral Bargaining Council (GPSSBC)
- 4. Public Service Co-ordinating Bargaining Council (PSCBC)

#### TERMS OF ACCREDITATION FOR CONCILIATION, ARBITRATION, AND INQUIRY BY ARBITRATOR

#### 1. SCOPE OF ACCREDITATION:

Herewith categories of disputes for which Councils are eligible to apply for accreditation.

#### COUNCILS ARE ACCEDITED TO PERFORM THE FOLLOWING DISPUTE RESOLUTIONS FUNCTIONS:

Unfair dismissal disputes - Section 191
Unfair Labour practice - Section 191
Mutual Interest disputes - Section 64
Interpretation of Collective Agreement disputes - Section 24 (1)
Essential Services disputes - Section 74
Pre-dismissal arbitrations - Section 188A

Temporary Employment Service - Section 198, 198A, 198B, 198Cand 198D

Disputes about Interpretation and - Section 9

Application of Chapter 2

COUNCILS MAY NOT SEEK ACCREDITATION FOR THE FOLLOWING DISPUTE RESOLUTION FUNCTIONS REGARDING DISPUTES OVER THE FOLLOWING (see FOOTNOTE 11 of SECTION 51):

Organisational rights (sections 16, 21 and 22);

Collective Agreements where the agreement does not provide for a dispute resolution procedure or the procedure is inoperative or any party frustrates the resolution of disputes (section 24(2) to (5));

Agency shops and closed shops (section 24(6) and (7) and section 26(11);

Determinations made by the Minister in respect of proposals made by a Statutory Council (section 45);

The interpretation and application of Collective Agreements of a Council whose registration has been cancelled (section 61(5) to (8));

Demarcation of sectors and areas of Councils (section 62);

The Interpretation or application of Part C (Bargaining Councils), Part D (Bargaining Councils in the Public Service), Part E (Statutory Councils) and Part F (General Provisions concerning Councils) (Section 63);

Picketing (section 69(8) to 10);

Proposals which are the subject of joint-decision making in a workplace forum (section 86);

Disclosure of information to workplace forums (section 89);

Interpretation or Application of the provisions of Chapter 5 of the LRA which deals with workplace forums (section 94);

Enforcement of the Collective Agreements by Bargaining Councils (section 33A) and;

Enforcement of arbitration awards in terms of section 143. Only the Director of the CCMA, unless the power has been delegated to a CCMA Senior Commissioner may certify awards as if it were an order of the Labour Court;

Facilitating mass retrenchment disputes section 189(A).

#### 2. POWERS OF ACCREDITATION:

Only those persons who are accredited by the CCMA, or are part-time Commissioners appointed by the Governing Body of the Commission in the terms of section 117 (2) of the Labour Relations Act, may perform the accreditation functions of the council for the Council.

The following provisions of the LRA, as amended apply to Councils accredited for conciliation and arbitration:

- (a) For the purpose of this paragraph any reference in Part C of Chapter VII of the LRA to:
- "Commission" must be read as a reference to the Council;
- "Commissioner" must be read as a reference to a conciliator or arbitrator appointed by the Council.
- "Director" must be read as a reference to the Secretary of the Council.
- (b) The provisions of the sections contained in Part C of Chapter VII (section 127(6)) of the LRA shall apply to the Council in the performance of its accredited functions subject to the Council's Constitution and/or Collective Agreements. For the purpose of this sub-paragraph the following applies:
- (i) The provisions of section 133 to 136;
- (ii) The provisions of section 138 to 142, S142A, S143, S144 and S145;
- (iii) The provisions of section 146 unless the Collective Agreement of the Council provides that the Arbitration Act, Act 42 of 1965 applies to any arbitration conducted under its accredited function and which Collective Agreement is binding on the parties to the disputes; and
- (iv) The provisions of section 148.

#### 3. EXTENSION OF ACCREDITATION:

Despite the expiry of the period of accreditation as stated in the Certificate of Accreditation, the Council may continue to perform its accredited functions in respect of any dispute referred to it during the period of accreditation, but not yet resolved by the time the period expires, until the dispute is resolved either through conciliation or arbitration.

#### 4. TRANSGRESSION OF TERMS OF ACCREDITATION:

If the accredited Council fails to comply with the terms of accreditation, the Governing Body of the CCMA may revoke accreditation. In terms of section 130 of the LRA, as amended the Governing Body of the CCMA may withdraw accreditation after having given reasonable notice of withdrawal.

### **5. AMENDMENT OF ACCREDITATION:**

An Accredited Council may apply to the Governing Body of the CCMA in terms of section 129 of the LRA to amend its accreditation.

### BOARD NOTICES • RAADSKENNISGEWINGS

#### **BOARD NOTICE 517 OF 2023**



#### **RULES FOR RE-REGISTRATION WITH THE SACPCMP**

Version	1
Revision	
Author	Linda Maruma
Contributors	Sindiswa Kwenaite
Supporting Policies/Legislation	Project and Construction Management Act 48 of 2000
Owner	Registrar
Date Approved by Management/Executive Committee or Council	
Effective Date	Date of Approval

#### **Revision History**

Version Revised	Approval Date

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#### 1. LIST OF ANNEXURES

Annexure A Re-registration application form

Annexure B Affidavit Template

#### 2. LIST OF DEFINITIONS AND ABBREVIATIONS

SACPCMP	South African Council for the Project and Construction Management Professions	
Act, the	the Project and Construction Management Profession Act 48 of 2000	
Annual fees	Fees prescribed by the Council that are payable annually by registered persons to renew their registration.	
Appeal	Refers to an application for reversal or review of a Council decision	
Actively practice	To practice on an ongoing basis in one of the categories contemplated in section 18 and includes a person qualified in the project and construction management professions who is employed by any sphere of government or an educational institution	
Cancellation/deregistration	Refers to the cancellation of the registration of a registered person and the removal of such a person from the register.	
Council, the	South African Council for the Project and Construction Management Professions established by section 2	
Registered Person	A person registered under one of the categories referred to in Section 18 of the Project and Construction Management Professions Act 48 of 2000	

#### 3. APPLICABLE LEGISLATION AND/OR POLICIES

- 3.1. The South African Council for the Project and Construction Management Professions (SACPCMP) is empowered by section 36 of the Project and Construction Management Profession Act 48 of 2000 (the Act) to make rules with regard to any matter that is required or permitted to be prescribed in terms of the Act and any other matter for the better execution of the Act or in relation to any power granted or duty imposed by the Act.
- **3.2.** It is understood that re-registration is required following the cancellation of registration as contemplated in section 20 of the Act.
- 3.3. These rules apply to cancellation of registration as described in section 20 (1) (iii), (3) and (4).
- 3.4. These rules for Re-registration are premised on section 22 (2) and (3) of the Act.
- 3.5. In the implementation of these rules the SACPCMP, to give effect to the right to administrative action that is lawful, reasonable and procedurally fair and to the right to written reasons for administrative action as contemplated in section 33 of the Constitution of the Republic of South Africa, applies the principles of the Promotion of Administrative Justice Act, Act 3 of 2000.

#### 4. REQUIREMENTS FOR RE-REGISTRATION

#### 4.1. Eligibility

The rules for re-registration are applicable to a previously registered person who:

- 4.1.1. Was deregistered due to non-payment of annual fees or portion thereof.
- 4.1.2. Temporarily withdrew from professional practice due to extended leave because of illness.

Rules for Re-registration

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4.1.3. Due to relocation no longer necessitating registration with the Council but were actively practicing in other jurisdictions.

#### 4.2. Acceptable period of non-renewal of registration

- 4.2.1. In order for a previously registered person, whose registration was cancelled due to non-payment of annual fees, to be considered for re-registration he/she should not be deregistered for longer than 18 months.
- 4.2.2. In order for a previously registered person, whose registration was cancelled due to temporarily withdrawing from professional practice due to extended leave because of illness to be considered for re-registration he/she should not be deregistered for longer three (3) years before the application for re-registration.
- 4.2.3. Those who do not meet the above criteria will be required to apply for registration using the routes to registration described in the SACPCMP Registration Policy.

#### 4.3. Fees and Penalties relating to re-registration

If a person who was previously registered and whose registration has been cancelled for reasons stated in 4.1 who wishes to re-register or reinstate his/her registration, such a person shall, before the application is approved, be liable for payment of the following fees:

- a) The prescribed fee (administration fee);
- b) Any arrear annual fee or portion thereof, owed up to the time of deregistration;
- c) any expenses incurred by the Council in connection with the recovery of any arrear fees; and
- d) any penalty fees imposed on him/her by the Council.

#### 4.4. Re-registration Applications

A person who was previously registered applying for re-registration shall furnish Council with the following documents upon the request for re-registration:

- 4.4.1. In the case of previously registered professionals and persons in specified categories deregistered due to non-payment of annual fees
  - a) Re-registration application form (Annexure A)
  - b) Certified copy of ID.
- 4.4.2. In the case of previously registered professionals and persons in specified categories temporarily withdrawn from professional practice due to extended leave because of illness
  - a) Re-registration application form (Annexure A)
  - b) Doctor's or other certified medical practitioner's report
  - c) Certified Copy of ID
- 4.4.3. In the case of previously registered professionals and specified categories actively practicing in other jurisdictions
  - a) Re-registration application form (Annexure A)

- b) A copy of an affidavit (commissioned) with a brief summary setting out that the applicant actively practiced during the cancellation/deregistration period.
- c) Certified copies of qualifications.
- d) Curriculum vitae.
- e) Certified copy of ID.
- f) A project profile report.
- g) Referee(s) report on work performed. Referee must be senior to the applicant during the period of cancellation, should have personal knowledge of the applicant's competencies as well as of his experience.
- h) Certified copies of letters of appointment. It is important for an applicant to state the date on which he/she was appointed.

## 4.4.4. In the case of previously registered candidates deregistered due to non-payment of fees

- a) Re-registration application form (Annexure A)
- b) Certified copies of qualifications.
- c) Curriculum vitae.
- d) Certified copy of ID.

#### 5. RE-REGISTRATION PROCEDURE

- **5.1.** Documents will be reviewed and confirmed by the Registration Department.
- **5.2.** Re-registration application fee is payable upon confirmation of documents has been concluded.
- **5.3.** Full assessment of the re-registration application will be conducted.
- **5.4.** Previously registered person temporarily withdrawn from professional practice due to extended leave because of illness will be required to undergo a re-registration interview.
- 5.5. If an application is approved, an invoice indicating the total amount payable will be prepared by the Finance Department and sent to the previously registered person for payment. Council will allocate payment.
- **5.6.** The previously registered person whose application is approved and has paid the relevant fees, shall be re-registered as follows:
  - a) retaining the registration number allocated to him/her as at the date of suspension/cancellations of registration.
  - b) A new registration certificate will be made available for downloading on the registered person's profile.
  - c) The registered person's profile will indicate any period of deregistration on their record.

#### 6. DISQUALIFICATION CONDITIONS

Section 19(3)(a) of the Act stipulates that:

- **6.1.** Despite subsection (2), the Council may refuse to register an applicant:
  - i. if the applicant has been removed from an office of trust on account of improper conduct;
  - ii. has been convicted of an offence in the Republic, other than an offence committed prior to 27 April 1994 associated with political objectives, and was sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or imprisonment or both;
  - iii. if the applicant has, subject to paragraph (b) (refers to section 19 (3)(b)), been convicted of an offence in a foreign country and was sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or imprisonment or both;
  - iv. if the applicant is declared by the High Court to be of unsound mind or mentally disordered, or is detained under the Mental Health Act, 1973;
  - v. for as long as the applicant is disqualified from registration as a result of any punishment imposed on him or her under the Act;
  - vi. if the applicant is an un-rehabilitated insolvent whose insolvency was caused by his or her negligence or incompetence in performing work falling within the scope of the category in respect of which he or she is applying for registration.

#### 7. APPEALS

- 7.1. According to Section 24 of the Act, if an applicant is of the opinion that the SACPCMP in its refusal to register him or her, or to cancel his or her registration did not comply with section 33 of the Constitution, that applicant may appeal to the Council against that decision.
- **7.2.** To appeal the aggrieved applicant must:
  - 7.2.1. make payment of the prescribed fees and
  - 7.2.2. lodge the appeal within 30 days from the date on which the refusal came to their knowledge,
- **7.3.** Appeals are governed by the SACPCMP's Appeal Policy.

#### **ANNEXURE A**



#### **APPLICATION FOR REREGISTRATION**

#### A. PREVIOUSLY REGISTERED PERSON'S DETAILS

Title (Dr/Mr/Mrs/Ms/Prof)		
Name/s		
Surname		
ID or Passport no.		
Registration no.		
Professional Designation		
Postal Address		
	Tel.	
Contact details	Mobile	
	E-mail	

#### **B. DEREGISTRATION DETAILS**

	Non-payment of annual fees		
	Temporary withdrawal from professional practice - extended leave necessitating withdrawal from professional practice due to Illness		
Reason for deregistration (tick ✓ applicable option)	Relocation		
	Actively practicing in another jurisdiction		
	Not actively practicing		
	18 months or less		
	Between 19 months to 36 months		
Period of deregistration (tick ✓ applicable option)	Other		
(den applicable spacify	State number of years here not if options above are not applicable		

For Office Use

Rules for Re-registration

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#### C. DOCUMENT VERIFICATION (ADMINISTRATOR)

**Confirmation of supporting documents** (tick ✓ if submitted)

All Applications		Certified copy of ID
i	Extended leave because of illness	Doctor's or other certified medical practitioner's report
		Affidavit
	ii Practicing in other jurisdictions	A project profile report
		Referee(s) report
"		Certified copies of letters of appointment
		Curriculum vitae
		Certified copies of qualifications
		Curriculum vitae
iii	Candidates	Certified copies of qualifications

#### D. APPLICATION VERIFICATION (COORDINATOR)

Verified by:			
All required suppo	rting documenta	tion submitted (Y/N)	
Supporting docum	entation meets of	criteria (Y/N)	
Comments:			
Date			
Signature			

#### E. RE-REGISTRATION APPLICATION ASSESSMENT OUTCOME

I, \_\_\_\_\_ ID number,

Decision made	nade by:			
Decision (tick (	) appropriate op	tion and provide reason for decision)		
Re-registration a	ration application approved			
Reasons				
Re-registration a	pplication reje	cted		
Reasons				
Date				
Signature				
ANNEXURE B		AFEIDAVIT TEMBI ATE		

Rules for Re-registration

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brief summary	setting out that the applic	ant actively practiced during	g the cancellation/deregistration period here
rue and correct.	. I am executing the affida	vit fully aware that I will be	eclare that the above stated facts, to the best of my knowledge, ar subject to criminal, civil and/or administrative liabilities for any frau
or misrepresenta	ation on my application for	r re-registration with the SA	CPCMP.
Dated this	day of	20	
Signature:			<u> </u>
ne of Commissions:	oner of		Commissioner of Oath/South African Police Service Station Stamp:
e No./Rank:			
sical/Postal Add	dress:		



# RULES FOR RE-REGISTRATION: CALL FOR COMMENT

This submission of comments (call for comments) must be submitted, no later than 16:00 on 15 January 2024, to: Ms Mapula Ramolotja, SACPCMP Operations Office via email: <a href="mailto:Mapula.Ramolotja@sacpcmp.org.za">Mapula.Ramolotja@sacpcmp.org.za</a>

Name & Surname	
Designation	
Organisation	
Contact Detail (should clarification be sought)	
Comments or qu	eries
1. Commen	t:
Suggested Amer	ndment:
2. Commen	t:
Suggested Amer	ndment:
3. Commen	t:
Suggested Amer	ndment:
4. Commen	t:

RULES FOR RE-REGISTRATION: CALL FOR COMMENTS\_2023

1

Sugge	sted Amendment:
5.	Comment:
Sugge	sted Amendment:
6.	Comment:
	sted Amendment:  Comment:
Sugge	sted Amendment:
	her comments, suggestions and amendments:

RULES FOR RE-REGISTRATION: CALL FOR COMMENTS\_2023

#### **BOARD NOTICE 518 OF 2023**



#### **RULES FOR INQUIRY INTO ALLEGED IMPROPER CONDUCT**

Version	2
Revision	1
Author	Linda Maruma and Sindiswa Kwenaite
Contributors	
Supporting Policies/Legislation	Project and Construction Management Act 48 of 2000
Owner	Registrar
Date Approved by Management/Executive Committee or Council	
Effective Date	Date of Approval

#### **Revision History**

Version Revised	Approval Date
Version 1	Gazetted 1 March 2013

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#### 1. LIST OF ANNEXURES

#### Annexure A

Affidavit to Lodge a Complaint of Improper Conduct

#### 2. LIST OF ABBREVIATIONS AND DEFINITIONS

SACPCMP	South African Council for the Project and Construction Management Professions.
Act, the	Refers to the Project and Construction Management Professions Act 48 of 2000.
Appeal	Refers to an application for reversal or review of Council decision.
Complainant	Refers to a party/person making a formal complaint of alleged improper conduct against a registered person.
Council, the	South African Council for the Project and Construction Management Professions established by section 2.
Disciplinary Hearing	Refers to a hearing in terms of section 31 of the Project and Construction Management Professions Act 48 of 2000.
Disciplinary Tribunal	A tribunal appointed in terms of section 30 of the Project and Construction Management Professions Act 48 of 2000.
Inquiry	An official investigation conducted in terms of section 28 of the Project and Construction Management Professions Act 48 of 2000.
Investigation Committee	Committee established by the Council according to section 17 of the Project and Construction Management Professions Act 48 of 2000, to investigate allegations of improper conduct against registered persons.
Prima Facie	"at first sight", "at first view", or "based on first impression", before investigation. or sufficient to establish a fact or raise a presumption unless disproved or rebutted
Registered Person	A person registered under one of the categories referred to in Section 18 and 19 of the Project and Construction Management Professions Act 48 of 2000, and in good standing under the Act.
Respondent	Party/registered person against whom an allegation of improper conduct is filed.
Specified Categories	the SACPCMP recognises specified categories in the South African built environment that may fall under its ambit, linked to section 18 (1)(c) of the Act, read in conjunction with sections 19, 20 and 21.

#### 3. APPLICABLE LEGISLATION AND/OR POLICIES

- 3.1. The South African Council for the Project and Construction Management Professions (SACPCMP) is empowered by section 36 of the Project and Construction Management Profession Act 48 of 2000 (the Act) to make rules with regard to any matter that is required or permitted to be prescribed in terms of the Act and any other matter for the better execution of the Act or in relation to any power granted or duty imposed by the Act.
- **3.2.** The Rules for Inquiry into Alleged Improper Conduct are based on sections 17, 27, 28, 29, 30 and 31 of the Project and Construction Management Act, Act No. 48 of 2000.
- **3.3.** With regards to complaints received through the SACPCMP Fraud Hotline, the Protected Disclosure Act, Act 26 of 2000 (as amended) may apply.
- 3.4. Information obtained in the course of any inquiry will be protected under the Protection of Personal Information Act, Act 4 of 2013 and the Promotion of Access to Information Act, Act 2 of 2000.

3.5. In the implementation of these rules the SACPCMP, to give effect to the right to administrative action that is lawful, reasonable and procedurally fair and to the right to written reasons for administrative action as contemplated in section 33 of the Constitution of the Republic of South Africa, applies the principles of the Promotion of Administrative Justice Act, Act 3 of 2000.

#### 4. REQUIREMENTS FOR INQUIRY INTO IMPROPER CONDUCT

- 4.1. It is acknowledged that the Council is mandated to take any steps it considers necessary for the protection of the public and the environment in their dealings with registered persons for the maintenance of the integrity and the enhancement of the status of the Project and Construction Management Professions and specified categories under the Act.
- **4.2.** In pursuance of the Council's right and obligation mentioned in 4.1. above, the Council must investigate an act of alleged improper conduct by a registered person and/or investigate a complaint, charge or allegation of improper conduct against a registered person brought by any person.
- **4.3.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and is thus predicated on obtaining evidence to determine whether a charge or charges may be preferred against a registered person with regards to the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017).
- **4.4.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and does not intend to recover damages on behalf of any person or enforce specific performance against any person and as such, is not meant to replace civil and/or criminal litigation.
- **4.5.** An investigation is an administrative process and not a court process. Given the nature of the process, investigations may take several months to conclude.
- **4.6.** It is furthermore acknowledged that the Council may take any steps which it considers necessary where, as a result of project and construction management related undertakings, public health and safety is prejudiced.

#### 5. CLARIFICATION OF IMPROPER CONDUCT

- **5.1.** The professional conduct of registered persons is guided and informed by the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017) to which all registered persons must adhere and comply.
- **5.2.** The Council can only investigate a complaint related to an allegation against a Registered Person. As such, the Council cannot investigate the conduct of unregistered persons.
- **5.3.** The Council can only investigate a complaint related to a transgression of the Rules of Conduct for Registered Persons (Board Notice 139 of 2017).

#### **6.** INQUIRY PROCEDURE

- 6.1. Information and complaints/allegations of improper conduct
  - 6.1.1. Any person lodging a complaint of improper conduct against a registered person with the Council must lodge the complaint in the form of an affidavit (Annexure A) or an affirmation, must detail the specific act or acts relating to the alleged improper conduct and must submit evidence in support of it.

Rules of Inquiry into Alleged Improper Conduct

- 6.1.2. The Registrar, upon receipt of a complaint referred to in paragraph 6.1.1. which prima facie points to the improper conduct by a registered person or information of conduct which prima facie points to improper conduct by a registered person, must refer the complaint or the information to the Investigation Committee to determine whether the registered person should be charged.
- 6.1.3. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days that the case has been received by Council and of the inquiry process to follow.

#### 6.2. Information in relation to whistleblowing – SACPCMP Fraud Hotline reports

With regards to whistleblowing using the SACPCMP Fraud Hotline:

- 6.2.1. Disclosures may be lodged using the SACPCMP Fraud Hotline as it relates to section 8 (c) of the Protected Disclosure Act.
- 6.2.2. Protected disclosures may be lodged anonymously through the SACPCMP Fraud Hotline.
- 6.2.3. Whistle blowers lodge disclosures on a voluntary basis using the SACPCMP Fraud Hotline and as such the SACPCMP shall not be liable for any damages or otherwise suffered by a whistleblower directly relating to the lodging of the disclosure with the SACPCMP.
- 6.2.4. The SACPCMP will take all reasonable steps to protect the whistleblower/s with regards to the processing of any personal information or identifying information that may place a whistle blower at risk of danger or occupational detriment.
- 6.2.5. Whistle blowers will be protected under the Protected Disclosure Act if:
  - a) the complaint is lodged in good faith,
  - b) the complaint is lodged with the reasonable belief that the concern falls within the mandate of the SACPCMP.
  - c) the information and allegations are substantially true, and
  - d) the nature of the conduct in the complaint is raised about crime, failure to comply with any legal duty, miscarriage of justice, danger to health and safety, damage to the environment, discrimination and the deliberate cover-up of any of these.
  - e) It applies to concerns about past, present and future malpractice.
- 6.2.6. It is an offence under section 9b of the Protected Disclosure Act amendment bill, if a whistleblower knowingly makes a false disclosure, who should have been reasonably aware that the information they provided was false, where there was an intention to cause harm, and where harm was suffered; this person may be liable to a fine, to imprisonment for up to two years, or to both a fine and imprisonment.
- 6.2.7. It will be determined, based on sections 4 and 5 of these rules whether a protected disclosure is within the jurisdiction of the SACPCMP to investigate.

- 6.2.8. The Registrar, upon positive determination of paragraph 6.2.6 above, must refer the complaint or the information of conduct to the Investigation Committee to determine whether the registered person should be charged.
- 6.2.9. Feedback regarding a protected disclosure will be provided to the whistleblower through the SACPCMP Fraud Hotline within 21 days.
- 6.2.10. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days, that the case has been received by Council and of the inquiry process to follow.

#### 6.3. Role Players in Inquiry process

- 6.3.1. The **Investigation Committee** is constituted according to section 17 of the Act to investigate a matter brought against a registered person. Thus, the committee considers all complaints that are lodged, directs investigation thereof to ensure consideration of all relevant facts and will resolve to make recommendations to Council for a decision.
- 6.3.2. The Investigation Committee will appoint a **Panel of Investigators** from which an investigator or company will be delegated to gather evidence regarding a matter brought against a registered person on behalf of the Investigation Committee.

#### 6.4. Conflict of Interest

- 6.4.1. All investigations must be conducted without bias, in an impartial and objective manner. No-one with an actual or perceived conflict of interest should be appointed or remain the investigator on any matter. Thus, the investigator must be someone as independent of the events being investigated as possible.
- 6.4.2. Once a potential conflict of interest becomes apparent to any of the parties involved in the inquiry it is required of that person to immediately inform the Investigation Committee of this conflict.
- 6.4.3. The Investigation Committee, once it is made aware of any potential or confirmed conflict of interest with regard to the inquiry must address such immediately to resolve the conflict of interest.

#### 6.5. Investigation

- 6.5.1. Once the committee has reviewed the nature of the complaint of improper conduct against a registered person, the Registrar must within seven (7) working days furnish any registered person whose conduct is the subject of a complaint received in terms of sub-rule 6.1. and 6.2. or who has committed an act which may render him or her guilty of improper conduct, a written copy of the complaint and/or information related to the conduct.
- 6.5.2. The Registrar must inform the registered person
  - a) Of the right to be represented or assisted by another person; and
  - b) That he/she is not obliged to make any statement and any statement so made may be used in evidence against the registered person.

- 6.5.3. The Investigation Committee must investigate a matter brought against a registered person; and obtain evidence to determine whether or not in its opinion the registered person concerned may be charged and, if so, recommend to the council the charge or charges that may be preferred against that registered person.
- 6.5.4. The Investigation Committee will consider the investigation report of the delegated investigator on a matter in determining whether to prefer charges against a registered person. With regards to investigation reports the following applies:
  - a) Investigation reports are strictly intended for SACPCMP investigation purposes only and are under no circumstances available to any other party.
  - b) These reports are privileged documents in terms of section 37 of the Promotion to Access Information Act (Act no 2 of 2000) and belong to the SACPCMP.
  - c) The complainant and respondent will be notified of the outcome of the investigation once concluded.
- 6.5.5. The Investigation Committee must afford the registered person the opportunity to respond to the complaint and all other evidence considered against him/her. The registered person will have ten (10) days to respond in every instance.
- 6.5.6. The Investigation Committee or persons assigned by the Investigation Committee including people appointed to investigate the complaint may, with due consideration of the provision section 28 (3) of the Act, question the registered person concerned.
- 6.5.7. The Investigation Committee must consider whether the matter ought to be reported to any of the other Councils in the Built Environment or to any other stakeholder.

#### 6.6. Findings of the Investigation Committee

The findings of the Investigation committee, after consideration of the evidence obtained during an investigation and report thereof, may be one of the following:

#### 6.6.1. No prima facie evidence of improper conduct

This decision does not in any way mean that a valid dispute does not exist between the parties, which may be pursued through civil/ criminal litigation. The decision means no transgression/breach of the code of conduct was found.

#### 6.6.2. Decision to conduct peer counsel with the respondent

The decision arises when there is either insufficient evidence of improper conduct or that the conduct given all the circumstances, does not warrant charges to be preferred. The finding implies, however, that the respondent's behaviour warrants advice or guidance from his/her peers which would be handled by peers nominated by the Investigation Committee who are practicing in the same discipline as the respondent.

#### 6.6.3. An advisory letter to the registered person

Where the outcome of the investigation establishes that conduct took place that warrants formal reprimand/caution, a letter shall be sent to the registered person in this regard. A letter shall only be sent where in the light of all circumstances, in the opinion of the Investigation Committee, the conduct does not warrant formal charges to be preferred.

Rules of Inquiry into Alleged Improper Conduct

#### 6.6.4. Recommendation to prefer charges

The recommendation arises when the Investigation Committee finds prima facie evidence of improper conduct. It will then recommend to the Council to prefer charges against the respondent.

Should the Council take the decision to prefer charges in terms of Section 30 of the Act, the council must appoint a disciplinary tribunal to hear a charge of improper conduct if a person charged:

- a) denies the charge; or
- b) fails to comply with section 29(3)(b) of the Act.

#### 6.7. Council decision regarding Investigation Committee recommendation

- 6.7.1. The Council must, after considering a report of the Investigation Committee in terms of section 28(2)(b) and (4) of the Act, charge a registered person with improper conduct if the council is convinced that sufficient grounds exist for a charge to be preferred against such a registered person.
- 6.7.2. The registered person concerned will be furnished with a charge sheet within 21 days which must inform the registered person charged:
  - a) of the details and nature of the charge;
  - b) that he or she must, in writing, admit or deny the charge;
  - c) that he or she may, together with the admission or denial, submit a written explanation regarding the improper conduct with which he or she is charged; and
  - d) of the period, namely, within seven (7) days of being furnished with the charge sheet, within which his or her written plea in terms of paragraph 6.6.4 must be submitted to the Council.
- 6.7.3. The registered person against whom charges are preferred are advised to fully acquaint and familiarise themselves with the stipulations of the Act including, but not limited to sections 29 and 33.

#### 6.8. Proof of service

- 6.8.1. A party must prove that a document was served in terms of these rules by, providing:
  - a) A copy of proof of mailing the document by registered post to the other party
  - b) If a document was served by hand:
    - i. With a copy of a receipt signed by, or on behalf of, the other party clearly indicating the name and designation of the recipient and the place, time and date of service, or
    - ii. With a statement confirming service signed by the person who delivered a copy of the document to the other party or left it at any premises
  - c) If a document was sent by electronic mail, electronical acknowledgement of receipt by the respondent or other party.
- 6.8.2. If proof of service in accordance with paragraph 6.7.2 is provided, it is presumed, until the contrary is proved, that the party on whom it was served has knowledge of the contents of the document.

Rules of Inquiry into Alleged Improper Conduct

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6.8.3. The Council may accept proof of service in a manner other than prescribed in this rule as sufficient.

#### 7. APPEALS

- **7.1.** According to section 33 of the Act, a registered person is found guilty of improper conduct may appeal to the Council against a finding of the disciplinary tribunal or against the sentence or both.
- **7.2.** To appeal the aggrieved registered person must:
  - 7.2.1. make payment of the prescribed fees and
  - 7.2.2. lodge the appeal within 30 days after the disciplinary tribunal has informed the registered person of its decision.
- 7.3. Appeals are governed by the SACPCMP's Appeal Policy

#### **ANNEXURE A**

## AFFIDAVIT TO LODGE A COMPLAINT OF IMPROPER CONDUCT IN TERMS OF SECTION 28 OF THE PROJECT AND CONSTRUCTION MANAGEMENT PROFESSIONS ACT

	For Office	e Use Only				
Date	Complaint Received					
Case	number					
I, the	undersigned,	(Full	names),	an adult	(male/female)	residing at
				with	ID	number:
				with	lD.	number.
Telepho	ne/cell phone number:			ب		
and em	ail address:			÷		
do here	by state the following under oath/ affirmation:					
		1.				
I am the	e complainant in this matter and the facts deposed to in this affice	davit are within	n my persor	nal knowledge a	and are both true a	and correct:
		2.				
2.1. The	e person against whom this complaint is lodged (is				(Full n	ames), an adult
	(male/female)	(Category	of registra	tion if known)	who resides	at
			·			
2.2.	The registered person has ordinarily carried on business at					
				(name	and address of	company that
registe	red person works for)			(name	and address or	сотрату тас
Ū	,					
		3.				
Other po	ersons involved in this matter are; (details of others involved	in the matter	, e.g Pro	oject Manager	) are	
				-		
		4.				
I am di	ssatisfied with (Outline clearly what you are dissati	sfied with, p	rovide spe	ecific informat	ion, which have	been allegedly
	essed according to Board Notice 139 of 2017)		•			

Rules of Inquiry into Alleged Improper Conduct

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	5.		
I have atta	ached the following documents;		
1.			
2.			
3.			
4.			
5.			
6.			
0.			
	6.		
	6.		
The follow	6. ing are my witnesses:		
The follow	ing are my witnesses:		
The follow			
	ing are my witnesses:		
	ing are my witnesses:  Name:	-	
	ing are my witnesses:  Name:	-	
	ning are my witnesses:  Name:  Relationship:  Contact number:		
	ning are my witnesses:  Name:	- -	
	ing are my witnesses:  Name: Relationship: Contact number: Email address:		
	ning are my witnesses:  Name:  Relationship:  Contact number:	-	
	ing are my witnesses:  Name: Relationship: Contact number: Email address:	-	
	ing are my witnesses:  Name: Relationship: Contact number: Email address:	-	
	ing are my witnesses:  Name: Relationship: Contact number: Email address:	-	
	ing are my witnesses:  Name: Relationship: Contact number: Email address:	-	
1.	ing are my witnesses:  Name: Relationship: Contact number: Email address: Allegation to support:	-	
	Name:	-	
1.	ing are my witnesses:  Name: Relationship: Contact number: Email address: Allegation to support:	-	
1.	Name:	- -	
1.	Name:	- - -	
1.	Name:  Relationship:  Email address:  Allegation to support:  Name:  Relationship:  Contact number:	-	
1.	Name:	- -	
1.	Name:  Relationship:  Email address:  Allegation to support:  Name:  Relationship:  Contact number:	-	

Rules of Inquiry into Alleged Improper Conduct

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		_				
3.	Name:	-				
	Relationship:	-				
	Contact number:	-				
	Email address:	_				
	Allegation to support:					
		_				
I know and	understand the contents of this declaration					
I have no o	bjection to taking the prescribed oath.					
I consider	he prescribed oath as binding on my conscience.					
	DEPONENT					
	52. 6					
It is hereby	certified that the aforesaid declaration was signed and sworn in my presence					
on this the	day of 20, at, the deponent having confirm	ned and acknowledged:-				
a)	That he/she knows and understands the contents of this declaration;					
b)	That he/she has no objection to taking the prescribed oath;					
c)	That he/she considers the prescribed oath as binding on his/her conscience.					
COMMISS	ONER OF OATHS					
Full names						
	•	<del></del>				
Address:	held:					
Rank/office						
Area for wi	rea for which appointed:					

Rules of Inquiry into Alleged Improper Conduct

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# RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENT

This submission of comments (call for comments) must be submitted, no later than 16:00 on 10 December 2023, to: Ms Mapula Ramolotja, SACPCMP Operations Office via email: <a href="mapula.Ramolotja@sacpcmp.org.za">Mapula.Ramolotja@sacpcmp.org.za</a>

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

1

Sugge	sted Amendment:
5.	Comment:
Sugge	sted Amendment:
6.	Comment:
Sugge	sted Amendment:
7.	Comment:
Sugge	sted Amendment:
Any of	her comments, suggestions and amendments:

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

### **BOARD NOTICE 519 OF 2023**



#### **RULES FOR INQUIRY INTO ALLEGED IMPROPER CONDUCT**

Version	2
Revision	1
Author	Linda Maruma and Sindiswa Kwenaite
Contributors	
Supporting Policies/Legislation	Project and Construction Management Act 48 of 2000
Owner	Registrar
Date Approved by Management/Executive Committee or Council	
Effective Date	Date of Approval

#### **Revision History**

Version Revised	Approval Date
Version 1	Gazetted 1 March 2013

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#### 1. LIST OF ANNEXURES

#### Annexure A

Affidavit to Lodge a Complaint of Improper Conduct

#### 2. LIST OF ABBREVIATIONS AND DEFINITIONS

SACPCMP	South African Council for the Project and Construction Management Professions.
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Respondent	Party/registered person against whom an allegation of improper conduct is filed.
Specified Categories	the SACPCMP recognises specified categories in the South African built environment that may fall under its ambit, linked to section 18 (1)(c) of the Act, read in conjunction with sections 19, 20 and 21.

#### 3. APPLICABLE LEGISLATION AND/OR POLICIES

- 3.1. The South African Council for the Project and Construction Management Professions (SACPCMP) is empowered by section 36 of the Project and Construction Management Profession Act 48 of 2000 (the Act) to make rules with regard to any matter that is required or permitted to be prescribed in terms of the Act and any other matter for the better execution of the Act or in relation to any power granted or duty imposed by the Act.
- **3.2.** The Rules for Inquiry into Alleged Improper Conduct are based on sections 17, 27, 28, 29, 30 and 31 of the Project and Construction Management Act, Act No. 48 of 2000.
- **3.3.** With regards to complaints received through the SACPCMP Fraud Hotline, the Protected Disclosure Act, Act 26 of 2000 (as amended) may apply.
- 3.4. Information obtained in the course of any inquiry will be protected under the Protection of Personal Information Act, Act 4 of 2013 and the Promotion of Access to Information Act, Act 2 of 2000.

3.5. In the implementation of these rules the SACPCMP, to give effect to the right to administrative action that is lawful, reasonable and procedurally fair and to the right to written reasons for administrative action as contemplated in section 33 of the Constitution of the Republic of South Africa, applies the principles of the Promotion of Administrative Justice Act, Act 3 of 2000.

#### 4. REQUIREMENTS FOR INQUIRY INTO IMPROPER CONDUCT

- 4.1. It is acknowledged that the Council is mandated to take any steps it considers necessary for the protection of the public and the environment in their dealings with registered persons for the maintenance of the integrity and the enhancement of the status of the Project and Construction Management Professions and specified categories under the Act.
- **4.2.** In pursuance of the Council's right and obligation mentioned in 4.1. above, the Council must investigate an act of alleged improper conduct by a registered person and/or investigate a complaint, charge or allegation of improper conduct against a registered person brought by any person.
- **4.3.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and is thus predicated on obtaining evidence to determine whether a charge or charges may be preferred against a registered person with regards to the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017).
- **4.4.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and does not intend to recover damages on behalf of any person or enforce specific performance against any person and as such, is not meant to replace civil and/or criminal litigation.
- **4.5.** An investigation is an administrative process and not a court process. Given the nature of the process, investigations may take several months to conclude.
- **4.6.** It is furthermore acknowledged that the Council may take any steps which it considers necessary where, as a result of project and construction management related undertakings, public health and safety is prejudiced.

#### 5. CLARIFICATION OF IMPROPER CONDUCT

- **5.1.** The professional conduct of registered persons is guided and informed by the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017) to which all registered persons must adhere and comply.
- **5.2.** The Council can only investigate a complaint related to an allegation against a Registered Person. As such, the Council cannot investigate the conduct of unregistered persons.
- **5.3.** The Council can only investigate a complaint related to a transgression of the Rules of Conduct for Registered Persons (Board Notice 139 of 2017).

#### 6. INQUIRY PROCEDURE

#### 6.1. Information and complaints/allegations of improper conduct

6.1.1. Any person lodging a complaint of improper conduct against a registered person with the Council must lodge the complaint in the form of an affidavit (Annexure A) or an affirmation, must detail the specific act or acts relating to the alleged improper conduct and must submit evidence in support of it.

Rules of Inquiry into Alleged Improper Conduct

- 6.1.2. The Registrar, upon receipt of a complaint referred to in paragraph 6.1.1. which prima facie points to the improper conduct by a registered person or information of conduct which prima facie points to improper conduct by a registered person, must refer the complaint or the information to the Investigation Committee to determine whether the registered person should be charged.
- 6.1.3. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days that the case has been received by Council and of the inquiry process to follow.

#### 6.2. Information in relation to whistleblowing - SACPCMP Fraud Hotline reports

With regards to whistleblowing using the SACPCMP Fraud Hotline:

- 6.2.1. Disclosures may be lodged using the SACPCMP Fraud Hotline as it relates to section 8 (c) of the Protected Disclosure Act.
- 6.2.2. Protected disclosures may be lodged anonymously through the SACPCMP Fraud Hotline.
- 6.2.3. Whistle blowers lodge disclosures on a voluntary basis using the SACPCMP Fraud Hotline and as such the SACPCMP shall not be liable for any damages or otherwise suffered by a whistleblower directly relating to the lodging of the disclosure with the SACPCMP.
- 6.2.4. The SACPCMP will take all reasonable steps to protect the whistleblower/s with regards to the processing of any personal information or identifying information that may place a whistle blower at risk of danger or occupational detriment.
- 6.2.5. Whistle blowers will be protected under the Protected Disclosure Act if:
  - a) the complaint is lodged in good faith,
  - b) the complaint is lodged with the reasonable belief that the concern falls within the mandate of the SACPCMP,
  - c) the information and allegations are substantially true, and
  - d) the nature of the conduct in the complaint is raised about crime, failure to comply with any legal duty, miscarriage of justice, danger to health and safety, damage to the environment, discrimination and the deliberate cover-up of any of these.
  - e) It applies to concerns about past, present and future malpractice.
- 6.2.6. It is an offence under section 9b of the Protected Disclosure Act amendment bill, if a whistleblower knowingly makes a false disclosure, who should have been reasonably aware that the information they provided was false, where there was an intention to cause harm, and where harm was suffered; this person may be liable to a fine, to imprisonment for up to two years, or to both a fine and imprisonment.
- 6.2.7. It will be determined, based on sections 4 and 5 of these rules whether a protected disclosure is within the jurisdiction of the SACPCMP to investigate.

- 6.2.8. The Registrar, upon positive determination of paragraph 6.2.6 above, must refer the complaint or the information of conduct to the Investigation Committee to determine whether the registered person should be charged.
- 6.2.9. Feedback regarding a protected disclosure will be provided to the whistleblower through the SACPCMP Fraud Hotline within 21 days.
- 6.2.10. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days, that the case has been received by Council and of the inquiry process to follow.

#### 6.3. Role Players in Inquiry process

- 6.3.1. The Investigation Committee is constituted according to section 17 of the Act to investigate a matter brought against a registered person. Thus, the committee considers all complaints that are lodged, directs investigation thereof to ensure consideration of all relevant facts and will resolve to make recommendations to Council for a decision.
- 6.3.2. The Investigation Committee will appoint a **Panel of Investigators** from which an investigator or company will be delegated to gather evidence regarding a matter brought against a registered person on behalf of the Investigation Committee.

#### 6.4. Conflict of Interest

- 6.4.1. All investigations must be conducted without bias, in an impartial and objective manner. No-one with an actual or perceived conflict of interest should be appointed or remain the investigator on any matter. Thus, the investigator must be someone as independent of the events being investigated as possible.
- 6.4.2. Once a potential conflict of interest becomes apparent to any of the parties involved in the inquiry it is required of that person to immediately inform the Investigation Committee of this conflict.
- 6.4.3. The Investigation Committee, once it is made aware of any potential or confirmed conflict of interest with regard to the inquiry must address such immediately to resolve the conflict of interest.

#### 6.5. Investigation

- 6.5.1. Once the committee has reviewed the nature of the complaint of improper conduct against a registered person, the Registrar must within seven (7) working days furnish any registered person whose conduct is the subject of a complaint received in terms of sub-rule 6.1. and 6.2. or who has committed an act which may render him or her guilty of improper conduct, a written copy of the complaint and/or information related to the conduct.
- 6.5.2. The Registrar must inform the registered person
  - a) Of the right to be represented or assisted by another person; and
  - b) That he/she is not obliged to make any statement and any statement so made may be used in evidence against the registered person.

Rules of Inquiry into Alleged Improper Conduct

- 6.5.3. The Investigation Committee must investigate a matter brought against a registered person; and obtain evidence to determine whether or not in its opinion the registered person concerned may be charged and, if so, recommend to the council the charge or charges that may be preferred against that registered person.
- 6.5.4. The Investigation Committee will consider the investigation report of the delegated investigator on a matter in determining whether to prefer charges against a registered person. With regards to investigation reports the following applies:
  - a) Investigation reports are strictly intended for SACPCMP investigation purposes only and are under no circumstances available to any other party.
  - b) These reports are privileged documents in terms of section 37 of the Promotion to Access Information Act (Act no 2 of 2000) and belong to the SACPCMP.
  - c) The complainant and respondent will be notified of the outcome of the investigation once concluded.
- 6.5.5. The Investigation Committee must afford the registered person the opportunity to respond to the complaint and all other evidence considered against him/her. The registered person will have ten (10) days to respond in every instance.
- 6.5.6. The Investigation Committee or persons assigned by the Investigation Committee including people appointed to investigate the complaint may, with due consideration of the provision section 28 (3) of the Act, question the registered person concerned.
- 6.5.7. The Investigation Committee must consider whether the matter ought to be reported to any of the other Councils in the Built Environment or to any other stakeholder.

#### 6.6. Findings of the Investigation Committee

The findings of the Investigation committee, after consideration of the evidence obtained during an investigation and report thereof, may be one of the following:

#### 6.6.1. No prima facie evidence of improper conduct

This decision does not in any way mean that a valid dispute does not exist between the parties, which may be pursued through civil/ criminal litigation. The decision means no transgression/breach of the code of conduct was found.

#### 6.6.2. Decision to conduct peer counsel with the respondent

The decision arises when there is either insufficient evidence of improper conduct or that the conduct given all the circumstances, does not warrant charges to be preferred. The finding implies, however, that the respondent's behaviour warrants advice or guidance from his/her peers which would be handled by peers nominated by the Investigation Committee who are practicing in the same discipline as the respondent.

#### 6.6.3. An advisory letter to the registered person

Where the outcome of the investigation establishes that conduct took place that warrants formal reprimand/caution, a letter shall be sent to the registered person in this regard. A letter shall only be sent where in the light of all circumstances, in the opinion of the Investigation Committee, the conduct does not warrant formal charges to be preferred.

Rules of Inquiry into Alleged Improper Conduct

## 6.6.4. Recommendation to prefer charges

The recommendation arises when the Investigation Committee finds prima facie evidence of improper conduct. It will then recommend to the Council to prefer charges against the respondent.

Should the Council take the decision to prefer charges in terms of Section 30 of the Act, the council must appoint a disciplinary tribunal to hear a charge of improper conduct if a person charged:

- a) denies the charge; or
- b) fails to comply with section 29(3)(b) of the Act.

## 6.7. Council decision regarding Investigation Committee recommendation

- 6.7.1. The Council must, after considering a report of the Investigation Committee in terms of section 28(2)(b) and (4) of the Act, charge a registered person with improper conduct if the council is convinced that sufficient grounds exist for a charge to be preferred against such a registered person.
- 6.7.2. The registered person concerned will be furnished with a charge sheet within 21 days which must inform the registered person charged:
  - a) of the details and nature of the charge;
  - b) that he or she must, in writing, admit or deny the charge;
  - c) that he or she may, together with the admission or denial, submit a written explanation regarding the improper conduct with which he or she is charged; and
  - d) of the period, namely, within seven (7) days of being furnished with the charge sheet, within which his or her written plea in terms of paragraph 6.6.4 must be submitted to the Council.
- 6.7.3. The registered person against whom charges are preferred are advised to fully acquaint and familiarise themselves with the stipulations of the Act including, but not limited to sections 29 and 33.

### 6.8. Proof of service

- 6.8.1. A party must prove that a document was served in terms of these rules by, providing:
  - a) A copy of proof of mailing the document by registered post to the other party
  - b) If a document was served by hand:
    - i. With a copy of a receipt signed by, or on behalf of, the other party clearly indicating the name and designation of the recipient and the place, time and date of service, or
    - ii. With a statement confirming service signed by the person who delivered a copy of the document to the other party or left it at any premises
  - c) If a document was sent by electronic mail, electronical acknowledgement of receipt by the respondent or other party.
- 6.8.2. If proof of service in accordance with paragraph 6.7.2 is provided, it is presumed, until the contrary is proved, that the party on whom it was served has knowledge of the contents of the document.

Rules of Inquiry into Alleged Improper Conduct

6.8.3. The Council may accept proof of service in a manner other than prescribed in this rule as sufficient.

## 7. APPEALS

- **7.1.** According to section 33 of the Act, a registered person is found guilty of improper conduct may appeal to the Council against a finding of the disciplinary tribunal or against the sentence or both.
- **7.2.** To appeal the aggrieved registered person must:
  - 7.2.1. make payment of the prescribed fees and
  - 7.2.2. lodge the appeal within 30 days after the disciplinary tribunal has informed the registered person of its decision.
- 7.3. Appeals are governed by the SACPCMP's Appeal Policy

# **ANNEXURE A**

# AFFIDAVIT TO LODGE A COMPLAINT OF IMPROPER CONDUCT IN TERMS OF SECTION 28 OF THE PROJECT AND CONSTRUCTION MANAGEMENT PROFESSIONS ACT

	For O	Office Use Only				
Date 0	Complaint Received					
Case	number					
I, the	undersigned,	(Full	names),	an adult	(male/female)	residing a
				with	ID	number
Telephon	ne/cell phone number:					
and ema	ail address:			e.		
do hereb	y state the following under oath/ affirmation:					
		1.				
I am the	complainant in this matter and the facts deposed to in this	s affidavit are within	n my persor	ial knowledge a	and are both true a	and correct:
		2.				
2.1. The	person against whom this complaint is lodged (is				(Full n	ames), an adult
	(male/female)	(Category	of registrat	tion if known)	who resides	at
2.2.	The registered person has ordinarily carried on busines	ss at	·			
				(name	and address of	company that
registere	ed person works for)					
		3.				
Other per	rsons involved in this matter are; (details of others invol	ved in the matter	, e.g Pro	oject Manager)	are	
				_		
		4.				
I am dis	satisfied with (Outline clearly what you are dis	ssatisfied with, p	rovide spe	cific informat	ion, which have	been allegedly
transgre	ssed according to Board Notice 139 of 2017)					

Rules of Inquiry into Alleged Improper Conduct

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	5.		
I have atta	ched the following documents;		
Tilave alla	ched the following documents,		
1.			
2.			
3.			
4.			
5.			
6.			
	6.		
The fellow			
THE IOHOW	ng are my witnesses:		
1.	Name:		
	Relationship:		
	Contact number:		
	Email address:		
	Allegation to support:		
		_	
2.	Name:		
	Relationship:		
	Contact number:		
	Email address:		
	CIIIdii duuless		
	Allegation to support:		

Rules of Inquiry into Alleged Improper Conduct

Page **11** of **12** 

2	Name
3.	Name: Relationship:
	Total Original
	Contact number:
	Email address:
	Allegation to support:
	Anogation to Support.
I know and	d understand the contents of this declaration
I have no	objection to taking the prescribed oath.
I consider	the prescribed oath as binding on my conscience.
	DEPONENT
It is hereby	y certified that the aforesaid declaration was signed and sworn in my presence
on this the	a day of 20, at, the deponent having confirmed and acknowledged:-
a)	That he/she knows and understands the contents of this declaration;
b)	That he/she has no objection to taking the prescribed oath;
c)	That he/she considers the prescribed oath as binding on his/her conscience.
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Rules of Inquiry into Alleged Improper Conduct

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# RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENT

This submission of comments (call for comments) must be submitted, no later than 16:00 on 10 December 2023, to: Ms Mapula Ramolotja, SACPCMP Operations Office via email: Mapula.Ramolotja@sacpcmp.org.za

Name & Surname	
Designation	
Organisation	
Contact Detail (should clarification be sought)	
Comments or qu	eries
1. Commen	t:
Suggested Amer	ndment:
2. Commen	t:
Suggested Amer	ndment:
3. Commen	t:
Suggested Amer	ndment:
4. Commen	t:

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

1

Suggested Amendment:
5. Comment:
Suggested Amendment:
6. Comment:
Suggested Amendment:
7. Comment:
Suggested Amendment:
Any other comments, suggestions and amendments:

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

# **BOARD NOTICE 520 OF 2023**



# RULES FOR INQUIRY INTO ALLEGED IMPROPER CONDUCT

Version	2
Revision	1
Author	Linda Maruma and Sindiswa Kwenaite
Contributors	
Supporting Policies/Legislation	Project and Construction Management Act 48 of 2000
Owner	Registrar
Date Approved by Management/Executive Committee or Council	
Effective Date	Date of Approval

# **Revision History**

Version Revised	Approval Date
Version 1	Gazetted 1 March 2013

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#### Annexure A

Affidavit to Lodge a Complaint of Improper Conduct

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- 3.4. Information obtained in the course of any inquiry will be protected under the Protection of Personal Information Act, Act 4 of 2013 and the Promotion of Access to Information Act, Act 2 of 2000.

3.5. In the implementation of these rules the SACPCMP, to give effect to the right to administrative action that is lawful, reasonable and procedurally fair and to the right to written reasons for administrative action as contemplated in section 33 of the Constitution of the Republic of South Africa, applies the principles of the Promotion of Administrative Justice Act, Act 3 of 2000.

## 4. REQUIREMENTS FOR INQUIRY INTO IMPROPER CONDUCT

- 4.1. It is acknowledged that the Council is mandated to take any steps it considers necessary for the protection of the public and the environment in their dealings with registered persons for the maintenance of the integrity and the enhancement of the status of the Project and Construction Management Professions and specified categories under the Act.
- **4.2.** In pursuance of the Council's right and obligation mentioned in 4.1. above, the Council must investigate an act of alleged improper conduct by a registered person and/or investigate a complaint, charge or allegation of improper conduct against a registered person brought by any person.
- **4.3.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and is thus predicated on obtaining evidence to determine whether a charge or charges may be preferred against a registered person with regards to the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017).
- **4.4.** An investigation mentioned in 4.2 above is directed towards the professional conduct of a registered person and does not intend to recover damages on behalf of any person or enforce specific performance against any person and as such, is not meant to replace civil and/or criminal litigation.
- **4.5.** An investigation is an administrative process and not a court process. Given the nature of the process, investigations may take several months to conclude.
- **4.6.** It is furthermore acknowledged that the Council may take any steps which it considers necessary where, as a result of project and construction management related undertakings, public health and safety is prejudiced.

# 5. CLARIFICATION OF IMPROPER CONDUCT

- **5.1.** The professional conduct of registered persons is guided and informed by the gazetted Rules of Conduct for Registered Persons (Board Notice 139 of 2017) to which all registered persons must adhere and comply.
- **5.2.** The Council can only investigate a complaint related to an allegation against a Registered Person. As such, the Council cannot investigate the conduct of unregistered persons.
- **5.3.** The Council can only investigate a complaint related to a transgression of the Rules of Conduct for Registered Persons (Board Notice 139 of 2017).

# 6. INQUIRY PROCEDURE

### 6.1. Information and complaints/allegations of improper conduct

6.1.1. Any person lodging a complaint of improper conduct against a registered person with the Council must lodge the complaint in the form of an affidavit (Annexure A) or an affirmation, must detail the specific act or acts relating to the alleged improper conduct and must submit evidence in support of it.

Rules of Inquiry into Alleged Improper Conduct

- 6.1.2. The Registrar, upon receipt of a complaint referred to in paragraph 6.1.1. which prima facie points to the improper conduct by a registered person or information of conduct which prima facie points to improper conduct by a registered person, must refer the complaint or the information to the Investigation Committee to determine whether the registered person should be charged.
- 6.1.3. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days that the case has been received by Council and of the inquiry process to follow.

### 6.2. Information in relation to whistleblowing - SACPCMP Fraud Hotline reports

With regards to whistleblowing using the SACPCMP Fraud Hotline:

- 6.2.1. Disclosures may be lodged using the SACPCMP Fraud Hotline as it relates to section 8 (c) of the Protected Disclosure Act
- 6.2.2. Protected disclosures may be lodged anonymously through the SACPCMP Fraud Hotline.
- 6.2.3. Whistle blowers lodge disclosures on a voluntary basis using the SACPCMP Fraud Hotline and as such the SACPCMP shall not be liable for any damages or otherwise suffered by a whistleblower directly relating to the lodging of the disclosure with the SACPCMP.
- 6.2.4. The SACPCMP will take all reasonable steps to protect the whistleblower/s with regards to the processing of any personal information or identifying information that may place a whistle blower at risk of danger or occupational detriment.
- 6.2.5. Whistle blowers will be protected under the Protected Disclosure Act if:
  - a) the complaint is lodged in good faith,
  - b) the complaint is lodged with the reasonable belief that the concern falls within the mandate of the SACPCMP,
  - c) the information and allegations are substantially true, and
  - d) the nature of the conduct in the complaint is raised about crime, failure to comply with any legal duty, miscarriage of justice, danger to health and safety, damage to the environment, discrimination and the deliberate cover-up of any of these.
  - e) It applies to concerns about past, present and future malpractice.
- 6.2.6. It is an offence under section 9b of the Protected Disclosure Act amendment bill, if a whistleblower knowingly makes a false disclosure, who should have been reasonably aware that the information they provided was false, where there was an intention to cause harm, and where harm was suffered; this person may be liable to a fine, to imprisonment for up to two years, or to both a fine and imprisonment.
- 6.2.7. It will be determined, based on sections 4 and 5 of these rules whether a protected disclosure is within the jurisdiction of the SACPCMP to investigate.

- 6.2.8. The Registrar, upon positive determination of paragraph 6.2.6 above, must refer the complaint or the information of conduct to the Investigation Committee to determine whether the registered person should be charged.
- 6.2.9. Feedback regarding a protected disclosure will be provided to the whistleblower through the SACPCMP Fraud Hotline within 21 days.
- 6.2.10. Once the matter is referred to the Investigation Committee the Registrar must inform the complainant and the respondent (registered person), within five (5) working days, that the case has been received by Council and of the inquiry process to follow.

#### 6.3. Role Players in Inquiry process

- The Investigation Committee is constituted according to section 17 of the Act to investigate a matter brought against a registered person. Thus, the committee considers all complaints that are lodged, directs investigation thereof to ensure consideration of all relevant facts and will resolve to make recommendations to Council for a decision.
- The Investigation Committee will appoint a Panel of Investigators from which an investigator or company 6.3.2. will be delegated to gather evidence regarding a matter brought against a registered person on behalf of the Investigation Committee.

#### 6.4. **Conflict of Interest**

- 6.4.1. All investigations must be conducted without bias, in an impartial and objective manner. No-one with an actual or perceived conflict of interest should be appointed or remain the investigator on any matter. Thus, the investigator must be someone as independent of the events being investigated as possible.
- 6.4.2. Once a potential conflict of interest becomes apparent to any of the parties involved in the inquiry it is required of that person to immediately inform the Investigation Committee of this conflict.
- 6.4.3. The Investigation Committee, once it is made aware of any potential or confirmed conflict of interest with regard to the inquiry must address such immediately to resolve the conflict of interest.

#### 6.5. Investigation

- 6.5.1. Once the committee has reviewed the nature of the complaint of improper conduct against a registered person, the Registrar must within seven (7) working days furnish any registered person whose conduct is the subject of a complaint received in terms of sub-rule 6.1. and 6.2. or who has committed an act which may render him or her guilty of improper conduct, a written copy of the complaint and/or information related to the conduct.
- 6.5.2. The Registrar must inform the registered person –
  - a) Of the right to be represented or assisted by another person; and
  - b) That he/she is not obliged to make any statement and any statement so made may be used in evidence against the registered person.

- 6.5.3. The Investigation Committee must investigate a matter brought against a registered person; and obtain evidence to determine whether or not in its opinion the registered person concerned may be charged and, if so, recommend to the council the charge or charges that may be preferred against that registered person.
- 6.5.4. The Investigation Committee will consider the investigation report of the delegated investigator on a matter in determining whether to prefer charges against a registered person. With regards to investigation reports the following applies:
  - a) Investigation reports are strictly intended for SACPCMP investigation purposes only and are under no circumstances available to any other party.
  - b) These reports are privileged documents in terms of section 37 of the Promotion to Access Information Act (Act no 2 of 2000) and belong to the SACPCMP.
  - c) The complainant and respondent will be notified of the outcome of the investigation once concluded.
- 6.5.5. The Investigation Committee must afford the registered person the opportunity to respond to the complaint and all other evidence considered against him/her. The registered person will have ten (10) days to respond in every instance.
- 6.5.6. The Investigation Committee or persons assigned by the Investigation Committee including people appointed to investigate the complaint may, with due consideration of the provision section 28 (3) of the Act, question the registered person concerned.
- 6.5.7. The Investigation Committee must consider whether the matter ought to be reported to any of the other Councils in the Built Environment or to any other stakeholder.

# 6.6. Findings of the Investigation Committee

The findings of the Investigation committee, after consideration of the evidence obtained during an investigation and report thereof, may be one of the following:

### 6.6.1. No prima facie evidence of improper conduct

This decision does not in any way mean that a valid dispute does not exist between the parties, which may be pursued through civil/ criminal litigation. The decision means no transgression/breach of the code of conduct was found.

# 6.6.2. Decision to conduct peer counsel with the respondent

The decision arises when there is either insufficient evidence of improper conduct or that the conduct given all the circumstances, does not warrant charges to be preferred. The finding implies, however, that the respondent's behaviour warrants advice or guidance from his/her peers which would be handled by peers nominated by the Investigation Committee who are practicing in the same discipline as the respondent.

# 6.6.3. An advisory letter to the registered person

Where the outcome of the investigation establishes that conduct took place that warrants formal reprimand/caution, a letter shall be sent to the registered person in this regard. A letter shall only be sent where in the light of all circumstances, in the opinion of the Investigation Committee, the conduct does not warrant formal charges to be preferred.

Rules of Inquiry into Alleged Improper Conduct

### 6.6.4. Recommendation to prefer charges

The recommendation arises when the Investigation Committee finds prima facie evidence of improper conduct. It will then recommend to the Council to prefer charges against the respondent.

Should the Council take the decision to prefer charges in terms of Section 30 of the Act, the council must appoint a disciplinary tribunal to hear a charge of improper conduct if a person charged:

- a) denies the charge; or
- b) fails to comply with section 29(3)(b) of the Act.

### 6.7. Council decision regarding Investigation Committee recommendation

- 6.7.1. The Council must, after considering a report of the Investigation Committee in terms of section 28(2)(b) and (4) of the Act, charge a registered person with improper conduct if the council is convinced that sufficient grounds exist for a charge to be preferred against such a registered person.
- 6.7.2. The registered person concerned will be furnished with a charge sheet within 21 days which must inform the registered person charged:
  - a) of the details and nature of the charge;
  - b) that he or she must, in writing, admit or deny the charge;
  - c) that he or she may, together with the admission or denial, submit a written explanation regarding the improper conduct with which he or she is charged; and
  - d) of the period, namely, within seven (7) days of being furnished with the charge sheet, within which his or her written plea in terms of paragraph 6.6.4 must be submitted to the Council.
- 6.7.3. The registered person against whom charges are preferred are advised to fully acquaint and familiarise themselves with the stipulations of the Act including, but not limited to sections 29 and 33.

# 6.8. Proof of service

- 6.8.1. A party must prove that a document was served in terms of these rules by, providing:
  - a) A copy of proof of mailing the document by registered post to the other party
  - b) If a document was served by hand:
    - i. With a copy of a receipt signed by, or on behalf of, the other party clearly indicating the name and designation of the recipient and the place, time and date of service, or
    - ii. With a statement confirming service signed by the person who delivered a copy of the document to the other party or left it at any premises
  - If a document was sent by electronic mail, electronical acknowledgement of receipt by the respondent or other party.
- 6.8.2. If proof of service in accordance with paragraph 6.7.2 is provided, it is presumed, until the contrary is proved, that the party on whom it was served has knowledge of the contents of the document.

Rules of Inquiry into Alleged Improper Conduct

6.8.3. The Council may accept proof of service in a manner other than prescribed in this rule as sufficient.

# 7. APPEALS

- **7.1.** According to section 33 of the Act, a registered person is found guilty of improper conduct may appeal to the Council against a finding of the disciplinary tribunal or against the sentence or both.
- **7.2.** To appeal the aggrieved registered person must:
  - 7.2.1. make payment of the prescribed fees and
  - 7.2.2. lodge the appeal within 30 days after the disciplinary tribunal has informed the registered person of its decision.
- **7.3.** Appeals are governed by the SACPCMP's Appeal Policy

# **ANNEXURE A**

# AFFIDAVIT TO LODGE A COMPLAINT OF IMPROPER CONDUCT IN TERMS OF SECTION 28 OF THE PROJECT AND CONSTRUCTION MANAGEMENT PROFESSIONS ACT

For Office	ce Use Only				
Date Complaint Received					
Case number					
	·				<u>'</u>
I, the undersigned,	(Full	names),	an adult	(male/female)	residing a
		,	with	ID	number
		,			
Telephone/cell phone number:			_,		
and email address:			<u>-</u> -		
do hereby state the following under oath/ affirmation:					
	1.				
I am the complainant in this matter and the facts deposed to in this af	idavit are with	in my persor	nal knowledge a	and are both true a	and correct:
	2.				
2.1. The person against whom this complaint is lodged (is				(Full n	names), an adul
(male/female)	(Category	of registra	tion if known)	who resides	а
The registered person has ordinarily carried on business a	ut				
			(name	e and address of	company that
registered person works for)					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	3.				
Other persons involved in this matter are; (details of others involved	I in the matte	r, e.g Pro	oject Manager	) are	
	4.		-		
I am dissatisfied with (Outline clearly what you are dissatransgressed according to Board Notice 139 of 2017)	isfied with,	provide spe	ecific informat	ion, which have	been allegedly

Rules of Inquiry into Alleged Improper Conduct

Page **10** of **12** 

-		
	5.	
	v.	
I have atta	sched the following documents;	
1.		
2.		
3.		
4.		
5.		
0.		
6.		
	6.	
The follow	ing are my witnesses:	
	Name:	
1.		
	Relationship:	
	Contact number:	
	Email address:	
	No. 6. d.	
	Allegation to support:	
2.	Name:	
۷.	Relationship:	
	Relationship	
	Contact number:	
	Email address:	
	Allegation to support:	
	πιιομαίωνι το συμμοτί.	

Rules of Inquiry into Alleged Improper Conduct

Page **11** of **12** 

3.	Name:
0.	Relationship:
	Contact number:
	Contact Humber.
	Email address:
	Allegation to support:
I know and	d understand the contents of this declaration
i know and	a understand the contents of this declaration
I have no d	objection to taking the prescribed oath.
I consider	the prescribed oath as binding on my conscience.
	DEPONENT
	DEPONENT
It is hereby	y certified that the aforesaid declaration was signed and sworn in my presence
on this the	eday of20, at, the deponent having confirmed and acknowledged:-
on this the	
a)	That he/she knows and understands the contents of this declaration;
b)	That he/she has no objection to taking the prescribed oath;
c)	That he/she considers the prescribed oath as binding on his/her conscience.
COMMISS	SIONER OF OATHS
Full names	s:
Address:	
Rank/office	e held:
Area for w	hich appointed:

Rules of Inquiry into Alleged Improper Conduct

Page **12** of **12** 

CONTINUES ON PAGE 130 OF BOOK 2

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



# RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENT

This submission of comments (call for comments) must be submitted, no later than 16:00 on 10 December 2023, to: Ms Mapula Ramolotja, SACPCMP Operations Office via email: <a href="mailto:Mapula.Ramolotja@sacpcmp.org.za">Mapula.Ramolotja@sacpcmp.org.za</a>

Name & Surname	
Designation	
Organisation	
Contact Detail (should clarification be sought)	
Comments or qu	eries
1. Commen	t:
Suggested Amer	ndment:
2. Commen	t:
Suggested Amer	ndment:
3. Commen	t:
Suggested Amer	ndment:
4. Commen	t:

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

Suggested Amendment:
5. Comment:
Suggested Amendment:
6. Comment:
Suggested Amendment:
7. Comment:
Suggested Amendment:
Any other comments, suggestions and amendments:

RULES FOR INQUIRY INTO IMPROPER CONDUCT: CALL FOR COMMENTS\_2023

# **BOARD NOTICE 521 OF 2023**



# **RULES FOR RE-REGISTRATION WITH THE SACPCMP**

Version	1
Revision	
Author	Linda Maruma
Contributors	Sindiswa Kwenaite
Supporting Policies/Legislation	Project and Construction Management Act 48 of 2000
Owner	Registrar
Date Approved by Management/Executive Committee or Council	
Effective Date	Date of Approval

# **Revision History**

Version Revised	Approval Date

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### 1. LIST OF ANNEXURES

Annexure A Re-registration application form

Annexure B Affidavit Template

#### 2. LIST OF DEFINITIONS AND ABBREVIATIONS

	<u> </u>
SACPCMP	South African Council for the Project and Construction Management Professions
Act, the	the Project and Construction Management Profession Act 48 of 2000
Annual fees	Fees prescribed by the Council that are payable annually by registered persons to renew their registration.
Appeal	Refers to an application for reversal or review of a Council decision
Actively practice	To practice on an ongoing basis in one of the categories contemplated in section 18 and includes a person qualified in the project and construction management professions who is employed by any sphere of government or an educational institution
Cancellation/deregistration	Refers to the cancellation of the registration of a registered person and the removal of such a person from the register.
Council, the	South African Council for the Project and Construction Management Professions established by section 2
Registered Person	A person registered under one of the categories referred to in Section 18 of the Project and Construction Management Professions Act 48 of 2000

### 3. APPLICABLE LEGISLATION AND/OR POLICIES

- 3.1. The South African Council for the Project and Construction Management Professions (SACPCMP) is empowered by section 36 of the Project and Construction Management Profession Act 48 of 2000 (the Act) to make rules with regard to any matter that is required or permitted to be prescribed in terms of the Act and any other matter for the better execution of the Act or in relation to any power granted or duty imposed by the Act.
- **3.2.** It is understood that re-registration is required following the cancellation of registration as contemplated in section 20 of the Act.
- **3.3.** These rules apply to cancellation of registration as described in section 20 (1) (iii), (3) and (4).
- 3.4. These rules for Re-registration are premised on section 22 (2) and (3) of the Act.
- 3.5. In the implementation of these rules the SACPCMP, to give effect to the right to administrative action that is lawful, reasonable and procedurally fair and to the right to written reasons for administrative action as contemplated in section 33 of the Constitution of the Republic of South Africa, applies the principles of the Promotion of Administrative Justice Act, Act 3 of 2000.

# 4. REQUIREMENTS FOR RE-REGISTRATION

### 4.1. Eligibility

The rules for re-registration are applicable to a previously registered person who:

- 4.1.1. Was deregistered due to non-payment of annual fees or portion thereof.
- 4.1.2. Temporarily withdrew from professional practice due to extended leave because of illness.

Rules for Re-registration

4.1.3. Due to relocation no longer necessitating registration with the Council but were actively practicing in other jurisdictions.

### 4.2. Acceptable period of non-renewal of registration

- 4.2.1. In order for a previously registered person, whose registration was cancelled due to non-payment of annual fees, to be considered for re-registration he/she should not be deregistered for longer than 18 months.
- 4.2.2. In order for a previously registered person, whose registration was cancelled due to temporarily withdrawing from professional practice due to extended leave because of illness to be considered for re-registration he/she should not be deregistered for longer three (3) years before the application for re-registration.
- 4.2.3. Those who do not meet the above criteria will be required to apply for registration using the routes to registration described in the SACPCMP Registration Policy.

### 4.3. Fees and Penalties relating to re-registration

If a person who was previously registered and whose registration has been cancelled for reasons stated in 4.1 who wishes to re-register or reinstate his/her registration, such a person shall, before the application is approved, be liable for payment of the following fees:

- a) The prescribed fee (administration fee);
- b) Any arrear annual fee or portion thereof, owed up to the time of deregistration;
- any expenses incurred by the Council in connection with the recovery of any arrear fees; and
- d) any penalty fees imposed on him/her by the Council.

### 4.4. Re-registration Applications

A person who was previously registered applying for re-registration shall furnish Council with the following documents upon the request for re-registration:

- 4.4.1. In the case of previously registered professionals and persons in specified categories deregistered due to non-payment of annual fees
  - a) Re-registration application form (Annexure A)
  - b) Certified copy of ID.
- 4.4.2. In the case of previously registered professionals and persons in specified categories temporarily withdrawn from professional practice due to extended leave because of illness
  - a) Re-registration application form (Annexure A)
  - b) Doctor's or other certified medical practitioner's report
  - c) Certified Copy of ID
- 4.4.3. In the case of previously registered professionals and specified categories actively practicing in other jurisdictions
  - a) Re-registration application form (Annexure A)

- b) A copy of an affidavit (commissioned) with a brief summary setting out that the applicant actively practiced during the cancellation/deregistration period.
- c) Certified copies of qualifications.
- d) Curriculum vitae.
- e) Certified copy of ID.
- f) A project profile report.
- g) Referee(s) report on work performed. Referee must be senior to the applicant during the period of cancellation, should have personal knowledge of the applicant's competencies as well as of his experience.
- h) Certified copies of letters of appointment. It is important for an applicant to state the date on which he/she was appointed.

# 4.4.4. In the case of previously registered candidates deregistered due to non-payment of fees

- a) Re-registration application form (Annexure A)
- b) Certified copies of qualifications.
- c) Curriculum vitae.
- d) Certified copy of ID.

### 5. RE-REGISTRATION PROCEDURE

- **5.1.** Documents will be reviewed and confirmed by the Registration Department.
- **5.2.** Re-registration application fee is payable upon confirmation of documents has been concluded.
- **5.3.** Full assessment of the re-registration application will be conducted.
- **5.4.** Previously registered person temporarily withdrawn from professional practice due to extended leave because of illness will be required to undergo a re-registration interview.
- 5.5. If an application is approved, an invoice indicating the total amount payable will be prepared by the Finance Department and sent to the previously registered person for payment. Council will allocate payment.
- **5.6.** The previously registered person whose application is approved and has paid the relevant fees, shall be re-registered as follows:
  - a) retaining the registration number allocated to him/her as at the date of suspension/cancellations of registration.
  - b) A new registration certificate will be made available for downloading on the registered person's profile.
  - c) The registered person's profile will indicate any period of deregistration on their record.

### 6. DISQUALIFICATION CONDITIONS

Section 19(3)(a) of the Act stipulates that:

- **6.1.** Despite subsection (2), the Council may refuse to register an applicant:
  - i. if the applicant has been removed from an office of trust on account of improper conduct;
  - ii. has been convicted of an offence in the Republic, other than an offence committed prior to 27 April 1994 associated with political objectives, and was sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or imprisonment or both;
  - iii. if the applicant has, subject to paragraph (b) (refers to section 19 (3)(b)), been convicted of an offence in a foreign country and was sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or imprisonment or both;
  - iv. if the applicant is declared by the High Court to be of unsound mind or mentally disordered, or is detained under the Mental Health Act, 1973;
  - v. for as long as the applicant is disqualified from registration as a result of any punishment imposed on him or her under the Act;
  - vi. if the applicant is an un-rehabilitated insolvent whose insolvency was caused by his or her negligence or incompetence in performing work falling within the scope of the category in respect of which he or she is applying for registration.

#### 7. APPEALS

- 7.1. According to Section 24 of the Act, if an applicant is of the opinion that the SACPCMP in its refusal to register him or her, or to cancel his or her registration did not comply with section 33 of the Constitution, that applicant may appeal to the Council against that decision.
- **7.2.** To appeal the aggrieved applicant must:
  - 7.2.1. make payment of the prescribed fees and
  - 7.2.2. lodge the appeal within 30 days from the date on which the refusal came to their knowledge,
- **7.3.** Appeals are governed by the SACPCMP's Appeal Policy.

# **ANNEXURE A**



# **APPLICATION FOR REREGISTRATION**

# A. PREVIOUSLY REGISTERED PERSON'S DETAILS

Title (Dr/Mr/Mrs/Ms/Prof)		
Name/s		
Surname		
ID or Passport no.		
Registration no.		
Professional Designation		
Postal Address		
	Tel.	
Contact details	Mobile	
	E-mail	

# **B. DEREGISTRATION DETAILS**

	Non-payment of annual fees		
	Temporary withdrawal from professional practice - extended leave necessitating withdrawal from professional practice due to Illness		
Reason for deregistration (tick ✓ applicable option)	Relocation		
	Actively practicing in another jurisdiction		
	Not actively practicing		
	18 months or less		
	To months of less		
	Between 19 months to 36 months		
Period of deregistration			
Period of deregistration (tick ✓ applicable option)	Between 19 months to 36 months		

For Office Use

Rules for Re-registration

# C. DOCUMENT VERIFICATION (ADMINISTRATOR)

**Confirmation of supporting documents (tick ✓ if submitted)** 

All App	lications	Certified copy of ID
i	Extended leave because of illness	Doctor's or other certified medical practitioner's report
		Affidavit
		A project profile report
ii	Dracticing in other jurisdictions	Referee(s) report
11	Practicing in other jurisdictions	Certified copies of letters of appointment
		Curriculum vitae
		Certified copies of qualifications
		Curriculum vitae
iii	Candidates	Certified copies of qualifications

# D. APPLICATION VERIFICATION (COORDINATOR)

Verified by:			
All required suppo	rting documenta	tion submitted (Y/N)	
Supporting docum	entation meets of	criteria (Y/N)	
Comments:			
Date			
Signature			

# E. RE-REGISTRATION APPLICATION ASSESSMENT OUTCOME

Decision made	by:		
Decision (tick (	) appropriate op	otion and provide reason for decision)	
Re-registration a	application app	proved	
Reasons			
Re-registration a	application reje	icted	
Reasons			
Date			
Signature			
ANNEXURE B		AFFIDAVIT TEMPLATE	

\_\_\_\_ ID number,

Rules for Re-registration

brief summary	setting out that the applic	ant actively practiced du	ring the cancella	tion/deregistration period h	ere
				above stated facts, to the	
				ninal, civil and/or administra	ative liabilities for any fra
r misrepresent	ation on my application fo	r re-registration with the	SACPCMP.		
ated this	day of	20			
ated this	day of	20	_		
	day of	20	_		
	day of	20			
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gnature:		20		ommissioner of Oath/Sou ation Stamp:	ıth African Police Serv
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# RULES FOR RE-REGISTRATION: CALL FOR COMMENT

This submission of comments (call for comments) must be submitted, no later than 16:00 on 10 December 2023, to: Ms Mapula Ramolotja, SACPCMP Operations Office via email: <a href="mailto:Mapula.Ramolotja@sacpcmp.org.za">Mapula.Ramolotja@sacpcmp.org.za</a>

Name & Surname	
Designation	
Organisation	
Contact Detail (should clarification be sought)	
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RULES FOR RE-REGISTRATION: CALL FOR COMMENTS\_2023

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7. Comment:	
Suggested Amendment:	
Any other comments, suggestions and amendments:	

RULES FOR RE-REGISTRATION: CALL FOR COMMENTS\_2023

### **BOARD NOTICE 522 OF 2023**

# FINANCIAL SECTOR CONDUCT AUTHORITY

# **FINANCIAL MARKETS ACT, 2012**

# APPROVED AMENDMENTS TO THE JSE DERIVATIVES RULES: EXCHANGE FOR RISK TRADE

The Financial Sector Conduct Authority ("FSCA") hereby gives notice under section 71(3)(c)(ii) of the Financial Markets Act, 2012 (Act No. 19 of 2012) that the amendments to the JSE Derivatives Rules have been approved. Please be advised that the rules have been published on the website of the FSCA (<a href="www.fsca.co.za">www.fsca.co.za</a>) and the website of JSE Limited (<a href="www.jse.co.za">www.jse.co.za</a>).

The amendments come into operation on the date of publication.

Deputy Commissioner

**Financial Sector Conduct Authority** 

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