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REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID-AFRIKA

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Alle Proklamasies, Goewermentskennisgewings, Algemene

Kennisgewings en Raadskennisgewings gepubliseer, word vir

verwysingsdoeleindes in die volgende Inhoudsopgawe inge-

sluit wat dus 'n weeklikse indeks voorstel. Laat uself deur die

INHOUD

Koerantnommers in die regterhandse kolom lei:

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

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IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

2011

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

- ▶ 17 March, Thursday, for the issue of Friday 25 March 2011
- ▶ 14 April, Thursday, for the issue of Thursday 21 April 2011
- ▶ 19 April, Tuesday, for the issue of Friday 29 April 2011
- ▶ 28 April, Thursday, for the issue of Friday 6 May 2011
- 9 June, Thursday, for the issue of Friday 17 June 2011
- ▶ 4 August, Thursday, for the issue of Friday 12 August 2011
- ▶ 8 December, Thursday, for the issue of Thursday 15 December 2011
- ▶ 14 December, Wednesday, for the issue of Friday 23 December 2011
- 20 December, Tuesday, for the issue of Friday 30 December 2011
- 28 December, Wednesday, for the issue of Friday 6 January 2012

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a SEPARATE Government Gazette must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye VOOR VAKANSIEDAE vir

GOEWERMENTS-, ALGEMENE- & REGULASIE-KENNISGEWINGS ASOOK PROKLAMASIES

2011

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▶ 17 Maart, Donderdag, vir die uitgawe van Vrydag 25 Maart 2011
- ▶ 14 April, Donderdag, vir die uitgawe van Donderdag 21 April 2011
- ▶ 19 April, Dinsdag, vir die uitgawe van Vrydag 29 April 2011
- 28 April, Donderdag, vir die uitgawe van Vrydag 6 Mei 2011
- ▶ 9 Junie, Donderdag, vir die uitgawe van Vrydag 17 Junie 2011
- 4 Augustus, Donderdag, vir die uitgawe van Vrydag 12 Augustus 2011
- ▶ 8 Desember, Donderdag, vir die uitgawe van Donderdag 15 Desember 2011
- ▶ 14 Desember, Woensdag, vir die uitgawe van Vrydag 23 Desember 2011
- 20 Desember, Dinsdag, vir die uitgawe van Vrydag 30 Desember 2011
- ▶ 28 Desember, Woensdag, vir die uitgawe van Vrydag 6 Januarie 2012

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingedien word

PROCLAMATION

by the

President of the Republic of South Africa

No. 4, 2011

AMENDMENT OF SCHEDULE 2 TO THE PUBLIC SERVICE ACT, 1994: LIMPOPO

In terms of section 7(5)(b) of the Public Service Act, 1994 (promulgated under Proclamation No. 103 of 1994), I hereby, at the request of the Premier of Limpopo, amend Schedule 2 to the said Act by substituting the designations of the provincial departments of Limpopo and the heads thereof in columns 1 and 2, respectively, for the following:

Column 1	Column 2			
Limpopo				
Department of Agriculture	Head: Agriculture			
Department of Economic Development, Environment and Tourism	Head: Economic Development, Environment and Tourism			
Department of Education	Head: Education			
Department of Health	Head: Health Head: Local Government and Housing			
Department of Local Government and Housing				
Department of Public Works	Head: Public Works			
Department of Roads and Transport	Head: Roads and Transport			
Department of Safety, Security and Liaison	Head: Safety, Security and Liaison			
Department of Social Development	Head: Social Development			
Department of Sport, Arts and Culture	Head: Sport, Arts and Culture			
Provincial Treasury	Head: Provincial Treasury			

President

By Order of the President-in-Cabinet:

Minister of the Cabinet

PROKLAMASIE

van die

President van die Republiek van Suid-Afrika

No. 4, 2011

WYSIGING VAN BYLAE 2 BY DIE STAATSDIENSWET, 1994: LIMPOPO

Ingevolge artikel 7(5)(b) van die Staatsdienswet, 1994 (gepromulgeer deur Proklamasie No. 103 van 1994), wysig ek hierby, op versoek van die Premier van Limpopo, Bylae 2 by vermelde Wet, deur die vervanging van die benamings van die provinsiale departemente van Limpopo en hoofde daarvan in kolomme 1 en 2, onderskeidelik, met die volgende:

Kolom 1	Kolom 2			
Limpopo				
Departement van Ekonomiese Ontwikkeling, Omgewing en Toerisme	Hoof: Ekonomiese Ontwikkeling, Omgewing en Toerisme			
Departement van Gesondheid	Hoof: Gesondheid			
Departement van Landbou	Hoof: Landbou			
Departement van Maatskaplike Ontwikkeling	Hoof: Maatskaplike Ontwikkeling			
Departement van Onderwys	Hoof: Onderwys			
Departement van Openbare Werke	Hoof: Openbare Werke			
Departement van Paaie en Vervoer	Hoof: Paaie en Vervoer			
Departement van Plaaslike Regering en Behuising	Hoof: Plaaslike Regering en Behuising			
Departement van Sport, Kuns en Kultuur	Hoof: Sport, Kuns en Kultuur			
Departement van Veiligheid, Sekuriteit en Skakeling	Hoof: Veiligheid, Sekuriteit en Skakeling			
Provinsiale Tesourie	Hoof: Provinsiale Tesourie			

President

Op las van die President-in-Kabinet:

G11-122795—B

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF BASIC EDUCATION DEPARTEMENT VAN BASIESE ONDERWYS

No. 20

21 January 2011

NATIONAL EDUCATION POLICY ACT, 1996 (ACT NO. 27 OF 1996)

FILLING A VACANCY IN THE MINISTERIAL PROJECT COMMITTEE TO OVERSEE THE REVIEW OF THE IMPLEMENTATION OF THE NATIONAL CURRICULUM STATEMENT GRADES R-12 CAUSED BY THE RESIGNATION OF A MINISTERIAL COMMITTEE MEMBER AND CHAIRPERSON

I, Angelina Matsie Motshekga, Minister of Basic Education, hereby, in terms of Section 3(4)(1) of the National Education Policy Act, 1996 (Act No. 27 of 1996), appointed Mr LB Davids, Deputy Director-General at the Gauteng Department of Education as a replacement for Dr RC Lubisi as a member and Chairperson of the Ministerial Project Committee.

Mr Davids will serve as member and Chairperson of the Ministerial Project Committee to oversee the Review of the Implementation of the National Curriculum Statement Grades R - 12 for the remaining period of office of the Ministerial Project Committee.

MRS AM MOTSHEKGA, MP MINISTER

DEPARTMENT OF ENVIRONMENTAL AFFAIRS DEPARTEMENT VAN OMGEWINGSAKE

No. 21

21 January 2011

NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008 (Act No. 59 of 2008) NATIONAL DOMESTIC WASTE COLLECTION STANDARDS

I, Bomo Edith Edna Molewa, Minister of Water and Environmental Affairs, hereby under section 7(1)(b) of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) set national standards for the collection of domestic waste in the schedule hereto.

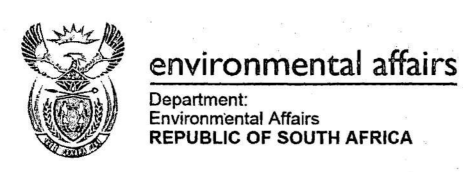
The date of effect will be 1 February 2011.

BOMO EDITH EDNA MOLEWA
MINISTER OF WATER AND ENVIRONMENTAL AFFAIRS

ADDRESSING CHALLENGES WITH WASTE SERVICE PROVISION IN SOUTH AFRICA

NATIONAL DOMESTIC WASTE COLLECTION STANDARDS

OCTOBER 2010



Definitions

In this document the following definitions apply unless the context indicates otherwise:

- "Basic Refuse Removal Service" means a baseline service level as established under Clause 9.1 of the National Policy on the Provision of Basic Refuse Removal to indigent Households.
- "Building Rubble" means waste produced during the construction, alteration, repair or demolition of any structure, and includes rubble, earth, rock and wood displaced during such a construction, alteration, repair or demolition.
- "Collection" means the act of collecting domestic waste at the place of waste generation or storage by an approved service provider or the municipality.
- "Collection Vehicle or Equipment" means any vehicle or equipment used in the collection of domestic waste.
- "Domestic Health Care Waste" means waste generated in a household for medical purposes and includes waste such as syringes, unused medicines and pills, used bandages, etc. that could cause a health hazard when not appropriately disposed of.
- "Domestic Waste" means waste, excluding hazardous waste, that emanates from premises that are wholly or mainly for residential, educational, health care, sport or recreational purposes. Domestic waste can be classified into recyclable and reusable, compostable and also non-recyclable or non-usable waste. Domestic waste for the purposes of the standards does not include commercial and industrial waste, building rubble and 'hard' or non-compostable garden waste.
- "Hard or Non-compostable Garden waste" means branches and tree stumps that needs to be shredded in order to become compostable.
- "Hazardous Waste" means any waste that contains organic or inorganic elements or compounds that may, owing to the inherent physical, chemical or toxicological characteristics of that waste, have a detrimental impact on health and the environment.
- "Household" means a collection of individuals staying on a distinctive property and/or premises regardless of their relationships to one another.
- "Municipality" means a municipality as defined by the Municipal Systems Act, 2000 (Act No. 32 of 2000).
- "Receptacle" is the container designated solely for the purpose of temporary storage of household waste at the household, either provided by the municipality or the household, until such time of collection by the service provider/municipality.
- "Service Provider" means the providers of the domestic waste collection service, be it the municipality, external entity or community that is contracted by the municipality to render a municipal service.
- "Standard" for the purposes of this document is a list of principles, procedures, processes and benchmarks established for ensuring that domestic waste collection services is fit for its intended purpose and performed in the manner it was intended for. The Standards further define quality and establish safety criteria.

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1 Background and purpose

To redress past imbalances in the provision of waste collection services, it is imperative that acceptable, affordable and sustainable waste collection services be rendered to all South Africans. The provision of waste collection services improves the quality of life of the entire community and ensures a clean and more acceptable place to live and work in. The lack of or poor quality waste collection services can however result in a number of environmental and human health problems.

The National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) stipulates that standards are required to "give effect to the right to an environment that is not harmful to health and well-being," and that this right have to be applied "uniformly throughout the Republic". It is recognised that South Africa is a developing country and the purpose of the setting of standards is to ensure a service to all while complying with health and safety regulations without unnecessarily changing current creative collection processes as long as they function well and deliver a service of acceptable standard to all households. These National Domestic Waste Collection Standards are therefore applicable to all domestic waste collection services throughout the country.

The setting of National Domestic Waste Collection Standards, was informed by the Constitution of the Republic of South Africa, 1996, the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), the General Waste Collection Standards of Gauteng Province, the current international waste management standards and good practices in both developed and developing countries, the current waste collection practices in South African municipalities as well as stakeholder consultations.

NOTE: Guidelines in support of the standards are provided in text boxes throughout the document.

2 Principles

The standards are set based on the following principles agreed upon during the consultation process:

- Equity:
- Affordability and availability of resources within municipalities;
- Clarity and ease at which the standards can be implemented;
- Practicality; and
- Community participation in design of applicable and appropriate collection systems.

3 Level of Service

It is recognised that service levels may differ between areas depending on the practicality and cost efficiency of delivering the service. However, the standards for domestic waste collection as outlined below will be equally relevant to all different levels of domestic waste collection services.

Service levels may vary between:

- a. On-site appropriate and regularly supervised disposal (applicable mainly to remote rural areas with low density settlements and farms supervised by a waste management officer):
- b. Community transfer to central collection point (medium density settlements);

- Organised transfer to central collection points and/or kerbside collection (high density settlements); or
- d. Mixture of b and c above for the medium to high density settlements.

4 Collection

Equitable waste collection services must be provided to all households within the jurisdiction of the municipality. In areas where travelling distances and the resulting costs may render regular waste collection services impractical, the municipality, through by-laws, must allow for more feasible alternative ways of waste handling, such as on-site disposal (refer to level of service in paragraph 3 above).

4.1 Separation at source

Separation at source must be encouraged and supported in line with the relevant industry waste management plans. In addition:

- a. All domestic waste must be sorted at source (i.e. the households) in all Metropolitan and secondary cities;
- b. The service provider/municipality must provide clear guidelines to households regarding types of waste, the sorting of the waste, appropriate containers, and removal schedules for each type of waste; and
- c. Community involvement in recycling must be encouraged.

4.2 Collection of recyclable waste

The municipality must provide an enabling environment for households to recycle domestic waste. An enabling environment could include kerbside collection and/or well-kept drop-off centres within easy reach. Where the municipality does not provide for kerbside collection of the recyclable component of source separated waste, it must co-operate with the recycling sector to ensure the provision of facilities where recyclables can be dropped-off for collection by service providers.

- a. Mainstream recyclables (paper, cardboard, newspapers, magazines, plastic, glass, metal cans and tins) must therefore, according to the level of service provided (see section 3 above), be either collected at households or from communal collection points by the municipality or service providers.
- b. Non-mainstream recyclables (electronic waste, scrap metal, batteries, fluorescent lights, used oil etc) must be routed to clearly marked drop-off centres at well advertised locations for collection by service providers in the relevant recycling sector.

Guideline for collection of recyclables

The viability of recycling relies heavily on economies of scale. It is therefore important that enough clean recyclables (from separation at source including households) must be accumulated to justify the cost of transport associated with the collection of recyclables.

The following issues must be considered:

- The use of existing infrastructure (i.e. garden waste centres, landfills) for temporary accumulation and storage of recyclable waste. This may require an amendment to existing landfill permits;
- Bulk waste transfer facilities for recyclable waste by district municipalities;
- Regionalisation of collection of recyclables to ensure economies of scale especially in remote areas; and
- Collaboration with recycling companies to avoid potential bottlenecks.
- If there is no recycling market for source separated recyclables, waste-to-energy
 options must be considered prior to disposal.

4.3 Receptacles

The following specifications and procedures are applicable to all receptacles for domestic waste collection (refer to the guideline box below when selecting suitable receptacles):

- Receptacles for the storage of non-reusable and non-recyclable waste must be easily distinguishable from those for the storage of recyclable waste;
- b. Receptacles for the storage of non-recyclable waste at households must be:
 - (i) fit for the safe storage of waste;
 - (ii) such that pollution of the environment and harm to health are prevented;
 - (iii) rigid and durable to within reason prevent accidental tipping, accidental spillage and leaking;
 - (iv) intact and not corroded or worn out;
 - (v) covered to ensure that animals and insects cannot enter and that the waste cannot be blown away; and
 - (vi) not bigger than 240%;
- c. Each household supplied with a bin or wheelie bin takes responsibility for the hygiene as well as safekeeping of the bin, and must not purposely damage it or use it for any other purpose than for keeping waste until collection day;
- d. The service provider/municipality must take care to return the emptied receptacle to the same household from where it was collected for emptying;
- e. Where returnable receptacles are in use, household members must mark his or her receptacle to assist the service provider/municipality in returning the receptacle to the same household from where it was collected; and
- f. Elderly and disabled persons' households must have the choice to use smaller receptacles or bins that handle more easily than the standard bins provided by the municipality.

Guideline for selecting receptacle type.

The following must be taken into account:

Cost - Bins/wheelie bins are more costly than plastic bags, but have a longer lifespan.

Size – The size of the receptacle will be determined by the bulk (volume) of non-recyclable and recyclable waste generated by an average household in a certain area. The frequency of collection must be considered, as frequencies of less than once a week become a health hazard in South African climatic conditions. The maximum size of receptacles for a household is therefore set at 240£.

Pollution - Plastic bags create an additional source of pollution if not re-used and/or recycled.

Compatibility – The receptacles must be compatible with the type of collection vehicles in use. Where applicable, and in areas where the use of wheelie bins will be feasible, wheelie bins must be phased in as and when transport vehicles that are not currently compatible with wheelie bins are replaced. However, compactor trucks may not be the best method of collection for mixed recyclables, nor for the collection of non-recyclable waste with low compaction potential.

Handling – The receptacles must be easy to handle by the household and the service provider/ municipality and must be easy to clean and have no sharp edges. However, some high density areas on steep slopes (although there are proper roads for trucks), might need other types of receptacles than areas on flat ground.

Vermin and vector control – The receptacles must be impermeable to vermin and flies. This implies that receptacles must not allow moisture or rain water to enter and must not discharge any leachate.

Durability - the receptacles must be fairly resistant to mechanical damage as well as be 'animal proof'. Various domestic and other animals may damage receptacles in search of food

Availability - The receptacles must be freely available in the market at competitive prices (to both municipalities and consumers as the case may be).

Number of receptacles – The size of the household will determine the number of receptacles required. A fixed number can be provided per household and additional receptacles on request and possibly at a cost to the household.

4.4 Bulk Containers

Where bulk containers are the most appropriate receptacles, the same standards apply as for receptacles as stipulated above (section 4.3). In addition, bulk containers must be fitted with reflectors and where appropriate be placed next to a platform for ease of access.

A formalised domestic waste collection system must be provided to transfer the waste from individual households to the bulk containers in cases where such containers are used for domestic waste. The job creation potential (i.e. involvement of community contractors) of such a domestic waste collection systems must be optimised in favour of the local community.

Skips

It must be noted that skips are designed for collection of bulky waste such as building rubble or 'hard' garden waste which will not become windblown during transportation. Skips are therefore not appropriate for domestic waste collection unless appropriate measures are put in place to prevent windblown litter from the skips.

4.5 Communal collection points

Communal collection points must be clearly demarcated areas with appropriate receptacles where household waste can be deposited for collection by the service provider/municipality. The municipality must ensure that communal collection points are kept tidy at all times.

The receptacles must be:

- a. Covered so as to prevent windblown litter; and
- User friendly to allow even children and disabled persons to safely deposit waste into the receptacles.

The collection points must:

- a. Be easily accessible for waste collection vehicles; and
- b. Encourage waste separation at source.

4.6 Frequency of collection

Acknowledging that waste minimisation is encouraged, the frequency of waste collection must not encourage illegal dumping or cause a nuisance in terms of odours and volumes of waste being stored.

Non-recyclable waste must be removed at least once a week. [Also see health issues hereunder.]

Recyclable waste must be removed at least once every two weeks and removal must be coordinated with industry (the users of the recyclables) to minimise costs and the clogging of space at transfer stations and depots.

Waste deposited at communal collection points must be collected within 24 hours of receptacles being reported as full or at regular intervals so as not to attract vermin and increase health risks.

Bulk containers must be collected once filled up or within 24 hours of being reported as full, but not less than once a week.

Frequency of collection of recyclable and non-recyclable waste may differ depending on:

- a. The size of the bins provided and the volumes of waste generated;
- b. The area of collection in terms of:
 - type of service provided including types of vehicles and equipment used;
 and

- (ii) distances between collection points and disposal sites to minimise transport costs;
- c. Climatic conditions In South Africa's hot weather conditions, the collection of non-recyclable waste less than once a week is a health hazard.

5 Drop-off centres for Recyclables

Drop-off centres for recyclables not collected at the households must be easily accessible to the public. Such centres must also be conducive to reinforcing recycling behaviour – it must be clean and user friendly. Drive-through options should be considered and implemented where feasible. Collection from drop-off centres must be at regular intervals so as not to cause a nuisance.

6 Collection vehicles

Collection vehicles that are the most appropriate for the specific task and geographical terrain must be used. See the guideline box below on selecting collection vehicles. The following shall apply:

- a. Collection vehicles, used for the collection and transportation of waste must not be used for any other purpose while collecting and transporting waste.
- b. Health issues [regular cleaning of the vehicles is required] must be considered.
- c. Waste must be collected and transported in closed vehicles (covered to ensure no windblown litter generation) to prevent littering during transportation. Non-compatible vehicles must be phased out.
- d. Maintenance schedules must be adhered to and roadworthiness of vehicles ensured where applicable in order to ensure a reliable waste collection service.

Guideline on Collection Vehicles

Collection vehicles that are the most appropriate for the specific task should be used. Consideration must be given to the following:

- (i) type of waste to be removed recyclable or non-recyclable;
- (ii) the geographical area of collection; and
- (iii) the method of collection e.g. whether the receptacles in use need specialised equipment to be lifted or not.

Collection vehicles used for the collection of non-recyclable waste might not be appropriate for the collection of recyclable waste. In choosing the type of vehicle for the collection of non-recyclable and recyclable waste the following must be taken into consideration:

- (i) how much each type of waste can be compacted;
- (ii) any leachate forming when compacting the waste; and
- (iii) whether different types of recyclables are collected in one receptacle at the households.

7 Health and Safety

- a. In addressing the general health of the waste collection workers, all waste collection workers must receive:
 - (i) regular medical check-ups to ensure their health and well-being;
 - (ii) appropriate personal protective equipment, e.g. gloves, masks, overalls and raincoats, gumboots; and
 - (iii) ongoing training on health and safety issues.
- b. Existing Occupational Health and Safety legislation must be adhered to.

8 Communication, awareness creation and complaints

8.1 Waste Management officer

The Waste Management Officer will be designated to deal with general communications and awareness raising regarding waste. This officer will also be responsible for the handling of all complaints and resolving such complaints within a set period, as follows:

- a. The complaint handling mechanisms will be in line with the type of municipality and availability of infrastructure to handle such complaint mechanisms;
- b. The time frame for responding to complaints is a maximum of 24 hours. The complainer must receive notification of how the complaint will be addressed within this 24 hour period;
- c. Complaints from both households and waste collectors (including service providers/ municipality) must be dealt with;
- d. Where complaints arise from negligence or lack of awareness on the part of households, communication and general awareness creation must be improved; and
- e. An efficient and effective register containing all complaints must be kept.

8.2 Awareness creation and guidelines to inform the households

- a. The municipality must create awareness amongst households about the following:
 - (i) the types of waste collection services provided;
 - (ii) separation at source the removal of recyclables and re-usable waste from the general household waste;
 - (iii) the potential of composting of some of the household waste and the benefit of such to the household;
 - (iv) the unacceptability of illegal dumping and littering;
 - (v) measures to be taken against individuals that litter and dump waste illegally;
 - (vi) the cost of cleaning up illegal dumping and littering, and the implications on household waste collection rates; and
 - (vii) the advantages of reporting illegal dumping activities.
- b. The municipality must provide clear guidelines to households about the following:
 - (i) the different types of waste generated in households;
 - (ii) separation of non-recyclable and non-reusable household waste from compostable waste and recyclable waste;
 - (iii) appropriate containers for each type of waste;
 - (iv) removal schedules for each type of waste; and
 - (v) what to do with waste other than those waste forming part of the regular schedule of waste collection services.
- c. Awareness raising and guideline communications must be done at regular intervals to ensure that all households are well informed about all issues listed under (b) above.

9 Waste Collection customer service standards for Kerbside collection

- a. Weekly waste collection must be done on the same day every week according to the municipality's schedule.
- b. When the scheduled municipal services are interrupted for whatever reason, the municipality must resume the service as soon as is practical and address all backlogs so caused as a matter of priority.
- c. When collection has been missed the waste must be removed not later than on the next scheduled collection day.
- d. The collection team will make every effort to return the same bin to the premises of the household if bins are used as receptacles.
- e. A charge will be set for replacement of waste bins reported as:
 - (i) lost or stolen:
 - (ii) vandalized; or
 - (iii) damaged (other than by the service provider/municipality or equipment or normal wear and tear).
- f. Revised collection arrangements during the December holidays or for public holidays will be widely publicized if applicable. Residents will be informed of revised collection arrangement in advance by one or more appropriate method.
- g. A charge does not apply in the following circumstances:
 - (i) receptacles damaged by the service provider/ municipality or equipment; or

- (ii) receptacles provided to indigent households qualifying for fully rebated service.
- h. The municipality must stipulate the time at which the waste receptacle must be put out for collection on the collection day.
- If the waste receptacle contains unacceptable material as specified in the by-laws (such as builders rubble) the waste may not be removed.
- All complaints about the service must be addressed as follows:
 - (i) promptly (within the time frame specified by the municipality);
 - (ii) appropriately and realistically; and
 - (iii) efficiently and effectively.

10 General

- All communication to household residents must be via the waste management officer.
 - (i) waste collectors may not enter into debate with household residents;
 - (ii) waste collectors may not intimidate household residents; and
 - (iii) household residents may not intimidate or force waste collectors to collect waste which is not separated according to the guidelines or which was disposed of in contravention of a by-law or other legislation.

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 19 OF 2011

Date: 05 January 2011

THE COMPETITION COMMISSION OF SOUTH AFRICA

APPLICATION FOR AN EXEMPTION

The Notice is hereby given in terms of Section 10(6)(a) of the Competition Act, No. 89 of 1998, as amended ("the Act"), that South African Airways (Pty) Ltd (herein referred to as "SAA"), a state owned company, registered in terms of the Company Act of 1973, has applied to the Competition Commission of South Africa ("the Commission"), in terms of Section 10(1) of the Act, to be exempted from certain provisions of Chapter 2 of the Act.

SAA is active in the business of providing cargo and passenger air transportation services in South Africa, the African region and internationally. As a member of the Star Alliance, SAA will be participating in the offering of the following joint Star products: Round-the-World Fare, Regional Passes/Fares, Corporate Plus, Conventions Plus and Meeting Plus:

- Round the World Fares No single Star Alliance member can offer passengers on-line "Round the World" itinerary. Each member offers air transport services for the geographic regions where they operate. However airlines are able through the Star Alliance to provide the Round the World Fares to passengers virtually at any part of world.
- Regional Passes/Fares The product allows air travellers to build their own designed itineraries by combining the services of various Star Alliance airlines at a price that is either fixed or variable depending on which airlines form part of the itinerary.
- Conventions Plus The product allows Star Alliance members to offer a joint product to convention organisers in instances where they call for bids for an official airline to offer air transportation services to delegates of a particular convention or conference.
- Corporate Plus This product is specifically designed to meet the needs of corporate customers by offering them special deals for their air travel. It allows corporate travellers to negotiate a Corporate Plus Agreement, which will enable them to receive discounts and other special deals for their travels.

Meeting Plus - The objective of the Meeting Plus is to capture business and increase revenue for participants in the corporate meeting market. It allows the Star Alliance airlines to offer a joint product in instances where organisers of international meetings call for bids for an official airline to offer air transport services for a particular meeting. The participating Star Alliance members offer meeting organisers a support programme and a package of discounts off published fares for purchase by meeting delegates.

In particular, SAA will be engaging in the following activities with other Star Alliance members -

- Exchanging information, which includes information on airfares and a range of discounts that alliance members would offer to delegates;
- Routes and flying schedule coordination;
- Cooperation in marketing, sales, distribution and making joint bids for government and corporate contracts; and
- Participating in reciprocal frequent flyer programs.

It should be noted that the Commission had previously granted SAA two successive exemptions to join the Star Alliance and to participate in the joint Star products mentioned above in 2006 and 2009, respectively. The current exemption has lapsed on December 31 2010, and SAA is in essence requesting the Commission to grant it another exemption.

In its application, SAA asserted that its participation in the Star Alliance will constitute a prohibited practice in contravention of Section 4(1)(b) of the Act in light of the fact that the alliance members are in a horizontal relationship. SAA based its application on the objectives contained in Section 10(3)(b)(i) and (iii) of the Act, being:

- The maintenance or promotion of exports; and
- A change in productive capacity necessary to stop decline in an industry.

The exemption is sought for a period of 10 years, commencing 01 January 2011 and ending 31 December 2020.

The Notice is published in terms of Section 10(6)(b) of the Act to allow interested parties to make written representations to the Commission as to why the exemption should not be granted. All representations must reach the Commission within 20 business days from the date of the publication of this notice.

Such representations should be directed to either:

Mr Shadrack Rambau / Mr Marlon Dasarath
The Competition Commission of South Africa
Enforcement and Exemptions Division,
Private Bag X23,
Lynnwood Ridge, 0040

Facsimile: (012) 394 4263 / (012) 394 4260

Email: shadrackr@compcom.co.za / marlond@compcom.co.za

In correspondence kindly refer to the following case number: 2010OCT5409

NOTICE 20 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2A) cancelled the registration of South African Wine and Spirit Industry Employers' Association (LR2/6/3/198) with

effect from 12 January 2011.

Any person who is aggrieved by the decision to cancel the registration of the organisation may in terms of Section 111 of the Act, lodge an appeal with the Labour Court against the decision.

J T CROUSE REGISTRAR OF LABOUR RELATIONS

NOTICE 21 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 106(2B) give notice of my intention to cancel the registration of the FreeState Social Welfare Services Employers Organisation as I am satisfied that -

- The organisation has ceased to function in terms of its constitution.
- The organisation does not have any members.
- The organisation did not comply with the provision of sections 98, 99 and 100 of the Act.

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/211.

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

I.T. CROUSE

NOTICE 22 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995 INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of Universiteit van die Vrystaat se Personeelunie (UVPERSU) (LR2/6/2/559) for the following reasons:

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

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 219/2010.

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4848 / 4595], within 60 days of the date of this notice.

J T CROUSE

NOTICE 23 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of South African Food Retail and Agricultural Workers Union (SAFRAWU) (LR2/6/2/524) for the following reasons:

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

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 224/2010.

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4848 / 4595], within 60 days of the date of this notice.

JT CROUSE

NOTICE 24 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of Security and Allied Trade Union of South Africa (SAWTUSA) (LR2/6/2/567) for the following reasons:

- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act and
- The organisation ceased to function in terms of its constitution

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/221

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

J.T. CROUSE

NOTICE 25 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of Retail Allied Agricultural and Associated Workers Union (RAAAWU) (LR2/6/2/1429) for the following reasons:

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

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 222/2010.

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4848 / 4595], within 60 days of the date of this notice.

J. T. Crouse REGISTRAR OF LABOUR RELATIONS

NOTICE 26 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Furniture and Wood Products Manufacturers Association (LR 2/6/3/233)** for the following reasons:

- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act, and
- The organisation ceased to function in terms of its constitution

The Employers' Organisation and all other interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/210

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

J.T. CROUSE

NOTICE 27 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of Union of United Mineworkers (UUMW) (LR2/6/2/564) for the following reasons:

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

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/220.

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

J T CROUSE

NOTICE 28 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of National Security Commercial and General Workers Union (NASECGWU) (LR2/6/2/776) for the following reasons:

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

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/227.

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

J T CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 29 OF 2011

DEPARTMENT OF LABOUR LABOUR RELATIONS ACT, 1995 INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of National Federal Trade Union of South Africa (FEDTUSA) (LR 2/6/2/1422) for the following reasons:

- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act and
- The organisation ceased to function in terms of its constitution

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/231

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

J. T. CROUSE

NOTICE 30 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of South African National Workers' Union (SANWU) (LR2/6/2/1026) for the following reasons:

- The organisation did not comply with the provisions of section 98, 99 and 100 of the Act and
- The organisation ceased to function in terms of its constitution

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2010/230

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

T.T. Crouse REGISTRAR OF LABOUR RELATIONS

NOTICE 31 OF 2011

Notice and Order of Forfeiture

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

Mr Kishore Harichunder Singh (Identity number 670509 5090 054)

(hereinafter referred to as "the Respondent") of:

231 Arena Park Drive Arena Park 4092

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, inter alia, a Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as the Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 The amount of Rand 20 580-36 being capital standing to the credit of the Respondent in account number 8884021-001, held with The Standard Bank of South Africa Limited, together with any interest thereon and/or other accrual thereto.
- The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6.	Signed at Pretoria on this	12th	day of	January	2011
	• / / /				

Mr A D Mminele Deputy Governor

South African Reserve Bank

NOTICE 32 OF 2011

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

QEDUSISI SEWING CO-OPERATIVE LIMITED
QUDENI FINANCIAL SERVICES CO-OPERATIVE LTD
NOMBITHI TRADING AND SERVICES CO-OPERATIVE LIMITED
OAKLEY VILLAGE CO-OPERATIVE LIMITED
ETLANG KAMOKA CO-OPERATIVE LIMITED
NKOKA GARDENING CO-OPERATIVE LIMITED
SIZATHINA FINANCIAL SERVICES CO-OPERATIVE LIMITED
SIVUYILE CO-OPERATIVE LIMITED
KHIPHIKHONO CO-OPERATIVE LIMITED
MIDDLEDRIFT FINANCIAL SERVICES CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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 sixty days.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 32 VAN 2011

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

QEDUSISI SEWING CO-OPERATIVE LIMITED
QUDENI FINANCIAL SERVICES CO-OPERATIVE LTD
NOMBITHI TRADING AND SERVICES CO-OPERATIVE LIMITED
OAKLEY VILLAGE CO-OPERATIVE LIMITED
ETLANG KAMOKA CO-OPERATIVE LIMITED
NKOKA GARDENING CO-OPERATIVE LIMITED
SIZATHINA FINANCIAL SERVICES CO-OPERATIVE LIMITED
SIVUYILE CO-OPERATIVE LIMITED
KHIPHIKHONO CO-OPERATIVE LIMITED
MIDDLEDRIFT FINANCIAL SERVICES CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 2 OF 2011



INVITATION TO COMMENT ON DOCUMENTS ISSUED BY THE ACCOUNTING STANDARDS BOARD

Issued: 20 January 2011

The Accounting Standards Board (the Board), at its meeting held on 23 November 2010, approved the following exposure drafts for comment:

- Proposed Transitional Provisions for the Initial Adoption of the Standard of GRAP on Financial Instruments (ED 81). The comment period for this exposure draft ends 31 March 2011.
- Proposed GRAP Reporting Framework for 2011/12 (ED 82). The comment period for this exposure draft ends 31 January 2011.

Responses received as part of the public consultation process provide valuable input into the process of standard setting, and are carefully considered by the Board. All those affected by, or who are interested in any of these documents, are encouraged to provide a written response.

Copies of the documents

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

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

Accounting Standards Board

PO Box 74129

Lynwood Ridge

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We look forward to receiving your responses.

BOARD NOTICE 3 OF 2011

FINANCIAL SERVICES BOARD

LONG-TERM INSURANCE ACT, 1998

(ACT NO. 52 OF 1998)

TERMINATION OF THE REGISTRATION OF AN INSURER UNDER SECTION 13(2)

I Dube Phineas Tshidi, acting under section 13(2)(b) of the Long-Term Insurance Act (Act No 52 of 1998), hereby give notice that the registration of M Cubed Life Limited as a long-term insurer has been cancelled with effect from 20 December 2010.

KP18HIM

DP TSHIDI REGISTRAR OF LONG-TERM INSURANCE