



# Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA  
REPUBLIEK VAN SUID-AFRIKA

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Oktober 2014

**No. 38128**

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**IMPORTANT ANNOUNCEMENT**

*Closing times* **PRIOR TO PUBLIC HOLIDAYS** for

**GOVERNMENT NOTICES, GENERAL NOTICES,  
REGULATION NOTICES AND PROCLAMATIONS**

2014

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

- ▶ **18 September**, Thursday, for the issue of Friday **26 September 2014**
- ▶ **11 December**, Thursday, for the issue of Friday **19 December 2014**
- ▶ **15 December**, Monday, for the issue of Wednesday **24 December 2014**
- ▶ **19 December**, Friday, for the issue of Friday **2 January 2015**

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**

2014

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

- ▶ **18 September**, Donderdag, vir die uitgawe van Vrydag **26 September 2014**
- ▶ **11 Desember**, Donderdag, vir die uitgawe van Vrydag **19 Desember 2014**
- ▶ **15 Desember**, Maandag, vir die uitgawe van Woensdag **24 Desember 2014**
- ▶ **19 Desember**, Vrydag, vir die uitgawe van Vrydag **2 Januarie 2015**

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 TELECOMMUNICATIONS AND POSTAL SERVICES**  
**DEPARTEMENT VAN TELEKOMMUNIKASIE EN POSDIENSTE**

No. 827

31 October 2014

**DEPARTMENT OF TELECOMMUNICATIONS & POSTAL SERVICES**

**ELECTRONIC COMMUNICATIONS AND TRANSACTIONS ACT, 2002 (ACT NO. 25 OF 2002)**

**PROPOSED AMENDMENT OF ALTERNATIVE DISPUTE RESOLUTION REGULATIONS**

The Department of Telecommunications and Postal Services intends to amend the Alternative Dispute Resolution (ADR) Regulations (published in Government Notice No. R. 1166, Government Gazette 29405, 22 November 2006) in terms of section 69 read with section 94 of the Electronic Communications and Transactions Act, 2002 and wishes to consult the public in this regard.

The Department is proposing that in addition to registrations under 'co.za', registrations in some of the other second level domains be included under the ADR Regulations such as registrations under 'net.za', 'org.za' and 'web.za'. The Department intends to amend section 2(2) of the ADR Regulations for this purpose as indicated in the Schedule and invites comments on the Schedule as well as on which other second level domains to include.

Interested persons are invited to provide written comments, within 30 calendar days of the date of publication, addressed to -

The Director-General, Department of Telecommunications and Postal Services; For attention: Mr. Lesetja Motlatla, Deputy Director: IT
First floor, Block A3, iParioli Office Park, 1166 Park Street, Hatfield, Pretoria
Private Bag X860, Pretoria, 0001
lesetjam@doc.gov.za; Tel: (012) 427-8047/ 8000; Fax: (012) 430-2028

Comments received after the closing date may be disregarded.



**Dr Siyabonga Cyprian Cwele, MP**  
**Minister of Telecommunications and Postal Services**

## Schedule

### **AMENDMENT OF REGULATION 2(2) OF THE ALTERNATIVE DISPUTE RESOLUTION REGULATIONS ISSUED IN TERMS OF SECTION 69 READ WITH SECTION 94 OF THE ELECTRONIC COMMUNICATIONS AND TRANSACTIONS ACT, 2002 (ACT NO. 25 OF 2002)**

Regulation 2 of the Alternative Dispute Resolution Regulations is hereby amended by the substitution for regulation 2(2) of the following regulation:

“Only Internet domain names registered in the .co.za, .net.za, .web.za and .org.za second level domains shall be open to alternative dispute resolution under these Regulations”

**DEPARTMENT OF JUSTICE AND CORRECTIONAL SERVICES  
DEPARTEMENT VAN JUSTISIE EN KORREKTIEWE DIENSTE**

No. 828

31 October 2014

**PROMOTION OF ACCESS TO INFORMATION ACT, 2000**

**DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)**

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

**CITY OF MATLOSANA LOCAL MUNICIPALITY**

As set out in the Schedule



**TSHILILO MICHAEL MASUTHA, MP (ADV)  
MINISTER FOR JUSTICE AND CORRECTIONAL SERVICES**



## REPUBLIC OF SOUTH AFRICA

## FORM D

**AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS:**  
 (Section 15 of the Promotion of Access to Information Act 2000 (Act no. 2 of 2000))  
 [Regulation 5A]

DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (e.g. website)(SECTION 15(1)(a))
<b>FOR INSPECTION IN TERMS OF SECTION 15(1)(a)(i):</b>	
In terms of: <ul style="list-style-type: none"> <li>- Section 21A of the LG: Municipal Systems Act, act 32 of 2000, and</li> <li>- Municipal Finance Management Act, 56 of 2003</li> </ul>	<ul style="list-style-type: none"> <li>- Municipality's head and satellite offices and Libraries</li> <li>- Municipality's official website</li> <li>- Local newspapers</li> <li>- Radio broadcasts where needed</li> <li>- Provincial Gazette in accordance with legislation</li> </ul>
<b>FOR PURCHASING IN TERMS OF SECTION 15(1)(a)(ii):</b>	
Subjects and Records held by the City of Matlosana listed in Annexure E to the Access to Information Manual.	In writing on the prescribe Form of Request, Annexure F, to the Access to Information Manual, to the Information/Deputy Information Officer appointed by the City of Matlosana.

<b>AVAILABLE FREE OF CHARGE IN TERMS OF SECTION 15(1)(a)(iii)</b>	
<p><b>AGENDAS AND MINUTES</b></p> <ul style="list-style-type: none"> <li>- Agendas and minutes of all meetings of Council, its structures and formal staff meetings and those of its predecessors, excluding minutes and agendas which have been marked “confidential”.</li> </ul> <p><b>BUSINESS DETAILS</b></p> <ul style="list-style-type: none"> <li>- Name, locality, address, telephone numbers, contact persons, hours of business etc of all council offices, depots, installations, facilities and amenities.</li> </ul> <p><b>COUNCILLORS</b> (Including Mayor, Deputy Mayor, Speaker and office bearers)</p> <p><b>Information regarding each Councillor’s</b></p> <ul style="list-style-type: none"> <li>- Name, office address, office telephone number</li> <li>- Ward / proportional, political party and election details</li> <li>- Position in Council, e.g. member of committee A and if office bearer, whether full-time or part-time</li> <li>- Council representation on outside bodies</li> <li>- Salary, allowances</li> <li>- Details of trips outside municipal area</li> </ul> <p><b>STRUCTURES</b> (Including Council, Executive Committee, Sub-Councils, Portfolio Committees and other committees)</p> <ul style="list-style-type: none"> <li>- Composition, names of members, office bearers, seat, political membership</li> <li>- Time and venue of meetings</li> </ul> <p><b>COUNCIL LEGISLATION, BY-LAWS AND POLICIES</b></p> <p><b>DELEGATIONS TO</b></p> <ul style="list-style-type: none"> <li>- Political office bearers</li> <li>- Councillors</li> <li>- Members of Staff</li> </ul>	<p>Where applicable:</p> <ul style="list-style-type: none"> <li>- Municipality’s head and satellite offices and Libraries</li> <li>- Municipality’s official website</li> <li>- Local newspapers</li> <li>- Radio broadcasts were needed</li> <li>- Provincial Gazette in accordance with legislation</li> <li>- In writing on the prescribe Form of Request, Annexure F, to the Access to Information Manual, to the Information/Deputy Information Officer appointed by the City of Matlosana, where needed.</li> </ul>

<ul style="list-style-type: none"> <li>- Structures (Exco, Sub-Councils, Portfolio Committees and other committees)</li> </ul> <p><b>AUTHORITY GRANTED TO POLITICAL OFFICES BEARERS, COUNCILLORS AND MEMBERS OF STAFF TO</b></p> <ul style="list-style-type: none"> <li>- Signed legal documents, cheques etc. (excluding contracts).</li> </ul> <p><b>DECISIONS BY INDIVIDUALS</b></p> <ul style="list-style-type: none"> <li>- Decisions by any political office bearer, Councillor or staff member in terms of a power or duty delegated or sub-delegated.</li> </ul> <p><b>BUDGET</b></p> <ul style="list-style-type: none"> <li>- Capital budget</li> <li>- Estimates of income and expenditure</li> <li>- Reports on budget control</li> <li>- Business plans</li> </ul> <p><b>INTEGRATED DEVELOPMENT PROGRAMME (IDP)</b></p> <p><b>FINANCIAL RECORDS</b></p> <ul style="list-style-type: none"> <li>- Annual statements</li> <li>- Arrears (excluding personal details)</li> </ul> <p><b>REGISTERS WHERE AVAILABLE</b></p> <ul style="list-style-type: none"> <li>- Movable assets</li> <li>- Agreements</li> <li>- Contractors, service providers</li> <li>- Tenders awarded</li> </ul> <p><b>TARIFFS, FEES, SURCHARGES ETC.</b></p> <p><b>PERSONAL INFORMATION OF MEMBERS OF STAFF IN TERMS OF SECTION 34(2) (F) OF THE ACT RELATING TO</b></p> <ul style="list-style-type: none"> <li>- The fact that the individual is or was an official</li> <li>- Title, work address, work telephone number and other similar particulars of the individual</li> <li>- The classification, salary scale or remuneration and responsibilities of the position held or services performed by the individual</li> </ul> <p><b>STATISTICS (excluding personal details of individuals)</b></p> <ul style="list-style-type: none"> <li>- Statistics kept for departmental use in the format in which it is available</li> </ul>	
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- Statistics in the format as requested by legislation

**PERSONAL INFORMATION OF PERSONAL REQUESTER**

- Personal information requested by personal requester seeking access to a record containing personal information about the requester, on positive identification.

**PUBLICATIONS**

- All publications by and on behalf of the Municipality and which had been made public or presented to Council and in which no copyright is held by persons or bodies not connected with the Municipality.

**HOUSING**

- Land available for housing development
- Available municipal housing

**TENDERS**

- Tenders application of requester after public opening
- Tender Award decisions

**SERVICE PROVIDERS**

- Details of providers of services to the Municipality

**PLANNING**

- Zoning and structure plans
- Policies and policy plans
- Individual zonings and conditions
- Register of approved departures and consent uses
- Documentation relating to town planning applications
- Documentation on planning files

**LAND**

- Single records only of owners of land where available
- Details of municipal owned land

**ORGANISATIONAL STRUCTURE**

- Structure and Functions

**DEPARTMENT OF COMMUNICATIONS  
DEPARTEMENT VAN KOMMUNIKASIE**

No. 829

31 October 2014

**FILM AND PUBLICATION BOARD**

***FILMS AND PUBLICATIONS ACT, 1996***

The Film and Publication Board has, in terms of section 18(4)(a)(ii) of the *Films and Publications Act, 1996*, as amended, classified the films listed below X18 – RESTRICTED TO ADULTS ONLY.

The films contain scenes of explicit sexual conduct and may be distributed only by a holder of a licence to conduct the business of adult premises, issued by a licensing authority in terms of Item 2(h) of the *Business Act, No. 71 of 1991*, registered with the Film and Publication Board, subject to the conditions set out in section 24(2) of the *Films and Publications Act*.

DATE	TITLE	DISTRIBUTOR
22/09/2014	THE LONG DICK OF THE LAW	LUVLAND ADULT ENTERTAINMENT
22/09/2014	KEEP CALM & FUCK ME	LUVLAND ADULT ENTERTAINMENT
22/09/2014	FUCK ME TENDER	LUVLAND ADULT ENTERTAINMENT
22/09/2014	SEXY , HORNY & HOMELESS	LUVLAND ADULT ENTERTAINMENT
22/09/2014	CUM HOME FOR CHRISTMAS	LUVLAND ADULT ENTERTAINMENT
22/09/2014	6 SQRTING SLUTS	LUVLAND ADULT ENTERTAINMENT
26/09/2014	COLLEGE WHORES	LUVLAND ADULT ENTERTAINMENT
26/09/2014	PUSSY HARVEST	LUVLAND ADULT ENTERTAINMENT
26/09/2014	SHARE MY GIRLFRIEND	LUVLAND ADULT ENTERTAINMENT
26/09/2014	MILF THERAPIST	LUVLAND ADULT ENTERTAINMENT
26/09/2014	ANAL CAR WASH	LUVLAND ADULT ENTERTAINMENT
26/09/2014	PORN IDOL	LUVLAND ADULT ENTERTAINMENT

**DEPARTMENT OF TRADE AND INDUSTRY  
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 830

31 October 2014

**NOTICE IN TERMS OF SECTIONS 10(7) OF THE COMPETITION ACT NO 89 OF 1998  
(AS AMENDED)**

**SOUTH AFRICAN SQUID EXPORTERS ASSOCIATION (2013JUN0262)**

**EXEMPTION GRANTED**

Notice was given in the Government Gazette on 20 September 2013 (Government Notice 695 of 2013) that the South African Squid Exporters Association ("SASEA") filed for exemption from the provisions of Chapter 2 of the Competition Act No 89 of 1998, as amended (the "Competition Act")<sup>1</sup>, in terms of Section 10(1)(b) with the Competition Commission (the "Commission").

SASEA made the application in terms of section 10(3)(b)(i) and (ii) of the Competition Act, which makes provision for a firm to apply for an exemption if the purpose of their conduct is to maintain or promote exports and to promote the ability of historically disadvantaged persons to become competitive. SASEA sought the above exemption for a period of ten (10) years.

SASEA filed the application on behalf of its members requesting to be exempt from the provisions of section 4 of the Competition Act. Specifically, SASEA had requested that it and its members be permitted to collect, collate and disseminate up-to-date and current market sensitive information on the demand and supply conditions in the South African Squid market.

Notice is therefore given in terms of section 10(7) of the Competition Act that the exemption application by SASEA has been granted for the collection, collation and dissemination to its members of up-to-date and current market sensitive information for a period of **five (5) years commencing on 30 June 2014 and ending on 30 June 2019**, subject to the following conditions:

- Membership to SASEA and hence the ability to share and obtain market related information will not be exclusive and any South African Squid exporter may become a member.
- SASEA will collate and exchange real time information regarding pricing and quantity related information on a weekly basis for the three month period December to February and on a monthly basis for the five month period July to November. Information regarding the condition of the market and pricing and quantity information relating to international competitors and international market conditions will be collated and exchanged on an ad hoc basis. This information will be available to all members.
- There will be no direct contact between members of SASEA in regard to sharing market sensitive information. Sharing of market sensitive information may only take place through SASEA.
- An independent person will be appointed, within a period of one (1) year, to verify and disseminate the information and ensure anonymity for all information circulated amongst SASEA members.

<sup>1</sup> Competition Commission case no. 2013Jun0262.

- Members of SASEA will use the information given above in respect of their own independent business decisions including squid prices and inventory.

The Commission's analysis of the exemption application found that the conduct by SASEA would amount to a contravention of section 4(1)(b)(i) and (ii) of the Competition Act, a *per se* contravention which does not allow for efficiency justifications.

In relation to the grounds upon which SASEA relied for their application, the following findings were made:

- In terms of section 10(3)(b)(i), the purpose of the exemption must be the promotion or maintenance of exports. The Commission found that the conduct sought to be exempt would contribute to this objective.
- In terms of section 10(3)(b)(ii), the purpose of the exemption must be the promotion of *small businesses* or *firms* controlled by *historically disadvantaged persons* ("HDPs"). The Commission found that SASEA failed to demonstrate that the conduct would contribute to this objective.

The Commission's investigation revealed that South African exporters are at a clear disadvantage when negotiating with foreign buyers due to information asymmetry. Foreign buyers possess greater information regarding market conditions, which is used to depress the price South African exporters can fetch. Therefore the exempt conduct will provide South African exporters with a platform to overcome these information asymmetries that exist in relation to the foreign market, thus strengthening their bargaining position and improving their competitiveness.

The Commission also considered submissions received from a number of stakeholders in the Squid industry. The submissions were mixed, with some supportive of the application and others not. The Commission is however satisfied that the concerns raised have been adequately addressed.

Notice is therefore given in terms of section 10(8) of the Competition Act that any person with a substantial financial interest affected by the abovementioned decision may appeal the decision to the Competition Tribunal in the prescribed manner.

Any queries in this regard should be directed to:

Mr Ricky Mann  
Enforcement and Exemptions Division  
Telephone: 012 394 3581  
Email: [RickyM@Compcom.co.za](mailto:RickyM@Compcom.co.za)

In correspondence, kindly refer to case no. 2013Jun0262

No. 831

31 October 2014

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

**CONDITIONAL EXEMPTION GRANTED TO: AFRICAN MARINE PRODUCTS (PTY) LTD; CAPE LOBSTER EXPORTERS ASSOCIATION; OVENSTONE AGENCIES (PTY) LTD; PREMIER FISHING SA (PTY) LTD; OCEANA LOBSTER LTD (HEREINAFTER COLLECTIVELY REFERRED TO AS "THE APPLICANTS")**

**EXEMPTION GRANTED**

Notice was given in the Government Gazette on 20 September 2013 (Government Notice 695 of 2013) that the Applicants applied to the Competition Commission (the "Commission") for an exemption from the application of the provisions of Chapter 2 of the Competition Act, in terms of Section 10(1)(a) of the Competition Act 89 of 1998, as amended (the "Competition Act") for purposes of marketing and exporting of lobster (includes both the South Coast and West Coast Rock Lobster) in foreign markets.

The Applicants sought to be exempted from certain provisions of Section 4 of the Competition Act. The exemption was sought for a period of ten (10) years. The Applicants based their application on the premise that they had engaged in information sharing of sensitive business information and sought to exempt their conduct on the basis that it was necessary to continue with that practice, and the practice of information exchange contributes to the objective of maintenance and promotion of exports, as set out in section 10(3)(b)(i) of the Competition Act.

Notice is hereby given in terms of Section 10(7) of the Competition Act, that the Commission has, in response to the above mentioned application, granted the Applicants a conditional exemption in terms of Section 10(2)(a) of the Competition Act for a period of **five (5) years, commencing on 30 June 2014 and ending on 30 June 2019**, subject to the following conditions:

- Applicants must establish a subcommittee or other body similar in structure and nature within the West Rock Lobster Association for purposes of promoting and marketing of all South African harvested lobster<sup>1</sup> species;
- Such a subcommittee must be established within a period of a year from the date of the granting of the exemption;
- The membership to that committee shall be open to all South African lobster harvesters and exporters, in particular SMME's and Black owned firms, thus to allow equal access to the exchanged information;
- Any information that needs to be shared relating to marketing and exporting of South Coast and West Coast Rock Lobster between and amongst the exporters of lobster will be shared within the auspices of the committee and/or in the presence as well as with the knowledge of all the members to the committee and no direct contact between the Applicants concerning sharing of information with regard to lobster exports will be allowed;
- Any discussions or information exchange that takes place amongst the members of the committee for the purposes of complying with the exemption granted will be limited to activities relating to marketing and export of lobster.

The exemption will allow for exporters of lobster fish to share and exchange information that pertains to global market conditions for the sale of lobster, prevailing prices of lobster, production plans, volumes of lobster imports in the markets they export into, joint marketing trips, catch statistics internationally and market developments. The practice of information sharing between the Applicants is considered by the Commission to be in contravention of Sections 4(1)(b)(i) and (ii) of the Competition Act.

The Commission conducted an investigation to establish whether the activities the Applicants were engaging in were necessary to satisfy the objective set out in section 10(3)(b)(i) of the Act, that is to contribute to the promotion and maintenance of exports. The Commission is satisfied that the Applicants will contribute to the promotion and maintenance of exports within the Republic, in that; the information sharing amongst the Applicants will lead to information symmetry between the South African exporters and the foreign buyers which will afford the South African exporters a leverage when negotiating and concluding sale agreements with the foreign buyers. This would allow for South

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<sup>1</sup> It includes both the South Coast and West Coast Rock Lobster.

African exporters to fetch the best possible prices in the global market for the supply of lobster, which will contribute to tax revenues payable to the Republic, and thus contribute to the growth of the South African economy. The Commission also found that the exempted conduct does not have an impact on competition in the domestic market for the marketing of lobster fish.

In terms of section 10(8) of the Competition Act, the Applicants or any other person with substantial financial interest or affected by this decision may appeal it to the Competition Tribunal in the manner prescribed.

Further queries should be directed to:

Ms. Thandile Charlie

Competition Commission of SA

Enforcement and Exemptions Division,

Private Bag X23,

Lynnwood Ridge, 0040

Telephone number: (012) 394 3191

Email: [thandilec@compcom.co.za](mailto:thandilec@compcom.co.za)

**In correspondence kindly refer to the following case number: 2013JUL0332**

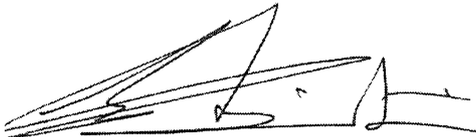
**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM  
DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GRONDHERFORMING**

No. 832

31 October 2014

**LAND SURVEY ACT 8, 1997: AMENDMENT OF LAND SURVEY REGULATIONS**

I, Gugile Ernst Nkwinti, Minister of Department of Rural Development and Land Reform, acting in terms of Land Survey Act 8, 1997 (Act No. 8 of 1997), after giving consideration to the recommendations of the Survey Regulations Board ("Board"), hereby give Notice of the Board, of amendment to the Land Survey Regulations ("Regulations") promulgated by Government Notice R1130 in Government Notice 18229 of 29 August 1997 as amended, as set out in the Schedule hereto. The amendment to Regulations will come into operation one month after the date of publication hereof in the *Government Gazette*.



**GE NKWINTI (MP)**

**MINISTER: RURAL DEVELOPMENT AND LAND REFORM**

DATE: 16/10/2014

**SCHEDULE****GENERAL EXPLANATORY NOTE:**

[        ] Words in bold type in square brackets indicate omissions from existing Regulations.

\_\_\_\_\_ Words underlined in solid line indicate insertions in existing Regulations.

**BE IT AMENDED BY THE SURVEY REGULATIONS BOARD AS FOLLOWS****Amendment of Regulation 6**

1. Regulation 6 is amended by the substitution of the regulation by the following regulation:

“For the purpose of section 24 of the Act the limit of disagreement from the original diagram is-

$$[0, 11 \sqrt{d}] \underline{0.2 \sqrt{d}}$$

Where “d” represents the distance in metres derived from data on the original diagram between any two beacons affected by the subdivision. Any portion of a boundary line shall be deemed to be within the limit when the whole of such boundary line is within such limit.”

**Amendment of Regulation 19**

2. Regulation 19 is amended by the addition after sub-regulation 19 (2) of the following sub-regulation:

“(2B) All components of a compiled consolidation diagram must be based on the National Reference Framework, provided that the Surveyor-General may relax this requirement in exceptional circumstances”

**Amendment of Regulation 20**

3. Regulation 20 is amended by the addition after sub-regulation 20 (3) of the following sub-regulation:

“ 20 (4) It shall not be necessary to place internal beacons on a General Plan prior to approval of that General Plan, however in such instances the Surveyor-General shall caveat the Registrar of Deeds listing those erven not beacons, which erven may not be transferred until such time that beacons of those respective erven have been placed and supplementary survey records accepted for filing.”

#### SHORT TITLE

These regulations shall be known as Land Survey Amendment Regulations, 2014.

DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM  
DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GRONDHERFORMING

No. 833

31 October 2014



**SOCIAL SERVICE PROFESSIONS ACT, 1978**

**(ACT NO. 110 OF 1978)**

**RULES RELATING TO ACTS OR OMISSIONS WHICH CONSTITUTE  
UNPROFESSIONAL OR IMPROPER CONDUCT OF CHILD AND YOUTH  
CARE WORKERS AND RULES RELATING TO CONDUCT OF CHILD  
AND YOUTH CARE WORKERS IN PRACTISING AT PROFESSIONAL  
AND AUXILIARY LEVELS**

The South African Council for Social Service Professions, after consultation with the Professional Board for Child and Youth Care and with the approval of the Minister, Bathabile Olive Dlamini, Minister responsible for social development, under section 27(1)(a) and (b) of the Social Service Professions Act, 1978 (Act No. 110 of 1978), made the rules in the Schedule.

## SCHEDULE

### PART A

#### **RULES RELATING TO ACTS OR OMISSIONS OF CHILD AND YOUTH CARE WORKERS AT PROFESSIONAL AND AUXILIARY LEVELS WHICH CONSTITUTE UNPROFESSIONAL OR IMPROPER CONDUCT**

##### **Definitions**

**1.** In these Rules any word or expression to which a meaning has been assigned in the Act has such meaning and, unless the context otherwise indicates—

**“advertise”** means any form of communication, public appearance, or introduction which has or may have the effect, directly or indirectly, of a child and youth care worker’s capacity as such, or practice or services or the efficiency thereof being publicised, or clients being solicited;

**“client”** means a child or young person, family, group or community, receiving the professional services of a child and youth care worker;

**“colleague”** in relation to a child and youth care worker means any other social service professional;

**“community”** means a functionally related aggregate of people who live in a particular geographic area at a particular time, from a social structure and exhibit an awareness of their distinctiveness and own identity as a group;

**“employer”** means a person who employs, or provides work to, a child and youth care worker and who remunerates, or expressly or tacitly undertakes to remunerate that child and youth care worker, or who permits a child and youth care worker to assist him or her in any manner in the carrying on or the conduct of his or her practice;

**“partner”** means a colleague with whom a child and youth care worker enters into an agreement jointly to conduct a practice to their mutual benefit and “partnership” has a corresponding meaning;

**“profession”** means the child and youth care profession; and

**“the Act”** means the Social Service Professions Act, 1978 (Act No. 110 of 1978).

### **Scope of application**

2. These Rules apply to child and youth care workers at the professional and auxiliary levels.

### **Acts or omissions that constitute unprofessional or improper conduct**

3. Subject to section 21(1) of the Act, the acts or omissions set out in these Rules constitute unprofessional or improper conduct on the part of a child and youth care worker. The acts or omissions set out in these Rules do not constitute an exhaustive list of unprofessional or improper conduct.

**Conduct detrimental to profession**

**4.** The following acts or omissions of a child and youth care worker are detrimental to the profession and constitute unprofessional or improper conduct:

- (a) The execution of professional duties in a manner which does not comply with generally accepted standards of child and youth care work;
- (b) conducting oneself in a manner which undermines the prestige, status and dignity of the profession;
- (c) being found guilty of committing an offence involving dishonesty or committing an act of dishonesty in the execution of professional duties;
- (d) refusing, without sufficient reason, to render professional services within the regulated scope of practice which the child and youth care worker undertook to provide, or for which the child and youth care worker was employed;
- (e) employing a person as a child and youth care worker or a student child and youth care worker knowing that such person is not registered in terms of the Act;
- (f) failure to refer a client to a colleague, or another person or body with specialised knowledge in a field, where the matter falls outside the child and youth care worker's scope of practice, field of training or experience or where such referral would in the circumstances, be reasonably considered necessary;
- (g) failure to keep a record of acts performed, services rendered, money managed and fees charged in all matters dealt with;
- (h) the misrepresentation of professional qualifications, affiliations, level of practice or competencies; and

- (i) the offering of direct or indirect compensation or any form of incentive to a person for the referral of clients.

### **Conduct towards clients**

5. The following acts or omissions of a child and youth care worker in relation to clients constitute unprofessional or improper conduct:

(1) The disclosure to a third party of information which concerns the client and which information was obtained in confidence from the client or a deceased person who was a client, in the course of the execution of a child and youth care worker's duties, unless—

- (a) the disclosure of the information is in the client's interest, or is necessary for the proper management of the case of the client concerned or of other cases;
- (b) the child and youth care worker is ordered to disclose the information by a competent court or is otherwise legally bound to do so;
- (c) the child and youth care worker discloses the information with the written consent of the client or if the client cannot give his or her consent, the consent is obtained from—
  - (i) the client's *curator personae*;
  - (ii) in the case of a minor, the minor's parent or guardian;
  - (iii) in the case of a deceased client, the surviving spouse; or
  - (iv) if there is no surviving spouse, a major child of a deceased client or, if there is no major

child, an executor appointed by the Master of the Supreme Court.

(2) The administration of a client's money in an irresponsible or negligent manner.

(3) The receipt of a bribe, or agreement to receive a bribe, in connection with a matter which is directly or indirectly related to the professional duties or practice of a child and youth care worker.

(4) Discrimination against a client on the basis of social origin or economic status, sex, race, religion, sexual orientation, disability, culture, language, nationality or history.

(5) The performance of an act belonging to a professional field other than that of child and youth care work, including the performance of psychometric and eco-metric tests for purposes of diagnosis and therapy, unless the child and youth care worker is properly qualified or legally authorised, to perform the act.

(6) Preventing a client from procuring advice or assistance from another person who is authorised by law to advise or treat persons concerning their social welfare.

### **Supersession**

6. A child and youth care worker may not render services to a client who is already receiving services from another child and youth care worker, unless—

- (a) the said colleague is not available and the required service cannot or should not be kept in abeyance;
- (b) it is within the context of multi-disciplinary teamwork of which the colleague is part of; and

- (c) the services of that colleague have been terminated.

**Conduct towards employer and partner**

7. The following acts of a child and youth care worker towards an employer or a partner constitute unprofessional or improper conduct:

- (a) The breach of a contract of service;
- (b) conduct that would justify dismissal in accordance with labour legislation;
- (c) practicing or carrying out child and youth care services from the premises of a child and youth care practice without the prior written consent of the council or contrary to a condition subject to which consent was granted;
- (d) practicing or carrying out a business, trade, work or profession, apart from the child and youth care profession, from the premises of a child and youth care practice, without the prior written consent of the council or contrary to a condition subject to which consent was granted;
- (e) practicing in partnership with a person who is not registered in terms of the Act; or
- (f) employing a person who is not registered in terms of the Act to perform child and youth care work.

**Advertising**

**8.** (1) A child and youth care worker may not advertise his or her services in a manner that implies a comparison between the services, knowledge, skill or efficiency of such child and youth care worker and those of a colleague or another professional person or welfare body.

(2) Conduct by a child and youth care worker that is in contravention of sub-rule (1) constitutes unprofessional or improper conduct.

**Display of certificate**

**9.** A practising child and youth care worker who fails to produce or display the registration certificate issued in terms of the Act, when reasonably requested to do so by any person, is guilty of unprofessional or improper conduct.

**PART B****RULES RELATING TO CONDUCT OF CHILD AND YOUTH CARE WORKERS IN PRACTISING THEIR PROFESSION (CODE OF ETHICS)****Conduct expected of child and youth care worker**

1. For the purposes of section 27(1)(a) of the Act the conduct set forth in these Rules constitutes the conduct expected of a child and youth care worker in practicing the profession.

**Principles**

2. The following are principles that a child and youth care worker must adhere to when practising the profession of child and youth care work:

(a) Every child—

- (i) has a unique individual value, potential, rights and a right to professional social services irrespective of origin, gender, beliefs, ethnicity, disability, socio-economic or legal status;
- (ii) has the right to acquire competencies that are holistic and developmentally appropriate; and
- (iii) is best raised in a family or if this is not possible, in a setting that best approximates that of a family.

(b) A child and youth care worker—

- (i) has a responsibility to apply the unique knowledge, practice and skills of the profession to the developmental benefit of the client;
- (ii) must render services professionally; and
- (iii) must recognise personal and professional limitations and take these into account in practice.

### **Duties of child and youth care worker**

#### **3. A child and youth care worker must—**

- (a) use the knowledge base of the profession in evaluating its practice and to support the profession in order to maintain and raise its dignity, value and integrity;
- (b) challenge unacceptable child and youth care work practice and uphold those that are acceptable;
- (c) protect the child and youth care profession from unfounded criticism which could bring the profession into disrepute;
- (d) remain actively involved in the formulation, development, determination and implementation of professional policy; and
- (e) base child and youth care practices on sound child and youth care knowledge, theory and practices, and keep abreast of relevant developments and participate in research.

### **Relationship with clients**

#### **4. A child and youth care worker must—**

- (a) strive towards the client's optimal use of the child and youth care worker's abilities;
- (b) recognise the uniqueness of each client;
- (c) maintain a professional relationship with the client;
- (d) acknowledge the right of the client to participation and self-determination;
- (e) take into account the client's rights, preferences and objectives when restructuring and rendering service, even in the absence of the client;
- (f) maintain the client's right to confidentiality;
- (g) not refuse services to a client on the grounds that the client's behaviour or beliefs are contrary to the values of the child and youth care worker;
- (h) inform and prepare the client for a decision regarding the termination of service to the client; and
- (i) participate in, contribute to, and respect in practice the decisions of a multi-disciplinary team.

### **Relationship with employer**

5. A child and youth care worker must acknowledge and respect the employer's authority as far as it is compatible with the ethical conduct of child and youth care workers.

**Relationship with child and youth care worker institutions**

6. A child and youth care worker must co-operate with child and youth care worker institutions whose policies, procedures and operations are directed towards adequate service-rendering and encouragement of professional practices consistent with ethical conduct.

**Relationship with community**

7. A child and youth care worker must—

- (a) enhance and promote service rendering to the community under all circumstances by utilising and developing resources in the community; and
- (b) be aware of, initiate, develop and change social policy consistent with professional practices.

**Application**

8. These rules apply to child and youth care workers at the professional and auxiliary level.

**DEPARTMENT OF TRADE AND INDUSTRY  
DEPARTEMENT VAN HANDEL EN NYWERHEID**

No. 834

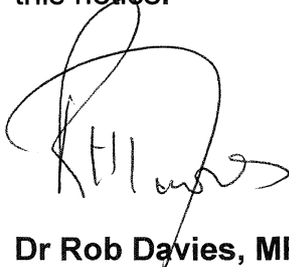
31 October 2014

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT  
(ACT 5 of 2008)**

**COMPULSORY SPECIFICATION FOR ELECTRICAL LUMINAIRES  
( VC 9012)**

It is hereby made known under section 13(4) of the National Regulator for Compulsory Specifications Act, (Act 5 of 2008), that I, Dr Rob Davies, the Minister of Trade and Industry, intends to introduce a Compulsory Specification Electrical Luminaires as set out in the attached Schedule.

Any person, who wishes to comment on the intention to thus introduce the compulsory specification concerned, shall submit their comments, in writing, to the Chief Executive Officer, National Regulator for Compulsory Specifications, Private Bag X25, Brooklyn, 0075, on or before the date two (2) months after publication of this notice.



**Dr Rob Davies, MP  
Minister of Trade and Industry**

**SCHEDULE**  
**COMPULSORY SPECIFICATION FOR ELECTRICAL LUMINAIRES**  
**(VC 9012)**

**1. SCOPE**

1.1 This compulsory specification covers general requirements for electrical luminaires, incorporating electric light sources for operation from supply voltages up to 1 000 V. Such apparatus is generally available through normal retail distribution channels and is intended to be used by ordinary persons.

These include:

- Portable luminaires, such as hand lamps, portable luminaires for children, portable garden luminaires, lighting chains, luminaires for standby lighting etc.
- Fixed luminaires for decorative domestic applications, including pendant luminaires and luminaires specifically designed for wall mounting at low mounting heights, aquarium luminaires, luminaires designed for regular adjustment, ground recessed luminaires
- Floodlights for tungsten halogen lamps,
- Floodlights for LED light sources of power rating < 50W for domestic applications,
- Floodlights for HID lamps of power rating < 70W for domestic applications and
- Photo and film luminaires (non-professional).

1.2 Luminaires that are generally installed by skilled persons or instructed persons are excluded from this compulsory specification. These include:

- Luminaires for road and street lighting,
- Luminaires for stage lighting and for television, film and photographic studios (professional),
- Fixed and recessed luminaires for commercial and industrial applications,
- Floodlights for HID lamps of power ratings  $\geq 70W$  or LED light sources of power ratings  $\geq 50W$  for commercial and industrial applications,
- Luminaires for emergency lighting
- Luminaires for signaling,
- Luminaires sold for use in hazardous applications and environments,

- Luminaires designed and sold exclusively for industrial purposes,
- Luminaires designed for use in locations where special conditions prevail such as explosive atmospheres and
- SELV luminaires (luminaires powered from supply <50V).

## 2 DEFINITIONS

2.1 For the purposes of this document, the definitions in *SANS 60598-1, Luminaires - Part 1: General requirements and tests*.

2.2 In addition, the following definitions shall apply:

2.2.1 **applicant:** The manufacturer or importer seeking approval for a luminaire(s). The applicant shall be an existing legal entity within the Republic of South Africa.

2.2.2 **approval:** confirmation by the NRCS that a particular luminaire satisfies the requirements of this compulsory specification.

2.2.3 **declaration report:** a report, that is issued by an accredited conformity assessment body, indicating the equivalence of products and/or standards.

2.2.4 **NRCS:** The National Regulator for Compulsory Specifications as established by the National Regulator for Compulsory Specifications Act, 2008 (Act No. 5 of 2008).

2.2.5 **proof of conformity:** documented evidence of conformity with the requirements of this compulsory specification.

2.2.6 **product certification:** is a certification system described in requirement 7.2.2 of this compulsory specification.

2.2.7 **skilled person:** a person who has relevant education and experience to enable him or her to perceive risks and to avoid hazards which electricity can create.

2.2.8 **instructed person:** a person who has been adequately advised or supervised by electrically skilled persons to enable him or her to perceive risks and to avoid hazards that electricity can create.

2.2.9 **ordinary person:** a person who is neither a skilled nor an instructed person.

2.2.10 **valid test report**: a copy of an original test report.

2.2.11 **valid product certificate**: copy of an original product certificate of conformity issued by an accredited product certification body. (See 7.2)

2.2.12 **standby lighting luminaire**: a luminaire, not forming part of a fixed emergency lighting installation, which has a feature of automatically being activated from an integral power supply, in the event of a mains supply interruption.

2.2.13 **use**: the handling, touching, aiming or adjustment of a luminaire by the user during its normal operation. (Maintenance and repair is not regarded as “use” of a luminaire).(See 1.1)

### 3. GENERAL REQUIREMENTS

- 3.1 The applicant shall ensure that each type of luminaire has been approved by the NRCS before offering it for sale, in accordance with the requirements of Annex A or Annex B.
- 3.2 The applicant shall inform the NRCS of any change in design or materials affecting any mandatory requirement in terms of this compulsory specification. In the event of such change(s) the NRCS may, at its discretion, demand that the applicant submit a new application for approval.
- 3.3 The applicant shall, on request, provide the NRCS, within 5 working days, with satisfactory proof of approval in respect of any type of luminaire included in the scope of this compulsory specification.
- 3.4 Failure to provide such proof shall constitute reasonable grounds for suspicion of non-compliance with the requirements of this compulsory specification.

#### 4. SPECIFIC REQUIREMENTS

- 4.1 Luminaires shall comply with relevant requirements of SANS 60598-1 *Luminaires - Part 1: General requirements and tests*, together with the appropriate Part(s) 2 of the SANS 60598 series.
- 4.2 All luminaires with fluorescent, HID and LED light sources shall comply with the power factor requirements of SANS 475, *Luminaires for interior lighting, street lighting and floodlighting – Performance requirements*

#### 5. EQUIVALENCE OF STANDARDS

Standards issued by different standardization bodies such as ISO and EN, will only be accepted if it is proven, in the form of a declaration report from an accredited conformity assessment body, that they are technically equivalent to the relevant South African National Standard. The applicant shall be responsible for obtaining such a declaration report. Proof of conformity with such a standard shall be accepted as conformity with the corresponding South African National Standard.

#### 6. CONFORMITY TO REFERENCED STANDARDS

- 6.1 For the purposes of this compulsory specification, a new edition of a referenced standard shall become effective twelve (12) months from the date of publication as a South African National Standard.
- 6.2 New products, or products resubmitted for approval because of a change in design or materials, shall in all cases be evaluated against the requirements of the latest edition of any referenced standard.
- 6.3 When a new edition of a referenced standard is published, products originally approved in accordance with the previous edition of that standard may have their approval extended for up to five years from the effective date of the new standard, subject to the requirements of Annex A or Annex B, unless declared otherwise by the Minister.

## **7. EVIDENCE OF CONFORMITY**

One of the following options of evidence shall be submitted to the NRCS as proof of conformity with the requirements of this compulsory specification:

### **7.1 Option 1, for luminaires without a product certification:**

7.1.1 Test reports in IEC/EN format or any equivalent format acceptable to the NRCS and issued by an appropriately accredited and internationally recognized body being a member of an IAF/ILAC/IECEE mutual recognition scheme in accordance with the NRCS's conformity assessment policy.

7.1.2 The test reports shall prove conformity with all the applicable mandatory requirements.

7.1.3 Evidence of conformity shall be traceable to the specific luminaire type(s).

### **7.2 Option 2, for luminaires with product certification:**

7.2.1 A product certificate and a valid test report issued by an appropriately accredited and internationally recognized body being a member of an IAF/ILAC/IECEE mutual recognition scheme in accordance with the NRCS's conformity assessment policy.

7.2.2 The certification system administered by the product certification body in 7.2.1 shall include testing of the products and assessment of the quality system of the manufacturer. Surveillance of the quality system shall be conducted and representative samples of luminaires of each type or representative of the family of luminaires or of generically the same design in respect of components wiring methods, intended to comply with the requirements of this compulsory specification, shall be taken from the point of production and shall be assessed through inspection and/or testing for on-going conformity.

The certification system shall include the following:

- samples from the point of production requested by the certification body;
- determination of the characteristics of the samples by testing;
- initial assessment of the production process and quality system;
- evaluation of the test reports;
- decision on certification of the manufacturer;
- granting certification to the manufacturer;
- surveillance of the production process and quality system, and
- surveillance by testing of samples from the factory or the market.

A system 5 certification contemplated in ISO/IEC Guide 67 which covers the requirements of this clause shall be deemed to comply with these requirements.

## **ANNEX A**

### **APPROVAL OF LUMINAIRES WITHOUT A PRODUCT CERTIFICATION**

#### **A.1 APPLICATION FOR APPROVAL**

An application for approval of each type of luminaire intended for sale shall include:

**A.1.1** Details of the type of luminaire(s) for which approval is sought and the standard(s) to which it is claimed to conform;

**A.1.2** Details of the manufacturing plant(s) in which the luminaire type is produced;

**A.1.3** For new applications, proof of conformity, with all the requirements of this compulsory specification, issued less than 36 months before the date of submission to the NRCS;

**A.1.4** On expiry of the approval, an application for an extension may be granted, provided that all the conditions of the previous approval were met. In this case, proof of compliance, with all the requirements of the relevant compulsory specification, issued less than 60 months before the date of submission to the NRCS, shall be required;

**A.1.5** Identification markings and other information appearing on the product; and

**A.1.6** Any reasonable additional information, in order to clarify the above that may be requested by the NRCS.

#### **A.2 APPROVAL**

**A.2.1** The NRCS shall assess the evidence of conformity supplied by the applicant and shall decide to grant approval or not, at its sole discretion.

**A.2.2** The NRCS shall assign a unique number to each approval.

**A.2.3** The NRCS shall issue a letter of authority certificate (LOA) for each successful application, to the applicant, when all the requirements have been met. The validity period of an LOA shall be three years and two years for an extension.

**A.2.4** The approval granted with respect to each type of luminaire that is pursuant to this compulsory specification may be withdrawn at any time, after the manufacturer has been notified in writing, if the requirements have not been met or maintained.

## ANNEX B

### APPROVAL OF LUMINAIRES WITH A PRODUCT CERTIFICATION

#### B.1 APPLICATION FOR APPROVAL

An application for approval of each type of luminaire (or family of luminaires of generically the same construction) intended for sale shall include:

**B.1.1** Details of the type of luminaire(s) for which approval is sought and the standard(s) to which it is claimed to conform;

**B.1.2** Details of the manufacturing plant(s) in which the luminaire type is produced;

**B.1.3** For new applications, proof of conformity as described in requirement 7.2 of this compulsory specification, with all the requirements of this compulsory specification, issued less than 36 months before the date of submission to the NRCS;

**B.1.4** On expiry of the approval (LOA), an application for a new LOA may be granted, provided that all the conditions of the product certification were met. In this case, a valid product certificate and conformity of production shall be required.

**B.1.5** Identification markings and other information appearing on the product or packaging of the product. (The products shall carry the appropriate product certification mark); and

**B.1.6** Any reasonable additional information in order to clarify the above that may be requested by the NRCS.

No. 835

31 October 2014

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT  
(ACT 5 of 2008)**

**AMENDMENT TO THE COMPULSORY SPECIFICATION FOR ELECTRICAL AND  
ELECTRONIC APPARATUS (VC 8055)**

I Dr. Rob Davies, Minister of Trade and Industry, hereby under Section 13 (1) (a) of the National Regulator for Compulsory Specifications Act (Act 5 of 2008), declare the amendment of the Compulsory Specification for Electrical and Electronic Apparatus (VC 8055) as set out in the attached schedule, with effect two (2) months from the date of publication of this notice.



Dr. Rob Davies, MP  
Minister of Trade and Industry

## SCHEDULE

### AMENDMENT TO THE COMPULSORY SPECIFICATION FOR ELECTRICAL AND ELECTRONIC APPARATUS (VC8055)

Published by Government Notice No. R. 89 (Government Gazette  
No. 31844) of 6 February 2009

[Correction Notice published by Government Notice No. R. 631 (Government  
Gazette No. 34494) of 5 August 2011]

This notice hereby makes amendments to the scope and requirement 3 of the  
above Compulsory Specification.

#### 1. Scope

In 1.2 (d) delete the words "such as incandescent lamps, fluorescent lamps and other discharge  
lamps"

#### 3. Requirements

In requirement 3 add the following:

3.6 (e) Luminaires using LED as a light source shall comply with the following:

- SANS 60598-1: *Luminaires requirement and tests*, and relevant part 2s of SANS 60598 or SANS  
1464-22: *luminaires for emergency lighting*

No. 836

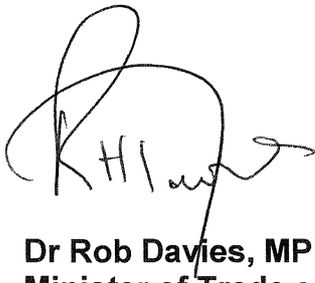
31 October 2014

**NATIONAL REGULATOR FOR COMPULSORY SPECIFICATIONS ACT  
(Act 5 of 2008)**

**PROPOSED AMENDMENT TO THE COMPULSORY SPECIFICATION  
MOTOR VEHICLES OF CATEGORY M2/3 (VC8023)**

It is hereby made known under section 13(4) of the National Regulator for Compulsory Specifications Act, (Act 5 of 2008), that I, Dr Rob Davies the Minister of Trade and Industry, intends to amend the compulsory specification for Motor Vehicles of Category M2/3, as set out in the attached Schedule.

Any person who wishes to comment on the intention to thus amend the Compulsory Specification concerned, shall submit their comments, in writing, to the Chief Executive Officer, National Regulator for Compulsory Specifications, Private Bag X25, Brooklyn, 0075, on or before the date two (2) months after the publication of this notice.



**Dr Rob Davies, MP  
Minister of Trade and Industry**

## SCHEDULE

### COMPULSORY SPECIFICATION FOR MOTOR VEHICLES OF CATEGORIES M<sub>2</sub> AND M<sub>3</sub>

#### 1 Scope

1.1 This specification covers the requirements for motor vehicle models of category M<sub>2</sub> and M<sub>3</sub>, and minibuses, not previously registered or licensed in South Africa, designed or adapted for operation on a public road.

NOTE Except where stated otherwise, a semi-trailer bus should comply with all the requirements of this specification, and, in addition, with any compulsory requirements for the category O or N portions of the combination not covered by this specification.

1.2 The requirements of this specification shall, in so far as the parts already incorporated are concerned, apply in respect of an incomplete motor vehicle model supplied for further manufacture by one manufacturer to another, and the entire specification shall apply to the vehicle after completion thereof by the last-mentioned manufacturer.

1.3 This specification does not apply to experimental or to prototype vehicles constructed or imported by the original manufacturers or importers for the purpose of testing, assessment or development.

1.4 The relevant requirements of this specification shall take effect on the dates as specified in schedule 1

1.5 Where a South African national standard, including an international standard or a UN ECE regulation adopted by South Africa as a national standard, is incorporated by reference into this specification, only the technical requirements/specification for the commodity and the tests to verify the compliance, apply.

#### 2 Definitions

For the purposes of this specification, the following definitions apply:

##### 2.1

###### **builder**

person who builds a category M<sub>2</sub> or M<sub>3</sub> motor vehicle, and "build" has a corresponding meaning

##### 2.2

###### **bus**

category M<sub>2</sub> or M<sub>3</sub> motor vehicle that is designed or adapted for the conveyance of passengers or of both passengers and goods

##### 2.3

###### **bus-train**

category M<sub>2</sub> or M<sub>3</sub> motor vehicle that is designed or adapted for the conveyance of passengers or of both passengers and goods, that consists of two sections connected to form one unit that can swivel universally at the connection between such sections, and that has a continuous passageway over the entire passenger-carrying section of the vehicle

##### 2.4

###### **category M<sub>2</sub> motor vehicle**, hereinafter referred to as a vehicle

motor vehicle that is used for the carriage of passengers, that has at least four wheels, that has seating accommodation for more than eight passengers in addition to the driver of the vehicle, and

that has a maximum mass not exceeding 5 t

**2.5**

**category M<sub>3</sub> motor vehicle**, hereinafter referred to as a vehicle motor vehicle that is used for the carriage of passengers, that has at least four wheels, that has seating accommodation for more than eight passengers in addition to the driver of the vehicle, and that has a maximum mass exceeding 5 t

**2.6**

**class I vehicle** (urban bus excluding a minibus)  
category M<sub>2</sub> or M<sub>3</sub> vehicle that is designed and equipped for urban and suburban transport, and that has, in addition to seating, provision and space for standing passengers, so arranged as to allow for passenger movement associated with frequent stops

**2.7**

**class II vehicle** (inter-urban bus excluding a minibus)  
category M<sub>2</sub> or M<sub>3</sub> vehicle that is designed and equipped for inter-urban transport, and that has no spaces specifically intended for standing passengers; however, over short distances, it can provide for standing passengers in the passageway only

**2.8**

**class III vehicle** (touring bus excluding a minibus)  
category M<sub>2</sub> or M<sub>3</sub> vehicle that is designed and equipped for touring or for long-distance journeys and that does not provide for the carriage of any standing passengers.

**2.9**

**homologation**

a process of establishing compliance of a model of motor vehicle and approval being granted by the regulatory authority, prior to it being introduced for sale.

**2.10**

**importer**

person who imports a category M<sub>2</sub> or M<sub>3</sub> motor vehicle, and "import" has a corresponding meaning

**2.11**

**manufacturer**

person who manufactures, produces, assembles, alters, modifies, adapts or converts a category M<sub>2</sub> or M<sub>3</sub> motor vehicle, and "manufacture" has a corresponding meaning

**2.12**

**minibus**

motor vehicle that is designed or modified solely for the conveyance of not more than 15 seated passengers in addition to the driver of the vehicle and that does not provide for the carriage of standing passengers

**2.13**

**model**

manufacturer's description for a series of vehicle designs that do not differ in respect of body shell, cab structure, profile, or the number of axles, by which they are introduced to South Africa, by a specific source

The Regulatory Authority reserves the right to decide which variations or combinations of variations constitute a new model and might also take cognizance of the classification system applied in the country of the design

The following variations do not necessarily constitute a new model:

- a) a variant of the model in relation to trim or optional features for which compliance has been fully demonstrated;
- b) different engine and transmission combinations, including petrol and diesel engines, and manual

- and automatic transmissions;
- c) minor variations in profile, such as front air dams or rear spoilers;
  - d) air management systems;
  - e) a different number of doors;
  - f) sleeper cabs on trucks;
  - g) wheelbase variations;
  - h) a cargo body or equipment that are fitted to a truck and that has no effect on compliance; and
  - i) the number of driven axles.

If a vehicle is manufactured in a number of configurations, such as a sedan, a hatchback, or a station wagon, and a single or double cab, each of these may be regarded as a variant to the base model.

#### **2.14**

##### **proof of compliance**

authentic evidence of compliance with any of the requirements of this compulsory specification from a source defined in "Source of Evidence" in Annexure A

#### **2.15**

##### **public road**

road, street or thoroughfare, including the verges, or any other place, whether a thoroughfare or not, to which the public or sections of the public have the right of access and that they commonly use

#### **2.16**

##### **regulatory authority**

an organisation appointed by the Minister of the Department of Trade and Industry to administer this compulsory specification on behalf of the South African Government.

#### **2.17**

##### **registered manufacturer, importer or builder**

any manufacturer, importer or builder required to be registered in terms of regulation 38 of the National Road Traffic Act 93/1996

#### **2.18**

##### **semi-trailer bus**

category O semi-trailer that is intended to be drawn by a category N truck tractor, the combination of which is designed or adapted for the conveyance of a driver and more than eight passengers. (See also 3.3.)

#### **2.19**

##### **windscreen**

any window at the front end of a vehicle that affords forward vision to the driver or to the passengers

### **3 General requirements**

#### **3.1 Requirements for lights, lighting equipment and rear warning signs**

##### **3.1.1 Lights**

Main and dipped-beam headlights, direction-indicator lights, stoplights, and front and rear position lights fitted to a vehicle shall comply with the relevant requirements given in SANS 1376-1:1983, *Lights for motor vehicles – Part 1: Incandescent lamps*, as published by Government Notice no.

563 of 29 July 1983, SANS 1376-2:1985, *Lights for motor vehicles – Part 2: Headlights*, as published by Government Notice no. 1263 of 14 June 1985, and SANS 1376-3:1985, *Lights for motor vehicles – Part 3: Secondary lights*, as published by Government Notice no. 2328 of 18 October 1985:

### 3.1.2 Lighting

Lighting shall be fitted to a vehicle and shall comply with the relevant requirements given in SANS 1046:1990, *Motor vehicle safety specification for lights and light-signalling devices installed on motor vehicles and trailers*, as published by Government Notice no. 1735 of 27 July 1990:

Provided that:

- a) the requirements for the installation of retro-reflectors as given in 4.14, 4.16 and 4.17 of the said SANS 1046 may be met by the use and fitting of retro-reflectors that are defined in the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996), and, in addition, the requirements may also be met by the use and fitting of retro-reflectors that are integral portions of any other light lens assembly; and
- b) the specific requirements of the said SANS 1046 for
  - 1) dipped-beam adjustment devices, as set out in 4.2.6 and appendix 1;
  - 2) end-outline marker lamps, as set out in 4.13; and
  - 3) rear fog lamps, as set out in 4.11,

shall be treated as **OPTIONAL** for the purposes of this compulsory specification:

Provided that, if any motor vehicle is fitted with such devices or lamps, they shall comply with the applicable requirements.

### 3.1.3 Rear warning sign (chevron)

A vehicle of gross vehicle mass (GVM) exceeding 3 500 kg shall be fitted with a rear warning sign that complies with the requirements of the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996).

## 3.2 Requirements for rear-view mirrors and vision

### 3.2.1 Rear-view mirrors

Rear-view mirrors shall be fitted to a vehicle and shall comply with the relevant requirements given in SANS 1436:1989, *Motor vehicle safety specification for the rear-view mirrors of motor vehicles of categories M and N*, as published by Government Notice no. 2008 of 22 September 1989.

### 3.2.2 Windscreens, windows and partitions

#### 3.2.2.1 Windscreens

**3.2.2.1.1** A windscreen shall be fitted to a vehicle and shall be of safety glass that complies with the relevant requirements given in SANS 1191:1978, *High penetration-resistant laminated safety glass for vehicles*, as published by Government Notice no. 463 of 9 July 1982.

**3.2.2.1.2** For the purpose of this specification, the marking requirements shall be as follows:

- a) the windscreen shall bear the glass manufacturer's registered trademark; and
- b) the glass fitted shall comply with an approved national standard, recognized by the Regulatory Authority, that will provide a method of identifying the glass type.

### 3.2.2.2 Windows and partitions

**3.2.2.2.1** Glass partitions and glass windows fitted to a vehicle shall be of safety glass that complies with the relevant requirements given in the said SANS 1191, or in SANS 1193: 1978, *Toughened safety glass for vehicles*, as published by Government Notice no. 463 of 9 July 1982

**3.2.2.2.2** For the purpose of this specification, the marking requirements shall be as follows:

- a) the glass shall bear the glass manufacturer's registered trademark; and
- b) the glass fitted shall comply with an approved national standard, recognized by the Regulatory Authority, that will provide a method of identifying the glass type.

**3.2.2.2.3** Excluding those windows fitted to the immediate right and to the immediate left of the driver, which shall be as in 3.2.2.2.1 above, windows and partitions of a plastics material shall comply with the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996)..

### 3.2.3 Windscreen wipers

With the exception of semi-trailer buses, and where there is a central full sweep windscreen wiper, a vehicle shall be fitted with windscreen wipers on both the driver's side and the passenger side of the vehicle windscreen, that are capable of operation by means other than manual, and the windscreen wiper blade, when in operation, shall wipe the outside of the windscreen directly in front of the driver, evenly and efficiently.

## 3.3 Requirements for brakes and braking equipment

**3.3.1** Vehicles homologated on or after 1 January 2001, and vehicles manufactured or imported on or after 1 January 2010 and which were homologated before 1 January 2001 to SABS 1207:1985, shall be fitted with braking equipment and shall comply with the relevant requirements given SABS ECE R13, Uniform provisions concerning the approval of vehicles of categories M, N and O with regard to braking, to the level of ECE R13/08.

**3.3.1.1** For the purposes of this Compulsory Specification, the following requirements of SABS ECE R13/08 are excluded:

- a) the fitment of automatic brake adjustment devices;
- b) the compulsory fitment of anti-lock braking systems; and
- c) anti-lock specific brake test procedure and its requirements (paragraph 5 of annex 13 of SABS ECE R13/08).

**3.3.1.2** For vehicles fitted with anti-lock braking systems, the braking equipment shall, in terms of braking performance, at least comply with the braking performance requirements for the vehicles with non anti-lock braking systems fitted.

**3.3.2** Vehicles manufactured or imported on or after 1 January 2015 shall be fitted with braking equipment including anti-lock braking systems and shall comply with the relevant requirements given SABS ECE R13, Uniform provisions concerning the approval of vehicles of categories M, N and O with regard to braking, to the level of ECE R13/08, provided that:

- a) compliance of the anti-lock braking system is not required until 01 January 2017,
- b) anti-lock braking systems are not required on all-wheel-drive vehicles or on vehicles with articulated steering, and
- c) compliance to clause 4.4 of Annex 10 of SABS ECE R13/08 is not required to be demonstrated.

**3.3.3** For the purpose of this Compulsory Specification paragraph 2.3.6 of Annex 4 of SABS ECE R13/08 is amended to read as follows:

To check compliance with the requirements specified in paragraph 5.2.1.2.4 of SABS ECE R13, a Type-O test shall be carried out with the engine disconnected at an initial test speed of 30km/h. The mean fully developed deceleration on application of the control of the parking brake system and the deceleration immediately before the vehicle stops shall not be less than 1,5m/s<sup>2</sup>. The test shall be

carried out with a laden vehicle. The force exerted on the braking control device shall not exceed the specified values.

### **3.4 Requirements for controls, steering mechanism and audible warning devices**

#### **3.4.1 Controls**

All controls that are fitted to a vehicle, and that are required for the operation of the vehicle, shall be so located that the driver can reach and operate them when he is seated in the normal driving position, with the seat belt fastened, if fitted.

#### **3.4.2 Steering mechanism**

A vehicle shall be of a right-hand drive configuration.

#### **3.4.3 Audible warning devices**

A vehicle shall be fitted with one or more audible warning devices such that, when they are operated, a continuous sound is emitted at a level of at least 93 dB, determined in accordance with SANS 0169:1984, *Determining the performance of audible warning devices (hooters) after installation in a motor vehicle*, as published by Government notice no. 966 of 11 May 1984

### **3.5 Requirements for doors, entrances and exits**

The doors, entrances and exits of any category M<sub>2</sub> or M<sub>3</sub> motor vehicle shall comply with the requirements of the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996).

### **3.6 Requirements for seats, seat anchorages, restraining device anchorages and restraining devices (safety belts)**

#### **3.6.1 Seats and seat anchorages**

**3.6.1.1** Excluding a minibus, a vehicle shall be fitted with seats and seat anchorages that comply with the relevant requirements given in SANS 1564:1992, *The strength of seats (and their anchorages) of large passenger buses*, as published by Government Notice no.216 of 19 February 1993.

**3.6.1.2** Excluding seating that is of the folding tip-up (jockey), rearward-facing or sideways-facing type, a minibus shall be fitted with seats and seat anchorages that comply with the relevant requirements given in SANS 1429:1987, *Motor vehicle safety specification for strength of seats and their anchorages*, as published by Government Notice no.1878 of 4 September 1987

#### **3.6.2 Restraining device anchorages**

Excluding seating positions that have seats of the folding tip-up (jockey), rearward-facing or sideways-facing type, and seating positions in the rear rows of seats on simple single-box type construction vehicles that contain at least three rows of seats, all seating positions on a vehicle that requires to have restraining devices fitted, shall have restraining device anchorages that comply with the relevant requirements given in SANS 1430: 1987, *Motor vehicle safety specification for anchorages for restraining devices in motor vehicles*, as published by Government Notice no. 1878 of 4 September 1987, and, except that for vehicles of category M<sub>3</sub>, the indicated test loads shall be supplemented by 6,6 times the mass of the complete seat:

Provided that front central seating positions need only be fitted with two lower restraining device anchorages.

#### **3.6.3 Restraining devices (safety belts)**

Subject to the proviso that no restraining devices (safety belts), excluding those given in (c) below, are required to be fitted to any vehicle of GVM exceeding 3,5 t, the following requirements shall apply:

- a) the restraining devices (safety belts) that are fitted to a vehicle shall comply with the relevant requirements given in SANS 1080: 1983, *Restraining devices (safety belts) for occupants of adult build in motor vehicles (Revised requirements)*, as published by Government Notice no. 264 of 17 February 1984.
- b) the type and location of the restraining devices (safety belts) required to be fitted to a vehicle and the method of installation thereof shall comply with the relevant requirements given in SANS 0168:1983, *The installation of restraining devices (safety belts) in motor vehicles*, as published by Government Notice no. 265 of 17 February 1984, except that the same exclusions for seating positions shall apply as in 3.6.2; and
- c) in the case of class III vehicles, non-protected seats (see 4.3.3 of the said SANS 1430), the details of which are specified in 3.6.2 above, shall be fitted with at least a restraining device of the lap belt type.

### 3.7 Requirements for electrical connectors

Electrical connectors that are fitted for the purpose of towing a vehicle, shall comply with

- a) in the case of 12 V systems:
  - 1) SANS 1327:1981, *Electrical connectors for towing and towed vehicles (7-pole connectors)*, or
  - 2) SANS ISO 11446:1993, *Passenger cars and light commercial vehicles with 12 V systems – 13-pole connectors between towing vehicles and trailers – Dimensions and contact allocation*, or
- b) in the case of 24 V systems:
  - 1) SANS 1327: 1981, *Electrical connectors for towing and towed vehicles (7-pole connectors)*, or
  - 2) SANS ISO 12098: 1994, *Commercial vehicles with 24 V systems – 15-pole connectors between towing vehicles and trailers – Dimensions and contact allocation*.

### 3.8 Requirements for warning triangles

In the case of any vehicle of GVM exceeding 3,5 t that is supplied with warning triangles as part of the vehicle equipment, such warning triangles shall comply with the requirements given in SANS 1329-1:1987, *Retro-reflective and fluorescent warning signs for road vehicles – Part 1: Triangles*, as published by Government Notice no. 2227 of 9 October 1987.

### 3.9 Requirements for load distribution between axles and loading conditions

**3.9.1** The load distribution of a stationary vehicle on level ground shall be determined in two conditions:

- a) unladen kerb mass, as specified in 3.9.3; and
- b) laden, as specified in 3.9.4.

**3.9.2** The front axle or axles shall carry not less than the percentage of the load mass shown in table 1 below:

**Table 1 — Minimum percentage of load mass on front axle(s)**

1	2	3	4	5	6	7
Loading conditions	Class I vehicle		Class II vehicle		Class III vehicle	
	Rigid	Articulated	Rigid	Articulated	Rigid	Articulated
Unladen	20 %	20 %	25 %	20 %	25 %	20 %
Laden	25 %	20 %	25 %	20 %	25 %	20 %

**3.9.3** Unladen, means the vehicle in running order, unoccupied and unladen but complete with fuel, coolant, lubricant, tools and spare wheel, with the addition of 63 kg for the mass of the driver and 63 kg for the mass of the crew if there is a crew seat.

**3.9.4** Laden, means the vehicle unladen as described in 3.9.3 with the addition of a mass  $Q$  on each passenger seat, a number, corresponding to the authorized number of standing passengers, of masses  $Q$  uniformly distributed over the area  $S_1$ , plus a mass equal to  $B$ , uniformly distributed in the baggage compartments plus, where appropriate, a mass equal to  $BX$  uniformly distributed over the surface area of the roof equipped for the carriage of baggage.

**3.9.5** The values of  $Q$  for the different classes of vehicle are specified in table 2 below.

**Table 2 — Values of  $Q$ ,  $S_{sp}$ ,  $L$  and  $R$** 

1	2	3	4	5
Vehicle class	$Q$	$S_{sp}$	$L$	$R$
I	68	0,125	100	75
II	68	0,150	100	75
III	68	No standing passengers	100	75

**3.9.6**  $B$ , in kilograms, shall have a numerical value not less than  $100 \times V$  (where  $V$  is the total volume of the luggage compartment, in cubic metres).

**3.9.7**  $BX$  shall exert a pressure of not less than  $75 \text{ kg/m}^2$  over the surface area of the roof equipped for the carriage of baggage.

### 3.10 Requirements for area available for passengers

**3.10.1** The total surface area  $S_0$  available for passengers is calculated by deducting from the total area of the floor of the vehicle

- the area of the driver's compartment,
- the area of steps at doors and any step of depth less than 30 cm,
- the area of any part over which the vertical clearance is less than 135 cm measured from the floor, and
- the area of any part of the articulated section(s) of an articulated bus or coach to which part access is prevented by handrails and partitions.

**3.10.2** The surface area  $S_1$  available for standing passengers (only in the case of vehicles of class I and class II, in which the carriage of standing passengers is allowed) is calculated by deducting from  $S_0$

- in the case of vehicles of class I and class II:

- 1) the area of all parts of the floor the slope of which exceeds 8 %;
  - 2) the area of all parts of the floor that are not accessible to a standing passenger when all the seats are occupied;
  - 3) the area of all parts of the floor where the clear height above the floor is less than 190 cm or, in the case of the section of the gangway situated above and behind the rear axle, and the attaching parts thereof, less than 180 cm (hand-holds shall not be taken into account in this connection);
  - 4) the area of the floor forward of a vertical plane that passes through the centre of the seating surface of the driver's seat (in its rearmost position) and through the centre of the exterior rear-view mirror mounted on the opposite side of the vehicle;
  - 5) the area of the floor 30 cm in front of any seat;
  - 6) any part of the surface of the floor (e.g. a corner or edge) on which it is not possible to place any part of a rectangle of 400 mm × 300 mm;
  - 7) any area of the floor that is not capable of circumscribing a rectangle of 400 mm × 300 mm; and
- b) in the case of vehicles of class II, the area of all parts that are not part of a gangway.

### 3.11 Requirements for number of passengers accommodated

**3.11.1** There shall be on the vehicle a number  $P_s$  of seating places, other than folding seats. If the vehicle is of class I or class II, the number  $P_s$  shall be at least equal to the number of square metres of floor area available for passengers and crew (if any), rounded down to the nearest whole number.

**3.11.2** The total number  $N$  of seating and standing places in vehicles shall be calculated such that both of the following conditions are fulfilled:

$$N \leq P_s + (S_1 \div S_{sp})$$

and

$$N \leq (MT - MV - (L \times V) - (R \times VX))$$

where

$P_s$  is the number of seating places;

$S_1$  is the surface area, in square metres, available for standing passengers;

$S_{sp}$  is the area assumed for one standing passenger, in square metres per standing passenger;

$MT$  is the technically permissible maximum mass, in kilograms;

$MV$  is the unladen mass, in kilograms;

$L$  is the specific load of baggage, in kilograms per cubic metre, in the baggage compartment(s);

$V$  is the total volume, in cubic metres, of the baggage compartments;

$R$  is the specific mass of baggage on the roof area, in kilograms per square metre;

$VX$  is the total surface area, in square metres, available for baggage to be carried on the roof;

$Q$  is the mass, in kilograms, assumed for the load on each passenger seating and standing place.

In the case of class III vehicles,  $S_1 = 0$ .

The values of  $Q$ ,  $S_{sp}$ ,  $L$  and  $R$  for every class of vehicle are as given in table 2.

**3.11.3** If a vehicle of class II or class III is approved as a class I vehicle, the mass of baggage carried in the baggage compartment accessible only from outside the vehicle is not taken into account.

**3.11.4** The calculated mass on each axle of the vehicle shall not exceed the values of their respective technically permissible maximum values.

## **4 Requirements for the control of environmental interference**

### **4.1 Suppression of radio and television interference**

A vehicle, its components and its accessories shall comply with the current applicable regulations relating to interference with communications, promulgated under the Telecommunication Act, 1996 (Act 103 of 1996).

### **4.2 Suppression of atmospheric pollution**

**4.2.1** The exhaust emission from the engine of a vehicle shall be such as to comply with the current applicable regulations promulgated under the Atmospheric Pollution Prevention Act, 1966 (Act 45 of 1965).

**4.2.2** The gaseous and particulate emissions from the vehicle shall comply with the requirements of at least one of the following:

**4.2.2.1** SANS 20049:2004 *Uniform provisions concerning the approval of compression-ignition (C.I.) and natural gas (NG) engines as well as positive-ignition (P.I.) engines fuelled with liquefied petroleum gas (LPG) and vehicles equipped with C.I. and NG engines and P.I. engines fuelled with LPG, with regard to the emissions of pollutants by the engine* to the level of ECE R49.02B. or

**4.2.2.2** United States Regulations.

Engines which operate on diesel, liquefied petroleum gas, the technical requirements of USA Code of Federal Regulations, Part 86 -Control of air pollution from new and in-use motor vehicles and new and in-use motor vehicle engines certification and test procedures-Subpart A 40 CFR 86.098-11 Emissions standards for 1998 and later year diesel heavy-duty engines and vehicles; and Subpart N 40 CFR 86.1300 series-Emissions Regulations for new Otto-cycle and diesel heavy duty engines; gaseous and particulate exhaust test procedures, are deemed to be equivalent to the technical requirements of this standard.

Engines which operate on petrol, and which comply with the technical requirements of the USA Code of Federal Regulations, Part 86- Control of air pollution from new and in-use motor vehicles and new and in-use motor vehicle engines certification and test procedures – Subpart A 40 CFR 86.096-10 Emission standard for 1996 and the later model year Otto-cycle heavy-duty engines and vehicles; and Subpart N 40 CFR 86.1300 series – Emission Regulations for new Otto-cycle and diesel heavy-duty engines; gaseous and particulate exhaust test procedures, will be accepted as complying with this standard., or

**4.2.2.3** Japanese Standards

The 1997 Japanese Exhaust Emission Standards for 'light-duty vehicles' and the 1998 Japanese Exhaust emission Standards for 'medium-duty vehicles', as detailed in the 'Safety Regulations for Road Vehicles', Japanese Ministry of Transport Ordinance No. 67 of 28 July 1951, Article 31, as amended by Ordinance No. 4 of 19 January 1996. The Japanese Exhaust Emission Standards for 'heavy-duty vehicles', as detailed in the 'Safety Regulations for Road Vehicles', Japanese Ministry

of Transport Ordinance No. 67 of 28 July 1951, Article 31, as amended by Ordinance No. 22 of 31 March 1997.

Note; For vehicles certified to Japanese requirements the following definitions apply: Light-duty vehicles: vehicles with GVW over 2.5t and not more than 3.5t. Medium-duty vehicles: vehicles with a GVW over 3.5t and not more than 12t. Heavy-duty vehicles: vehicles with a GVW of over 12t., or

#### 4.2.2.4 Australian Design Rules.

Australian Design Rule ADR 80/00, Emission Control for Heavy Vehicles, or

4.2.2.5 SANS 20083 *Uniform provisions concerning the approval of vehicle with regard to the emissions of pollutants according to engine fuel requirements* to the level of ECE R83.04.

### 4.3 Suppression of noise emission

#### 4.3.1 Vehicles in motion

With the exception of noise emission that originates from audible warning devices, any noise emitted by a vehicle, when determined in accordance with SANS 0205:1986, *The measurement of noise emitted by motor vehicles in motion*, as published by Government Notice no.936 of 16 May 1986, shall not exceed:

- a) 84 dB(A), in the case of a category M<sub>2</sub> vehicle that has a gross vehicle mass not exceeding 3,5 t,
- b) 89 dB(A), in the case of a category M<sub>2</sub> vehicle that has a gross vehicle mass exceeding 3,5 t and in the case of category M<sub>2</sub> and M<sub>3</sub> vehicles that have power units rated at less than 150 kW, and
- c) 91 dB(A), in the case of all other category M<sub>2</sub> and M<sub>3</sub> vehicles.

To allow for any lack of precision in the measuring equipment, the highest sound level reading obtained shall be reduced by 1 dB(A).

#### 4.3.2 Vehicles when stationary

With the exception of noise emission originating from audible warning devices, any noise emitted by a vehicle, when determined in accordance with SANS 0181:1981, *The measurement of noise emitted by road vehicles when stationary*, as published by Government Notice no. 463 of 9 July 1982, and SANS 0281:1994, *Engine speed (S values), reference sound levels and permissible sound levels of stationary road vehicles*, as published by Government Notice no.1313 of 25 August 1995, and shall be recorded for homologation purposes.

#### 4.3.3 Environmental noise regulations for workplace

In the case of any vehicle that is manufactured with the clear intention of its becoming a workplace, the interior of the vehicle shall comply with the applicable noise regulations promulgated under the Occupational Health and Safety Act, 1993 (Act 85 of 1993).

## 5 Requirements concerning metrological data

### 5.1 Vehicle dimensions

The dimensions of a vehicle shall comply with the applicable requirements of the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996).

## 5.2 Information plates

### 5.2.1 Data plates

**5.2.1.1** A vehicle shall have a metal data plate or plates affixed by rivets, or by welding, or by any other method that will achieve permanency of attachment during the life of the vehicle, in a conspicuous and readily accessible position on a part not subject to replacement.

**5.2.1.2** As an alternative to the above, a data plate may be a self-adhesive tamperproof metal or plastics label that is not transferable from one vehicle to another, is clearly legible, and undergoes permanent and obvious damage on removal. The self-adhesive tamperproof label shall be resistant to engine oils, to engine coolants, to normal engine temperatures and to humidity. In addition, it shall have permanency characteristics similar to those of the plate(s) described in 5.2.1.1.

### 5.2.2 Manufacturer's mass and power data

#### 5.2.2.1 Information on data plate

The data plates required in terms of 5.2.1 shall be legibly and permanently imprinted or stamped with the following information concerning the vehicle:

- a) the gross vehicle mass, in kilograms, for the model type, denoted and prefixed by the letters GVM/BVM;
- b) the gross combination mass, in kilograms, for the model type, denoted and prefixed by the letters GCM/BKM;
- c) the gross axle mass-load of each axle, or gross axle unit mass-load of each axle unit, in kilograms, for the model type, denoted and prefixed by the letters GA/BA or GAU/BAE, as applicable;
- d) the net power, in kilowatts, for the model type, denoted and prefixed by the letters P/D, determined in accordance with SANS 013-1:1988, *The determination of performance (at net power) of internal combustion engines – Part 1: Road vehicle internal combustion engines at sea level*; as published by Government Notice no.1652 of 19 August 1988, and
- e) in the case of a semi-trailer bus, the gross kingpin mass-load as specified by the manufacturer, in kilograms, for the model type, denoted and prefixed by the letters GKM/BSM.

#### 5.2.2.2 Optional data plate

The abbreviations given in 5.2.2.1(a), 5.2.2.1(b) and 5.2.2.1(c) are not required if the information is supplied in the following order:

- a) gross vehicle mass;
- b) gross combination mass; and
- c) gross axle mass-load, in the order front to rear.

### 5.2.3 Information on vehicle engine

The requirements for the vehicle engine number shall comply with the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996).

### 5.2.4 Provision for registration

Suitable spaces shall be provided on the data plate(s) for the following:

- a) T . . . kg (for the tare);
- b) V . . . kg (for the permissible maximum vehicle mass);

- c) A . . . kg or AU/AE . . . kg, as applicable (for the permissible axle mass-load of each axle or the permissible axle unit mass-load of each axle unit); and
- d) D/T . . . kg (for the permissible maximum drawing vehicle mass).

The responsibility for marking this information on the data plate(s) shall rest with the final vehicle manufacturer.

### 5.2.5 Vehicle identification number (VIN)

The vehicle identification number shall comply with the relevant requirements given in SANS ISO 3779:1983, *Road vehicles – Vehicle identification number (VIN) – Content and structure*, and SANS ISO 4030:1983, *Road vehicles – Vehicle identification number (VIN) – Location and attachment*, as published by Government Notice no.3160 of 20 November 1992. However, the requirements for marking the VIN, as given in clause 5 of the said SANS ISO 4030, shall, for the purpose of this compulsory specification, be taken to read as follows:

#### 5 VIN attachment

5.1 The VIN shall be marked direct on any integral part of the vehicle; it may be either on the frame, or, for integral framebody units, on a part of the body not easily removed or replaced.

5.2 The VIN shall also be marked on the data plate.

5.3 Deleted.

5.4 The height of the roman letters and the arabic numerals of the VIN shall be as follows:

- at least 7 mm if marked in accordance with 5.1 (frame, body, etc.) on motor vehicles and trailers; and
- at least 3 mm when marked in accordance with 5.2 (data plate).

### 5.2.6 Visible identification

An identification code made up of all or part of the VIN shall be applied to a minibus, such that it is readily visible to a person standing outside the vehicle, without the use of aids.

In cases where only part of the VIN is used, the code shall be sufficient to provide unique identification of any unit of a model, provided the model is known.

### 5.3 Measuring units

All gauges, indicators or instruments that are fitted to a motor vehicle and are calibrated in physical units shall be calibrated in units as prescribed by the current applicable regulations promulgated under the Measuring Units and National Measuring Standards Act, 1973 (Act 76 of 1973).

## 6 Requirements for vehicle structure, equipment, components and systems

### 6.1 Superstructure (roll-over protection)

The superstructure of a single-decked vehicle, excluding a minibus, shall comply with the relevant requirements given in SANS 1563:1992, *The strength of large passenger vehicle superstructures (roll-over protection)*, as published by Government Notice no. 216 of 19 February 1993.

## 6.2 Tilt angle

A vehicle, excluding a minibus, shall not overturn when it is tilted to either side at an angle of up to 23° from the upright position.

The conditions of vehicle loading for the tilt test shall comply with the requirements of the relevant regulations of the National Road Traffic Act, 1996 (Act 93 of 1996).

## 6.3 Speedometers

A vehicle, excluding a semi-trailer bus, that is capable of exceeding a speed of 25 km/h on a level road, shall be equipped with speedometer equipment that complies with the relevant requirements given in SANS 1441:1987, *Motor vehicle safety specification for speedometer equipment on motor vehicles*, as published by Government Notice no. 1878 of 4 September 1987.

Provided that any speed recording device fitted as speedometer equipment shall be exempted from the requirements of the said SANS 1441.

## 6.4 Engine, exhaust system and transmission

### 6.4.1 Engine

The engine of a vehicle shall be fitted with a cover such that any part of the engine that constitutes a source of danger is out of normal reach of a person.

### 6.4.2 Exhaust system

The exhaust system of a vehicle shall comply with the requirements of the relevant regulations of the National Road Traffic Act (Act 93 of 1996)

### 6.4.3 Transmission

A self-propelled vehicle shall be equipped with a transmission that enables it to be controlled and driven in both a forward and a reverse direction.

## 6.5 Fuel system

The orifice for filling a fuel tank on a vehicle shall be fitted with an effective cap that prevents incidental ingress of water or other foreign matter.

## 6.6 Tyres

The tyres fitted to the wheels of a motor vehicle shall comply with the relevant requirements of the compulsory specification for pneumatic tyres for commercial vehicles and their trailers as published in the relevant government gazette and the National Road Traffic Act, 1996 (Act 93 of 1996).

Provided that, if certain class I urban buses are designed and intended to be fitted with tyres that are specifically marked for "City Bus" use only, a clear indication that the maximum speed shall not exceed 60 km/h, shall be placarded, for the driver's information.

## 6.7 Wheel flaps

All category M<sub>3</sub> vehicles of gross vehicle mass exceeding 7,5 t shall be fitted with wheel flaps that comply with the relevant requirements given in SANS 1496:1989, *Wheel flaps fitted to motor vehicles*, as published by Government Notice no.2008 of 22 September 1989:  
Provided that

- a) wheel flaps that are designed and approved by the vehicle manufacturer may be fitted as an alternative, and
- b) chassis-only vehicles and chassis-cab vehicles that are being driven to a place to have body work fitted or to a dealer of such vehicles are excluded from the fitment of wheel flaps.

## **7 Homologation requirements**

### **7.1 Homologation**

Registered manufacturers, importers and builders (MIBs) shall have each model of motor vehicle from a specific source, covered by the scope of this compulsory specification, successfully homologated by the regulatory authority in accordance with the requirements of Annexure A.

### **7.2 Rights of homologation approval**

The rights of ownership of homologation approval, so granted for a vehicle model in 7.1, shall lie with the registered MIB that obtained such approval. This may only be transferable, to another registered MIB, on request of the MIB that currently owns the rights of homologation approval, and be authorised by the regulatory authority.

A transference fee, as determined by the Minister, shall be paid to the regulatory authority.

## **8 Equivalent requirements**

The requirements of any of the national standards stated in the appropriate parts given in table 1 shall be deemed to have been met if compliance with the equivalent standards given in columns 5, 6 or 7 of the same table, or to any of their later amendment levels is achieved.

Where an EEC Directive is quoted in column 5, and an amendment level is quoted in column 6, this shall mean that the Directive and its amendments up to, and including the quoted level (in column 6), is the minimum level that is acceptable.

## Compulsory specification for motor Vehicles of category M<sub>2</sub> and M<sub>3</sub>

### Schedule 1 — Operative dates

1	2	3	4	5	6
Subsection	Item	Operative date	Exclusions	Exclusion expiry date (Manufactured/Imported)	Exclusion expiry date (Sale)
3.1.1	Lights to SANS 1376	15 July 1987  1 January 1998	Vehicle models homologated before 15 July 1987 Rear registration plate lights, reversing lights, end-outline marker lights and parking lights fitted to vehicle models homologated before 1 January 1998	1 January 2001  1 January 2001	
3.1.2	Lighting to SANS 1046	1 February 1992	Fitment of category 5 indicators	1 January 2001	
3.3.1	Braking to SABS ECE R13 to the level of ECE R13.08 excluding 3.3.2 a), b) and c)	1 January 2001	Vehicle models homologated to SANS 1207 before 1 January 2001	1 January 2010	1 July 2011
3.3.2	Compulsory fitment of anti-lock brake systems to all vehicles manufactured or imported on or after 01 January 2015 to the level of SABS ECE R13.08, excluding clause 4.4 of Annex 10 of SABS ECE R13.08 and excluding 3.3.2a) compliance and documentation.	1 January 2015	All-wheel-drive vehicles. Vehicles with articulated steering	No expiry	No expiry
3.3.2	Compliance to the anti-lock specific brake test procedure, excluding clause 4.4 of Annex 10 of ECE R13.08.	1 January 2017	All-wheel-drive vehicles. Vehicles with articulated steering	No expiry	No expiry
3.6	Seats and seat anchorages to SANS 1564	3 April 1999	Vehicle models homologated before the operative date	1 January 2001	
4.2.2	Vehicle emissions to SANS 20049 to the level of ECE R49.02B, US EPA 1998, Japanese 1998, ADR 80/00, or SANS 20083 to the level ECE R83.04	1 January 2006	Vehicle models homologated before 1 January 2006	1 January 2010	1 July 2011
4.3.1	Suppression of noise emission to SANS 097	1 September 1984	Vehicles homologated before the operative date	1 January 2001	
4.3.1	Suppression of noise emission to SANS 0205	19 September 2002			
5.2.6	Visible identification	1 August 2001			
6.1	Superstructure (roll-over protection) to SANS 1563	5 April 1999	Minibuses	1 January 2001 for motor vehicles, other than minibuses	

## Compulsory specification for motor vehicles of category M<sub>2</sub> and M<sub>3</sub>

**Table 1 — Equivalent standards that shall be deemed to comply with SA national standards**

1	2	3	4	5	6	7	8	9
				Equivalent standards				
Sub clause	Item	SANS No.	Dated	EEC	Min. amend. level	ECE	Others	Remarks
3.1.1	Lights	1376-1 1376-2 1376-3	1983 1985 1985	76/757 76/758 76/759 76/760 76/761 76/762 77/538 77/539 77/540		R1 R2.02 R3.02 R4 R5.01 R6.01 R7.01 R8.04 R19.01 R20.02 R23 R31.01 R37.02 R38 R77		Applicable only for headlamps, direction indicators, stoplights, front and rear position lights
3.1.2	Installation of lights	1046	1990	76/756	89/278	R48		
3.1.3	Rear warning signs	Act	1989					
3.2.1	Rear-view mirrors	1436	1989	71/127	88/321	R46.01		
3.2.2.1	Windscreens	1191	1978	92/22		R43		
3.2.2.2	Windows and partitions	1191 or 1193	1978 1978	92/22 92/22		R43 R43		
3.3	Braking	SANS ECE R13 04 August 1999	1996			R 13.08		
3.4.3	Audible warning devices	0169	1984	70/388		R28.01		
3.6.1	Seats and seat anchorages	1564 or 1429	1992 1987	74/408	81/577	R80 R17.02		
3.8	Warning triangles	1329-1	1987			R27.03		If supplied
4.1	Radio interference	Act	1996	72/245		R10.01		
4.2	Atmospheric pollution	Act	1965	70/220 72/306		R15 R24 R83		
4.2.2.1	Vehicle emissions	SANS 20049	2004			R49.02 B		
4.3.1	Noise when in motion	0205	1986	70/157	80/334	R51		
4.3.2	Noise when stationary	0181 0281	1981 1994	70/157	84/424	R51		
5.2.1	Data plate(s)			76/114	78/507			
5.2.5	Vehicle identification number (VIN)	SANS ISO 3779 SANS ISO 4030	1983 1983					
6.1	Superstructure (roll-over protection)	1563	1992			R66		
6.3	Speedometers	1441	1987	75/443		R39		
6.6	Tyres	Act	1996			R54		

## Annexure A

### **Administrative Process - Homologation of Models of Motor Vehicles of Category M2/M3.**

1. The Applicant shall formally submit a request for homologation, for each model of motor vehicle intended to be manufactured or imported, in writing, to the Regulatory Authority providing information of his/her intention to homologate that model of motor vehicle.
2. The Regulatory Authority shall forward to the Applicant the relevant homologation application documents, for each model as requested in 1 above. The Applicant shall complete the application and forward it to the Regulatory Authority. The application documents shall stipulate the information to be submitted to the Regulatory Authority, and these shall accompany the submitted application. The appropriate fee, as determined from time to time by Notice in the Government Gazette, for the homologation, shall be paid to the Regulatory Authority.
3. Upon receipt of the completed application documents, the Regulatory Authority shall review the documents for correctness, completeness, and authenticity. Incorrect documentation, or insufficient documentation, will be reported to the applicant, for his/her correction.
4. Once the application documentation is correct, the Regulatory Authority shall formally confirm the date and place to the Applicant for the sample vehicle to be inspected as part of the homologation process (if not already submitted).
5. At the homologation inspection, the Regulatory Authority shall inspect the sample vehicle and verify it against all mandatory requirements and the submitted evidence of conformity in the application documents, to these requirements.
6. Any non-compliances identified in 5 above, shall be resolved by the Applicant, to the satisfaction of the Regulatory Authority.
7. Once the homologation process establishes that the vehicle model complies with all the relevant mandatory requirements of this specification, the Regulatory Authority shall issue a formal Letter of Compliance (Homologation Approval Letter), to the applicant.
8. The original application documents, and copies of supporting evidence of compliance documents, as necessary, shall be taken, and maintained as Homologation Records, by the Regulatory Authority.

#### **Source of evidence**

The evidence of compliance to any of the requirements of any referred-to standard in this compulsory specification, which requires testing to establish compliance, and a test report issuing, will only be recognized by the Regulatory Authority, from the following sources:

- 1) A laboratory that is part of an international or regional mutual acceptance scheme, or
- 2) A laboratory that is accredited to ISO/IEC 17025 by SANAS or an ILAC affiliated accreditation body, or
- 3) The laboratory has been successfully assessed against the requirements of ISO/IEC 17025 to the satisfaction of the Regulatory Authority.

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**GENERAL NOTICES**  
**ALGEMENE KENNISGEWINGS**

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**NOTICE 920 OF 2014**

**DEPARTMENT OF HIGHER EDUCATION AND TRAINING**

**FURTHER EDUCATION AND TRAINING COLLEGES ACT, 2006**  
**(ACT NO. 16 OF 2006)**

**SCHEDULE OF NAMES OF RECENTLY PROVISIONALLY REGISTERED  
PRIVATE TECHNICAL AND VOCATIONAL EDUCATION AND  
TRAINING COLLEGES**

I, Gwebinkundla Felix Qonde, Director-General of the Department of Higher Education and Training, hereby publish, in terms of Sections 31(4)(e) and 36(3)(iii) of the *Further Education and Training Colleges Act, 2006* (Act No. 16 of 2006) as amended, the names of recently provisionally registered further education and training colleges as set out in the schedule.



**Mr GF Qonde**

**Director-General: Higher Education and Training**

**Date:** 30/09/2014

**Schedule of names and qualifications of recently provisionally registered Private Further Education and Training Colleges**

	<b>Name of College</b>	<b>Qualifications, NQF &amp; NATED levels</b>
1.	<b>Central Technical College (Pty) Ltd</b>	<i>National Certificate: Engineering Studies (N1, N2 &amp; N3)</i>
2.	<b>Eastern Cape Technical and Commercial College (Pty) Ltd</b>	<i>National Certificate: Business Management (N4, N5 &amp; N6)</i> <i>National Certificate: Engineering Studies (N1, N2 &amp; N3)</i> <i>National Certificate: Engineering Studies (N4, N5 &amp; N6)</i> <i>National Certificate: Human Resource Management (N4, N5 &amp; N6)</i> <i>National Certificate: Public Management (N4, N5 &amp; N6)</i> <i>National Certificate: Public Relations (N4, N5 &amp; N6)</i>
3.	<b>Germiston FET College (Pty) Ltd</b>	<i>National Certificate: Engineering Studies (N1, N2 &amp; N3)</i> <i>National Certificate: Engineering Studies (N4, N5 &amp; N6)</i>
4.	<b>Multi-Tech College (Pty) Ltd</b>	<i>National Certificate: Financial Management (N4, N5 &amp; N6)</i> <i>National Certificate: Human Resources Management (N4, N5 &amp; N6)</i> <i>National Certificate: Marketing Management (N4, N5 &amp; N6)</i> <i>National Certificate: Public Relations (N4, N5 &amp; N6)</i> <i>National Certificate: Public Management (N4, N5 &amp; N6)</i> <i>National Certificate: Management Assistant (N4, N5 &amp; N6)</i> <i>National Certificate: Tourism (N4, N5 &amp; N6)</i> <i>National Certificate: Business Management (N4, N5 &amp; N6)</i> <i>National Certificate: Engineering Studies (N4, N5 &amp; N6)</i>

5.	<b>Omni HR Consulting (Pty) Ltd</b>	<p><b>National Certificate:</b> New Venture Creation (SMME) (Level 2)</p> <p><b>National Certificate:</b> Contact Centre Support (Level 2)</p> <p><b>National Certificate:</b> Business Administration Services (Level 2)</p> <p><b>National Certificate:</b> Business Administration (Level 3)</p> <p><b>FET Certification:</b> Generic Management, Administration (Level 4)</p> <p><b>FET Certification:</b> Contact Centre Operations (Level 4)</p>
6.	<b>Opportunity Learning Centre (Pty) Ltd</b>	<p><b>National Certificate (Vocational):</b> Information Technology and computer Science (Level 2)</p> <p><b>National Certificate (Vocational):</b> Management (Level 2)</p> <p><b>National Certificate (Vocational):</b> Marketing, Finance, Economics and Accounting (Level 2)</p> <p><b>National Certificate (Vocational):</b> Office Administration (Level 2)</p>
7.	<b>Polokwane Technology Institute (Pty) Ltd</b>	<p><b>National Certificate:</b> Engineering Studies (N1, N2 &amp; N3)</p>
8.	<b>Power Rush Trading 6 (Pty) Ltd</b>	<p><b>National Certificate (Vocational):</b> Office Administration (Level 2, 3 &amp; 4)</p>
9.	<b>Prophecy Training College (Pty) Ltd</b>	<p><b>National Certificate:</b> Engineering Studies (N1, N2 &amp; N3)</p>
10.	<b>Ramazwi Security Services and Training Agency (Pty) Ltd</b>	<p><b>National Certificate:</b> IT: End-User Computing (Level 3)</p>
11.	<b>Ressuct Centre for Skills and Development (Pty) Ltd</b>	<p><b>National Certificate:</b> Business Management (N4, N5 &amp; N6)</p> <p><b>National Certificate:</b> Engineering Studies (N1, N2 &amp; N3)</p> <p><b>National Certificate:</b> Engineering Studies (N4, N5 &amp; N6)</p> <p><b>National Certificate:</b> Financial Management (N4, N5 &amp; N6)</p> <p><b>National Certificate:</b> Hospitality and Catering Services (N4, N5 &amp; N6)</p>

		<p><b>National Certificate: Human Resource Management</b> (N4, N5 &amp; N6)</p> <p><b>National Certificate: Marketing Management</b> (N4, N5 &amp; N6)</p> <p><b>National Certificate: Management Assistant</b> (N4, N5 &amp; N6)</p> <p><b>National Certificate: Legal Secretary</b> (N4, N5 &amp; N6)</p> <p><b>National Certificate: Public Relations</b> (N4, N5 &amp; N6)</p> <p><b>National Certificate: Tourism</b> (N4, N5 &amp; N6)</p>
12.	<b>SA Chefs Training Academy (Pty) Ltd</b>	<p><b>National Certificate: Freight Forwarding and Customs Compliance</b>(Level 3)</p>
13.	<b>Savanna College of Computing and Skills Development (Pty) Ltd</b>	<p><b>National Certificate (Vocational): Finance, Economics and Accounting</b> (Level 2)</p> <p><b>National Certificate (Vocational): Information Technology and Computer Science</b> (Level 2)</p> <p><b>National Certificate (Vocational): Management</b> (Level 2)</p> <p><b>National Certificate (Vocational): Office Administration</b> (Level 2)</p> <p><b>National Certificate: Engineering Studies</b> (N1, N2 &amp; N3)</p>

**NOTICE 921 OF 2014****DEPARTMENT OF HIGHER EDUCATION AND TRAINING****CALL FOR COMMENT ON THE DRAFT AMENDMENT REGULATIONS FOR THE REGISTRATIONS OF PRIVATE HIGHER EDUCATION INSTITUTIONS, 2014**

I, Bonginkosi Emmanuel Nzimande, MP, Minister of Higher Education and Training, hereby publish a call for comments on the *Draft Amendment Regulations* for the registration of Private Higher Education Institutions, 2014.

The Regulations were first implemented in 2002 as a means to operationalise the legal requirements of the *Higher Education Act, 1997 (Act No 101 of 1997)* (hereafter referred to as the "Act"). The Regulations elaborate the requirements of the Act and also specify all the prescribed documentary evidence that an applicant for registration must submit in order to comply with the requirements for registration. I decided to review the Regulations which has resulted in many improvements to the administrative processes for handling applications for registration and for the annual monitoring of compliance of registered institutions. In order for the Department to commence the process of implementing these improvements I am publishing the Draft Amendment Regulations for public comment.

The full text of the *Draft Amendment Regulations* can be downloaded from the Department's website at [www.dhet.gov.za](http://www.dhet.gov.za). Written responses from all interested parties should reach the Department no later than 30 days from publication of this notice.

Written responses on the *Draft Amendment Regulations* should be directed to the Director – General, Private X895, Pretoria, 0001, for attention: Mr M Mabizela. Responses may also be faxed to (012) 324 6343 or sent via e-mail to [registrarphei@dhet.gov.za](mailto:registrarphei@dhet.gov.za) or posted to the attention of the above mentioned persons at the following address:

The Department of Higher Education and Training  
Private Bag X174  
PRETORIA  
0001

The name, address, telephone number and/or fax number of the person or organization responsible for submitting comments must be provided.



DR BE NZIMANDE, MP  
MINISTER OF HIGHER EDUCATION AND TRAINING

DATE: 17/10/2014

**NOTICE 922 OF 2014****DEPARTMENT OF MINERAL RESOURCES****MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002****(ACT No. 28 OF 2002)****PROHIBITION UNDER SECTION 49(1) OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT (ACT No. 28 OF 2002) AGAINST GRANTING OF NEW APPLICATIONS FOR PROSPECTING RIGHTS, MINING RIGHTS, RECONNAISSANCE PERMISSIONS AND MINING PERMITS IN TERMS OF SECTION 16, 22, 13 AND 27 RESPECTIVELY OF THE ACT FOR AN INDEFINITE PERIOD IN RESPECT OF THE FARMS ROTONDO 1093, KLEIN POORTJE 1077, KLEIN POORTJE 1052, POORTJE 38 AND MOOIPLAAS 1087, DISTRICT ROUXVILLE, FREE STATE**

On 19 October 2012, The Minister of Mineral Resources invited representations from stakeholders under section 49(1) of the Mineral and Petroleum Resources Development Act 2002, Act 28 of 2002 on an intended prohibition of the granting of prospecting rights, mining rights reconnaissance permissions and mining permits in respect of the farms mentioned herein below; and after having received no representations for consideration;

NOW THEREFORE The Minister of Mineral Resources hereby impose a prohibition under Section 49(1) of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002), on the granting of all new applications for prospecting rights, mining rights, reconnaissance permissions and mining permits in terms of section 16, 22, 13 and 27 respectively of the Mineral and Petroleum Resources Development Act, 2002, for an indefinite period in respect of the farms Rotondo 1093, Klein Poortje 1077, Klein Poortje 1052, Poortje 38 and Mooiplaas 1087, District Rouxville, Free State.

The prohibition will be applicable to all applications for prospecting rights, mining rights, reconnaissance permissions and mining permits over the identified property, and will not affect existing prospecting rights, mining rights, reconnaissance permissions and mining permits, or the renewal thereof.



**ADV. NGOAKO RAMATLHODI, MP**

**MINISTER OF MINERAL RESOURCES**

Date: 28/07/2014

## NOTICE 923 OF 2014

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

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended), that claims for restitution of land rights on:

REF NO.	CLAIMANT	PROPERTY	DISTRICT	CURRENT LAND OWNER	BONDS / NO BONDS	DEED OF TRANSFER	INTERESTED PARTIES
Z 0204	Mr. Salmon June Shoba	Portion 0 (Remaining Extent) of Oude Zwaans Kraal 542 JR	City of Tshwane Metropolitan Municipality	Oude Zwaans Kraal NR 542 PTY	B53193/1979 B754/1978	T738/1978	Current land owners Oude Zwaans Kraal group of families Office of the Regional Land Claims Commissioner :GP
		Portion 3 ( Remaining Extent) OF Oude Zwaans kraal 542 JR	City of Tshwane Metropolitan Municipality	Kruger Anna Johanna	None	T77257/1995	Current land owners Oude Zwaans Kraal group of families Office of the Regional Land Claims Commissioner :GP
		Portion 5 of Oude Zwaans Kraal 542 JR	City of Tshwane Metropolitan Municipality	Venter Hermann August Wilhelm	None	T39289/1999	Current land owners Oude Zwaans Kraal group of families Office of the Regional Land Claims Commissioner :GP
		Portion 18 of Oude Zwaans Kraal 542 JR	City of Tshwane Metropolitan Municipality	Geldenhuis Susara Jacomina	None	T77255/1995	Current land owners Oude Zwaans Kraal group of families Office of the Regional Land Claims Commissioner :GP
		Portion 17 of Oude Zwaans Kraal 542 JR currently part of Portion 0 (Remaining Extent) of Oudou	City of Tshwane Metropolitan Municipality	G H Braak PTY LTD	B34893/2012 (Nedbank LTD)	T15878/1989	Current land owners Oude Zwaans Kraal group of families Office of the Regional Land Claims Commissioner :GP Nedbank LTD



has been submitted to the Regional Land Claim Commission for the Gauteng Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 days from the publication of this notice, any comments/information to:

MR. L.H MAPHUTHA  
The Regional Land Claims Commissioner  
Gauteng Province  
Private Bag X 03  
**ARCADIA**  
0007  
TEL: (012) 310-6500/6620  
FAX: (012) 323-2961

**NOTICE 924 OF 2014****CORRECTION NOTICE**

Hereby withdraw Notice No. 858 of 2014, published in National Gazette No. 38059 of 10 October 2014 and replace with the following:

**AMENDMENT OF NOTICE 979OF 2006, AS CONTAINED IN THE GOVERNMENT GAZETTE NUMBER 29033 IN RESPECT OF BOKISI COMMUNITY.**

Notice is hereby given in terms of section 11A (4) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994) as amended, that an error was made on the gazette notice 979 of 2006 as contained in the Gazette Number 29033. This notice serves to rectify and only include properties that forms part of Bokisi Community land claim. These properties are described in detail in the table below, and are all situated within the Makhado Local Municipality, Vhembe District: Limpopo.

The land claim was lodged by Mr. Magezi John Makhubele on behalf of Bokisi Community on the 05<sup>th</sup> of August 1996.

FARM NAME	PORTIONS	OWNER	TITLE DEED	EXTENT	ENDORSEMENT / BONDS	HOLDER
MASCHAPPE 82 LT	Remaining Extent of the farm Maschappe 82 LT	Suid-Afrikanse Ontwikkelingstrust	T12212/1939	547.3686Ha	None	None
MIDDLEFONTEIN 78 LT	Remaining Extent of the farm Middlefontein 78 LT	Suid-Afrikanse Ontwikkelingstrust	T25054/1958	127.8962Ha	None	None
ZEEKOEGAT 79 LT	Remaining Extent of the farm Zeekoegat 79 LT	Suid-Afrikanse Ontwikkelingstrust	T5325/1958	310.3487Ha	No Details	No Details
RIVERSDALE 75 LT	Remaining Extent of the farm Riversdale 75 LT	South African Native Trust	T41185/1948	1260.7352Ha	K874/1948RM/VN	No Details
GROENVALLEI 89 LT	Groenvallei 89 LT	South African Native Trust	T20843/1952	912.1466Ha	I-19432/2000CVN K18/1997RMVN	RANDGOLD & EXPLORATI ON CO LTD

AVONDALE 88 LT	Remaining Extent of the farm Avondale 88 LT	South African Native Trust	T20843/1952	1624.3145Ha	I-19431/2000CVN K238/1962RMVN	No Details
BUSHY PARK 76 LT	Remaining Extent of the farm Bushy Park 76 LT	South African Development Trust	T41185/1948	1104.5305Ha	K874/1948RM	No Details
RIVIERPLAATS 87 LT	Portion 1 of the farm Bushy Park 76 LT	Republic of South Africa	T54219/1988	70.9769Ha	None	None
	Remaining Extent of the farm Rivierplaats 87 LT	Suid-Afrikaanse Ontwikkelingstrust	T12212/1939	624.5211Ha	None	None

Take further notice that the Regional Land Claims Commissioner of 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 comments, objection or information under reference number **KRP 1856**

Submission may be delivered to:

Office of the Regional Land Claims Commissioner: Limpopo OR  
Private Bag X9552  
POLOKWANE  
0700

First Floor, 96 Kagiso House  
Corner Rissik & Schoeman Streets  
POLOKWANE  
0700

LEBJANE MAPHUTHA  
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO  
DATE:

**NOTICE 925 OF 2014****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT 1994, (ACT No. 22 OF 1994) AS AMENDED.**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follow:

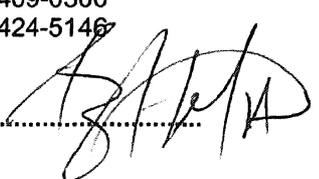
**Project Name** : South Peninsula  
**Number of Claims** : 1  
**Area** : Retreat  
**Claimants** : 1Tenant  
**Properties** : As listed below  
**Date Submitted** : 31 December 1998

REF NO	CLAIMANT INITIALS & SURNAME	PROPERTY DESCRIPTION	PROPERTY EXTENT
KRK6/2/3/A/6/0/1989/175 (M1291)	Mrs.N.E.Mzamane	Erf:84235 10 Avenue Retreat	607m <sup>2</sup>

The Regional Land Claims Commission will investigate this claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments / information to:

The Regional Land Claims Commission: Western Cape  
 Private Bag X9163  
 Cape Town  
 8000

Tel: (021)409-0300  
 Fax: (021)424-5146

CHECKED.....

**MR B.MARS**  
**SENIOR ADMIN OFFICER: LEGAL**  
 DATE 26/6/14

APPROVED.....

**MR L.H MAPHUTHA**  
**REGIONAL LAND CLAIMS COMMISSIONER**  
 DATE: 20/4/08/22

**NOTICE 926 OF 2014****THE BANKS ACT, 1990 (ACT NO. 94 OF 1990 – “THE BANKS ACT”)****WITHDRAWAL OF CONSENT TO MAINTAIN A REPRESENTATIVE OFFICE OF A FOREIGN INSTITUTION IN THE REPUBLIC OF SOUTH AFRICA, IN TERMS OF SECTION 34 OF THE BANKS ACT: BANK OF CYPRUS GROUP**

Notice is hereby given, for general information, that the consent granted to Bank of Cyprus Group, by the Registrar of Banks, to maintain a representative office of a foreign institution in the Republic of South Africa was withdrawn with effect from 18 October 2014.

**NOTICE 927 OF 2014****COMPETITION COMMISSION****APPLICATION FOR AN EXEMPTION**

Notice is hereby given in terms of section 10(6) of the Competition Act, No. 89 of 1998, as amended ("the Competition Act"), that the Southern Africa Milk Co-operative Limited ("Samilco") has applied to the Competition Commission ("the Commission") to be exempted from the provisions of Chapter 2 of the Competition Act. Samilco is an agricultural co-operative established in terms of the Co-operatives Act, No. 91 of 1981. Samilco represents approximately 251 dairy farmers located in the Eastern Cape and Western Cape provinces of South Africa.

Subsequent to its exemption applications for the collective price bargaining and information sharing functions on behalf of its members (as described in the Notice 856 of 2013), Samilco has expanded the scope of its exemption applications to include a practice related to the aforementioned functions, namely the "equalisation function". The equalisation function is a system developed and implemented by Samilco on behalf of its members, in terms of which each milk farmer's raw milk supply contract with the milk processor stipulates a volume quota, which the milk farmer is obliged, in terms of its raw milk supply contract with the milk processor, to supply to the processor on a monthly basis ("contract volumes"). The contract volumes are agreed upon by the milk processor and the milk farmer based on the milk farmer's previous year's raw milk production and the milk processor's estimated raw milk requirements for the coming year. Farmers who produce raw milk in excess of the agreed quota ("surplus volumes") can sell some or all of such surplus volumes to the relevant processor, but at a lower price as compared to prices obtained for contract volumes.

In terms of the equalization function, Samilco assists members who have produced raw milk in excess of their contract volumes by re-distributing the surplus volume to another milk farmer in the region who has produced less than his contract volumes, thus enabling such milk farmers to meet their contract volumes. The redistribution of surplus volumes enables milk farmers with surplus raw milk to obtain contract volume prices for their raw milk instead of lower surplus volume prices.

This conduct may amount to a contravention of the provisions of sections 4(1)(a), 4(1)(b)(i) and/or 4(1)(b)(ii) of the Competition Act.

Samilco has filed an exemption in terms of which it seeks the Commission to exempt its equalisation function, on the grounds set out in section 10(3)(a) and (b)(ii) & (iv) of the Competition Act. Section 10(3)(a) and (b)(ii) & (iv) of the Competition Act state the following:

*“The Competition Commission may grant an exemption in terms of subsection (2)(a) only if-*

- (a) any restriction imposed on the firms concerned by the agreement or practice concerned, or category of either agreements or practices concerned, is required to attain an objective mentioned in paragraph (b); and*
- (b) the agreement or practice concerned, or category of agreements or practices concerned, contributes to any of the following*
  - (i). ...; or*
  - (ii). Promotion of the ability of small business...to become competitive; or*
  - (iii). ...; or*
  - (iv). The economic stability of any industry designated by the minister, after consulting the Minister responsible for that industry.”*

In accordance to section 10(6) of the Competition Act, notice is hereby given of the abovementioned exemption application to allow interested parties to make written representations to the Commission as to why the exemption should or should not be granted. All representations must reach the Commission within 20 business days from the date of the publication of this notice.

Such representations should be directed to:

---

**Ronald Rateiwa and Louise du Plessis**

**Competition Commission South Africa**

**Tel: (012) 394 3276/ (012) 394 3417**

**Email: [RonaldR@compcom.co.za](mailto:RonaldR@compcom.co.za) / [LouiseD@compcom.co.za](mailto:LouiseD@compcom.co.za)**

**NOTICE 928 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**QHAMAZONKE CO-OP LTD  
ZAMA FENCING CO-OP LTD  
MAVUMAZONKE GENERAL CO-OP LTD  
METRU TAXI CO-OP LTD  
N K BLOCKS MANUFACTURING CO-OP LTD  
ZIPHILISENI CO-OP LTD  
ZINGQOMAHALA TRACTORS CO-OP LTD  
MMAKAUNYANA DEVELOPMENT CO-OP LTD  
IPOPENG PURASPAN AGRICULTURAL CO-OP LTD  
MPHAMBO HITIYILE POULTRY FARMING CO-OP LTD  
THALETHU CO-OP LTD  
ROCK-JA-RAMS CO-OP LTD  
ASABONGA CO-OP LTD  
BASADI-SADI CO-OP LTD  
PIXLEY KASEME CO-OP LTD  
EMAGUZANENI CO-OP LTD  
ARE THUSANENG WOMEN ON THE MOVE CONSTRUCTION CO-OP LTD  
CACULUKANI CO-OP LTD  
DINEO CO-OP LTD  
MASIZOLE CATERING AND BED-BREAKFAST CO-OP LTD  
BUSISIZWE CO-OP LTD  
UMLALAZI CO-OP LTD  
SLEEP IN BEAUTY CO-OP LTD  
OSPREY CO-OP LTD  
SOMELEZE CO-OP LTD  
SAKHIKUSASA CO-OP LTD  
UMKHONTO SECURITY SERVICE CO-OP LTD  
O.R TAMBO POTATO MARKETING CO-OP LTD  
SKHUZAMA GENEVA POULTRY FARM CO-OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

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

**NOTICE 929 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**IMVABA YETHU CO-OP LTD  
BUHLE BEZWE CLEANING CO-OP LTD  
JAJEWI SERVICES CO-OP LTD  
KATLEHO DRESS MAKING CO-OP LTD  
CHRIS HANI MULTI-PURPOSE SECONDARY CO-OP LTD  
EMZINI CO-OP LTD  
BLESSING MANUFACTURING CO-OP LTD  
IQHAYIYA CO-OP LTD  
IKAHENG CARE CENTRE CO-OP LTD  
IMBUMBAYESIZWE CO-OP LTD  
MONO DEVELOPMENT CO-OP LTD  
IKUBANTU SECONDARY CO-OP LTD  
SPHIWE CO-OP LTD  
INYANDA CO-OP LTD  
BASHITWAMEETSE CO-OP LTD  
AMYOLI CO-OP LTD  
INTAKASO CO-OP LTD  
MASIBAMBANE EMALAHLENI CO-OP LTD  
DANGWANA PRIMARY CO-OP LTD  
BOY NJONGWE -MAKHOBABA CO-OP LTD  
DOSINI BUTCHERY CO-OP LTD  
DILIKANE CANE GROWERS CO-OP LTD  
BUSY BEE GRASS CUTTING SERVICES CO-OP LTD  
BOITEKO WOMEN CO-OP LTD  
INHLOSO NOKUZIMISELA CO-OP LTD  
RETLAGHOMA TRANSPORT AND TOURISM CO-OP LTD  
BAMBANANI MA AFRICA CO-OP LTD  
MAMBO TOURISM CO-OP LTD  
MAHUTSO CO- OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

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

**NOTICE 930 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**SINAKO SECONDARY CO-OP LTD  
NTABAMHLOPHE AGRICULTURAL CO-OP LTD  
RETLADIRA FOOD PLOT AGRICULTURAL CO-OP LTD  
STOP STEEL WELDING CO-OP LTD  
SENTI CO-OP LTD  
NEW VISION SUGAR CO-OP LTD  
MASUNGULO YOUTH CO-OP LTD  
SOPHUMELELA EMALAHLENI WARD FOURTEEN CO-OP LTD  
MPHO YA RONA LAYERS CO-OP LTD  
MMELEGI WOMEN CO-OP LTD  
SIYAZINIKELA CO-OP LTD  
MASIDLE CO-OP LTD  
MASINTINGE PIGGERY CO-OP LTD  
MULANGA MUSWA EVENT MANAGEMENT AND FARMING CO-OP LTD  
QEDU-SIZI MIELIE GRINDER MACHINE CO-OP LTD  
LESEDI LA SECHABA SECONDARY CO-OP LTD  
PHATHAKAHLE DRESS MAKING CO-OP LTD  
PHEHELLO WOMEN 'S CO-OP LTD  
THULANI FUNERAL CO-OP LTD  
RA BONA LE KGANYA WOMEN CO-OP LTD  
NTULABAKAYISE CO-OP LTD  
NOBUBELE WOMENS CO-OP LTD  
THEMBALETHU SEWING CO-OP LTD  
RIAKONA DISABLED COMMUNITY AGRICULTURE CO-OP LTD  
MASIHLUME POULTRY CO-OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

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PRETORIA

0001

**NOTICE 931 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**MCHACHA CO-OP LTD  
MZET CONSUMER CO-OP LTD  
MA2 MAPHEELLO TRANSPORT AND TOURISM CO-OP LTD  
MASALAL FRUIT PACKING CO-OP LTD  
MZOMHLE CO-OP LTD  
SILINDILE CANE GROWERS CO-OP LTD  
STIMELA CO-OP LTD  
SENETHEMBA YOUTH CO-OP LTD  
KEMOLEBOGA BOSELE CO-OP LTD  
ASIPHELMANDLA CO-OP LTD  
KHULELAPHI TRANSPORT AND TOURISM CO-OP LTD  
INHLANGANO YABALIMI SUPER 7 CO-OP LTD  
SHUKUSHUKUMA POULTRY FARMING CO-OP LTD  
MMANGO CO-OP LTD  
UHLELOLWENKOSI CO-OP LTD  
INGWENI NGWELEZANE CO-OP LTD  
IKAGENG TRANSPORT SERVICES CO-OP LTD  
ZISUKHANYO SECONDARY CO-OP LTD  
KABELO'S PLASTIC MANUFACTURE CO-OP LTD  
INDLONDLO CO-OP LTD  
ASENZE MPHAKATHI CO-OP LTD  
ZITHOBENI ECD CO-OP LTD  
TATATOBILO CO-OP LTD  
SIZWE ELDERS AND CHILD CO-OP LTD  
MUTAVHANANI BAKERY CO-OP LTD  
THUMISO YA VHATHU TRANSPORT CO-OP LTD  
TAKI CLEANING SERVICE CO-OP LTD  
THUSO AND SONS SERVICE CO-OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

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**NOTICE 932 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**LEMO CO-OP LTD  
KHAYA-AFRIKA PROPERTIES CO-OP LTD  
INQOBANI YOUTH DEVELOPMENT CO-OP LTD  
LANGANCI CO-OP LTD  
ISIDINGO BERGVILLE CROPS FARMING CO-OP LTD  
INHLOSO BIG 5 CO-OP LTD  
INSIKA CO-OP LTD  
KGTOSOFALANG WOMEN FUNERAL PARLOUR CO-OP LTD  
KUNISANI BAKERY CO-OP LTD  
ISIBOPHO CO-OP LTD  
ISIKHATHI SETHEMBA CO-OP LTD  
LETLHABILE CO-OP LTD  
KING SHAKA CENTRAL TRADING CO-OP LTD  
FARISANI DISABLED CO-OP LTD  
FRESH 'N FRESH CO-OP LTD  
GINGIRIKANI XIRILELE AGRICULTURAL CO-OP LTD  
GAUTENG PROVINCIAL TAXI CO-OP LTD  
INDLOVU CO-OP LTD  
IT'S GOOD ENOUGH CO-OP LTD  
INKWANCA LOCAL SECONDARY CO-OP LTD  
IVULEKA BONISANI CO-OP LTD  
IMAYIBUYE CO-OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

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**NOTICE 933 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

**BUHLE BOKUKHANYA CO-OP LTD  
APRIL 27 CO-OP LTD, SIBONITHUBA CO-OP LTD  
R L W EMFULENI AGRICULTURAL CO-OP LTD  
SILVER'S ENTERTAINMENT RESORT CO-OP LTD  
SIYAZAMA SAKHISIZWE FARMERS CO-OP LTD  
LUKHANJI UNATHI CO-OP LTD  
PHATHISANA CO-OP LTD  
RUNNYMEDE YOUTH CO-OP LTD  
RINGETANI CO-OP LTD  
LAVELILANGA LUKHANJI CO-OP LTD  
PHAKAMANI EMALAHLENI WARD THREE CO-OP LTD  
FLORINA BLOEMISTE CO-OP LTD  
BATHAPILE CO-OP LTD  
FUNDULWAZI OUR FUTURE CO-OP LTD  
ETSHANENI FARMING CO-OP LTD  
DUMANI CLEANING CO-OP LTD  
BLUE CRANE LOCAL SECONDARY CO-OP LTD  
ELSHADAY CO-OP LTD  
EDHEHO CO-OP LTD  
NYATHELA TYRES CO-OP LTD  
BIG FIVE AFRICAN FOOD CO-OP LTD  
COGS WOMEN CO-OP LTD  
EYETHU WOMEN CO-OP LTD  
2010 WOMEN'S BUAKING CO-OP LTD  
XESI DEVELOPMENT SECONDARY CO-OP LTD  
DIKUNO MARKETING CO-OP LTD  
ZOOM-ZOOM CO-OP LTD**

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

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

**NOTICE 934 OF 2014****CO-OPERATIVES TO BE STRUCKED FROM THE REGISTER**

ZIBHEBHULE CO-OP LTD  
PHATHISA CO-OP LTD  
IMBOZAMO CO-OP LTD  
MULTI SERVES CO-OP LTD  
MAROBE LEGALLE CO-OP LTD  
THANDI'S CURTING DESIGN CO-OP LTD  
R L W FEEDING SCHEME CO-OP LTD  
QULUBA UMCEBO CO-OP LTD  
WARD 6'A' CATERERS CO-OP LTD  
VELA LANGA CATERING AND TENT HIRE CO-OP LTD  
EASTERN CAPE MULTI-PURPOSE TERTIARY CO-OP LTD  
HLABANGAMEHLO CO-OP LTD  
NDABEZINHLE CO-OP LTD  
YANDISA SEWING AND ART AND CRAFT CO-OP LTD  
SASELAMANI BRICKYARD CO-OP LTD  
LAPHUMILANGA ASIJKI SIXOLILE CO-OP LTD  
UMSIMBUTHI CO-OP LTD  
WELBEDACHT WEST CO-OP LTD  
NONOPHA GENERAL TRADING CO-OP LTD  
KHANYA EMALAHLENI WARD FIVE CO- OP LTD  
ILANGA CO-OP LTD  
BURNSHILL AGRICULTURAL CO-OP LTD  
TSHWANE HEALTH PROVIDERS CENTRAL CO-OP LTD  
MZONTSUNDU CO-OP LTD  
AMOHELANG BOPHELO WOMEN CO-OP LTD  
IHLABENE CONSTRUCTION CO-OP LTD  
ALL-SHADAI CO-OP LTD.

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

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefore, be lodged with this office before the expiration of the period of sixty days.

**REGISTRAR OF CO-OPERATIVES**

Office of the Registrar of Co-operatives

Dti Campus

77 Meintjies Street

Private Bag X237

**PRETORIA**

0001

PRETORIA

0001

**NOTICE 935 OF 2014**

Companies and Intellectual  
Property Commission

a member of the dti group

**N O T I C E****COMPANIES AND INTELLECTUAL PROPERTY COMMISSION (CIPC)**

Notice is hereby given in terms of and for purposes of the Acts mentioned in the Schedule below, that CIPC will be closed to the public **from 10h00 on Friday 14 November 2014** as set out below

The CIPC Offices at –

- the Department of Trade and Industry Campus (77 Meintjes Street, Block F – Entfutfukweni) and 202 Essellen Street, Sunnyside, Pretoria;
  - NBS Building, Waldorf Arcade, 80 St Georges Mall, 1<sup>st</sup> Floor, Cape Town;
  - Shop Number L3-09, Level 3, Sunnypark Shopping Centre, Cnr. Steve Biko & Robert Sobukwe Streets, Sunnyside, Pretoria; and
  - Shop Number 205, Level 200, Carlton Centre, 150 Commissioner Street, Johannesburg,
- and will **re-open at 08h00 on Monday 17 November 2014**.

Documents will be accepted on Thursday 13 November 2014 until 15h30.

The day Friday 14 November 2014 will be regarded as *dies non* for purposes of the stated Acts.

CIPC has introduced alternative filing methods in respect of e-mailing scanned documents to dedicated CIPC e-mail addresses. Customers are, however, reminded that the lodgment / filing date of such documents will be Monday 17 November 2014. Kindly take note that the drop-off box facility will not be available during the mentioned office closure.

Please also take note that with regard to name reservations, all reserved names which would have lapsed on Friday 14 November 2014, would now have their reservation date moved forward to Monday 17 November 2014 and will, therefore, only elapse on that date.

**SCHEDULE**

Trade Marks Act, 1993  
Patents Act, 1978  
Design Act, 1993  
Copyright Act, 1978  
Companies Act, 2008  
Close Corporations Act, 1984  
Co-operatives Act, 2005  
Registration of Copyright in Cinematograph Film Act, 1977

Kind regards.

Astrid Ludin  
CIPC Commissioner  
Date: ... / 10 / 2014

**NOTICE 936 OF 2014**

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

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

**APPENDIX I**

(A) Full name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) **Flyafrika – SA (Pty) Ltd; Flyafrika.** (B) 12 Charles Crescent, Eastgate Ext 4, Sandton, 2148. (C) Class I and II. (D) Type S1, S2, N1 and N2. (E) Category A1. **Re – publication.**

**APPENDIX II**

(A) Full Name and trade name of the applicant. (B) Full business or residential address the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for I Category of aircraft and the amendment thereto which is being applied for. (F) Amendment referred to in section 14(2) (b) to I.

(A) **Absolute Flight Services (Pty) Ltd.** (B) Hangar 103, South Side, Lanseria International Airport (C) Class II; N964D. (D) Type N1 and N2. (E) Category A1, A2 and A3. **Changes to the Management Plan:** S. W. van der Merwe replaces L. N. Boshoff as the Air Service Safety Officer and **change to Shareholding Voting Rights:** N. P. Howard has 90%, H. D. dos Santos has 5% and Bellamia Trust has 5%.

(A) **Federal Airlines (Pty) Ltd; Federal Airlines, Federal Air and Pelican Air services.** (B) Hangar No 14, Bonaero Park Drive, O. R. Tambo International Airport. (C) Class I and II; S970D and N933D. (D) Type S1, S2, N1 and N2. (E) Category A1, A2, A3 and A4. **Changes to the Management Plan:** P. R. van Schalkwyk replaces E. H. Baillie as the Chief Executive Officer and E. C. Mostert replaces S. Viljoen as the Responsible Person: Flight Operations.

(A) **Bushveld Game Capture CC; Bushveld Game Capture.** (B) Doornhaag Farm, Vryburg, North West Province. (C) Class II and III; N1080D and G1081D. (D) Type N1, N2, G2, G3, G10 and G15. (E) Category H2. **Changes to the Management Plan:** C. de Jager replaces H. Friedl as the Responsible Person: Flight Operations, J. Bensch replaces W. Marais as the Air Service Safety Officer and W. Grobler replaces H. Friedl as the Responsible Person: Aircraft.

(A) **S. A. Red Cross Air Mercy Service Trust; S. A. Red Cross Air Mercy Service.** (B) Beechcraft Road, General Aviation Section, Cape Town International Airport. (C) Class II and III; N980D and G981D. (D) Type N1, N2, G7, G15 (Undersling and Winching Operations) and G16 (Aero Medical Patient Transfers, Movement of Personnel, Goods, Equipment and Occasional Promotional Flights). (E) Category A2, A3, H1 and H2. **Changes to the Management Plan:** Mr Gary Mc Cormick is appointed as the Air Service Safety Officer.

**NOTICE 937 OF 2014**

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

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

**APPENDIX I**

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) **Flyafrika – SA (Pty) Ltd; Flyafrika.** (B) 12 Charles Crescent, Eastgate Ext 4, Sandton, 2148. Class II. (D) Type N1 and N4. (E) Category A1. (F) O. R. Tambo International Airport. (G) Type N1: Worldwide and Type N4: Continent of Africa and Indian Ocean Islands.

**APPENDIX II**

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) **Absolute Flight Services (Pty) Ltd.** (B) hangar 103, South Side, Lanseria International Airport. (C) Class II; I/N234. (D) Type N1 and N4. (E) Category A1, A2 and A3. **Changes to the Management Plan:** S. W. van der Merwe replaces L. N. Boshoff as the Air Service Safety Officer.

(A) **Federal Airlines (Pty) Ltd; Federal Airlines, Federal Air and Pelican Air Services.** (C) Class I and II; I/S135 and I/N200. (D) Type S1, N1 and N4. (E) Category A1, A2, A3 and A4. **Changes to the Management Plan:** P. R. van Schalkwyk replaces E. H. Baillie as the Chief Executive Officer and E. C. Mostert replaces S. Viljoen as the Responsible Person: Flight Operations.

(A) **S. A. Red Cross Air Mercy Service Trust; S. A. Red Cross Air Mercy Service.** (B) Beechcraft Road, General Aviation Section, Cape Town International Airport. (C) Class III; I/G193. (D) Type G7, G15 and G16 (Aero Medical Patient Transfers, Movement of Personnel, Goods, Equipment and Occasional Promotional Flights). (E) Category A2, A3, H1 and H2. (F) All licensed Airports and Airfield. (G) Africa. **Changes to the Management Plan:** Mr Gary Mc Cormick is appointed as the Air Service Safety Officer.

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## BOARD NOTICES RAADSKENNISGEWINGS

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### BOARD NOTICE 129 OF 2014

10 October 2014

I, Dube Phineas Tshidi, Executive Officer of the Financial Services Board, hereby publish the South African Revenue Service Draft Language Policy in terms of section 4(2)(h) of the Use of Official Languages Act, 2012 (Act No. 12 of 2012) for public comment as set out in the Schedule hereto.

Members of the public are invited to submit written comments within 30 (thirty) days after publication of this Notice to the following address:

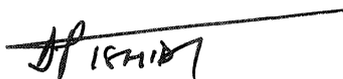
**By post or by hand:**

Financial Services Board  
Riverwalk Office Park, Block B  
41 Matroosberg Road  
Ashlea Gardens  
Menlo Park  
Pretoria  
0081

**By email:** mabulenyana.marweshe@fsb.co.za

Any enquiries in connection with the draft policy can be directed to the above email.

Comments received after the closing date will not be considered.



DUBE TSHIDI

**EXECUTIVE OFFICER: FINANCIAL SERVICES BOARD**

**DRAFT LANGUAGE POLICY**  
**FINANCIAL SERVICES BOARD**

DRAFT

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## 1. DEFINITIONS

- 1.1 **“The Act”** means the Use of Official Languages Act 12 of 2012;
- 1.2 **“Constitution”** means the Constitution of the Republic of South Africa, Act 108 of 1996;
- 1.3 **“Equitable Use”** means the use of language which is fair, impartial and even-handed;
- 1.4 **“EO”** means Executive Officer;
- 1.5 **“FSB”** means the Financial Services Board;
- 1.6 **“Interpreter”** means a person who transposes or interprets an utterance from one language into the other;
- 1.7 **“Interpreting”** in relation to oral utterance, means transposing of utterance of one language into utterance of another language, in relation to sign utterance, means the transposing of sign language signed into a spoken language and the other way around, with **“interpret”** having a corresponding meaning;
- 1.8 **“Language of Record”** means the language chosen for keeping records or archiving the FSB records;
- 1.9 **“Language Policy”** means this policy;
- 1.10 **“Minister”** means the Minister of Arts and Culture;
- 1.11 **“Multilingualism”** means the use of three or more languages by an individual or group of a people;
- 1.12 **“PanSALE”** means the Pan South African Languages Board;
- 1.13 **“Republic”** means the Republic of South Africa;
- 1.14 **“Terminology”** means standardised terms established for specific subject field;
- 1.15 **“Translation”** means the transposing of a text from one language to the other, **“translate”** having a corresponding meaning;
- 1.16 **“Working Language”** means an official language chosen by the FSB as the language most practicable in a particular communication event.

## 2. PREAMBLE

The Constitution of the Republic of South Africa (RSA) 1996 recognises 11 official languages; recognises the diminished use and status of indigenous languages and requires of the State to take practical and positive measures to elevate the status and advance the use of indigenous languages. The Constitution further requires all official languages to enjoy parity of esteem and to be treated equitably.

To this end, the Act has been promulgated to, *inter alia*, provide for the regulation and monitoring of the use of official languages by national government for government purposes, to require the adoption of a language policy by a national department, national public entity and national public enterprise and the establishment of a language unit for a national department, national public entity and national public enterprise.

The Act applies to all national public entities. The FSB is a national public entity, being so listed in Schedule 3 to the Public Finance Management Act, 1999. This Policy has therefore developed by the FSB in compliance with the provisions of the Act.

## 3. PURPOSE

The purpose of this Policy is to outline how FSB will comply with the provisions of the Act, and use official languages to improve service to the Public, regulated institutions and compliance levels.

## 4. LEGISLATIVE INSTRUMENTS

- The Constitution;
- The Act;
- Regulations made in terms of section 13 of the Act.

## 5. SCOPE AND APPLICATION

The Policy is applicable to all FSB employees, including contractors, board members and anyone executing a function on behalf of the FSB.

## 6. PURPOSE AND REGULATORY CONTEXT OF THIS POLICY

This Policy is required by section 4 of the Act, as follows:

- 6.1 section 4(1) provides that every national department, national public entity and national public enterprise must adopt a language policy on its use of official languages;
- 6.2 section 4(2) provides that a language policy adopted in terms of subsection (1) must:
  - 6.2.1 identify at least three official languages that the national department, national public entity or national public enterprise will use for government purposes,
  - 6.2.2 stipulate how official languages will be used in effectively communicating with the public, official notices, government publications, and inter- and intra-government communication,

- 6.2.3 describe how the national department, national public entity or national public enterprise will effectively communicate with members of the public whose language of choice is not one of its chosen official languages, or whose language of choice is a South African Sign Language,
- 6.2.4 describe how members of the public can access the language policy, and
- 6.2.5 provide a complaints mechanism to enable members of the public to lodge complaints regarding the use of official languages by a national department, national public entity or national public enterprise;
- 6.2.6 be published in the Gazette as soon as reasonably practicable but within 90 days of its adoption.

## 7. PRINCIPLES

The principles underpinning this Policy are:

- 7.1 commitment to the promotion of all languages in the Republic in order to ensure parity of esteem and the equitable treatment of the official languages required by our democratic dispensation;
- 7.2 recognition of multilingualism as a resource to maximize collaborative partnerships in nation building, economic development and social cohesion;
- 7.3 promotion of good language management by the FSB to ensure efficient public service administration that meets the needs of the public and ensures equitable access to the services and information of the FSB;
- 7.4 prevention of the use of any language(s) for the purposes of exploitation, domination and discrimination within the FSB;

## 8. NATURE OF THE FSB'S BUSINESS

The FSB is a unique independent institution established by statute to oversee the South African Non-Banking Financial Services Industry in the public interest.

## 9. POLICY RECOMMENDATIONS FOR OFFICIAL LANGUAGES

### 9.1 Use of Official Languages by the FSB

The FSB will endeavour to make use of any of the eleven official South African languages, as well as the South African Sign language and Braille where practicable, on request.

### 9.2 Official Languages of the FSB

The FSB has adopted eleven (11) official languages of the Republic of South Africa as its official languages for the purpose of this Policy.

**9.2.1** The following factors will be taken into account in arriving at the choice of official language(s) the FSB will use in each context/situation:

**9.2.1.1** Usage

**9.2.1.2** Practicality

**9.2.1.3** Expense

**9.2.1.4** Regional circumstances

**9.2.1.5** The balance of the needs and preference of the public it serves

The table below indicates how the FSB will use the official languages.

FSB Purpose	Language(s)
Inter and intra-government Communication	English
Communicating with members of the public (official written correspondence)	The official languages of the Republic with due regard to the criteria outlined in clause 9.2.1 above.
Communication with members of the public (oral communication)	The official languages of the Republic with due regard to the criteria outlined in clause 9.2.1 above.
Official publications intended for public distribution (notices on the FSB website, advertisements, forms, and signage on buildings)	The official languages of the Republic with due regard to the criteria outlined in clause 9.2.1 above.
Public hearings (Izimbizo) and other official proceedings	The official languages of the Republic with due regard to the criteria outlined in clause 9.2.1 above.
Communication with the hearing or sight impaired	The FSB Language Business Unit will facilitate Sign Language interpretation and conversion of text into Braille or alternatively audio on request.
International communication	English and/or the preferred language of the country concerned where practicable.

**9.3** **Communication with members of the public whose language of choice is the South African Sign Language**

**9.3.1** A member of the public who wishes to communicate with the FSB in South African Sign Language must notify the Language Business Unit in writing.

**9.3.2** The communication referred to above must reach the Language Business Unit of the FSB at least 20 working days before the date the service is required to enable the FSB to arrange for appropriate interpretation.

## 10. THE FSB LANGUAGE BUSINESS UNIT

The FSB Language Business Unit will support this Policy. The functions of the Language Business Unit will be to:

- 10.1 advise the EO on the development, adoption and implementation of this Policy;
- 10.2 monitor and assess the use of official languages by the FSB;
- 10.3 monitor and assess compliance with this Policy;
- 10.4 compile and submit a report to the Minister and to the **PanSALB** in terms of section 9 of the Act;
- 10.5 promote parity of esteem and equitable treatment of the official languages of the Republic;
- 10.6 facilitate equitable access to the services and information of the FSB;
- 10.7 promote good language management; and
- 10.8 perform any other functions that the EO may instruct.

## 11. TRAINING AND CAPACITY

In order to achieve the professional and efficient implementation of this Policy, the FSB Language Business Unit will advise on training and capacity building.

## 12. PUBLICATION OF AND ACCESS TO THIS POLICY

- 12.1 This Policy will be published in all the official languages of the Republic.
- 12.2 It will be available on the FSB's website (<https://www.fsb.co.za>).
- 12.3 It will be available in Braille on request or alternatively in audio on the FSB's website (<https://www.fsb.co.za>).
- 12.4 It will be displayed at the FSB office in such a manner and place that it can be read by the public.
- 12.5 In addition, printed summaries will be available in all official languages at FSB.

## 13. COMPLAINTS MECHANISM

- 13.1 Any person who is dissatisfied with a decision of the FSB regarding its use of official languages may lodge a complaint in writing directing it to the Language Business Unit.
- 13.2 A complaint must be lodged:
  - 13.2.1 in writing, and

- 13.2.2** within three months of the complaint arising.
- 13.2.3** Any complaint lodged must state the name, address, and contact information of the person lodging it.
- 13.2.4** Any complaint lodged must provide a full and detailed description of the complaint.
- 13.2.5** The Language Business Unit may request a complainant to supply any additional information necessary to consider the complaint and to attend a meeting for the purpose of making an oral enquiry into the complaint.
- 13.2.6** The Language Business Unit will consider the complaint and respond in writing, not later than three months after the complaint was lodged, informing the complainant of the decision.

#### **14. POLICY REVIEW**

- 14.1** The FSB will conduct regular internal and external language preference and proficiency audits to determine the linguistic capabilities of its stakeholders
- 14.2** The Language Business Unit will use the results of these audits to revise and update the Policy annually.
- 14.3** The Policy will be reviewed annually.

#### **15. APPROVAL**

APPROVED ON

2014

**BOARD NOTICE 130 OF 2014****The Allied Health Professions Council of South Africa**

Castelli suite, Il Villaggio, 5 de Havilland Crescent South, Persequor Technopark, Preoria  
Telephone (012) 349 2331 Fax (012) 349 2327  
email: [registrar@ahpcsa.co.za](mailto:registrar@ahpcsa.co.za)  
Website: [www.ahpcsa.co.za](http://www.ahpcsa.co.za)

17 October 2014

**UNPROFESSIONAL CONDUCT: USE OF PROFESSIONAL TITLES**

AHPCSA registered practitioners and therapists are entitled to use any professional designation afforded any profession by the AHPCSA, as well as any registered qualification, award or honorary degree held by any practitioner or therapist, which may be presented in abbreviated form, (as per Section 52(1)(b) of Regulations No.R.127 of 12 February 2001 to the Allied Health Professions Act, Act 63 of 1982, as amended), on professional stationery.

The Allied Health Professions Council of South Africa (AHPCSA), after due consideration and in consultation with all Professional Boards, has resolved that practitioners and therapists are required to use the following qualifying terminology, in addition, on all professional stationery, both printed or electronic, and only such qualifying terminology, together with the name of the practitioner or therapist and the applicable AHPCSA registration number:

**Acupuncture**

Registered Acupuncturist or Registered Practitioner of Acupuncture

**Ayurveda**

Registered Ayurveda Practitioner or Registered Practitioner of Ayurveda

**Chinese Medicine and Acupuncture**

Registered Chinese Medicine and Acupuncture Practitioner or Registered Practitioner of Chinese Medicine and Acupuncture

**Chiropractic**

Registered Chiropractor or Registered Practitioner of Chiropractic

**Homeopathy**

Registered Homeopath or Registered Practitioner of Homeopathy

**Naturopathy**

Registered Naturopath or Registered Practitioner of Naturopathy

**Osteopathy**

Registered Osteopath or Registered Practitioner of Osteopathy

**Phytotherapy**

Registered Phytotherapy Practitioner or Registered Practitioner of Phytotherapy

**Therapeutic Aromatherapy**

Registered Therapeutic Aromatherapist

**Therapeutic Massage Therapy**

Registered Therapeutic Massage Therapist

**Therapeutic Reflexology**

Registered Therapeutic Reflexologist

**Unani-Tibb**

Registered Unani-Tibb Practitioner or Registered Practitioner of Unani-Tibb

Should the AHPCSA become aware of any practitioner or therapist not conforming to the above within a period of six (6) months from the date of publication of this notice, such practitioner or therapist shall face disciplinary action in terms of Sections 23 – 30 of the Allied Health Professions Act, Act 63 of 1982, as amended.

A handwritten signature in black ink, appearing to read 'Mullinder', written over a horizontal line.

**DR LOUIS MULLINDER**  
**REGISTRAR**

**BOARD NOTICE 131 OF 2014**

**ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA (AHPCSA)**  
**ALLIED HEALTH PROFESSIONS ACT (ACT No. 63 of 1982) AS AMENDED**

NOTICE TO INCREASE FEES PAYABLE TO THE AHPCSA BY STUDENTS, INTERNS  
 AND PRACTITIONERS, AS APPROVED BY THE AHPCSA ON 18 SEPTEMBER 2014

**DEFINITION**

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

**ANNUAL FEES**

2. The amounts of the fees referred to in 37 (1) and (2), 38, 39, 40, 41 and 42 (1) and (2) of the regulations, have been determined by the Council as shown in the table below.
3. These amounts apply to annual fees in respect of the calendar year 1 January 2015 to 31 December 2015, which are due on 1 January 2015, and which must be received by Council by 31 March 2015 (final date for payment).

<b>Application Fees</b>	R 1605 & pro-rata annual fee, if applicant is registered
<b>Student Fees</b>	
(1st year)	R 320
(Subsequent years)	R 270
Internship Fees	R 640
Students that did not register prior to graduating and applying for registration	R 2675
<b>Registration Fees</b>	
1 Modality: Fees received Jan to March	R 1396
Fees received April	R 1596
Fees received May	R 1896
Fees received June	R 2146
2 Modalities: Fees received Jan to March	R 1396 x 2
Fees received April	R 1596 x 2
Fees received May	R 1896 x 2
Fees received June	R 2146 x 2
3 Modalities: Fees received Jan to March	R 1396 x 3

Fees received April	R 1596 x 3
Fees received May	R 1896 x 3
Fees received June	R 2146 x 3
<b>Senior Citizens Fees</b>	
(70 – 74 years)	-50%
(75+ years) cost per profession	R 176
<b>Restoration Fees</b>	
Deregistration own request	R 1605 Application fee, then if approved, pro-rata annual fee & certificate fee.
Deregistration due to non-payment of fees (Outstanding fees payable before submitting application)	R 1605 Application fee, then if approved, 2x annual fee (within 6 months and 3x annual fee thereafter) as restoration, plus pro-rata fee & certificate fee.
Deregistration as a result of disciplinary action (Outstanding fees payable if any before submitting application)	R 1605 Application fee, then if approved 4x annual fee (after 6 months but within 12 months and thereafter 5x annual fee) as restoration, plus pro-rata fee, certificate fee and legal costs.
<b>Lost certificate/re-issue</b>	R 535
<b>Legislation on CD</b>	R 330
<b>Purchase of registers (per profession)</b>	R 2500
<b>Letters of goodstanding</b>	R 535
<b>Registration letter replacement</b>	R 215

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

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**DR LOUIS MULLINDER**  
Registrar  
Allied Health Professions Council of South Africa

**BOARD NOTICE 132 OF 2014****FINANCIAL SERVICES BOARD****FINANCIAL MARKETS ACT 19 OF 2012****AMENDMENTS TO THE JSE EQUITIES RULES AND DIRECTIVES**

I Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 71(3)(c)(ii) of the Financial Markets Act 19 of 2012 that the proposed amendments to the JSE Equities Rules and Directives have been approved. Please be advised that the rules as amended are available on the official website of the Financial Services Board ([www.fsb.co.za](http://www.fsb.co.za)) and the website of the market infrastructure, the JSE Limited ([www.jse.co.za](http://www.jse.co.za)). The amendment comes into operation on **31 October 2014**.



D P TSHIDI

Registrar of Securities Services

**BOARD NOTICE 133 OF 2014****ROAD ACCIDENT FUND****ADJUSTMENT OF STATUTORY LIMIT  
IN RESPECT OF CLAIMS FOR LOSS OF  
INCOME AND LOSS OF SUPPORT**

The Road Accident Fund hereby, in accordance with section 17(4A)(a) of the Road Accident Fund Act, Act No. 56 of 1996, as amended, adjusts and makes known that the amounts referred to in subsection 17(4)(c) are hereby adjusted to **R 227 400.00**, with effect from **31 October 2014**, to counter the effects of CPI inflation.

Note: The CPI index based on the new "basket and weights" was used to calculate this adjustment, **effective from 31 October 2014** (with base year December 2012 = 100). The rebased CPI index for May 2008 was 78.1. The CPI index for August 2014 was 111.0. This adjustment was calculated by multiplying the R 160 000 limit by 111/78.1.

**RAADSKENNISGEWING 133 VAN 2014****PADONGELUKFONDS****AANPASSING VAN STATUTÊRE LIMIET  
TEN OPSIGTE VAN EISE VIR VERLIES  
AAN INKOMSTE EN ONDERHOUD**

Die Padongelukfonds maak ooreenkomstig artikel 17(4A)(a) van die Padongelukfondswet, Wet No. 56 van 1996, soos gewysig, bekend dat, met effek vanaf **31 Oktober 2014**, die bedrae waarna verwys word in subartikel 17(4)(c) aangepas word tot **R 227 400.00**, ten einde die uitwerking van VPI inflasie teen te werk.

Neem kennis: Die VPI indeks gebaseer op die nuwe "mandjie en gewigte" is gebruik om hierdie aanpassing, **effektief vanaf 31 Oktober 2014**, te bereken (met basisjaar Desember 2012 = 100). Die heraanangepaste VPI indeks vir Mei 2008 was 78.1. Die VPI indeks vir Augustus 2014 was 111.0. Hierdie aanpassing was bereken deur die R 160 000 limiet te vermenigvuldig met 111/78.1











**NOTICE – CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS**

As the mandated government security printer, providing world class security products and services, Government Printing Works has adopted some of the highly innovative technologies to best serve its customers and stakeholders. In line with this task, Government Printing Works has implemented a new telephony system to ensure most effective communication and accessibility. As a result of this development, our telephone numbers will change with effect from 3 February 2014, starting with the Pretoria offices.

The new numbers are as follows:

- Switchboard : 012 748 6001/6002
- Advertising : 012 748 6205/6206/6207/6208/6209/6210/6211/6212
- Publications Enquiries : 012 748 6052/6053/6058 [GeneralEnquiries@gpw.gov.za](mailto:GeneralEnquiries@gpw.gov.za)
- Maps : 012 748 6061/6065 [BookShop@gpw.gov.za](mailto:BookShop@gpw.gov.za)
- Debtors : 012 748 6060/6056/6064 [PublicationsDebtors@gpw.gov.za](mailto:PublicationsDebtors@gpw.gov.za)
- Subscription : 012 748 6054/6055/6057 [Subscriptions@gpw.gov.za](mailto:Subscriptions@gpw.gov.za)
- SCM : 012 748 6380/6373/6218
- Debtors : 012 748 6236/6242
- Creditors : 012 748 6246/6274

Please consult our website at [www.gpwonline.co.za](http://www.gpwonline.co.za) for more contact details.

The numbers for our provincial offices in Polokwane, East London and Mmabatho will not change at this stage.

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