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**IMPORTANT ANNOUNCEMENT**

**Closing times** **PRIOR TO PUBLIC HOLIDAYS** for  
**GOVERNMENT NOTICES, GENERAL NOTICES,**  
**REGULATION NOTICES AND PROCLAMATIONS**

2012

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

- ▶ **2 August**, Thursday, for the issue of Friday **10 August 2012**
- ▶ **20 September**, Thursday, for the issue of Friday **28 September 2012**
- ▶ **13 December**, Thursday, for the issue of Friday **21 December 2012**
- ▶ **18 December**, Tuesday, for the issue of Friday **28 December 2012**
- ▶ **21 December**, Friday, for the issue of Friday **4 January 2013**

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**

2012

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

- ▶ **2 Augustus**, Donderdag, vir die uitgawe van Vrydag **10 Augustus 2012**
- ▶ **20 September**, Donderdag, vir die uitgawe van Vrydag **28 Desember 2012**
- ▶ **13 Desember**, Donderdag, vir die uitgawe van Vrydag **21 Desember 2012**
- ▶ **18 Desember**, Dinsdag, vir die uitgawe van Vrydag **28 Desember 2012**
- ▶ **21 Desember**, Vrydag, vir die uitgawe van Vrydag **4 Januarie 2013**

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

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## GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

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### DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES DEPARTEMENT VAN LANDBOU, BOSBOU EN VISSERYE

No. 621

10 August 2012

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996  
(ACT No 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF A DIFFERENTIATED  
LEVY ON PLANTED HECTARES FOR FUNDING OF AN INTEGRATED AREA WIDE  
FRUIT FLY CONTROL PROGRAMME IN SPECIFIED PRODUCTION AREAS

I, Tina Joemat-Pettersson, Minister for Agriculture, Forestry and Fisheries, acting under sections 13 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No 47 of 1996), hereby establish the statutory measure set out in the Schedule.

**T. JOEMAT-PETTERSSON,**

Minister for Agriculture, Forestry and Fisheries.

## SCHEDULE

### Definitions

1. In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates –

“**Planted hectares**” means the total plantings of a specific producer of agreed products benefitting from the area wide fruit fly control programme in specified production regions;

“**Producer**” means a person producing products on planted hectares in specified production regions as agreed from time to time;

“**Differentiated levy**” means a per hectare levy applicable to planted hectares in specified production regions;

“**Specified Production Regions**” means defined areas where producers have approved the implementation of this measure on all planted hectares included in such region.

### Purpose and aims of statutory measure and the relation thereof to the objectives of the Act

2. The levy and measure is needed by the Fruit Industry to collect the producers’ contribution to integrated area wide fruit fly control programmes in specified production regions.

The measure will not be detrimental to the number of employment opportunities or fair labour practice and will support other the statutory measures applicable to the fruit industry.

The measure will be administered by Hortgro Services (Pty) Ltd, an industry service entity established in terms of the Companies Act, 2008 (Act 71 of 2008 as amended). Hortgro Services will administer and spend the collected funds on behalf of the producers in the specified production regions and will account and report separately within DFPT Finance, a non-profit company incorporated under the Companies Act, 2008. (Act 71 of 2008 as amended), thereon.

### Products to which statutory measure applies.

3. This statutory measure shall apply to all planted hectares in the specific productions regions.

### Area in which measure shall apply

4. This measure shall apply to the specified production regions as listed in this schedule.

**Imposition of levy**

5. A differentiated levy is hereby imposed on all planted hectares in the specific production regions as listed in this schedule.

**Amount of the levy**

6. The amount of the levy on the planted hectares in the specified production regions shall be:
- (1) In the production region generally known as Langkloof:
    - R175/Hectare for the 12 month period from July 2012 to June 2013;
    - Not more than R186/Hectare for the 12 month period from July 2013 to June 2014;
    - Not more than R880/hectare for the 12 month period from July 2014 to June 2015.
    - Not more than R940/hectare for the 12 month period from July 2015 to June 2016
  - (2) In the production region generally known as Blouputs:
    - R625/Hectare for the 12 month period from July 2012 to June 2013;
    - Not more than R665/Hectare for the 12 month period from July 2013 to June 2014;
    - Not more than R715/hectare for the 12 month period from July 2014 to June 2015.
    - Not more than R770/hectare for the 12 month period from July 2015 to June 2016.
  - (3) In the production regions generally known as the Elgin, Grabouw, Vyeboom and Villiersdorp area, the Hemel-&-Aarde area, the Warm Bokkeveld area, the Wolseley and Tulbagh area:
    - R775/Hectare for the 12 month period from July 2012 to June 2013;
    - Not more than R825/Hectare for the 12 month period from July 2013 to June 2014;
    - Not more than R875/hectare for the 12 month period from July 2014 to June 2015.
    - Not more than R935/hectare for the 12 month period from July 2015 to June 2016.
  - (4) In the production region generally known as the Hex River Valley:
    - R1,075/Hectare for the 12 month period from July 2012 to June 2013;
    - Not more than R1,150/Hectare for the 12 month period from July 2013 to June 2014;

- Not more than R1,225/hectare for the 12 month period from July 2014 to June 2015.
- Not more than R1,300/hectare for the 12 month period from July 2015 to June 2016.

**Persons by whom and to whom levy shall be payable**

7. (1) The levy imposed under clause 5 shall be payable by a producer or his nominee on behalf of the producer.
- (5) A levy imposed under clause 5 shall be payable to DFPT Finance in accordance with clause 8.

**Payment of a differentiated levy**

8. (1) Payment of the levy shall be made by the producer or his nominee in the manner and according to the schedule as agreed on an annual basis with DFPT Finance on condition that the differentiated levy will be paid fully in any 12 month cycle.
- (2) Payment shall be made by means of a cheque or electronic transfer in favour of DFPT Finance, and shall –
- (a) when paid by cheque, be addressed to –
- DFPT Finance  
PO Box 163  
PAARL  
7622
- (b) when electronically transferred, be paid to the bank account obtainable from Hortgro Services on request.

**Commencement and period of validity**

9. This statutory measure shall come into operation on the date of publication hereof and will lapse four (4) years later.

**No. 621****10 Augustus 2012**

WET OP BEMARKING VAN LANDBOUPRODUKTE, 1996  
(WET Nr 47 van 1996)

INSTELLING VAN STATUTÊRE MAATREËL EN BEPALING VAN 'N  
GEDIFFERENSIEERDE HEFFING OP GEPLANTE HEKTARE VIR DIE BEFONDSING  
VAN 'N GEINTEGREERDE AREA WYE VRUGTEVLIEG BEHEERPROGRAM IN  
GESPEFISEERDE PRODUKSIEGEBIEDE

Ek, Tina Joemat-Pettersson, Minister van Landbou, Bosbou en Visserye, handelende kragtens artikels 13 en 15 van die Bemarking van Landbou Produkte Wet, 1996 (Wet Nr 47 van 1996), stel hiermee die statutêre maatreël in soos in die aangehegte Bylae uiteengesit.

**T. JOEMAT-PETTERSSON,**

Minister vir Landbou, Bosbou en Visserye.

## SKEDULE

### Definisies

1. In hierdie Skedule sal enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg word, daardie betekenis hê, en tensy uit die samehang anders blyk, beteken –

“**Gedifferensieerde heffing**”, is 'n per hektaar heffing wat op geplante hektare in gespesifiseerde produksiegebiede van toepassing is;

“**Geplante hektare**”, is alle geplante hektare van 'n spesifieke produsent van ooreengekome produkte soos van tyd tot tyd ooreengekom;

“**Gespesifiseerde produksiegebiede**”, is produksiegebiede waar produsente goedkeuring verleen het vir die instel van hierdie maatreël op geplante hektare in daardie produksiegebied;

“**Produsent**”, 'n produsent wat produkte op geplante hektare in gespesifiseerde produksiegebiede produseer.

### Doelwit en oogmerk van die statutêre maatreël en die verwantskap daarvan met die doelwitte van die Wet

2. Die heffing en maatreël word deur Vrugtebedryf benodig om die produsente se bydrae tot geïntegreerde area wye vrugtevlug beheerprogramme op geplante hektare in gespesifiseerde produksiegebiede, te kan invorder.

Hierdie maatreël sal nie die aantal werksgeleenthede of billike arbeidspraktyke nadelig raak nie en sal ander statutêre maatreëls van toepassing op die vrugtebedryf ondersteun.

Die maatreël sal deur Hortgro Dienste, 'n bedryfsdiensentiteit, 'n maatskappy wat in terme van die Maatskappy Wet, 2008 (Wet 71 van 2008 soos aangepas), geadministreer word. Hortgro Dienste sal die fondse wat in terme van die maatreël ingevorder word, namens die produsente binne die gespesifiseerde produksiegebiede en apart van ander maatreëls binne DFPT Finance, 'n maatskappy geïnkorporeer in terme van die Maatskappy Wet, 2008 (Wet 71 van 2008 soos aangepas), oor die aanwending van die fondse verslag doen.

### Produkte waarop die statutêre maatreëls van toepassing is

3. Hierdie statutêre maatreël sal van toepassing wees op alle geplante hektare wat in die gespesifiseerde produksiegebiede geproduseer word.

**Area waarin die maatreëls toegepas sal word**

4. Hierdie maatreël sal toegepas word in die gespesifiseerde sagtevrugte produksiegebiede soos in hierdie skedule gelys is.

**Instel van 'n gedifferensieerde heffing**

5. 'n Gedifferensieerde heffing word hierby ingestel op alle geplante hektare soos in hierdie skedule gelys is.

**Bedrag van die gedifferensieerde heffing**

6. Die bedrag van die gedifferensieerde heffing sal as volg op alle sagtevrugte hektare in die spesifieke produksiegebiede soos gelys, van toepassing wees:
- (1) In die produksiegebied algemeen bekend as Langkloof:
- R175/Hektaar vir die 12 maande periode van Julie 2012 tot Junie 2013;
  - Nie meer as R190/Hektaar vir die 12 maande periode van Julie 2013 tot Junie 2014;
  - Nie meer as R880/hektaar vir die 12 maande periode van Julie 2014 tot Junie 2015.
  - Nie meer as R940/hektaar vir die 12 maande periode van Julie 2015 tot Junie 2016.
- (2) In die produksiegebied algemeen bekend as Blouputs:
- R625/Hektaar vir die 12 maande periode van Julie 2012 tot Junie 2013;
  - Nie meer as R665/Hektaar vir die 12 maande periode van Julie 2013 tot Junie 2014;
  - Nie meer as R715/hektaar vir die 12 maande periode van Julie 2014 tot Junie 2015.
  - Nie meer as R770/hektaar vir die 12 maande periode van Julie 2015 tot Junie 2016.
- (3) In die produksiegebiede algemeen bekend as Elgin, Grabouw, Vyeboom en Villiersdorp area, die Hemel-&-Aarde area, die Warm Bokkeveld area, die Wolseley en Tulbagh area:
- R775/Hektaar vir die 12 maande periode van Julie 2012 tot Junie 2013;
  - Nie meer as R825/Hektaar vir die 12 maande periode van Julie 2013 tot Junie 2014;
  - Nie meer as R875/hektaar vir die 12 maande periode van Julie 2014 tot Junie 2015.
  - Nie meer as R935/hektaar vir die 12 maande periode van Julie 2015 tot Junie 2016.

- (4) In die produksiegebied algemeen bekend as die Hexrivier Vallei area:
- R1,075/Hektaar vir die 12 maande periode van Julie 2012 tot Junie 2013;
  - Nie meer as R1,150/Hektaar vir die 12 maande periode van Julie 2013 tot Junie 2014;
  - Nie meer as R1,225/hektaar vir die 12 maande periode van Julie 2014 tot Junie 2015.
  - Nie meer as R1,300/hektaar vir die 12 maande periode van Julie 2015 tot Junie 2016.

**Persone deur wie en aan wie die heffing betaalbaar sal wees**

7. (1) Die heffing ingestel onder klousule 5 sal betaalbaar wees deur 'n produsent of deur sy genomineerde namens die produsent.
- (2) 'n Heffing ingestel onder klousule 5 sal betaalbaar wees aan die DFPT Finance ingevolge klousule 8.

**Betaling van 'n Gedifferensieerde Heffing**

8. (1) Betaling van die heffing sal geskied op die wyse en volgens die skedule soos jaarliks deur die produsent of sy genomineerder met DFPT Finance ooreengekom is, met dienverstande dat die gediffensieerde heffing binne elke 12 maande siklus ten volle betaal sal word.
- (2) Betaling sal geskied deur middel van 'n tjek of elektroniese oordrag ten gunste van DFPT Finance, en sal –
- (a) wanneer per tjek betaal, geadresseer word aan –  
DFPT Finance  
Posbus 163  
PAARL  
7622
  - (b) wanneer elektronies oorgedra, betaal word in die bankrekening wat op aanvraag van Hortgro Dienste verkrygbaar is.

**Inwerkingtreding en periode van toepassing**

9. Hierdie statutêre maatreël sal in werking tree op die datum van publikasie hiervan en sal vier (4) jaar later verval.

**DEPARTMENT OF HOME AFFAIRS  
DEPARTEMENT VAN BINNELANDSE SAKE****No. 622****10 August 2012****ALTERATION OF SURNAMES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)**

The Director-General has authorized the following persons to assume the surnames printed in *italics*:

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149. Nkosingathi Mbungeni Ndlovu - 690521 5451 083 - Eseleni Area, HERMANNSBURG, 3258 - *Ngubane*
150. Charles Steve Mbomane - 690924 5424 086 - Stand No 50, Matiko Xikaya, LULEKANI, 1392 - *Mathebula*
151. Sandile Thomas Mlonzi - 771009 5346 083 - 864 Zamani Road, TONGAAT, 4400 - *Mbotho*
152. Namedi Julius Murwa - 770605 6362 085 - P O Box 5211, CHUENESPOORT, 0745 - *Setlatjile*
153. Neziswa Stock - 861231 1164 085 - 3300 Phola Park, MBEKWENI, 7626 - *Dyeli*
154. Ntombentle Pearl Keswa - 751022 0361 084 - 12024 Nkebe Street, Zola North, SOWETO, 1868 - *Shongwe*
155. Mthokozisi Petros Mchunu - 750305 5820 084 - Block G, Room 118, DAVEYTON, 1520 - *Sibiya*
156. Rudi Jacobus Jacobs - 880120 5052 080 - 46 Hilboom Crescent, Kleinbron Estate, BRACKENFELL, 7560 - *Van Zyl*
157. Meshack Thulani Madonse - 860716 6041 081 - P O Box 6158, KABOKWENI, 1245 - *Madonsela*
158. Thondokazi Payi - 920217 1098 083 - P O Box 51, STERKSPRUIT, 9768 - *Tshangela*
159. Owana Mbulawa - 921230 0355 080 - E R F 389 Peddie, PEDDIE, 5640 - *Madlingozi*
160. Nduduzo Hugo Ndlovu - 920820 5599 087 - 191 Themba Ndlovu, Mevana Township, HOWICK, 3296 - *Lamula*
161. Nelisiwe Cynthia Ngcobo - 901001 0780 088 - Kwanyuswa Area, VERULAM, 4340 - *Zulu*
162. Nosipho Gloria Sibiya - 850310 0369 086 - Unit 18, Imbali Township, PIETERMARITZBURG, 3201 - *Sithole*
163. Aaron Arnold Bila - 831010 6146 082 - P O Box 826, HAZYVIEW, 1242 - *Zitha*
164. Mduduzi Tshabalala - 860501 6097 089 - 442 Msunduzi Street, Senaone, SOWETO, 1818 - *Ngwenya*
165. Kim Thobile Miglietti - 820127 0097 088 - 43 Glentui, 732 Arcadia Street, Arcadia, PRETORIA, 0083 - *Dlamini*
166. David Siphwe Mbele - 840505 5806 080 - 511 Monise Section, KATLEHONG, 1431 - *Ndlovu*
167. Tulah Sikoletu Elethu - 870529 0117 080 - 43 Glentui, 732 Arcadia Street, Arcadia, PRETORIA, 0083 - *Dlamini*
168. Gcineni Doris Madondo - 780419 0777 084 - 22 3rd Avenue, ALEXANDRA, 2096 - *Simelane*
169. Ranti Brian Mathole - 871013 5502 082 - 20 K Tantalate Street, MADIBAPARK, 0742 - *Mongalo*
170. David Aupakie Mofokeng - 800309 5278 087 - 5092 Driziek 3, ORANGE FARM, 1841 - *Kodisa*
171. Rakomeya Petrus Ramathibela - 451103 5431 081 - 4 Protea Street, Visagie Park, NIGEL, 1491 - *Mogale*
172. Lari Robert Mahlangu - 490315 5597 082 - 9 Mmusane Street, KWATHEMA, 1575 - *Nhlapo*
173. Ramaesela Roselina Boya - 360328 0294 081 - Stnd No 1503, Mmampatile Section, Nokaneng Village, MMAMETLHAKE, 0432 - *Masofa*
174. Thembinkosi Johnson Matinyana - 720315 5378 089 - 2263 Msimbithi Street, PORT ALFRED, 6170 - *Steven*
175. Thabang Frans Msibi - 920717 5500 083 - 1494 Block C, MABOPANE, 0193 - *Molefe*
176. Dithoro Phillip Phasha - 490302 5625 089 - Stand No 3, Manyaka Village, DRIEKOP, 0975 - *Mohlala*
177. Sinenhlanhla Ndabandaba - 920312 0719 084 - P O Box 5015, HLABISA, 3937 - *Manqele*
178. Langelihle Xolani Mthembu - 900507 6402 080 - P O Box 06, KWANGWANASE, 3979 - *Manzini*
179. Nkanyiso Fanele Sibiya - 901202 6274 080 - C C 2003 Catto Crest, MAYVILLE, 4091 - *Buthelezi*

180. Michael Themba Ngxongo - 901118 6062 087 - 14880 Blerman Street, Extension 31, VOSLOORUS, 1475 - *Shongwe*
181. Siphosethu Botha - 900412 5540 081 - 3298 Kgotsong, BOTHAVILLE, 9660 - *Sikotha*
182. Thabiso Jamen - 771128 5444 084 - Stand No 1490, Wright Road, EVATON, 1984 - *Henry*
183. Educate Ndhlovu - 770605 5551 084 - P O Box 58, HLUVUKANI, 1363 - *Mkansi*
184. Nkosana Marshall Ndlovu - 860312 5333 081 - 13 Byron Street, Dalpark, Extension, BRAKPAN, 1551 - *Mahlaba*
185. Lisbert Buta - 861116 0393 084 - A 176 Lindelani, Kingsway, BENONI, 1501 - *Mahlangu*
186. Nothando Fortunate Bhengu - 860822 0482 089 - 153 Forth Avenue, CLERNAMONT, 4342 - *Msomi*
187. Robyn Pamela Solomons - 860318 0127 089 - P O Box 84219, GREENSIDE, 2034 - *Marshall*
188. Sandile Maxwell Mtshali - 860820 5823 083 - Velabahleke High School, Extension H, UMLAZI, 4031 - *Mzimela*
189. Innocent Xolani Dladla - 810202 6348 082 - 133 Mvuthuza Road, Stage1, Imbali, PIETERMARITZBURG, 3219 - *Khanyile*
190. Mmushi Moses Thamane - 790923 6124 082 - 20271 Buffer Zone, Extension 3, MAMELODI EAST, 0122 - *Tefo*
191. Sanele Siphon Ndwandwe - 920505 6832 088 - House No 522, Ekuvukeni, WASBANK, 2920 - *Mahlobo*
192. Mathobo Sinclair Mokhabela - 920331 0751 087 - 6 Vaalsrivier, Dlaprak, Extension 06, BRAKPAN, 1541 - *Mashele*
193. Olebogeng Ntsayagae - 921008 5902 084 - P O Box 94, PUDUMONG, 5185 - *Mmampe*
194. Khulekani Victor Nxumalo - 921111 5576 088 - P O Box 6214, NONGOMA, 3950 - *Khumalo*
195. Moshe Devon Olivier - 901208 6191 083 - P O Box 242, DWARSRIVIER, 0812 - *Mulaudzi*
196. Vincent Thokozani Chauke - 770904 5402 087 - 1975 Section D, MAMELODI WEST, 0122 - *Skosana*
197. Kabelo Magoro - 930506 6009 089 - 2106 Refentse Extension, STINKWATER, 0407 - *Maloka*
198. Nkosithandile Welcome Ntozakhe - 930505 5732 089 - Barbreeze, Room No 10619, TONGAAT, 4400 - *Papani*
199. Lucky Bhekuyise Simelane - 770707 6453 086 - 165 Mavimbela Section, KATLEHONG, 1431 - *Nsibande*
200. Emmanuel Nkosinathi Rathogwa - 920410 5558 083 - 170 Section 7, EKANGALA, 1021 - *Dube*
201. James Bongani Skosana - 861220 5833 084 - P O Box 2706, EMPUMALANGA, 0458 - *Selala*
202. Lucky Nyofane - 861215 5899 085 - 299 Falscon Street, Extension 1, Rietvallei, KRUGERSDORP, 1739 - *Msibi*
203. Kholofelo Hellen Mapulana - 890519 0560 088 - 254 Maokeng Section, TEMBISA, 1632 - *Legoabe*
204. Alice Andiswa Radebe - 881207 1135 081 - 3265 Lawley, Extension 2, 10th Avenue, LAWLEY, 1824 - *Sophi*
205. Fannie Khosa - 890413 6214 082 - P O Box 11367, KHOKHOVELA, 1367 - *Zitha*
206. Vusimunzi Surprise Mayisa - 800206 5434 084 - 100 Nyaweni Street, Kwathema, SPRINGS, 1575 - *Mayisa-Masina*
207. William Tieho Molefe - 801006 5592 082 - 273 Ntlokologo Street, Meloding, VIRGINIA, 9430 - *Mafanyolle*
208. Dira Petrus Maweng - 800304 6290 082 - 9322 Slovo Park, BLOEMFONTEIN, 9323 - *Mohlabayi*
209. Nobuhle Samkelisiwe Nene - 860529 0475 084 - P O Box 125, NTUMENI, 3830 - *Gazu*

210. Peter Dirang Hlongoane - 860805 5452 082 - 4163 Nobhelanoka Street, LETABONG, 0263 - *Tsai*
211. Tina Sisi Cindi - 880520 0938 086 - Stand 6924 R Dp, Extension 4, Botteng, DELMAS, 2210 - *Mngomezulu*
212. Thamsanqa Mbuyazi - 891212 6524 089 - P O Box 10627, RICHARDS BAY, 3900 - *Mathaba*
213. Siindile Zonke Khumalo - 860906 1671 087 - P O Box 756, JOZINI, 3968 - *Magagula*
214. Mokopu Francis Lekhalo - 860918 5992 088 - 8063 Hlomisa, ZAMDELA, 1942 - *Ditaole*
215. Paledi Given Maphanga - 910415 6459 084 - P O Box 163, STEELPOORT, 1133 - *Mosehla*
216. Nhlanhla Prisca Sindane - 910902 0825 089 - 15 Maqelemba Street, KAMEEL RIVER, 0488 - *Mahlangu*
217. Mandlenkosi Clyde Funeka - 910909 5327 086 - 23 Dennelaan, GROOTVLEI, 9301 - *Ndlovu*
218. Mduduzi Jack Ntlabiso - 910517 5817 087 - P O Box 500, MAPHUMULO, 4470 - *Mdletshe*
219. Ndumiso Njabulo Shezi - 911205 5791 085 - P O Box 15264, SUNDUMBILI, 4491 - *Gcaba*
220. Nokukhanya Mdadane - 910712 1031 086 - 230739 Nkosenye Road, MARIANHILL, 3610 - *Magcaba*
221. Bonginkosi Mdumiseni Khumalo - 910622 6276 083 - Newcastle, No 76 Smith Street, DUNDEE, 3000 - *Mbambo*
222. Nomcebo Zulu - 920502 1040 080 - F2220 Section 6, MADADENI, 2951 - *Maphisa*
223. Quade Robert Maynard - 930320 5057 085 - 508 Block A, Sydenham Lodge, DURBAN, 4091 - *Kell*
224. Buyisile Khanyase - 930422 0874 082 - Thoyana Area, UMBUMBULU, 4105 - *Ndulini*
225. Xolani Vincent Zitha - 931004 5263 088 - 515 Mtsweneng Street, Mthorwane, GREYLLINGSTAD, 2415 - *Jiyane*
226. Akhona Kiyongo - 920224 1379 083 - Mtontsasa Location, FLAGSTAFF, 4810 - *Mmemezi*
227. Tshepiso Eugene Kleinbooi - 910128 5980 089 - P O Box 8115, KGOMOTSO, 8589 - *Moloko*
228. Thembaletu Hopewell Mchunu - 910821 6196 081 - P O Box 183, UMZUMBE, 4225 - *Ogle*
229. Phemelo Comelius Selamolela - 910810 5264 081 - 17 Block D, Kekana Gardens, HAMMANSKRAAL, 0400 - *Moloto*
230. Alias Jan Sithole - 801206 5350 081 - 1985 Vezubuhle, KWAMHLANGA, 1022 - *Mabena*
231. Masalane Frans Mohlala - 800830 5441 086 - 28971 Extension 5, Bana Street, MAMELODI EAST, 0122 - *Seerane*
232. Martin Tlottomela Matjila - 800915 5522 082 - 14125 Phase 02, BRAAMFISCHER, 1818 - *Makhubela*
233. Hilton Jonnie Makhale - 770603 5277 081 - 762 Rooibos Street, Montana Gardens, MONTANA PARK, 0159 - *Ephraim*
234. Nkosinathi Msila - 800917 5360 083 - 20499 Mlenzana Street, Bloekombos, KRAAIFONTEIN, 7570 - *Ngabase*
235. Dineo Poe - 800113 0327 083 - 55 Jericho, Kolbe Street, ROODEPOORT, 1724 - *Biya*
236. Mxolisi Mkhize - 810307 5484 083 - F454 Umlazi Township, UMLAZI, 4031 - *Ngcongo*
237. Johannes Shingange - 810103 5396 082 - 32/1132 Thorntree View X X 2 A, SOSHANGUVE, 0152 - *Lefophane*
238. Mawanda Nozane - 810926 5365 081 - 31-432 Makhaza, KHAYELITSHA, 7784 - *Mbasa*
239. Patrick Skhumbuzo Mahlangu - 800226 5648 087 - 2426 Siyabuswa, MDUTJANA, 0472 - *Mthembeni*
240. Ngwanakupa Mathabatha - 301213 0125 083 - Mphanama, SEKHUKHUNELAND, 1124 - *Sekgala*

241. Thabang Malatji - 911014 5861 082 - 57 Sekretarisvlél Street, Monument Park, PRETORIA, 0181 - *Chiloane*
242. Dikeledi Mabel Tsekane - 710617 0510 083 - 63 Paratus Flats, Vender Riet Street, BLOEMFONTEIN, 9301 - *Mosia*
243. Tiego Camellous Lekhobane - 471227 5529 085 - House No 835, Zone 10, SEBOKENG, 1983 - *Sarele*
244. Velile Simon Ntobela - 720715 5787 082 - P O Box 23, PORT EDWARD, 4295 - *Cele*
245. Ngxezewula Mngcizelwa - 250525 5089 084 - Tholeni Area, TABANKULU, 5130 - *Ngqinjana*
246. Sikhalo Cannon Mancini - 250621 5153 085 - Mvenyane Area, NTABANKULU, 5130 - *Diko*
247. Gladys Mabovu Nongomaza - 340517 0069 080 - Mantlaneni Area, LUSIKISIKI, 4800 - *Mbelu*
248. Manda Samson Mohlala - 720216 6256 086 - 10105 Masodi, MOKOPANE, 0600 - *Mbedzi*
249. Thanyani Jameson Netshimbupfe - 360802 5108 082 - P O Box 125, TSHIMBUPE, 0983 - *Mutheiwana*
250. Shonisani Dzegere - 930624 6027 082 - P O Box 14, VHALAUDZI, 0926 - *Badzhi*
251. Boitumelo Johnson Marota - 921109 5667 089 - 131 Shakawe Street, Extension 28, VOSLOORUS, 1475 - *Thobane*
252. Sizophila Dlamini - 911117 0902 080 - Private Bag X 1619, BERGVILLE, 3250 - *Thabede*
253. Mpumelelo Victory Tshabalala - 921118 5420 084 - 89 Tsela Street, KWATHEMA, 1575 - *Nomaqhiza*
254. Sibusiso Kumako - 911218 5764 085 - 681 Mavimbela Section, KATLEHONG, 1432 - *Khambule*
255. Tumiso Givie Maapola - 920501 5949 080 - 132 Zandspruit, Extension 09, HONEYDEW, 2195 - *Moitsiwa*
256. Simon Mosimanegape Kolobe - 860305 6314 084 - Moloseng Village, MAFIKENG, 2745 - *Mafethe*
257. Thandazani Tupa - 921124 1123 086 - 38806 Toiletcity, Duncan Village, EAST LONDON, 5201 - *Matshini*
258. Kgopotso Shai - 920812 6358 084 - P O Box 5205, OHRIGSTAD, 1122 - *Makgata*
259. Masilo Phineas Letsoalo - 920925 6151 083 - P O Box 632, LESHANE, 0724 - *Mokone*
260. Siyathemba Nomfundo Dlamini - 921113 0894 086 - P O Box 4088, MANDENI, 4490 - *Makhoba*
261. Siyabonga Ngubane - 860827 5283 085 - 4832 Piliso Street, Orlando East, SOWETO, 1804 - *Mbhele*
262. Gift Tshabalala - 861228 6096 080 - 158 Westing House Boulevard, C E 2, VANDERBIJLPARK, 1911 - *Diadla*
263. Goodenough Nkosinathi Mabaso - 861103 6132 088 - No 5 Maris Street, Malvern, JOHANNESBURG, 2094 - *Mchunu*
264. Reatile Charity Lesiea - 860921 5630 088 - 2503 Block H, ALIWAL NORTH, 9750 - *Lebane*
265. Tshepo Lettizen Marhutha - 861118 6055 089 - P O Box 94, MOKETSI, 0825 - *Phosa*
266. Smiso Micheal Nyandeni - 900108 6082 087 - P O Box 7, NONGOMA, 3950 - *Hadebe*
267. Nicolas Manqoba Ndlovu - 861202 6314 082 - P O Box 8545, CENTURION, 0045 - *Rakoena*
268. Boitumelo Chigo - 900524 5957 089 - P O Box 55001, NEBO, 1059 - *Matuludi*
269. Lucky Bridgeman Ndaba - 660219 5475 089 - 1469 Mary Avenue, GELUKSDAL, 1550 - *Kodisang*
270. Makhubalo Ximba - 660129 5303 084 - P O Box 216, NQUTU, 3135 - *Jiyane*
271. Nonhlanhla Faith Ngobeni - 920708 0769 088 - No 46-17th Avenue, ALEXANDRA, 2090 - *Moselane*

272. Thulani Collin Biyela - 811218 5598 088 - P O Box 939, ESHOWE, 3815 - *Mtshali*
273. Bulumlilo Johannes Mbokane - 460402 5380 085 - Stand No 1200, KANYAMAZANE, 1214 - *Mavuso*
274. Sydney Mashiane Matseke - 810914 6301 081 - P O Box 1045, GROBLERSDAL, 0476 - *Podile*
275. Thabiso Zimase - 910417 5370 080 - 846 Zone 2, LETLHABILE, 0264 - *Nkomo*
276. Thando Galela - 900501 6209 082 - No 23 Mahashe Street, Ngangelizwe, MTHATHA, 5099 - *Nombida*
277. Sanele Building Dlamini - 921010 6459 080 - P O Box 9927, LADYSMITH, 3370 - *Khoza*
278. Mpho Gift Mahalmvu - 840728 5807 086 - 560 Landela Street, Galeshewe, KIMBERLEY, 8345 - *Nkoane*
279. Nomvuyiso Silvana Radebe - 900208 1279 082 - P O Box 205, UMZIMKULU, 3297 - *Mkullisi*
280. Lindokuhle Lawrence Mpunzana - 920904 5733 084 - 1225 Etete, Ka Lafukwe, STANGER, 4450 - *Ngema*
281. Mpho Daniel Makhalemele - 921224 5221 082 - 8257 Mohalane Street, Extension 1, Ratanda, HEIDELBERG, 1441 - *Nonyane*
282. Sandile Christopher Magagula - 911225 6240 080 - 5176 Thusi Village, ERMELO, 2350 - *Gininda*
283. Msawenkosi Ndlovu - 900305 6286 086 - Ndaleni Area, RICHMOND, 3780 - *Shezi*
284. Matlotlo Gwili - 900630 6180 082 - 3360 Rhino Street, Wedela, CARLETONVILLE, 2499 - *Phatsoane*
285. Ayanda Elijah Kuzwayo - 900105 5551 088 - P O Box 958, GINGINDLOVU, 3800 - *Zungu*
286. Nkosi Dimema - 900319 5309 088 - 115 Bond Road, EVATON, 1984 - *Dlamini*
287. Themis Mabjale Magampa - 900108 0656 084 - P O Box 274, BOLEU, 0474 - *Morare*
288. Zakhele Fredy Morai - 900718 5544 083 - 448 Block B, POORTJIE, 1841 - *Zondi*
289. Masondo Dlomo - 900614 6193 089 - Kwaqoloqolo Location, UMZINTO, 4200 - *Gumede*
290. Phumlani Lawrence Mthethwa - 900805 5851 087 - P O Box 828, MTUBATUBA, 3835 - *Mkhwanazi*
291. Lara Syabonga Makhavhu - 921120 5525 086 - 112 Angola Street, Potion 49, Extension 28, VOSLOORUS, 1475 - *Kgopana*
292. Jabulani Vusimuzi Madonsela - 890706 5760 082 - P O Box 1614, HAZYVIEW, 1242 - *Zwane*
293. Jenny Shana Janse Van Vuuren - 901013 0032 089 - 37 Tony Street, Hamelia, EDENVALE, 1609 - *Scott*
294. Zandile Guqa - 810705 0451 082 - Private Bag X6040, MTHATHA, 5100 - *Bokweni*
295. Ayanda Lydia Magudulela - 900902 0260 081 - 1045 Moroka Section, STANDERTON, 2430 - *Dlamini*
296. Lawrence Christopher Lebelwane Matshika - 930708 5398 089 - P O Box 4777, MPUDULLE, 1047 - *Matlala*
297. Africa Ndyalvan - 801115 5671 083 - 60 B Bongweni, ZWELETEMBA, 6852 - *Swakamisa*
298. Mohau Alfred Lebona - 800424 5477 082 - Stand No 2143, Hlalanikahle, Extension 2, EMALAHLENI, 1039 - *Mathabathe*
299. Richard Themba Mahlangu - 800307 1030 080 - P O Box 1030, DENNILTON, 0472 - *Lebone*
300. Nomonde Andy Masondo - 801026 0624 086 - A680 Mpumalanga Township, HARMMARSDALE, 3700 - *Khumalo*
301. Zwelenkosi Nomafu - 800826 5538 087 - P O Box 509, BIZANA, 4800 - *Radebe*

302. Raesibe Rebecca Matloa - 350316 0319 083 - P O Box 962, KORINGPUNT, 0632 - *Segabutla*
303. Jappie David Mahlangu - 810809 5480 086 - 11291 Maroelana, PRETORIA, 0161 - *Baloyi*
304. Tshepo Dube - 810822 5677 080 - Langeveldt Road, 24 Casabella, Vorna Valley, MIDRAND, 1686 - *Habedi*
305. Voster Makhasana - 800327 5801 088 - P O Box 1673, MASHAU, 0943 - *Maluleke*
306. Matankisang Canisia Nogenga - 801130 0953 089 - 2616 Mthiyane Avenue, LAMONTVILLE, 4027 - *Mbongwe*
307. Jimmy James Mokai - 800501 5759 088 - 337 Motsoseng Village, MAFIKENG, 2745 - *Chauke*
308. Thabo Khule - 630529 5745 084 - 1651 Molahloe Street, ORLANDO EAST, 1804 - *Mohlo*
309. Itumeleng Alphius Thure - 810727 5974 082 - P O Box 151, HEUNAAR, 8611 - *Samonne*
310. Ntebogeng Brandt - 910220 0644 081 - 10 Tshabangu Street, PROTEA NORTH, 1818 - *Mkontoane*
311. Mduduzi Innocent Nkabinde - 910717 6055 089 - 78 Smith Street, DUNDEE, 3000 - *Dlamini*
312. Petrus Poisa Masemola - 900106 5595 083 - 3528 Mahube Valley, Extension 3, MAMELODI EAST, 0122 - *Mabena*
313. Tumelo Welcome Magagula - 890615 5578 081 - 1373 Freedom Charter, Far Eastbank, ALEXANDRA, 2090 - *Mathabatha*
314. Sifiso Mlando Maphalala - 810722 5943 088 - 334 Unit 18 Imbali, PIETERMARITZBURG, 3201 - *Dlamini*
315. Tebogo Sedibe - 800830 5540 085 - 10822 Moapei Street, Extension 14, BOKSBURG, 1475 - *Ramutla*
316. Mosiwa Isaac Moreletsi - 771026 5970 084 - 1022 Khayaletu, Khutsong, CARLETONVILLE, 2499 - *Rabanye*
317. Khabo Merriam Makoopo - 570424 0820 086 - 181 Ngotsha Street, Extension 1, TSAKANE, 1550 - *Nkosi*
318. Njabulo Innocent Mfaba - 820903 5855 088 - 1395 Old Location, PIET RETIEF, 2380 - *Makam*
319. Azwinndini Rammwa - 760912 5762 089 - P O Box 522, BRAMLEY, 2018 - *Mukhwevho*
320. Mbuso Bongani Luthuli - 861228 5555 086 - and two minor children - Awande Thuli Luthuli - 050720 1356 080 - Khethelo Mandisa Luthuli - 051101 0832 083 - P O Box 35, ESHOWE, 3815 - *Ngema*
321. Charles Malose Mohlaka - 820214 5699 082 - your wife - Refilwe Dorah Mohlaka - 860305 0431 082 - and a minor child - Tshegofatso Charles - Junior - 100607 5824 082 - No 123 Augusta Street, LINMEYER, 2196 - *Tloung*
322. William Malesela Ledwaba - 800405 5757 086 - and your wife - Prudence Sbhongile Ledwaba - 891030 0690 080 - P O Box 78, MASHASHANE, 0743 - *Maphoso*
323. Michael Vusumuzi Ngubeni - 620128 5813 083 - your wife Perseverence Thembi Ngubeni - 650310 0708 087 - and two minor children - Gugu Gweneth Ngubeni - 930105 0352 080 - Simphiwe Ngubeni - 000614 0038 081 - 18341 Cebekhulu Street, Extension 9, TSAKANE, 1550 - *Skhosana*
324. Bonginkosi Phineas Ndlazi - 691120 5263 082 - your wife Busisiwe Clarah Ndlazi - 760530 0573 085 - and three minor children - Nduduzo somandla Ndlazi - 970320 6140 089 - Thembeke Ndlazi - 000501 1092 086 - Thandoluhle Awande Ndlazi - 061115 5739 083 - Room 160, Hostel 9, Western Deep Levels, CARLETONVILLE, 2499 - *Mtshali*
325. Tsepho Raymond Tsotetsi - 690910 5457 085 - your wife - Bonisile Pretty Khethiwe Tsotetsi - 691228 0471 087 - and three minor children - Lesego Sandiso Tsotetsi - 970601 5103 081 - Fezeka Palesa Tsotetsi - 040426 0483 080 - Thabang Nhlakanipho Tsotetsi - 020514 5041 088 - P O Box, 4691, STANDERTON, 2430 - *Nsibandwe*
326. Marumo Joseph Mogoje - 460110 5703 087 - and your wife - Khutsahalo Patricia Mogoje - 520327 0822 088 - 867 Senobolo Sec School, Disaneng, MAFIKENG, 2745 - *Sebogodi*

327. Mazombile Magomazi – 710805 0901 085 – and three minor children – Anathi Magomazi – 050204 5341 083 – Sandile Magomazi 960622 5620 082 – Phatheka Magomazi – 990920 0556 085 - Hlolweni, BIZANA, 4800 - *Ngaleka*
328. Lungile Zwane – 861011 0983 085 – and a minor child - Lehlohonolo Pheello Zwane – 060510 5396 085 - 8848 B Mda Street, ORLANDO WEST, 1804 - *Mathenjwa*
329. Bhasokazi Gifilina Tinto – 701129 0388 081 – and a minor child – ZintleTinto – 960621 0431 081 - 19712 Thandi Modise Street, Mandela Park, KHAYELITSHA, 7784 - *Mzalisi*
330. Nolwazi Selith Myeza – 900504 0385 080 – and a minor child – Siphosande Lebogang Myeza – 110107 0305 086 - P O Box 549, Tin Town Area, CATO RIDGE, 3680 - *Gambushe*
331. Vernon Bharathnam - 720311 5261 086 – your wife – Shamen Bharathnam – 750626 0192 082 and a minor child - Bryton Vernon Bharathnam - 950120 5064 080 - 76 Quilpalm Avenue, Palmview, PHOENIX, 4068 - *Ajodha*
332. Patrick Mncedisi Mokwena – 870129 5885 086 – and a minor child – Nomthandazo Lawrancia 110123 0590 080 - P O Box 122, CAROLINA, 1185 - *Malaza*
333. Bhekishaya Demetshile – 650304 5965 081 your wife – Nontembeko Thembisa Demetshile – 700803 1112 085 – and eight minor children – Avela Demetshile – 930312 1161 086 – Smbongile Demetshile – 940412 6153 084 – Aviwe Demetshile – 990823 5807 083 – Lwandile Demetshile – 961112 6098 081 – Luyanda Demetshile – 961112 6097 083 – Kwanele Demetshile – 090926 5734 089 – Vuyisanani Demetshile – 020508 5921 083 – Avuyile Demetshile - Ntsimbini Area, BIZANA, 4800 - *Ncinci*
334. Mfaniseni Samuel Manqe – 720324 6165 081 – your wife – Sthembile Therressa Manqe – 780919 0636 081 – and a minor child Andile Nqobani Manqe – 051009 5466 080 - P O Box 93, MELMOTH, 3835 - *Zungu*
335. Fikile Catherine Manana – 690411 0654 081 – and two children – Hlengiwe Mmkgotso Manana – 060628 0914 089 – Xolani Wiseman Manana – 940525 5962 088 - - 277 Sikhosana Section, KATLEHONG, 1431 - *Mdluli*
336. Mphiusi Terence Jerry Taho – 621026 5743 087 – your wife – Bukeka Victoria Taho – 650929 0783 087 – Precious Phumeza Taho – 940217 0181 084 – Lubabalo Innocent Taho – 961015 5152 082 - P O Box 562, DOBSONVILLE, 1865 - *Blayi*
337. Nonkululeko Nokwabuza – 900427 1289 087 – Snalo Nokwabuza – 081226 0917 081 - P O Box 555, BIZANA, 4800 - *Malanga*
338. Ngoma Stephens Mabena – 580127 5548 085 – your wife - Zodwa Elizabeth Mabena – 620622 0286 089 - - P O Box 563, MBIBANE, 0449 - *Mnguni*
339. Nancy Mankoko Mojaki – 800923 0583 083 – and three minor children – Karabo Mojaki – 021210 5436 084 – Ofentse Mojaki 050205 0561 088 – Kabelo Mojaki 021210 5437 082 - 614 Block P, SOSHANGUVE, 0152 - *Manamela*
340. Delani Hopewell Bhengu – 731119 5766 088 – your wife – Queen Bhengu – and a minor child – Neo Thipe – 960118 5513 088 - 881 Mwelase Road, 18 Chesterville, DURBAN, 4991 - *Ncala*
341. Rataba Josiah Khoadi – 800305 6145 085 – your wife Annah Ntsoaki Khoadi – 850315 0511 082 – and two minor children – Tshepang Khoadi – 060107 5180 088 – Kgomotso Gosentle Khoadi – 100908 0378 086 - 2350 Sithole Street, MOHLAKENG, 1759 - *Tselanyane*
342. Douglas Dick – 590115 5105 087 – your wife - Elizabeth Dick – 601218 0083 080 – - P O Box 10378, PORT ELIZABETH, 6015 - *Ho*
343. Grace Sindiswa Mzwakali – 860109 0283 083 – and a minor child – Olesego Winston Mzakali – 110114 5993 080 - 3095/5 Nyokeng, Bochabela, BLOEMFONTEIN, 9323 - *Pule*
344. Tshepiso George Komane – 810324 5564 087 – and your wife – Lerato Komane – 840729 0699 080 - P O Box 475, MODDERFONTEIN, 1645 - *Ntsimane*
345. Nelly Rabaloyi 881008 0552 080 – and a minor child – Angela Tokoto Rabaloyi – 050903 1319 080 - P O Box 648, GIYANI, 0826 - *Maluleke*

346. Mzwandile Paulos Nkutha – 700327 5780 085 – your wife – Nomthandazo Bridget Nkutha – 730403 0636 087 – and two minor children – Neo Siphesihle Nkutha – 081007 5273 088 – Linda Ntsibanyoni – 010418 5227 089 - 10247/16 Kamotho Street, Extension 3, DOBSONVILLE, 1865 - *Moletsane*
347. Motsatsi Patricia Mateta – 930327 0466 088 – and a minor child – Kgolofelo Hope Mateta – 110405 0480 085 - P O Box 314, LENYENYE, 0857 - *Mmola*
348. Lesiba Philemon Matsetela 570418 5619 089 – your wife - Linah Mogajane Matsetela – 650429 0401 087 – and a minor child Paledi Thomas Matsetela – 931118 5253 087 - 118 Phumlane Street, Extension 2, Langaville, TSAKANE, 1550 - *Bapela*

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**GENERAL NOTICES  
ALGEMENE KENNISGEWINGS**

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**NOTICE 613 OF 2012**

**ANNEX II**

**DEPARTMENT OF ENVIRONMENTAL AFFAIRS**

**NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT NO.59 OF 2008)**

**DRAFT STANDARD FOR ASSESSMENT OF WASTE FOR LANDFILL DISPOSAL**

I, Bomo Edith Edna Molewa, Minister of Water and Environmental Affairs, hereby give notice of my intention, under section 7(1)(c) read with section 73 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), to set a national standard for the assessment of waste for landfill disposal in the Schedule hereto.

Members of the public are invited to submit to the Minister, within 30 days of publication of this notice in the Gazette, written comments or objections to the following addresses:

By post to:     The Director-General: Department of Environmental Affairs  
                  Attention: Ms Nomphele Daniel  
                  Private Bag X447  
                  Pretoria  
                  0001

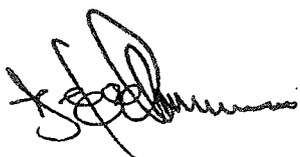
By fax to: (012) 310 0024,

By email to: [ndaniel@environment.gov.za](mailto:ndaniel@environment.gov.za)

Hand delivered at: 315 Pretorius Street, Pretoria, Fedsure Forum Building, North Tower, 2<sup>nd</sup> Floor (Reception),

The full document can also be accessed at [www.sawic.org.za](http://www.sawic.org.za)

Any inquiries in connection with the draft notice can be directed to Ms Nomphele Daniel at (012) 310 3904.



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

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## PART 1: INTERPRETATION AND PURPOSE

### 1. Definitions

- (1) In this Standard any word or expression to which a meaning has been assigned in the Act has that same meaning, and unless the context indicates otherwise—

“**LC**” means the leachable concentration of a particular element or chemical substance in a waste, expressed as mg/l;

“**LCT**” means the leachable concentration threshold limits for particular elements and chemical substances in a waste, expressed as mg/l, prescribed in Section 6 of this Standard;

“**putrescible waste**” means waste that contains organic matter capable of being decomposed by microorganisms, or that will readily decay under normal conditions, giving rise to offensive odours, or which is capable of providing food for birds and animals, thereby attracting vermin or disease-causing vectors such as flies and rodents;

“**TC**” means the total concentration of a particular element or chemical substance in a waste, expressed as mg/kg;

“**TCT**” means the total concentration thresholds limits for particular elements or chemical substances in a waste, expressed as mg/kg, prescribed in Section 6 of this Standard;

“**the Act**” means the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008);

“**the Regulations**” means the Waste Classification and Management Regulations, 2012, in terms of section 69(1)(a), (b), (g), (h), (m), (q), (s), (dd) and (ee) of the Act.

### 2. Purpose and Application

- (1) This Standard prescribes the requirements for the assessment of waste prior to disposal to landfill in terms of regulation 8(1)(a) of the Regulations.

## PART 2: STANDARD ASSESSMENT METHODOLOGY

### 3. Approach

- (1) To assess waste for the purpose of disposal to landfill, the following are required—
  - (a) identification of chemical substances present in the waste; and
  - (b) sampling and analysis to determine the total concentrations (TC) and leachable concentrations (LC) for the elements and chemical substances that have been identified in the waste and that are specified in section 6 of this Standard .
- (2) The TC and LC values of the chemical substances in the waste must be compared to the threshold limits specified in section 6 of this Standard for total concentrations (TCT values) and leachable concentrations (LCT values) of specific elements and chemical substances.
- (3) Based on the TC and LC values of the elements and chemical substances in the waste exceeding the corresponding TCT and LCT values respectively, the specific type of waste for disposal to landfill must be determined in terms of section 7 of this Standard.

### 4. Total Concentration (TC) Analysis

- (1) The TC of all the elements and chemical substances specified in section 6 of this Standard that are known to occur, likely to occur or can reasonably be expected to occur in the waste must be determined.
- (2) The TC of elements and chemical substances in waste must be determined using suitable national or international standard techniques and analysis methods that will provide reliable, accurate and repeatable results of the TC of elements and chemical substances specified in section 6 of this Standard.
- (3) Within three (3) years of this Standard coming into operation, all analyses of the TC of elements and chemical substances in waste must be conducted by laboratories accredited (by SANAS) to conduct the particular techniques and analysis methods required.

## 5. Leachable Concentration (LC) Analysis

- (1) The LC of elements and chemical substances must be determined using the Australian Standard Leaching Procedure (AS 4439.1, 4439.2 and 4439.3).
- (2) Within three (3) years of this Standard coming into operation, all analyses of the LC of elements and chemical substances in waste must be conducted by laboratories accredited (by SANAS) to conduct the particular techniques and analysis methods required.
- (3) The type of leaching fluid used in the leaching procedure will depend on the nature of the waste and/or the particular disposal practice, and must be determined as follows (from Table 2, Section 7.5 of AS 4439.3)—
  - (a) Waste to be disposed of with, or waste that contains, putrescible wastes: Use 0.1M acetic acid solution with altered pH 5.0 or pH 2.9 (refer to 7.5(a-e) of AS 4439.3);
  - (b) Waste to be disposed of with non-putrescible waste: Use a basic 0.1M sodium tetraborate decahydrate solution of pH  $9.2 \pm 0.1$ , as well as an acetic acid solution (pH 5.0 or 2.9); or
  - (c) Non-putrescible waste to be disposed of without any other wastes: Use reagent water.
- (4) Existing LC results for elements and chemical substances in wastes, which have been determined in terms of the Toxicity Characteristic Leaching Procedure (TCLP) leach test criteria of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) prior to the Regulations taking effect, may be utilised for comparison with the LCT values in Section 6 of this Standard to assess waste for the purpose of disposal of the waste to landfill, for a period not exceeding three (3) years from the date of publication of this Notice.

## 6. LCT and TCT Threshold Values

(1) Total Concentration Limit (TCT) Thresholds (mg/kg):

Elements & Chemical Substances in Waste	TCT0	TCT1	TCT2
<b>Metal Ions</b>			
As, Arsenic	5.8	500	2000
B, Boron	150	15000	60000
Ba, Barium	62.5	6250	25000
Cd, Cadmium	7.5	260	1040
Co, Cobalt	50	5000	20000
Cr <sub>Total</sub> , Chromium Total	46000	800000	N/A
Cr(VI), Chromium (VI)	6.5	500	2000
Cu, Copper	16	19500	78000
Hg, Mercury	0.93	160	640
Mn, Manganese	1000	25000	100000
Mo, Molybdenum	40	1000	4000
Ni, Nickel	91	10600	42400
Pb, Lead	20	1900	7600
Sb, Antimony	10	75	300
Se, Selenium	10	50	200
V, Vanadium	150	2680	10720
Zn, Zinc	240	160000	640000
<b>Inorganic Anions</b>			
TDS			
Chloride			
Sulphate			
NO <sub>3</sub> as N, Nitrate-N			
F, Fluoride	100	10000	40000
CN <sup>-</sup> (total), Cyanide Total	14	10500	42000
<b>Organics</b>			
Benzene		10	40
Benzo(a)pyrene		1.7	6.8
Carbon tetrachloride		4	16
Chlorobenzene		8800	35200
Chloroform		700	2800
2-Chlorophenol		2100	8400
Di (2 ethylhexyl) phthalate		40	160
1,2-Dichlorobenzene		31900	127600
1,4-Dichlorobenzene		18400	73600
1,2-Dichloroethane		3.7	14.8
1,1-Dichloroethylene		150	600
1-2-Dichloroethylene		3750	15000
Dichloromethane		16	64
2,4-Dichlorophenol		800	3200
2,4-Dinitrotoluene		5.2	20.8

Elements & Chemical Substances in Waste	TCT0	TCT1	TCT2
Ethylbenzene		540	2160
Formaldehyde		2000	8000
Hexachlorobutadiene		2.8	5.4
Methyl ethyl ketone		8000	32000
MTBE (Methyl t-butyl ether)		1435	5740
Nitrobenzene		45	180
PAHs (total)		50	200
Petroleum H/Cs, C6 to C9		650	2600
Petroleum H/Cs, C10 to C36		10000	40000
Phenols (total, non-halogenated)		560	2240
Polychlorinated biphenyls		12	48
Styrene		120	480
1,1,1,2-Tetrachloroethane		400	1600
1,1,2,2-Tetrachloroethane		5.0	20
Tetrachloroethylene		200	800
Toluene		1150	4600
Trichlorobenzenes (total)		3300	13200
1,1,1-Trichloroethane		1200	4800
1,1,2-Trichloroethane		48	192
Trichloroethylene		11600	46400
2,4,6-Trichlorophenol		1770	7080
Vinyl chloride		1.5	6.0
Xylenes (total)		890	3560
<b>Pesticides</b>			
Aldrin + Dieldrin	0.05	1.2	4.8
DDT + DDD + DDE	0.05	50	200
2,4-D	0.05	120	480
Chlordane	0.05	4	16
Heptachlor	0.05	1.2	4.8

(2) Leachable Concentration Limit (LCT) Thresholds (mg/l):

Elements & Chemical Substances in Waste	LCT0	LCT1	LCT2	LCT3
<b>Metal Ions</b>				
As, Arsenic	0.01	0.5	1	4
B, Boron	0.5	25	50	200
Ba, Barium	0.7	35	70	280
Cd, Cadmium	0.003	0.15	0.3	1.2
Co, Cobalt	0.5	25	50	200
Cr <sub>Total</sub> , Chromium Total	0.05	2.5	5	20
Cr(VI), Chromium (VI)	0.05	2.5	5	20
Cu, Copper	2.0	100	200	800
Hg, Mercury	0.006	0.3	0.6	2.4

Elements & Chemical Substances in Waste	LCT0	LCT1	LCT2	LCT3
Mn, Manganese	0.5	25	50	200
Mo, Molybdenum	0.07	3.5	7	28
Ni, Nickel	0.07	3.5	7	28
Pb, Lead	0.01	0.5	1	4
Sb, Antimony	0.02	1.0	2	8
Se, Selenium	0.01	0.5	1	4
V, Vanadium	0.2	10	20	80
Zn, Zinc	5.0	250	500	2000
<b>Inorganic Anions</b>				
TDS	1000	12500	25000	100000
Chloride	300	15000	30 000	120 000
Sulphate	250	12 500	25000	100000
NO <sub>3</sub> as N, Nitrate-N	11	550	1100	4400
F, Fluoride	1.5	75	150	600
CN <sup>-</sup> (total), Cyanide Total	0.07	3.5	7	28
<b>Organics</b>				
Benzene		0.01	0.02	0.08
Benzo(a)pyrene		0.035	0.07	0.28
Carbon tetrachloride		0.20	0.40	1.6
Chlorobenzene		5.0	10	40
Chloroform		15	30	120
2-Chlorophenol		15	30	120
Di (2 ethylhexyl) phthalate		0.50	1	4
1,2-Dichlorobenzene		50	10	40
1,4-Dichlorobenzene		15	30	120
1,2-Dichloroethane		1.5	3	12
1,1-Dichloroethylene		0.35	0.7	2.8
1-2-Dichloroethylene		2.5	5	20
Dichloromethane		0.25	0.5	2
2,4-Dichlorophenol		10	20	80
2,4-Dinitrotoluene		0.065	0.13	0.52
Ethylbenzene		3.5	7	28
Formaldehyde		25	50	200
Hexachlorobutadiene		0.03	0.06	0.24
Methyl ethyl ketone		100	200	800
MTBE (Methyl t-butyl ether)		2.5	5.0	20.0
Nitrobenzene		1	2	8
PAHs (total)		N/A	N/A	N/A
Petroleum H/Cs, C6 to C9		N/A	N/A	N/A
Petroleum H/Cs, C10 to C36		N/A	N/A	N/A
Phenols (total, non-halogenated)		7	14	56
Polychlorinated biphenyls		0.025	0.05	0.2

Elements & Chemical Substances in Waste	LCT0	LCT1	LCT2	LCT3
Styrene		1.0	2	8
1,1,1,2-Tetrachloroethane		5	10	40
1,1,2,2-Tetrachloroethane		0.65	1.3	5.3
Tetrachloroethylene		0.25	0.5	2
Toluene		35	70	280
Trichlorobenzenes (total)		3.5	7	28
1,1,1-Trichloroethane		15	30	120
1,1,2-Trichloroethane		0.6	1	4
Trichloroethylene		0.25	2	8
2,4,6-Trichlorophenol		10.0	20	80
Vinyl chloride		0.015	0.03	0.12
Xylenes (total)		25	50	200
<b>Pesticides</b>				
Aldrin + Dieldrin		0.015	0.03	0.03
DDT + DDD + DDE		1	2	2
2,4-D		1.5	3	3
Chlordane		0.05	0.1	0.1
Heptachlor		0.015	0.03	0.03

## 7. Determining Waste Types for Landfill Disposal

- (1) The specific type of waste for disposal to landfill must be determined by comparing the TC and LC of the elements and chemical substances in the waste with the TCT and LCT values specified in section 6 of this Standard.
- (2) Based on the assessment of the particular waste destined for disposal to landfill, the type of waste is determined as follows—
  - (a) Wastes with any element or chemical substance concentration above the LCT3 or TCT2 values ( $LC > LCT3$  or  $TC > TCT2$ ) are Type 0 Wastes;
  - (b) Wastes with any element or chemical substance concentration above the LCT2 but below LCT3 values, or above the TCT1 but below TCT2 values ( $LCT2 < LC \leq LCT3$  or  $TCT1 < TC \leq TCT2$ ), are Type 1 Wastes;
  - (c) Wastes with any element or chemical substance concentration above the LCT1 but below the LCT2 values and all concentrations below the TCT1 values ( $LCT1 < LC \leq LCT2$  and  $TC \leq TCT1$ ) are Type 2 Wastes;

- (d) Wastes with any element or chemical substance concentration above the LCT0 but below LCT1 values ( ) and all concentrations below the TCT1 values ( $LCT0 < LC \leq LCT1$  and  $TC \leq TCT1$ ) are Type 3 Wastes;
- (e) Wastes with all element and chemical substance concentration levels for metal ions and inorganic anions below the LCT0 and TCT0 values ( $LC \leq LCT0$  and  $TC \leq TCT0$ ), as well as below the following limits for organics and pesticides, are Type 4 Wastes—

Chemical Substances in Waste	Total Concentration (mg/kg)
<b>Organics</b>	
TOC	30 000 (= 3%)
BTEX	6
PCBs	1
Mineral Oil (C10 to C40)	500
<b>Pesticides</b>	
Aldrin + Dieldrin	0.05
DDT + DDD + DDE	0.05
2,4-D	0.05
Chlordane	0.05
Heptachlor	0.05

- (3) If a particular chemical substance in a waste is not listed with corresponding LCT and TCT thresholds in Section 6 of this Standard, and the waste has been classified as hazardous in terms of SANS 10234 health or environmental hazards due to the hazard characteristics of the particular substance, the waste is considered to be Type 1 Waste.
- (4) If a representative sample of a hazardous waste cannot be taken or obtained that would enable accurate LC and TC analyses due to the nature of the waste, the waste is considered to be Type 1 Waste.
- (5) If the TC of a chemical substance is  $> TCT2$ , and the concentration cannot be reduced by waste avoidance, re-use, recycling or recovery, or it is not economically feasible e.g. due to very small quantities, the waste must be stabilised to a minimum of  $LC < LCT2$ , and will then be considered Type 1 Waste.

- (6) Laboratory wastes listed in item (2)(b) of Annexure 1 to the Regulations are considered to be Type 1 Waste, unless assessed and determined otherwise in terms of this Standard.

**NOTICE 614 OF 2012****DEPARTMENT OF ENVIRONMENTAL AFFAIRS****NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT NO. 59 OF 2008)****WASTE CLASSIFICATION AND MANAGEMENT REGULATIONS**

I, Bomo Edith Edna Molewa, Minister of Water and Environmental Affairs, hereby make regulations pertaining to waste classification and management under section 69(1)(a), (b), (g), (h), (m), (q), (s), (dd), and (ee) read with section 73 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) in the Schedule hereto.

Members of the public are invited to submit to the Minister, within 30 days of publication of this notice in the Gazette, written comments or objections to the following addresses:

By post to: The Director-General: Department of Environmental Affairs  
Attention: Ms Nomphele Daniel  
Private Bag X447  
Pretoria  
0001

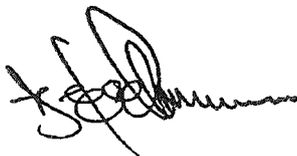
By fax to: (012) 310 0024,

By email to: [ndaniel@environment.gov.za](mailto:ndaniel@environment.gov.za)

Hand delivered at: 315 Pretorius Street, Pretoria, Fedsure Forum Building, North Tower, 2<sup>nd</sup> Floor (Reception),

The full document can also be accessed at [www.sawic.org.za](http://www.sawic.org.za)

Any inquiries in connection with the draft notice can be directed to Ms Nomphele Daniel at (012) 310 3904.



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

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## PART 1: INTERPRETATION AND PURPOSE OF REGULATIONS

### 1. Interpretation

- (1) In these Regulations any word or expression to which a meaning has been assigned in the Act has that same meaning, and unless the context indicates otherwise—

“**SANS 10234**” means the latest edition of the South African National Standard Globally Harmonized System of Classification and Labelling of Chemicals (GHS);

“**the Act**” means the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008);

“waste classification” means establishing, in terms of SANS 10234—

- (a) whether a waste is hazardous based on the nature of its physical, health and environmental hazardous properties (hazard classes); and
- (b) the degree or severity of hazard posed (hazard categories);

“**waste generator**” means any person whose actions, production processes or activities, including waste management activities, results in waste;

“**waste manager**” means any person that re-uses, recycles, recovers, treats or disposes of waste;

“**waste manifest system**” means a system of control documentation, which accompanies a load of hazardous waste transported from the point of generation to the site of management;

“**waste transporter**” means any person who conveys or transfers waste—

- (a) between the waste generator and a waste management facility; or
  - (b) between waste management facilities.
- (2) The term waste in these Regulations has the meaning as assigned by the Act, and is deemed to include both general waste and hazardous waste.

- (3) General waste and hazardous waste have the meanings as assigned by the Act, and are referred to as such in these Regulations, where specific provisions are only applicable to either general or hazardous waste.
- (4) For any action contemplated in terms of these Regulations for which a timeframe is prescribed, the specified numbers of days are calendar days.

## **2. Purpose of Regulations**

- (1) The purposes of these Regulations are to—
  - (a) regulate the classification and management of waste in a manner which supports and implements the provisions of the Act;
  - (b) establish a mechanism and procedure for the listing of waste management activities that do not require a Waste Management Licence;
  - (c) prescribe requirements for the disposal of waste to landfill;
  - (d) prescribe requirements and timeframes for the management of certain wastes; and
  - (e) prescribe general duties of waste generators, transporters and managers.

## **3. Application of Regulations**

- (1) These Regulations apply uniformly in all Provinces of the Republic of South Africa.
- (2) Subject to subregulation (3), these Regulations apply to all waste generators, waste transporters and waste managers.
- (3) These Regulations do not apply to generators of domestic waste that is collected by a municipality.

## PART 2: WASTE CLASSIFICATION

### 4. Waste Classification

- (1) Subject to subregulation (2), all waste generators must ensure that the wastes they generate are classified in accordance with SANS 10234 within one-hundred-and-eighty (180) days of generation.
- (2) Wastes listed in Annexure 1 to these Regulations do not require classification in terms of SANS 10234.
- (3) Wastes must be kept separate for the purposes of classification in terms of subregulation (1), and must not be mixed prior to classification.
- (4) Waste must be re-classified in terms of subregulation (1) every five (5) years, or if modification to the process or activity that generated the waste, changes in raw materials or other inputs, or any other variation of relevant factors, could result in changes to the waste which may affect the classification thereof.
- (5) Waste that has been subjected to any form of treatment must be re-classified in terms of subregulation (1), including any waste from the treatment process.
- (6) If the Minister reasonably believes that a waste has not been classified correctly in terms of subregulation (1), he or she may require the waste generator to have the classification peer reviewed to confirm the classification.

### 5. Safety Data Sheets

- (1) Subject to Regulation 4(1) and subregulation (2) and (3), generators of hazardous waste must ensure that a safety data sheet for the hazardous waste is prepared in accordance with SANS 10234.
- (2) Subregulation (1) does not apply to generators of waste listed in item (2)(b) of Annexure 1 to these Regulations provided that the safety data sheets for these wastes are prepared as follows—

- (a) safety data sheets for waste listed in item (2)(b)(i) of Annexure 1 to these Regulations must be prepared in accordance with SANS 10234 for the product the waste originates from;
  - (b) safety data sheets for waste listed in item (2)(b)(ii) of Annexure 1 to these Regulations must be prepared in accordance with SANS 10234 reflecting the details of the specific hazardous waste/s or hazardous chemical/s in the waste.
- (3) Generators of waste listed in item (2)(b)(iii) of Annexure 1 to these Regulations do not have to prepare a safety data sheet for the waste.
- (4) Every holder of hazardous waste, except waste listed in item (2)(b)(iii) of Annexure 1 to these Regulations, must be in possession of the safety data sheet/s for the waste referred to in subregulations (1) and (2).

### **PART 3: WASTE MANAGEMENT**

#### **6. General**

- (1) A generator of waste must not be in possession of waste that has not been classified in terms of Regulation 4 for a period of more than one-hundred-and-eighty (180) days.
- (2) Waste transporters and waste managers must not accept waste that has not been classified in terms of Regulation 4.
- (3) Waste must not be diluted solely to reduce the concentration of its constituents for the purposes of classification in terms of Regulation 4(1), or assessment of the waste in accordance with the *Standard for Assessment of Waste for Landfill Disposal* set in terms of Section 7(1) of the Act.
- (4) Any container or storage impoundment holding waste must be labelled, or where labelling is not possible, records must be kept, reflecting the following—
- (a) the date on which waste was first placed in the container;
  - (b) the date on which waste was placed in the container for the last time when the container was filled, closed, sealed or covered;

- (c) the dates when, and quantities of, waste added and waste removed from containers or storage impoundments, if relevant;
  - (d) the specific category or categories of waste in the container or storage impoundment as identified in terms of the National Waste Information Regulations; and
  - (e) the classification of the waste in terms of Regulation 4 once it has been completed.
- (5) Waste generators must ensure that their waste is re-used, recycled, recovered, treated and/or disposed of within eighteen (18) months of generation.
- (6) Waste managers shall not store waste for more than eighteen (18) months from generation.
- (7) The re-use, recycling, recovery, treatment or disposal of waste currently stored in an existing facility must be commenced within five (5) years from the date of commencement of these Regulations.

## **7. Waste Treatment**

- (1) Waste must not be mixed or otherwise treated where this would—
- (a) reduce the potential for re-use, recycling or recovery; or
  - (b) result in treatment that is not controlled and not permanent.
- (2) Notwithstanding Regulations 6(3) and 7(1), waste may be blended or pre-treated to—
- (a) improve the potential for re-use, recycling, recovery or treatment; or
  - (b) reduce the risk associated with the management of the waste.

## **8. Waste Disposal to Landfill**

- (1) Unless otherwise directed by the Minister to ensure a better environmental outcome, or in response to an emergency so as to protect human health, property or the environment—

- (a) waste generators must ensure that their waste is assessed in accordance with the *Standard for Assessment of Waste for Landfill Disposal* set in terms of section 7(1) of the Act prior to the disposal of the waste to landfill;
  - (b) waste generators must ensure that the disposal of their waste to landfill is done in accordance with the *Standard for Disposal of Waste to Landfill* set in terms of section 7(1) of the Act; and
  - (c) waste managers disposing of waste to landfill must only do so in accordance with the *Standard for Disposal of Waste to Landfill* set in terms of section 7(1) of the Act.
- (2) Subregulation (1)(a) applies to waste generators, excluding—
- (a) generators of waste listed in items (2)(a) and 2(b) of Annexure 1 to these Regulations; and
  - (b) generators of business waste that is collected by a municipality.
- (3) Subregulation (1)(b) applies to waste generators, excluding—
- (a) generators of waste listed in item (2)(a) of Annexure 1 to these Regulations; and
  - (b) generators of business waste that is collected by a municipality.

#### **PART 4: WASTE MANAGEMENT ACTIVITIES THAT DO NOT REQUIRE A WASTE MANAGEMENT LICENCE**

- 9. Motivation for and consideration of listing Waste Management Activities that do not require a Waste Management Licence**
- (1) Any person may submit a motivation to the Minister to list a specific waste management activity as an activity that does not require a waste management licence in terms of section 19 of the Act.
  - (2) A motivation to the Minister in terms of subregulation (1) must demonstrate that the waste management activity, including associated storage and handling, can be implemented and conducted consistently and repeatedly in a controlled manner without unacceptable impact on, or risk to, the environment or health.

- (3) In accordance with subregulation (2), a motivation to the Minister in terms of subregulation (1) must contain the following information, as relevant to the proposed waste management activity:
- (a) basis for the motivation, including benefits of the proposed activity relating to achieving waste minimisation or diversion of waste from landfill;
  - (b) description of the waste or wastes the proposed activity relates to, including quantities, classification, physical characteristics, chemical composition, sources generating the waste, and current management thereof;
  - (c) description of the proposed waste management activity and processes, including the waste manager, storage and handling, infrastructure, pre-treatment activities, and other inputs or raw materials required;
  - (d) description of the quantity, classification and management of any waste generated by the proposed activity;
  - (e) information on the successful implementation of the proposed activity, or similar activities, locally and internationally, where available;
  - (f) details of local and international specifications or standards relating to the waste and the proposed waste management activity, where available;
  - (g) reference to legislation and policy applicable to the proposed activity, including relevant waste minimisation or waste management plans;
  - (h) description of how the physical, biological, social, economic and cultural aspects of the environment may be adversely affected by the proposed activity, and how these would be mitigated or managed;
  - (i) identification of aspects that may constrain the wide or general implementation of the proposed activity, and how these can be managed;
  - (j) an assessment of the potential environmental and health impacts and risks that could result from the proposed activity, which would test the general implementation of the proposed activity at several sites with different characteristics;

- 
- (k) proposed requirements or standards specific to the proposed waste management activity, including associated storage and handling, that would ensure that the activity can be implemented and conducted consistently and in a controlled manner, which must include the following as relevant to the proposed waste management activity:
- (i) roles and responsibilities of the waste generator and waste manager;
  - (ii) management, monitoring and reporting procedures;
  - (iii) quality assurance and control measures, including sampling and analyses, as well as chemical concentration limits for specific components in the waste, or other characteristics of the waste, which may render it unsuitable for the proposed waste management activity;
  - (iv) sources from which the waste may originate, and any other limitations to the use or prohibited uses of the waste;
  - (v) locality or geographical area where the proposed activity may or may not take place;
  - (vi) standard operating procedures;
  - (vii) environmental management plan; and
  - (viii) design specifications or standards.
- (l) discussion on the practicality of, and ability to effectively implement, the requirements or standards that the activity may be subjected to;
- (m) a description of any assumptions made and any uncertainties or gaps in knowledge; and
- (n) any other specific information that may be required by the Minister, including an independent review of information submitted in support of the motivation.
- (4) Based on the review and consideration of the information supplied in support of a motivation in terms of Regulation 9(1) the Minister may—

- (a) subject to section 19(10)(a) of the Act, list the specific waste management activity in terms of section 19(1) and (3)(a) of the Act as an activity that does not require a waste management licence;
  - (b) require additional information to be furnished within a specified timeframe; or
  - (c) reject the motivation with reasons.
- (5) A motivation in terms of Regulation 9(1) which is substantially similar to a previous motivation that had been rejected in terms of subregulation (2)(c), may only be resubmitted if—
- (a) the application contains new and material information not previously submitted to the Minister; or
  - (b) a period of three (3) years has elapsed since the application was lodged.

#### **PART 5: RECORD KEEPING AND WASTE MANIFEST SYSTEM**

##### **10. Records of Waste Generation and Management**

- (1) Waste generators must keep accurate and up to date records of the management of the waste they generate, which records must reflect—
- (a) the classification of the wastes;
  - (b) the quantity of each waste generated, expressed in tons per month;
  - (c) the quantities of each waste that has either been re-used, recycled, recovered, treated or disposed of; and
  - (d) by whom the waste was managed.
- (2) Subregulation (1) does not apply to generators of waste listed in item (2)(a) of Annexure 1 to these Regulations.
- (3) The records contemplated in subregulation (1) must be—
- (a) retained for a period of at least five (5) years; and

(b) made available to the Department upon request.

## 11. Waste Manifest System

- (1) Every holder of a waste that has been classified as hazardous in terms of Regulation 4(1) or a waste that is listed in item (2)(b) of Annexure 1 to these Regulations, must be in possession of a waste manifest document containing the relevant information specified in Annexure 2 to these Regulations.
- (2) Generators of waste classified as hazardous in terms of Regulation 4(1) or waste that is listed in item (2)(b) of Annexure 1 to these Regulations, must complete a waste manifest document containing the information specified in item (2)(a) of Annexure 2 to these Regulations for each consignment of waste transported to a waste manager.
- (3) Subregulations (1) and (2) do not apply to waste generators who are also the waste manager and manage the waste at the same premises where it was generated.
- (4) Waste transporters must not accept waste classified as hazardous in terms of Regulation 4(1) or waste that is listed in item (2)(b) of Annexure 1 to these Regulations for transport, unless the waste manifest document accompanies the waste.
- (5) All transporters of waste classified as hazardous in terms of Regulation 4(1) or waste that is listed in item (2)(b) of Annexure 1 to these Regulations must—
  - (a) complete a waste manifest document containing the information specified in item (2)(b) of Annexure 2 to these Regulations for each consignment of waste transported;
  - (b) provide the information to the generator before the waste is transported from the premises of the generator; and
  - (c) provide the information to the waste manager at the time of delivery of the waste to the facility for a waste management activity.
- (6) Waste managers must not accept waste classified as hazardous in terms of Regulation 4(1) or waste that is listed in item (2)(b) of Annexure 1 to these Regulations, unless the waste manifest document accompanies the waste.

- (7) All managers of waste classified as hazardous in terms of regulation 4(1) or waste that is listed in item (2)(b) of Annexure 1 to these Regulations, must complete the waste manifest document with the information specified in item (2)(c) of Annexure 2 to these Regulations, confirming that the waste load has been accepted and that the waste has been managed.
- (8) All waste generators, transporters and managers subject to the requirements of subregulations (1), (2), (4), (5), (6) and (7) must—
- (a) retain copies, or be able to access copies/records, of the waste manifest documentation for a period of at least the preceding five (5) years;
  - (b) make the waste manifest documentation available to the Department upon request.

#### **PART 6: GENERAL MATTERS**

##### **12. Implementation and Transitional Provisions**

- (1) All wastes that were classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry), or waste for which an alternative classification was approved by the Department of Water Affairs or Department of Environmental Affairs, prior to these Regulations taking effect, must be—
- (a) re-classified in terms of Regulation 4(1); and
  - (b) assessed in terms of Regulation 8(1)(a) if the waste is to be disposed to landfill, within three (3) years from the date of commencement of these Regulations.
- (2) Waste that has been produced prior to these Regulations taking effect, but that has not been classified at the date of commencement of these Regulations must be—
- (a) classified in terms of Regulation 4(1); and
  - (b) assessed in terms of Regulation 8(1)(a) if the waste is to be disposed to landfill,

within eighteen (18) months from the date of commencement of these Regulations.

- (3) Regulations 6(1) and 6(2) do not apply for a period of three (3) years from the date of commencement of these Regulations, provided that the waste has been classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) or waste for which an alternative classification was approved by the Department of Water Affairs or Department of Environmental Affairs prior to these Regulations taking effect.
- (4) Regulation 6(1) does not apply for a period of eighteen (18) months from the date of commencement of these Regulations, provided that the waste has been produced but not classified prior to the date of commencement of these Regulations.
- (5) Subject to subregulations (6) and (7), Regulation 6(4) must be complied with within one (1) year from the date of commencement of these Regulations.
- (6) Regulation 6(4)(d) applies from the date that the National Waste Information Regulations come into effect.
- (7) Regulation 6(4)(e) does not apply for a period of—
  - (a) three (3) years from the date of commencement of these Regulations, provided that the waste has been classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) prior to these Regulations taking effect, and this classification is reflected in the labelling or records required in terms of Regulation 6(4); or
  - (b) three (3) years from the date of commencement of these Regulations, provided that an alternative classification of the waste was approved by the Department of Water Affairs or Department of Environmental Affairs prior to these Regulations taking effect, and this classification is reflected in the labelling or records required in terms of Regulation 6(4).

- (8) Regulation 6(7) does not apply to waste that has been or is being treated through macro-encapsulation approved by the Department of Water Affairs or the Department of Environmental Affairs.
- (9) Regulation 8(1)(a) does not apply for a period of—
- (a) three (3) years from the date of commencement of these Regulations, provided that the waste has been classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) prior to the date of commencement of these Regulations; or
  - (b) three (3) years from the date of commencement of these Regulations, provided that an alternative classification of the waste was approved by the Department of Water Affairs or the Department of Environmental Affairs prior to the date of commencement of these Regulations.
- (10) Regulations 10 and 11 take effect one (1) year after the date of commencement of these Regulations.
- (11) The requirements of Regulations 10 and 11 apply to waste that was classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) prior to the date of commencement of these Regulations.

### **13. Offences and Penalties**

- (1) A person is guilty of an offence if that person—
- (a) fails to comply with Regulations 4(1), 4(3), 4(4), 4(5), 4(6), 5, 6, 7(1), 8(1), 10(1), 10(3), 11(1), 11(2), 11(4), 11(5), 11(6), 11(7), 11(8) or 12; or
  - (b) provides incorrect or misleading information in any record or document required or submitted in terms of these Regulations.
- (2) A person who commits an offence under subregulation (1) is liable on conviction to—
- (a) imprisonment for a period not exceeding 15 years;

- (b) an appropriate fine; or
- (c) both a fine and imprisonment.

#### **14. Short Title and Commencement**

These Regulations are called the Waste Classification and Management Regulations, and take effect on the date of promulgation thereof.

**PART 7: ANNEXURES TO REGULATIONS****Annexure 1: Wastes that do not require Classification or Assessment**

(1) The wastes specified in item 2 of this Annexure do not require classification in terms of Regulation 4(1), nor assessment in terms of Regulation 8(1)(a).

(2)(a) General waste—

- (i) Domestic waste.
- (ii) Business waste not containing hazardous waste or hazardous chemicals;
- (iii) Non-infectious animal carcasses.
- (iv) Garden waste;
- (v) Waste packaging;
- (vi) Waste tyres;
- (vii) Building and demolition waste not containing hazardous waste or hazardous chemicals;
- (viii) Excavated earth material not containing hazardous waste or hazardous chemicals.

(2)(b) Hazardous waste—

- (i) Waste Products:
  - Asbestos Waste.
  - Expired or unused hazardous products.
- (ii) Mixed Waste:
  - General waste, excluding domestic waste, which contains hazardous waste or hazardous chemicals; and
  - Mixed, hazardous chemical wastes from analytical laboratories.

- (iii) Other:
  - Health Care Risk Waste (HCRW)

## **Annexure 2: Waste Manifest System Information Requirements**

(1) The information specified in item 2 of this Annexure must be reflected in the waste manifest document required in terms of Regulation 11.

(2)(a) Information to be supplied by the Waste Generator (Consignor)—

- (i) Unique consignment identification number;
- (ii) If applicable, the SAWIS Registration number in terms of the National Waste Information Regulations, once these Regulations come into effect;
- (iii) Generator's contact details (contact person, physical & postal address, phone, fax, email);
- (iv) Physical address of the site where the waste was generated (if different from (iii));
- (v) Emergency contact number;
- (vi) Origin / source of the waste (activity);
- (vii) Classification of the waste and Safety Data Sheet;
- (viii) Quantity of waste by volume (m<sup>3</sup>) or weight (tons);
- (ix) Date of collection / dispatch;
- (x) Intended receiver (waste manager); and
- (xi) Declaration (content of the consignment is fully and accurately described, classified, packed, marked and labelled, and in all respects in proper condition for transportation in accordance with the applicable laws and regulations).

(2)(b) Information to be supplied by the Waste Transporter—

- (i) Name of transporter;

- (ii) Address and telephone number of transporter; and
- (iii) Declaration acknowledging receipt of the waste.

(2)(c) Information to be supplied by the Waste Manager (Consignee)—

- (i) Name, address and contact details;
- (ii) Receiving waste management facility name, address and contact details (where different);
- (iii) Waste management facility licence number;
- (iv) Date of receipt;
- (v) Quantity of waste received by weight (tons), and volume (m<sup>3</sup>) if applicable.
- (vi) Type of waste management applied (re-use, recycling, recovery, treatment, disposal);
- (vii) Any discrepancies in information between the different holders of the waste (related to waste quantity, type, classification, physical and chemical properties);
- (viii) Waste management reporting description and code in terms of the National Waste Information Regulations, once these Regulations come into effect.
- (ix) Details on any waste diverted to another waste management facility, and details of the facility.
- (x) Certification and declaration of receipt and final management of the waste.

**NOTICE 615 OF 2012****DEPARTMENT OF ENVIRONMENTAL AFFAIRS****NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008  
(ACT NO. 59 OF 2008)****STANDARD FOR DISPOSAL OF WASTE TO LANDFILL**

I, Bomo Edith Edna Molewa, Minister of Water and Environmental Affairs, hereby give notice of my intention, under section 7(1)(c) read with section 73 of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), to set a national standard for the assessment of waste for landfill disposal in the Schedule hereto.

Members of the public are invited to submit to the Minister, within 30 days of publication of this notice in the Gazette, written comments or objections to the following addresses:

By post to: The Director-General: Department of Environmental Affairs  
Attention: Ms Nomphele Daniel  
Private Bag X447  
Pretoria  
0001

By fax to: (012) 310 0024,

By email to: [ndaniel@environment.gov.za](mailto:ndaniel@environment.gov.za)

Hand delivered at: 315 Pretorius Street, Pretoria, Fedsure Forum Building, North Tower, 2<sup>nd</sup> Floor (Reception),

The full document can also be accessed at [www.sawic.org.za](http://www.sawic.org.za)

Any inquiries in connection with the draft notice can be directed to Ms Nomphele Daniel at (012) 310 3904.



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

## SCHEDULE

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4. Waste Acceptance Criteria for Disposal to Landfill
5. Waste Disposal Restrictions

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**PART 1: INTERPRETATION AND PURPOSE****1. Definitions**

- (1) In this Standard any word or expression to which a meaning has been assigned in the Act has that same meaning, and unless the context requires otherwise—

“**the Act**” means the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008);

“**the Regulations**” means the Waste Classification and Management Regulations, 2012, in terms of Section 69(1)(a), (b), (g), (h), (m), (q), (s), (dd) and (ee) of the Act.

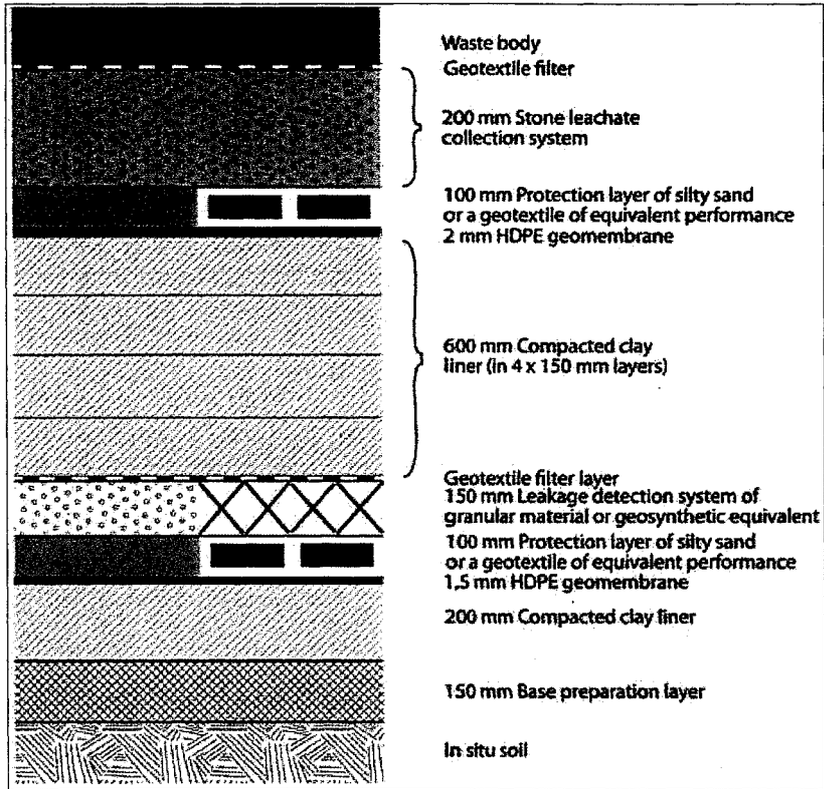
**2. Purpose and Application**

- (1) This standard determines the requirements for the disposal of waste to landfill as contemplated in regulation 8(1)(b) and 8(1)(c) of the Regulations.

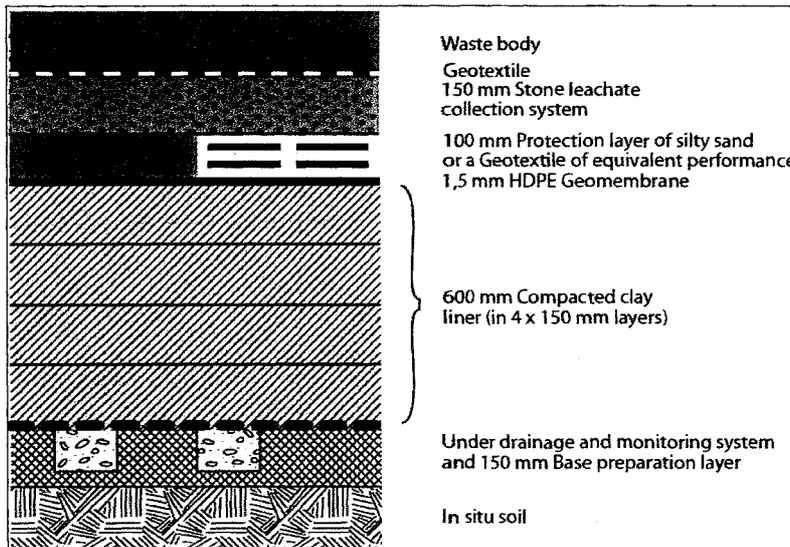
**PART 2: STANDARD CONTAINMENT BARRIER DESIGN, WASTE ACCEPTANCE AND WASTE DISPOSAL REQUIREMENTS****3. Landfill Classification and Containment Barrier Design**

- (1) The containment barriers of landfills for the disposal of waste in terms of section 4 of this standard must comply with the following minimum engineering design requirements—

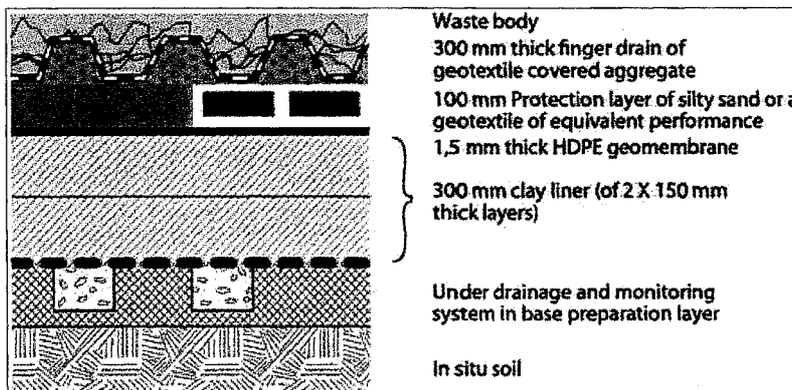
- (a) Class A Landfill:



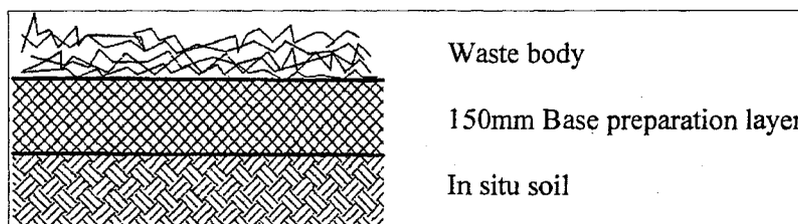
(b) Class B Landfill:



(c) Class C Landfill:



(d) Class D Landfill:



- (2) The following containment barrier requirements must be included in an application for approval of a landfill site or cell —

- (a) Design reports and drawings shall be certified by a registered, professional civil engineer prior to submission to the competent authority;
  - (b) Service life considerations shall be quantified taking into account temperature effects on containment barriers;
  - (c) Total solute seepage (inorganic and organic) shall be calculated in determining acceptable leakage rates and action leakage rates;
  - (d) Alternative elements of proven equivalent performance may be considered, such as the replacement of —
    - (i) granular filters or drains with geosynthetic filters or drains;
    - (ii) protective soil layers with geotextiles;
    - (iii) clay components with geomembranes or geosynthetic clay liners;
  - (e) All drainage layers shall contain drainage pipes of adequate size, spacing and strength to ensure atmospheric pressure within the drainage application for the service life of the landfill;
  - (f) Alternative design layouts for slopes exceeding 1:4 (vertical: horizontal) may be considered provided equivalent performance is demonstrated;
  - (g) Construction Quality Assurance during construction;
  - (h) Geosynthetic materials shall comply with relevant South African National Standard specifications, or any prescribed management practice or standards which ensure equivalent performance; and
  - (i) Consideration of the compatibility of liner material with the waste stream, in particular noting the compatibility of natural and modified clay soils exposed to waste containing salts.
- (3) The classification and containment barrier design of all new landfills, as well as new working cells at existing landfills, must be implemented in accordance with section 3(1) and 3(2) of this standard.

- (4) Notwithstanding section 3(3) of this standard, waste may be disposed of in terms of section 4(1) and 4(2) of this standard at landfills with the liner design requirements for landfills contained in the Minimum Requirements for Waste Disposal by Landfill (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry), or at landfills with an alternative liner design approved by the competent authority, subject to the following—
- (a) The current working cell at the landfill was operating lawfully in terms of the Act prior to the Regulations coming into operation; or
  - (b) The next working cell at the landfill was legally approved prior to the Regulations coming into operation; or
  - (c) An application for approval of a new landfill or working cell was submitted to the competent authority, and a decision has not been taken or is still under consideration prior to the Regulations coming into operation.

#### Waste Acceptance Criteria for Disposal to Landfill

- (1) Waste assessed in terms of the *Standard for Assessment of Waste for Landfill Disposal* set in terms of section 7(1) of the Act must be disposed to a licensed landfill as follows:

Waste Type	Landfill Disposal Requirements
<b>Type 0 Waste</b>	The disposal of Type 0 waste to landfill is <b>not allowed</b> . The waste must be treated and re-assessed in terms of the <i>Standard for Assessment of Waste for Landfill Disposal</i> .
<b>Type 1 Waste</b>	Type 1 waste may only be disposed of at a <b>Class A</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, may be disposed of at a landfill site designed in accordance with the requirements for a <b>Hh / HH landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
<b>Type 2 Waste</b>	Type 2 waste may only be disposed of at a <b>Class B</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, may be disposed of at a landfill site designed in accordance with the requirements for a <b>GLB+ landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
<b>Type 3 Waste</b>	Type 3 waste may only be disposed of at a <b>Class C</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard,

	may be disposed of at a landfill site designed in accordance with the requirements for a <b>GLB+ landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
<b>Type 4 Waste</b>	Type 4 waste may only be disposed of at a <b>Class D</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, may be disposed of at a landfill site designed in accordance with the requirements for a <b>GLB- landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).

- (2) Waste listed in section 2(a) of Annexure 1 to the Regulations and destined for disposal to landfill must be disposed of as follows—

Listed Waste	Landfill Disposal Requirements
(i) Domestic waste. (ii) Business waste not containing hazardous waste or hazardous chemicals. (iii) Non-infectious animal carcasses. (iv) Garden waste.	Disposal only allowed at a <b>Class B</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, at a landfill site designed in accordance with the requirements for a <b>GLB+ landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
(v) Post-consumer packaging. (vi) Waste tyres.	Disposal only allowed at a <b>Class C</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, at a landfill site designed in accordance with the requirements for a <b>GLB+ landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
(vii) Building and demolition waste not containing hazardous waste or hazardous chemicals. (viii) Excavated earth material not containing hazardous waste or hazardous chemicals.	Disposal allowed at a <b>Class D</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, at a landfill site designed in accordance with the requirements for a <b>GLB- landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).

- (3) Unless assessed in terms of the *Standard for Assessment of Waste for Landfill Disposal* set in terms of section 7(1) of the Act and disposed of in terms of section 4(1) of this

standard, the following wastes included in section 2(b) of Annexure 1 to the Regulations and destined for disposal to landfill must be disposed of as follows—

Listed Waste	Landfill Disposal Requirements
(i) Asbestos Waste. (ii) Expired, spoilt or unusable hazardous products. (iii) PCBs (or rather PCB containing waste (>50ppm)) (iv) General waste, excluding domestic waste, which contains hazardous waste or hazardous chemicals. (v) Mixed, hazardous chemical wastes from analytical laboratories and laboratories from academic institutions in containers less than 100 litres.	Disposal only allowed at a <b>Class A</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, at a landfill site designed in accordance with the requirements for a <b>Hh / HH landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).

- (4) Waste that has been classified in terms of the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (2<sup>nd</sup> Edition, 1998; Department of Water Affairs and Forestry) prior to the Regulations coming into operation, may be accepted and disposed of to (*lawfully operating*) landfills as set out below for a period not exceeding three (3) years after the date of coming into operation of the Regulations—

Waste	Landfill Disposal Requirements
Hazardous Waste – Hazard Rating 1 or 2	Disposal only allowed at a <b>Class A</b> landfill designed in accordance with Section 3(1) and 3(2) of this Standard, or, subject to Section 3(4) of this Standard, at a landfill site designed in accordance with the requirements for a <b>HH landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
Hazardous Waste – Hazard Rating 3 or 4	Disposal only allowed at a <b>Class A</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4)

	of this standard, at a landfill site designed in accordance with the requirements for a <b>Hh landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
<b>Hazardous Waste – Delisted</b>	Disposal only allowed at a <b>Class B</b> landfill designed in accordance with section 3(1) and (2) of this standard, or, subject to section 3(4) of this standard, at a landfill site designed in accordance with the requirements for a <b>GLB+ landfill</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).
<b>General Waste</b>	Disposal only allowed at a <b>Class B</b> landfill designed in accordance with Section 3(1) and 3(2) of this Standard, or, subject to Section 3(4) of this Standard, at a landfill site designed in accordance with the requirements for a general waste site, <b>G S/M/L B-/B+</b> as specified in the Minimum Requirements for Waste Disposal by Landfill (2 <sup>nd</sup> Ed., DWAF, 1998).

- (5) Notwithstanding the requirements of section 4(1), (2) and (3) of this standard, waste may be disposed of at landfills with a higher level of containment design than specified, subject to the restriction in section 5(2)(a)(ii) of this standard.

#### 4. Waste Disposal Restrictions

- (1) The following prohibitions and restrictions on the disposal of waste to landfill comes into effect after the timeframes indicated for each waste from the date of the Regulations coming into operation—

<b>Waste Prohibited or Restricted in terms of Disposal</b>	<b>Compliance Timeframe</b>
(a) Waste which, in the conditions of a landfill, is explosive, corrosive, oxidizing (according to SANS 10234 or SANS 10228).	Immediate
(b) Waste with a pH value of <6 or >12.	Immediate
(c) Flammable waste with a closed cup flashpoint lower than 61° Celsius.	Immediate
(d) Reactive waste that may react with water, air, acids or components of the waste, or that could generate unacceptable amounts of toxic gases within the landfill.	Immediate
(e) Waste compressed gases (according to SANS 10234 or SANS 10228).	Immediate

Waste Prohibited or Restricted in terms of Disposal	Compliance Timeframe
(f) Untreated Healthcare Risk Waste (HCRW).	Immediate
(g) (i) POPs pesticides listed under the Stockholm Convention. (ii) Other waste pesticides.	Eight (8) years Four (4) years
(h) Lead acid batteries.	Immediate
(i) Other batteries	Eight (8) years
(j) Re-usable, recoverable or recyclable used lubricating mineral oils, as well as oil filters, but excluding other oil containing wastes.	Four (4) years
(k) Re-usable, recoverable or recyclable used or spent solvents.	Five (5) years
(l) PCB containing wastes (>50 mg/kg or 50 ppm).	Five (5) years
(m) Hazardous Waste Electric and Electronic Equipment (WEEE) – Lamps.	Three (3) years
(n) Hazardous Waste Electric and Electronic Equipment (WEEE) – Other.	Eight (8) years
(o) Waste tyres: Whole.	Immediate
(p) Waste tyres: Quartered.	Five (5) years
(q) Liquid waste– (i) Waste which has an angle of repose of less than 5 degrees, or becomes free-flowing at or below 60 °C or when it is transported, or is not generally capable of being picked up by a spade or shovel; or (ii) Waste with a moisture content of >40% or that liberates moisture under pressure in landfill conditions, and which has not been stabilised by treatment.	Six (6) years
(r) Hazardous waste with a calorific value of: (i) > 25 MJ/kg. (ii) > 20 MJ/kg. (iii) > 10 MJ/kg. (iv) > 6% TOC.	Four (4) years Six (6) years Twelve (12) years Fifteen (15) years
(s) Brine or waste with a high salt content (TDS > 5%), and a leachable concentration for TDS of more than 100 000 mg/l.	Eight (8) years
(t) Disposal of garden waste: (i) 25% diversion from the baseline at a particular landfill of separated garden waste. (ii) 50% diversion from the baseline at a particular landfill of separated garden waste	Five (5) years Ten (10) years
(u) Infectious animal carcasses and animal waste.	Immediate



**NOTICE 616 OF 2012**

**FINAL NOTICE FOR AN AMENDMENT OF GAZETTE NOTICE 851 OF 2005 AS CONTAINED IN GOVERNMENT GAZETTE NUMBER 27614 IN RESPECT OF THE FARMS STOCKBRIDGE NO. 619, OLDENBURG NO. 384, ALT CAR 622 AND KLERKVLEI NO. 387 SITUATED IN MALUTI A PHOFUNG LOCAL MUNICIPALITY UNDER THABO MOFOTSANYANA DISTRICT, FREE STATE PROVINCE**

Notice is hereby given in terms of Section 11A(4) of the Restitution of Land Rights Act No. 22 of 1994 (as amended), due to an error in the Gazette Notice 851 of 2005 dated 3 June 2005 as contained in Gazette Number 27614.

The above mentioned gazette notice is hereby finally amended to include the following properties under a land claim.

**Reference Number : N6/2/2/C2**

**Claimants : MR. JJ Ballot & Mr. R F Crowther**

<b>Current description</b>	<b>Current Owner</b>	<b>Hectares</b>	<b>Current Title Deed Number</b>
Portion 0 of the farm Stockbridge No. 619	Free State Provincial Government	419,5736	T5990/2002
Portion 0 of the farm Oldenburg No. 1870	Free State Provincial Government	201,9372	T5990/2002
Portion 0 of the farm Altcar No. 1875	Republic of South Africa	290,5241	T2566/1988
Portion 0 of the farm Klerksvlei No. 387	Free State provincial Government	342,6128	T5990/2002

**Date Submitted : 19 June 1992**

**Current Land Use : Golden Gate Highlands National Park**

**The Regional Land Claims Commissioner  
Private Bag X33  
Pretoria  
0001**

**Tel: (012) 312 9172  
Fax: (012) 321 2059**

  
**MR. LEJANE MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER  
DATE: 2012/07/06**

**NOTICE 617 OF 2012**

**FINAL NOTICE FOR AN AMENDMENT OF GAZETTE NOTICE 1560 OF 2008 AS CONTAINED IN GOVERNMENT GAZETTE NUMBER 31715 IN RESPECT OF THE FARM 1903 SITUATED IN MALUTI A PHOFUNG LOCAL MUNICIPALITY UNDER THABO MOFOTSANYANA DISTRICT, FREE STATE PROVINCE**

Notice is hereby given in terms of Section 11A(4) of the Restitution of Land Rights Act No. 22 of 1994 (as amended), due to an error in the Gazette Notice 1560 of 2008 dated 29 November 2008 as contained in Gazette Number 31715.

The above mentioned gazette notice is hereby finally amended to include the following properties under a land claim.

**Reference Number** : N6/2/2/C/700/0/0/6

**Claimants** : Moqethehi Michael Malakoane

Claim form	Current description	Current Owner	Hectares	Current Title Deed Number
2-21	Portion 31 of farm 1903	Unregistered state land	279.0263	unregistered
2-26	Portion 40 of farm 1903	Unregistered state land	225.8821	unregistered
2-27	Portion 41 of farm 1903	Unregistered state land	566.9565	unregistered
Rietlaagte	Portion 32 of the farm 1903	Unregistered state land	2.2235ha	unregistered
Rietlaagte	Portion 33 of the farm 1903	Unregistered state land	17.8735ha	Unregistered
Rietlaagte	Portion 39 of the farm 1903	Unregistered state land	233.6557	Unregistered

**Date Submitted** : 10 December 1998

**Current Land Use** : Agricultural Activities

The Regional Land Claims Commissioner  
Private Bag X33  
Pretoria  
0001

Tel: (012) 312 9172  
Fax: (012) 321 2059

  
MR. LEJANE MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER

DATE: 2012/07/06

**NOTICE 619 OF 2012****AMENDMENT OF GAZETTE NOTICE 29950****NOTICE AMENDEMENT OF THE GENERAL NOTICE IN TERMS OF THE SECTION 11 (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994), AS AMENDED**

Notice is hereby given in terms of Section 11A (4) that an amendment be made to the Gazette Notice 727 of 2007 Gazette No. 29950 of land claimed by Ba-Phalaborwa Ba Maseke community.

The claim for Restitution of Land Rights has been lodged by Messers MA, MD and ME Malatji on behalf of Ba-Phalaborwa Ba Maseke community on the 24<sup>th</sup> November 1998. The claim was lodged on different farms in the Ba-Phalaborwa Municipality including the above mentioned farms which were erroneously omitted in the previous gazette. The amendment of the above mentioned notice is made to include portions of the farm Morelag 5 KU and to correct the registration division of the farm Try 152 KT to Try 153 KT and the correction of the farm portion of the Magdalena 154 KT from the Remaining Extent to the Entire Farm Magdalena 154 KT. Furthermore, the amendment will include the withdrawal of the farm Try 152 KT and the Remaining Extent of the farm Magdalena 154 KT. By deleting from the table of the farm details in the original notice or in the list of the farms claimed, the following farms the Remaining Extent of the Magdalena 154 KT and Try 152 KT, which was incorrectly gazetted in the original notice which according to the land claim form Ba-Phalaborwa Ba Maseke Claimants lodged a land claim on Try 153 KT and the Entire Farm Magdalena 154 KT.

In the previous gazettes for Baphalaborwa Ba Maseke, the farm Morelag was gazetted, however it was gazetted without realising that the farm had more 4 portions, whereas on the farm Try was published with the registration division number of 152 KT instead 153 KT. The gazette is amended and current sub-divisions of the aforementioned properties appear as described in the table below:

<b>PORTION</b>	<b>REGISTERED OWNER</b>	<b>TITTLE DEED</b>	<b>EXTENT</b>	<b>BONDS/ENDORSEMENTS</b>	<b>HOLDER</b>
<b>Magdalena 154 KT 0</b>	<b>Malevelyn holdings Pty Ltd</b>	<b>T1363/1974</b>	<b>3029.8021</b>	-	-
<b>Morelag 5 KU</b>					
Portion 0 (Remaining Extent)	Joteo Eiendomme CC	T34712/1996	444.5309	B34814/1996  B50651/1999 B17588/2003 T5904/1983 T5905/1983	Visagie Maria Elizabeth & Ander  G Botha B-E ½,M Botha Gerrit Rudolf
Portion 1	Bekker Landgoed Trust	T103295/1999	1227.2664	B83326/1994 T8771/1994	ABSA MOUNT AQUILLA BELEGGINGS CC
Portion 2	Freddies Prop P T B PTY LTD	T80898/1997	63.3019	VA10794/2006  T34711/1996	Freddies Prop P T B PTY LTD Lowe Fred William 49000*

				T34711/1996	Lowe Johanna Cattharina Italia 49000*
Portion 3	Bekker Landgoed Trust	T27320/200 0	426.6898	-	-
<b>TRY 153 KT</b>					
Portion 0 (Remaining Extent)	Joteo Eiendomme CC	T34712/199 6/1996	1317.5925	KT, 153 K1451/1994S K3155/1988S  VA1898/1996 Vorige Grootte 1980 B34841/1996  B50651/1999 B17588/2003 T5904/1983 T5905/1993	Roete Beskrywing K842/84S T5905/1983 5333H  Visagie Maria Elizaberth & Ander  - - G Botha B-E 1/2 M Botha Gerrit Rudolf
Portion 1	Jedven Plaas CC	T103296/19 99	662.9408	B121699/2004 B38952/2007 B7202/2006 B83326/1994 B48468/1999 T18771/1994	ABSA BANK LTD ABSA BANK LTD ABSA BANK LTD ABSA BANK LTD - Mount Quilla Beleggings CC

The Regional Land Claims Commissioner: Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing, within 90 days of publication of this notice, any comment, objection or information under reference number KRP 2694 to:

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

**Submissions may also be:  
First Floor, 96 Kagiso House  
Corner Rissik & Schoeman Street  
Polokwane  
0700**

Further note that the Regional Land Claims Commissioner: Limpopo reserves the right to amend this gazette notices in terms of Section 11 (A) of the Restitution of Land Rights Act (Act 22 of 1994), as amended, should it later be established that there are individual properties that have been inadvertently omitted or included.

**MR. L.H MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER**

## NOTICE 620 OF 2012

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

Notice is hereby given in terms of **Section 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that a land claim for **Restitution of Land Rights** has been lodged by Mr. Joseph Mbulawa Mavimbela (ID. No. 2307065142 082) on behalf Mavimbela Family on the property mentioned hereunder situated in **Mkhondo Local Municipality under Gert Sibande District Municipality in the Mpumalanga Province per reference KRP: 10717**

CURRENT PARTICULARS OF THE PROPERTY  
NAUWGEVONDEN 110 HT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 1	Imfuyo Pty Ltd [196800406307]	T39670/1993	428.2660 ha	None	None	<ul style="list-style-type: none"> <li>• K408/1971RM</li> <li>• K5970/1999RM in favour of BHP Billiton Energy Coal South Africa Ltd</li> </ul>

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within **30 (thirty days)** from the date of publication of this notice to submit any comments, or further information to:

**Commissioner for Restitution of Land Rights**

Private Bag X11330  
Nelspruit  
1200

Or 30 Samora Machel Drive  
Nelspruit  
1200

TEL NO: 013 756 6000  
FAX NO: 013 752 3859



MISS CAROLINE FIPAZA  
LEGAL ADMIN OFFICER  
DATE: 10/07/2012



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

DATE: 2012/07/23

## NOTICE 621 OF 2012

## GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994) AS AMENDED

Notice is hereby given in terms of Section 11(1) of the Restitution of the Land Rights Act 1994 (Act 22 of 1994) as amended, that a land claim for Restitution of Land Rights has been lodged by Ms. Deliwe Malaza (ID. No 3107010259083) on the property mentioned hereunder situated in Mkhondo Local Municipality in Gert Sibande district municipality under District of Mpumalanga Province under per reference KRP 11402

CURRENT PARTICULARS OF THE PROPERTY  
ERF 204 PIET RETIEF

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Erf 204 Piet Retief	Pinkster Protestante Kerk Witbank - Sentraal	T100585/1995	5710.0000 sqm	B12204/1997	Absa Bank Ltd	None

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within **30 (thirty days)** from the date of publication of this notice to submit any comments, or further information to:

**Commissioner for Restitution of land Rights**

Private Bag X11330

Nelspruit

1200

Or 30 Samora Machel Drive

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859

  
CHECKED BY: MISS: CAROLINE FIPAZA  
LEGAL ADMIN OFFICER  
DATE: 29/07/12

  
MR. L. MAPHUTHA  
THE REGIONAL LAND CLAIMS COMMISSIONER  
MPUMALANGA PROVINCE  
DATE: 28/2/07/23

## NOTICE 622 OF 2012

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

## AMENDING NOTICE NO 1165 IN THE GAZETTE NO. 31417 DATED 19 SEPTEMBER 2008 AND NOTICE NO. 467 IN THE GAZETTE NO.32212 OF 2009

Notice is hereby given in terms of **Section 11A[4] of the Restitution of the Land Rights Act 22 of 1994** as amended, that the **Restitution of Land Claims Commissioner** is amending the said gazette notices due to the fact that notice No.1165 of 2008 were incorrectly reflected Mnisi family instead of Msiza family and Msiza family were omitted in notice no 467 of 2009. The said Gazette Notices is hereby amended to reflect Msiza family as the claimant

Property Description	Claimants	KRP	Identity Number
Goedehoop 244 JS	Mr .Msuthu Soetland Msiza (On behalf of Msiza family)	5604	3003095153087

## CURRENT PARTICULARS OF THE PROPERTIES

## GOEDEHOOP 244 JS

Description of Property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsement
Portion 9	Witpoort Trust [7835/1995]	T144506/2006	435.9491 ha	None	None	None
The Remaining extent of Portion 11	Witpoort Trust [7835/1995]	T95253/2002	645.9308 ha	None	None	<ul style="list-style-type: none"> <li>• K1244/1971S</li> <li>• K4782/1991S</li> <li>• VA6607/2002 in favour of Rossouw Jacobus Marthinus Frederik</li> </ul>
Portion 12	Reynders Hendrik Johannes Jacobus [7706175248082]	T38304/2006	240.0000 ha	None	None	None

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30[thirty days] from the date of publication of this notice any comments or further information to:

**Commissioner for Restitution of Land Rights**

Private Bag X7201

Witbank

1035

Or High Tech House

23 Botha Avenue

Witbank

1035

Tel No: 013 690 3552/Fax No: 013 690 2438

  
CHECKED BY: MISS. CAROLINE FIPAZA

LEGAL OFFICER

DATE: 09/07/12

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

DATE: 2012/07/23

**NOTICE 623 OF 2012****CO-OPERATIVES REMOVED FROM THE REGISTER**

**LETHIMPILO SEWING CO-OPERATIVE LTD  
KHUTHALA SEWING CO-OPERATIVE LTD  
MASIQHAME CLEAN AND GREENING CO-OPERATIVE LTD  
GREEN LEAVES CO-OPERATIVE LTD  
NOLITHA CATERING AND NUTRITION CO-OPERATIVE LTD  
PHUMZAKHELE MAGADLA CO-OPERATIVE LTD  
ITHINI IMIZWA YABASHA TRADING CO-OPERATIVE LTD  
AKWANDE FARMING CO-OPERATIVE LTD  
AMAJUBA CONSTRUCTION CO-OPERATIVE LTD  
ASIBEMUNYE YOUTH CO-OPERATIVE LTD  
EKA-KHONA CO-OPERATIVE LTD  
THOKOLA THEMBA CO-OPERATIVE LTD  
DUMABESABE AGRICULTURAL CO-OPERATIVE LTD  
KHULANI FARMING CO-OPERATIVE LTD  
LETHOKUHLE SEWING VEGETABLES TRADING CO-OPERATIVE LTD  
QAUKA NGO ALLIANCE CO-OPERATIVE LTD  
WARD 18 FARMERS CO-OPERATIVE LTD**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 17 July 2012 in terms of Section 73(1) (c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

**NOTICE 624 OF 2012****CO-OPERATIVES REMOVED FROM THE REGISTER**

**EYETHU SECURITY SERVICES CO-OPERATIVE LIMITED  
ZAMOKUHLE BAKERY AND TRADING CO-OPERATIVE LIMITED  
ZAMAKUHLE INGQOPHAMLANDO SEWING CO-OPERATIVE LIMITED  
SIVUKA SIZENZELE WOMEN'S HOUSING CO-OPERATIVE LIMITED  
SINETHEMBA CO-OPERATIVE LIMITED  
UMZINYATHI TAXI CO-OPERATIVE LIMITED  
MDUNGANDLOVU CO-OPERATIVE LIMITED  
MAMRE / ATLANTIS FISHERS CO-OPERATIVE LIMITED  
HLALANGIDLENI COMMUNAL GARDEN CO-OPERATIVE LIMITED  
HLUTHAMHLALI MULTI-PURPOSE TRADING CO-OPERATIVE LIMITED  
AMAJUBA PARKS CARE CO-OPERATIVE LIMITED  
AMAJUBA P.C ZONE CO-OPERATIVE LIMITED  
AMAHLE BAKERY CO-OPERATIVE LIMITED  
SIZAMINTUTHUKO TRADING CO-OPERATIVE LIMITED  
SIMUNYE CATERING, FENCING, GRASS CUTTING TRADING CO-OPERATIVE LIMITED  
SINOTHILE CATERING, ARTS AND CULTURE TRADING CO-OPERATIVE LIMITED  
BAMBANANI CATERING CO-OPERATIVE LIMITED  
VUKUZENZELE FARMING, CRAFT, CONSTRUCTION TRADING CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 23 July 2012 in terms of Section 73(1) (C) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

**NOTICE 625 OF 2012****CO-OPERATIVES REMOVED FROM THE REGISTER**

**SIZANOKWETHU SEWING CLEANING AND TRADING CO-OPERATIVE LIMITED  
ISOLOBUCIKO TRADING CO-OPERATIVE LIMITED  
IMBOKODO GENERAL CO-OPERATIVE LIMITED  
IDLA NGAMABALA CATERING CO-OPERATIVE LIMITED  
FISOHUHLE CO-OPERATIVE LIMITED  
FEZIPHUPHO CO-OPERATIVE LIMITED  
SAKHASONKEMABUTHO CO-OPERATIVE LIMITED  
SIMUNYE YOUTH DEVELOPMENT CO-OPERATIVE LIMITED  
SENZAKAHLE BAKERY CO-OPERATIVE LIMITED  
UKUTHULA KUNATHI CO-OPERATIVE LIMITED  
UBUHLE BENSEBENZO CO-OPERATIVE LIMITED  
UMZUNGULU CO-OPERATIVE LIMITED  
SIYAPHAMBILI CLEANING CATERING GRASS CUTTING TRADING CO-OPERATIVE LIMITED  
SONKE NUTRITION AND AGRICULTURAL CO-OPERATIVE LIMITED  
SIYATHUTHUKA S'PHUMELELE CO-OPERATIVE LIMITED  
SINGUMNOMBO CO-OPERATIVE LIMITED  
SIBONGIGUGU CO-OPERATIVE LIMITED  
SIZIMELE CO-OPERATIVE LIMITED  
ISIQHAWU YOUTH CO-OPERATIVE LIMITED  
INK CONSUMERS CO-OPERATIVE LIMITED  
ITHUBALETHU WHOLESALERS DISTRIBUTORS AND TRADERS CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 18 July 2012 in terms of Section 73(1) (c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

**NOTICE 626 OF 2012****CO-OPERATIVES REMOVED FROM THE REGISTER**

**FUNDISANANI POULTRY FARMING CO-OPERATIVE LTD  
NTATHAKUSA EVENTS MANAGEMENT CO-OPERATIVE LTD  
NONDUMO SEWING PROJECT CO-OPERATIVE LTD  
ELETHU MANUFACTURING CO-OPERATIVE LTD  
ZIKHULELE TRADING CO-OPERATIVE LTD  
ZAMIKHONO CO-OPERATIVE LTD  
UBUDE ABUPHANGWA CO-OPERATIVE LTD  
FREEDOM PARK HOUSING CO-OPERATIVE LTD  
FUTURE TRAINING CENTRE CO-OPERATIVE LTD  
FONDWE FARMERS CO-OPERATIVE LTD  
PHAPHAMA CATERING SEWING CLEANING TRADING CO-OPERATIVE LTD  
PHUZULWAZI TRADING CO-OPERATIVE LTD  
LITJELEMBUBE CO-OPERATIVE LTD  
LIZZIE CLEANING SERVICES CO-OPERATIVE LTD  
LOWER TUGELA TAXI CO-OPERATIVE LTD  
THWALISANANI TRADING CO-OPERATIVE LTD  
THE S.A SCHOOL OF EMS CO-OPERATIVE LTD  
THEMBA LESIZWE SHOSHOLOZA CO-OPERATIVE LTD**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 20 July 2012 in terms of Section 73(1) (c) of the Co-operatives Act, 2005.

**REGISTRAR OF CO-OPERATIVES**

**NOTICE 627 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 04 July 2012 it approved without conditions the merger between Boxer Super Stores (Pty) Ltd and the Targets Firms under the control of Metcash Trading Africa (Pty) Ltd.

(Case no.: 32/LM/Mar12)  
(CDM case no.: 014787)

**The Chairperson**  
**Competition Tribunal**

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**NOTICE 628 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 04 July 2012 it approved the merger between Redefine Properties Ltd and Hyprop Investment Ltd subject to conditions.

(Case no.: 47/LM/Apr12)  
(CDM case no.: 014993)

**The Chairperson**  
**Competition Tribunal**

**NOTICE 629 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 04 July 2012 it approved without conditions the merger between Macsteel Services Centres SA (Pty) Ltd and Samson Property Investments SA (Pty) Ltd.

(Case no.: 52/LM/May12)  
(CDM case no.: 015040)

**The Chairperson  
Competition Tribunal**

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**NOTICE 630 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 04 July 2012 it approved without conditions the merger between Avi Limited and Green Cross Manufacturers (Pty) Ltd, Green Cross Properties (Pty) Ltd and Green Cross Retail Holdings as (Pty) Ltd.

(Case no.: 58/LM/May12)  
(CDM case no.: 015115)

**The Chairperson  
Competition Tribunal**

**NOTICE 631 OF 2012****COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 05 July 2012 it received a complaint referral from the Competition Commission against Fritz Pienaar Cycles (Pty) Ltd and Others. The Competition Commission alleges that Fritz Pienaar Cycles (Pty) Ltd and Others are engaged in prohibited practices in contravention of section 4(1)(b)(i) of the Competition Act 89 of 1998.

(Case no.: 73/CR/Jul12)  
(CDM case no.: 015362)

**The Chairperson**  
**Competition Tribunal**

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**NOTICE 632 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 18 July 2012 it approved without conditions the merger between the Petroleum Oil and Gas Corporation of SA (SOC) Ltd and Certain Offshore Oil and Gas Assets held by Pioneer Natural Sources SA (Pty) Ltd and Petroleum South Cape (Pty) Ltd.

(Case no.: 55/LM/May12)  
(CDM case no.: 015081)

**The Chairperson**  
**Competition Tribunal**

**NOTICE 633 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the “Rules for the conduct of proceedings in the Competition Tribunal” as published in Government Gazette No. 22025 of 01 February 2001, that on 18 July 2012 it approved without conditions the merger between DHN Drinks (Pty) Ltd and Sedibeng Brewery (Pty) Ltd.

(Case no.: 57/LM/May12)  
(CDM case no.: 015107)

**The Chairperson  
Competition Tribunal**

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**NOTICE 634 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the “Rules for the conduct of proceedings in the Competition Tribunal” as published in Government Gazette No. 22025 of 01 February 2001, that on 25 July 2012 it approved without conditions the merger between Redefine Properties Ltd and Standard Bank Properties (Pty) Ltd and Liberty Holdings Ltd.

(Case no.: 61/LM/Jun12)  
(CDM case no.: 015180)

**The Chairperson  
Competition Tribunal**

**NOTICE 635 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 25 July 2012 it approved without conditions the merger between Super Group Dealerships, a division of Super Group Trading (Pty) Ltd and Zingaro Trade 112 (Pty) Ltd.

(Case no.: 64/LM/Jun12)  
(CDM case no.: 015230)

**The Chairperson  
Competition Tribunal**

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**NOTICE 636 OF 2012****COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 25 July 2012 it approved without conditions the merger between Sanlam Private Equity Division of Sanlam Life Insurance Ltd and Weldamax (Pty) Ltd.

(Case no.: 69/LM/Jun12)  
(CDM case no.: 015313)

**The Chairperson  
Competition Tribunal**

**NOTICE 637 OF 2012**

**COMPETITION TRIBUNAL**

**NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the “Rules for the conduct of proceedings in the Competition Tribunal” as published in Government Gazette No. 22025 of 01 February 2001, that on 25 July 2012 it approved without conditions the merger between PSG Consult Ltd and Western Group Holdings Ltd.

(Case no.: 71/LM/Jul12)  
(CDM case no.: 015347)

**The Chairperson  
Competition Tribunal**

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**NOTICE 638 OF 2012****transport****Department:  
Transport  
REPUBLIC OF SOUTH AFRICA****INVITATION FOR NOMINATIONS OF PERSONS TO SERVE AS NON-EXECUTIVE MEMBERS  
ON THE BOARD OF THE CIVIL AVIATION AUTHORITY**

The Civil Aviation Authority is a National Public Entity established in terms of the Civil Aviation Act, 2009 (Act No. 13 of 2009). Its mandate is to control and regulate Civil Aviation Safety and Security; oversee the implementation and compliance with the National Aviation Security Program; oversee the functioning and development of the civil aviation industry; promote civil aviation safety and security; develop any regulations that are required in terms of the Act; and monitor and ensure compliance with the Act and the International Civil Aviation Conventions.

The Authority has a Board which in terms of the Civil Aviation Act has to provide, amongst others, the strategic direction and oversee the corporate governance of the Authority in order to attain the mandate.

The Members of the Board are part time, hold office for a period not exceeding three years and are accountable to the Minister of Transport. In terms of the Act, Members of the Board must be South African citizens; and must be persons who are not in the full time service of any organ of the state or public entity as referred to in Schedule 2 and 3 of the Public Finance Management Act, 1999 (Act No. 1 of 1999) as amended.

The Board currently has two vacancies which the Minister has to fill with persons who possess financial and human resources management expertise. Interested parties are hereby invited to nominate suitable persons who fit the requirements.

Nominations must contain the full name and address of the interested parties making the nomination, a signed acceptance of the nomination, copy of ID and Curriculum Vitae of the nominee which should provide, amongst others, the nominee's:

- Full name and gender
- Contact address, telephone and fax numbers and e-mail address
- Previous experience, quoting dates and organisations concerned
- Academic qualifications.
- Other Board memberships

The nomination must be forwarded to: The Director-General, Department of Transport, Private Bag X193, Pretoria, 0001 For attention: Ms S Petse, Director: Governance, Fax (012) 309 3134, E-mail: [petses@dot.gov.za](mailto:petses@dot.gov.za).

Closing date for nominations: 24 August 2012. Nominations received after the closing date will not be considered.

**NOTICE 639 OF 2012****women, children &  
people with disabilities**

Department:  
Women, Children and People with Disabilities  
REPUBLIC OF SOUTH AFRICA

**EXPLANATORY SUMMARY OF THE COMMISSION FOR GENDER EQUALITY AMENDMENT BILL**

The Minister of Women, Children and People with Disability intends introducing the Commission for Gender Equality Amendment Bill in Parliament during August 2012. An explanatory summary of the Bill is hereby published in accordance with Rule 241 (1) (c) of the Rules of the National Assembly and Rule 186 (10) (b) of the Rules of the National Council of Provinces.

The aim of the draft Bill is to amend Commission on Gender Equality Act, 1996.  
The draft Bill envisages to-

- (a) align it with wording of and reference to the Constitution of the Republic of South Africa, 1996;
- (b) Substitute the reference to the Exchequer Act, 1975 with reference to the Public Finance Management Act, 1999.

Copies of the draft Bill can be obtained from Miss Nondumiso Maome, Department of Women, Children and People with Disabilities, 36 Hamilton Street, Arcadia, Pretoria, Tel: (012) 359 0209 or [Nondumiso@dcpd.gov.za](mailto:Nondumiso@dcpd.gov.za)

REPUBLIC OF SOUTH AFRICA

COMMISSION FOR GENDER EQUALITY AMENDMENT BILL

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*(As introduced in the National Assembly (proposed section 75); explanatory summary  
of Bill published in Government Gazette No. of ) (The English text is the official  
text of the Bill)*  
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[B -2012]

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## GENERAL EXPLANATORY NOTE:

[                    ] Words in bold type in square brackets indicate omissions from existing enactments.  
\_\_\_\_\_ Words underlined with a solid line indicate insertions in existing enactments.

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## B I L L

**To amend the Commission on Gender Equality Act, 1996 so as to align it with the Constitution of the Republic of South Africa, 1996; and to provide for matters connected therewith.**

**BE IT ENACTED** by the Parliament of the Republic of South Africa, as follows:—

**Substitution of Preamble of Act 39 of 1996**

1. The following Preamble is hereby substituted for the Preamble of the Commission on Gender Equality Act, 1996 (hereinafter referred to as the principal Act):

**"PREAMBLE**

**WHEREAS** section [119] 181 and item 20(2) of Schedule 6 to the Constitution of the Republic of South Africa, 1996 [provides for the establishment of a Commission on

**Gender Equality; the determination of the members of the Commission; the requirements for appointment as members of the Commission] provide for the continued existence of the Commission for Gender Equality;**

**AND WHEREAS section 187 of the Constitution provides that [the object of the Commission on Gender Equality shall be to promote gender equality and to advise and to make recommendations to Parliament or any other legislature with regard to any laws or proposed legislation which affects gender equality and the status of women] the Commission for Gender equality—**

- must promote respect for gender equality and the protection, development and attainment of gender equality;
- has the power, as regulated by national legislation, necessary to perform its functions, including the power to monitor, investigate, research, educate, lobby, advise and report on issues concerning gender equality;
- has additional powers and functions prescribed by national legislation;

**AND WHEREAS [section120] sections 193 and 194 [of the Constitution provides that an Act of Parliament shall provide for the composition, powers, functions and functioning of the Commission on Gender Equality and for all other matters in connection therewith] provide for a mechanism for the appointment and the removal of a member of the Commission for Gender Equality,".**

**Amendment of section 1 of Act 39 of 1996, as amended by section 35 of Act 47 of 1997**

2. Section 1 of the principal Act is hereby amended—

(a) by the substitution for the definition of “**Commission**” of the following definition:

“**Commission**” means the Commission [**on**] for Gender Equality [established by section 119] referred to in section 181 of the Constitution”;

(b) by the insertion before the definition of “**investigation**” of the following definition:

“**Constituion**” means the Constitution of the Republic of South Africa, 1996;” and

(c) by the substitution for the definition of “**Minister**” of the following definition:

“**Minister**” means the Minister [**of Justice**] of Women, Children and People with Disabilities.”.

**Amendment of section 3 of Act 39 of 1996**

3. Section 3 of the principal Act is hereby amended—

(a) by the substitution in subsection (1) for the words preceding paragraph (a) of the following words:

"[Subject to section 119 (2) of the Constitution, the] The Commission shall consist of a chairperson and no fewer than seven and no more than eleven members, who shall—";

(b) by the substitution in subsection (2) for paragraphs (a), (b) and (c) of the following paragraphs, respectively:

"(a) **[proposed by interested parties as contemplated in subsection (3)]** nominated by a committee of the National Assembly proportionally composed of members of all parties represented in the Assembly;

(b) **[nominated by a joint committee]** approved by the National Assembly by a resolution adopted with a supporting vote of a majority of the members of the National Assembly; and

(c) **[approved by]** on the recommendation of the National Assembly **[and the Senate by a resolution adopted by a majority of the total number of members of both Houses at a joint meeting on the recommendation of the Assembly:]**";

(c) by the deletion of the proviso to subsection (2).

(d) by the deletion of subsection (3);

(e) by the substitution for subsection (5) of the following subsection:

"(5) The President shall, subject to section 194(2) and (3) of the Constitution, remove any member from office **[if]** only on—

- (a) **[such removal is requested by a joint committee contemplated in subsection (2) (b)]** the ground of misconduct, incapacity or incompetence; [and]
- (b) **[such request is approved by the National Assembly and the Senate by a resolution adopted by a majority of the total number of members of both Houses at a joint meeting.]** a finding to that effect by a committee of the National Assembly; and
- (c) the adoption by the National Assembly of a resolution calling for that person's removal."

#### **Amendment of section 9 of Act 39 of 1996**

4. Section 9 of the principal Act is hereby amended by the substitution in paragraph (b) of subsection (2) for the words preceding subparagraph (i) of the following words:

"shall, subject to the **[Exchequer Act, 1975 (Act No. 66 of 1975)]**

Public Finance Management Act, 1999 (Act No. 1 of 1999)—".

#### **Amendment of section 11 of Act 39 of 1996**

5. Section 11 of the principal Act is hereby amended by the substitution in subsection (1) for the words preceding paragraph (a) of the following words:

“In order to achieve its object referred to in section [119 (3)] 187 of the Constitution, the Commission—”.

### **Substitution of short title of Act 39 of 1996**

6. The following short title is hereby substituted for the short title and commencement of the principal Act:

“19. This Act shall be called the Commission [on] for Gender Equality Act, 1996, and shall come into operation on a date fixed by the President by proclamation in the *Gazette*.”.

### **Amendment of citation of laws referring to Act 39 of 1996**

7. Any reference to the “Commission on Gender Equality Act, 1996 (Act No. 39 of 1996)”, contained in any law in force immediately prior to the commencement of this Act, must be construed as a reference to the “Commission for Gender Equality Act, 1996 (Act No. 39 of 1996)”.

### **Substitution of long title of Act 39 of 1996**

8. The following long title is hereby substituted for the long title of the principal Act:

**“To provide for the composition, powers, functions and functioning of the Commission [on] for Gender Equality; and to provide for matters connected therewith.”**

**Short title**

9. This Act is called the Commission for Gender Equality Amendment Act, 2012.

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