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No.	Index	Page	No.	Inhoud	Bladsy
	MISCELLANEOUS			ALLERLEI	
Applications for Public	c Road Carrier Permits: G549	2	Aansoeke om	Openbare Padvervoerpermitte:	G549 2
LOC	CAL GOVERNMENT NOTICE				
Moqhaka		13			
	NOTICES			KENNISGEWINGS	
The Conversion of Ce	ertain Rights into Leasehold	21	Wet op die Or	nskepping van Sekere Regte to	t Huurpag 22

G549

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMITS

Particulars in respect of applications for public road carrier permits (as submitted to the respective local road transportation board) indicating, firstly, the reference number and then –

- (a) the name of the applicant,
- (b) the place where the applicant conducts his business or wishes to conduct his business, as well as his postal address:
- (c) the nature of the application, that is whether it is an applicant for -
 - (C1) the grant of such permit,
 - (C2) the grant of additional authorisation.
 - (C3) the amendment, of a route,
 - (C4) the amendment, of a timetable.
 - (C5) the amendment of tariffs,
 - (C6) the renewal of such permit,
 - (C7) the transfer of such permit,
 - (C8) the change of the name of the undertaking concerned,
 - (C9) the replacement of a vehicle,
 - (C10) the amendment of vehicle particulars, or
 - (C11) an additional vehicle with existing authorisation; as well as, in the case of an application contemplated in C6 of C7, -
 - (C12) the number of the permit concerned.
- (d) the number and type of vehicles, including the carrying capacity or gross vehicle, mass of the vehicles involved in the application,
- (e) the nature of the road transportation or proposed road transportation,
- (f) the points between or the route or routes along or the area or areas within which the road transportation is conducted or the proposed road transportation is to be conducted where any of (a) to (f) are applicable, are public able, are published below in terms of section 14(1) of the road Transportation Act, 1977 (Act 74 of 1977).

In terms of regulation 4 of the Road Transportation Regulations, 1977, written representations supporting these applications must within 21 days from the date of this publication, be lodged by hand with, or dispatched by registered post to, the local road transportation board concerned in quadruplicate, and lodged by hand with, or dispatched by registered post to, the applicant at his advertised address (see (b)) in single copy.

Address to which representations must be directed: The Secretary, Free State Operating License Board, Private Bag X20579, Bloemfontein, 9300.

Full particulars in respect of each application are open to inspection at the Free State Operating License Board's Office.

G549

AANSOEKE OM OPENBARE PADVERVOERPERMITTE

Besonderhede ten opsigte van aansoeke om openbare padvervoerpermitte (soos ingedien by die onderskeie plaaslike padvervoerrade) met aanduiding van, eerstens, die verwysingsnommer, en dan -

- (a) die naam van die aansoeker,
- (b) die plek waar die aansoeker by besigheid dryf of wil dryf, asook sy posadres,
- (c) die aard van die aansoek, dit wil sê of dit 'n aansoek om-

- (C1) die toestaan van sodanige permit,
- (C2) die toestaan van bykomende magtiging,
- (C3) die wysiging van 'n roete,
- (C4) die wysiging van 'n tydtafel,
- (C5) die wysiging van tariewe,
- (C6) die hernuwing van sodanige permit,
- (C7) die oordrag van sodanige permit,
- (C8) die verandering van die naam van die betrokke onderneming,
- (C9) die vervanging van 'n voertuig,
- (C10) die wysiging van voertuigbesonderhede; of
- (C11) 'n bykomende voertuig met bestaande magtiging is; asook, in die geval van 'n aansoek in C6 of C7 bedoel.
- (C12) die nommer van die betrokke permit.
- (d) die getal en tipe voertuig, met inbegrip van die dravermoë of die bruto voertuigmassa van die voertuie wat by die aansoek betrokke is,
- (e) die aard van die padvervoer of voorgenome padvervoer, dit wil sê of dit persone of goedere, of albei behels,
- (f) die punte waartussen of die roete of roetes waaroor of die gebied of gebiede waarbinne die padvervoer onderneem word of die voorgenoemde padvervoer onderneem staan te word waar enige van (a) of (f) van toepassing is, word ingevolge artikel 14(1) van die Wet op Padvervoer, 1977 (Wet 74 van 1977), hieronder gepubliseer.

Ingevolge regulasie 4 van die padvervoerregulasies, 1977, moet skriftelike vertoë ter ondersteuning of bestryding van hierdie aansoeke, binne 21 dae vanaf die datum van hierdie publikasie, in viervoud of per hand ingedien word by, of per geregistreerde pos gestuur word aan die aansoeker by sy gepubliseerde adres (kyk (b)).

Adres waarheen vertoë gerig moet word: Die Sekretaris, Vrystaat Permitraad, Privaatsak X20579, Bloemfontein, 9300

Volle besonderhede ten opsigte van elke aansoek lê ter insae by die Vrystaat Permitraad se kantoor.

OP.1584086. (2) MADUNA MJ ID NO 5710265272087. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 5172, PHUTHADITJHABA, 9866 C/O QWA-QWA SCHOLAR TRANSPORT ASS. P.O. BOX 14025, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.

OP.1584227. (2) TSOTETSI NVM ID NO 7512020915085. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 5032, PHUTHADITJHABA, 9866 C/O QWA-QWA SCHOLAR TRANSPORT ASS. P.O. BOX 14025, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 8 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

EDUCATIONAL PASSENGERS:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.

OP.1584244. (2) LETAWANA M ID NO 6711220418087. (3) DISTRICT: HARRISMITH. POSTAL ADDRESS: POSBUS 285, WARDEN, WARDEN, 9890 C/O QWA-QWA SCHOLAR TRANSPORT ASS. P.O. BOX 14025, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

EDUCATIONAL TRANSPORT:

ON TRIPS FROM WARDEN AND ZENZELENI TO SCHOOLS AROUND WARDEN, ZENZELENI AND RETURN.

OP.1584932. (2) MATOBAKO LM ID NO 6509160589085. (3) DISTRIK: SASOLBURG. POSADRES: 8 ROTHMAN STREET, SASOLBURG, SASOLBURG, 1974 P/A IKAHENG SCHOLAR TRANSPORT ASS. 3317 TAYLOR PARK, ZAMDELA, SASOLBURG, 1947. (4) NUWE AANSOEK. (5) 1 X 4 PASSASIERS. (6) DIE VERVOER VAN ANDER. (7) MAGTIGING: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM SASOLBURG TO SCHOOLS IN SASOLBURG, ZAMDELA AND RETURN.
- (B) ON TRIPS FROM ZAMDELA TO SCHOOLS AROUND ZAMDELA, SASOLBURG AND RETURN.
- (C) ON TRIPS FROM SASOLBURG, ZAMDELA TO SCHOOLS AROUND VANDERBIJLPARK, VEREENIGING AND RETURN.
- (D) ON TRIPS FROM ZAMDELA, SASOLBURG TO SCHOOLS AROUND SASOLBURG AND RETURN.

OP.1585324. (2) MZAIYA CE ID NO 8008280630083. (3) DISTRICT: SASOLBURG. POSTAL ADDRESS: PO BOX 1772, SASOLBURG, SASOLBURG, 1947 C/O IKAHENG SCHOLAR TRANSPORT ASS. 3317 TAYLOR PARK, ZAMDELA, SASOLBURG, 1947. (4) NEW APPLICATION. (5) 1 X 14 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM SASOLBURG TO SCHOOLS IN SASOLBURG, ZAMDELA AND RETURN.
- (B) ON TRIPS FROM ZAMDELA TO SCHOOLS AROUND ZAMDELA, SASOLBURG AND RETURN.
- (C) ON TRIPS FROM SASOLBURG, ZAMDELA TO SCHOOLS AROUND VANDERBIJLPARK, VEREENIGING AND RETURN.
- (D) ON TRIPS FROM ZAMDELA, SASOLBURG TO SCHOOLS AROUND SASOLBURG AND RETURN.

OP.1585656. (2) LUMISI PA ID NO 5011095446086. (3) DISTRICT: DEWETSDORP. POSTAL ADDRESS: 296 NEW LOCATION, DEWETSDORP, 9940 C/O TSHWARAGANANG LEARNERS TRANSPORT ASS P.O BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MOROJANENG, DEWETSDORP TO SCHOOLS AROUND DEWETSDORP AND RETURN.
- (B) ON TRIPS FROM DEWETSDORP, MOROJANENG TO SCHOOLS AROUND DEWETSDORP AND RETURN.

OP.1586047. (2) MOALOSI VC ID NO 6905230280087. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 112 WATKEY STREET, ORANJESIG, BLOEMFONTEIN, 9781 C/O TSHWARANANG LEARNERS & CRECHES TPT. ASS. P.O. BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MANGAUNG, BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1586304. (2) NTOI SM ID NO 7204160039088. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: 5469 RAMATHE STR, PHUTHADITJHABA, 9866 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.

OP.1586305. (2) SITHOLE JE ID NO 7312241236084. (3) DISTRIK: WITSIESHOEK. POSADRES: 7707 SEMPE STREET, PHUTHADITJHABA, 9866 P/A QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NUWE AANSOEK. (5) 1 X 15 PASSASIERS. (6) DIE VERVOER VAN ANDER. (7) MAGTIGING:

- **EDUCATIONAL TRANSPORT:**
- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

OP.1586534. (2) PHANGWANA V ID NO 6701275316088. POSTAL ADDRESS: 16956 ST HELENA PARK, THABONG, WELKOM, 9463. (4) TRANSFER, PERMIT NO. 204486/0 FROM MONAMANE B (15 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1586701. (2) MOSALA MM ID NO 6704240477084. (3) DISTRIK: WITSIESHOEK. POSADRES: NO 10647 MANDELA PARK, WITSIESHOEK, WITSIESHOEK, 9870 P/A QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NUWE AANSOEK. (5) 1 X 9 PASSASIERS. (6) DIE VERVOER VAN ANDER. (7) MAGTIGING: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM WITSIESHOEK TO SCHOOLS AROUND WITSIESHOEK AND RETURN.
- (B) ON TRIPS FROM WITSIESHOEK TO SCHOOLS AROUND HARRISMITH AND RETURN.
- (C) ON TRIPS FROM WITSIESHOEK TO SCHOOLS AROUND KESTELL AND RETURN.

OP.1587041. (2) NOTUKU MA ID NO 8105205513087. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 5972 MASETI STREET, PHAHAMENG, BLOEMFONTEIN, 9323 C/O TSHWARANANG LCTA PO BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

- **EDUCATIONAL TRANSPORT:**
- (A) ON TRIPS FROM MANGAUNG, BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1587053. (2) MAPHEELE AM ID NO 6006215398083. (3) DISTRICT: PETRUSBURG. POSTAL ADDRESS: 6595 ELEMELA STREET, BOLOKANANG, PETRUSBURG, 9932 C/O TSHWARANANG LCTA PO BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM BOLOKANANG, PETRUSBURG TO SCHOOLS AROUND PETRUSBURG AND RETURN.
- (B) ON TRIPS FROM PETRUSBURG, BOLOKANANG TO SCHOOLS AROUND PETRUSBURG AND RETURN.

OP.1587388. (2) DIBECO JJ ID NO 6404125785087. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 4 CAPTAIN PHRING STREET, UITSIG, BLOEMFONTEIN, 9301 C/O TSHWARAGANANG LEARNERS TRANSPORT ASS P.O BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

FROM BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1587507. (2) MTHEMBU JB ID NO 6505195345089. (3) DISTRIK: HARRISMITH. POSADRES: 170 EXT.I, INTABAZWE, HARRISMITH, 9880 P/A GREATER HARRISMITH SCHOLAR TRANSPORT PO BOX 1100, HARRISMITH, 9880. (4) NUWE AANSOEK. (5) 1 X 9 PASSASIERS. (6) DIE VERVOER VAN ANDER. (7) MAGTIGING: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM HARRISMITH TO SCHOOLS AROUND ENTABAZWE AND RETURN.
- (B) ON TRIPS FROM ENTABAZWE TO SCHOOLS AROUND HARRISMITH AND RETURN.
- (C) ON TRIPS FROM HARRISMITH, ENTABAZWE TO SCHOOLS AROUND QWA-QWA AND RETURN.

OP.1587751. (2) NYEMBE NMD ID NO 7110025502089. (3) DISTRICT: LINDLEY. POSTAL ADDRESS: 2799 SEA-POINT, MAMAFUBEDU, PETRUS STEYN, 9640 C/O MATWABENG SCHOLAR TRANSPORRT ASS P.O. BOX 628, SENEKAL, 9600. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND BETHLEHEM AND RETURN.
- (B) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND REITZ AND RETURN.
- (C) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND EDENVILLE AND RETURN.
- (D) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND LINDLEY AND RETURN.

OP.1587752. (2) MOTAUNG MI ID NO 5809015885089. (3) DISTRICT: LINDLEY. POSTAL ADDRESS: 262 MAMAFUBEDU, PETRUS STEYN, 9640 C/O MATWABENG SCHOLAR TRANSPORRT ASS P.O. BOX 628, SENEKAL, 9600. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND BETHLEHEM AND RETURN.
- (B) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND REITZ AND RETURN.
- (C) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND EDENVILLE AND RETURN.
- (D) ON TRIPS FROM MAMAFUBEDU, PETRUS STEYN TO SCHOOLS AROUND LINDLEY AND RETURN.

OP.1588270. (2) SELEPE MJL ID NO 4206260324081. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: PO BOX 22704, DIKGAKENG, DIKGAKENG, 9872 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

OP.1588646. (2) SEMELO SD ID NO 4601165468084. (3) DISTRICT: BULTFONTEIN. POSTAL ADDRESS: 313 CULLWICK STREET, PHAHAMENG, BULTFONTEIN, 9670 C/O TSHWARANANG LEARNERS & CRECHES TPT. ASS. P.O. BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM PHAHAMENG, BULTFONTEIN TO SCHOOLS AROUND BULTFONTEIN AND RETURN.
- (B) ON TRIPS FROM BULTFONTEIN, PHAHAMENG TO SCHOOLS AROUND BULTFONTEIN AND RETURN.

OP.1588653. (2) NGALEKA VE ID NO 5401205215085. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: P.O. BOX 23851, KAGISANONG, BLOEMFONTEIN, 9323 C/O TSHWARANANG LEARNERS & CRECHES TPT. ASS. P.O. BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 78 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MANGAUNG, BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1588658. (2) HARMSE I ID NO 7606205728089. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: JACK COLBERT STREET, HEIDEDAL, BLOEMFONTEIN, 9301 C/O TSHWARANANG LEARNERS & CRECHES TPT. ASS. P.O. BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MANGAUNG, BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1589273. (2) NEMALAMANGWA MM ID NO 5003180556085. (3) DISTRICT: SASOLBURG. POSTAL ADDRESS: 3767 TAYLOR PARK, ZAMDELA, SASOLBURG, 1949 C/O IKAHENG SCHOLAR TRANSPORT 3317 TAYLOR PARK, ZAMDELA, SASOLBURG, 1949. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM SASOLBURG TO SCHOOLS AROUND SASOLBURG, ZAMDELA AND RETURN
- (B) ON TRIPS FROM ZAMDELA TO SCHOOLS AROUND ZAMDELA, SASOLBURG AND RETURN.

OP.1589706. (2) KIMOLLO TOURS ID NO 200500403307. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: PO BOX 4, FRANKFORT, 9830. (4) CHANGE OF PARTICULARS, PERMIT NO. 580057/4 FROM KIMOLLO TOURS (60 X PASSENGERS, DISTRICT: FRANKFORT). (5) 1 X 60 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

Permit No. 580057/4

PERSON MAKING USE OF A CHARTER SERVICE:

FROM FRANKFORT TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE ATIMETABLE WIL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OFTHIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1589753. (2) MOKOTJO PM ID NO 7505275482082. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: 3543 MOTSOKOA STREET, PHUTHADITJHABA, 9866 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 14 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

OP.1589907. (2) KHIBA TRANSPORT TRUST ID NO 30080134P0006. (3) DISTRICT: BOTSHABELO. POSTAL ADDRESS: P.O. BOX 5366, BOTSHABELO, 9781. (4) NEW APPLICATION. (5) 1 X 33 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: PERSONS MAKING USE OF CHARTER SERVICE:

FROM MOTHEO TO POINTS SITUATED WITHIN THE R.S.A. AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICE OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRNAGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.
- STRICTLY FOR CHARTER SERVICE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1589908. (2) MOKOENA NJ ID NO 6008315733086. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 50329, WITSIESHOEK, 9866 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 13 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

OP.1589913. (2) MOKHESENG RS ID NO 3404095143088. POSTAL ADDRESS: 1273 TLADI STREET, THABONG, WELKOM, 9463. (4) TRANSFER, PERMIT NO. 209306/2 FROM VISAGIE D (15 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1589915. (2) SEBOKO SM ID NO 7601016061085. (3) DISTRICT: LINDLEY. POSTAL ADDRESS: 371 MAMBA STREET, MAMAFUBEDU, PETRUS STEYN, 9640. (4) NEW APPLICATION. (5) 1 X 35 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM PETRUS STEYN TO POINTS SITUATED WITHIN THE R.S.A. AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICE OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRNAGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE. DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.
- STRICTLY FOR CHARTER SERVICE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1589927. (2) MRWARWAZA MN ID NO 6302190875082. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 19486 DAMANE STREET, IPOPENG ROCKLANDS, BLOEMFONTEIN, 9323 C/O TSHWARANANG LCTA PO BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 50 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MANGAUNG. BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1589928. (2) MOTSOENENG J ID NO 4803015576088. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 7641 KAMOHI STREET, ROCKLANDS, BLOEMFONTEIN, 9323 C/O TSHWARANANG LCTA PO BOX 16011, BLOEMFONTEIN, 9300. (4) NEW APPLICATION. (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM MANGAUNG, BLOEMFONTEIN TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.
- (B) ON TRIPS FROM BLOEMFONTEIN, MANGAUNG TO SCHOOLS AROUND BLOEMFONTEIN AND RETURN.

OP.1589970. (2) KOTSI LP ID NO 6206250338081. POSTAL ADDRESS: P.O. BOX 826, LADYBRAND, 9745. (4) TRANSFER, PERMIT NO. 200927/2 FROM MENYATSO MP (9 X PASSENGERS, DISTRICT: WELKOM). (7) AUTHORITY AS IN LAST MENTIONED PERMIT(S).

OP.1589972. (2) MUTLANENG AM ID NO 4312150390081. (3) DISTRICT: CLOCOLAN. POSTAL ADDRESS: P.O. BOX 47, CLOCOLAN, 9735 C/O MANYATSENG TAXI ASSOCIATION P.O. BOX 826, LADYBRAND, 9745. (4) CHANGE OF PARTICULARS, PERMIT NO. 556373/6 FROM MUTLANENG AM (15 X PASSENGERS, DISTRICT: CLOCOLAN). (5) 1 X 15 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

Permit No. 556373/6

(A) OP RITTE VANAF CLOCOLAN NA PUNTE GELEE BINNE 'N RADIUS VAN 50 KM VANAF DIE HPK TE CLOCOLAN EN TERUG. (VOERTUIG SAL OPEREER VANAF 384 SWARTWOONBUURT, CLOCOLAN).

OP.1589976. (2) KIMOLLO TOURS ID NO 200500403307. (3) DISTRICT: FRANKFORT. POSTAL ADDRESS: PO BOX 4, FRANKFORT, 9830. (4) CHANGE OF PARTICULARS, PERMIT NO. 582274/2 FROM KIMOLLO TOURS (64 X PASSENGERS, DISTRICT: FRANKFORT). (5) 1 X 64 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

Permit No. 582274/2

PERSON MAKING USE OF A CHARTER SERVICE:

FROM FRANKFORT TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WIL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A PROFESSIONAL DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.
- STRICTLY FOR CHARTER SERVICE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

OP.1590057. (2) SEITISHO TN ID NO 5602285865083. (3) DISTRICT: BLOEMFONTEIN. POSTAL ADDRESS: 3336 MAKGASANE STREET, ROCKLANDS, BLOEMFONTEIN, 9323 C/O GREATER BLOEMFONTEIN TAXI ASSOCIATION P.O BOX 16020, BLOEMFONTEIN, 9300. (4) NEW APPLICATION (LATE RENEWAL). (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

(A) ON TRIPS FROM RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN TO PHAHAMENG, BLOEMFONTEIN VIA BATHO/BOCHABELLA, BLOEMFONTEIN AND RETURN. (VEHICLE TO BE STATIONED AT RUSSEL SQUARE TAXI RANK, CNR HARVEY ROAD AND HANGER STREET, BLOEMFONTEIN AND MUST BE OPERATED FROM THERE).

OP.1590077. (2) MOHOKARE KG ID NO 6501125559089. (3) DISTRICT: EXCELSIOR. POSTAL ADDRESS: P.O. BOX 154, EXCELSIOR, 9760 C/O TWEESPRUIT/EXCELSIOR TAXI ASSOCIATION 630 MAHLATSWETSA LOCATION, EXCELSIOR, 9760. (4) NEW APPLICATION (LATE RENEWAL). (5) 1 X 9 PASSENGERS. (6) THE CONVEYANCE OF TAXI PASSENGERS. (7) AUTHORITY:

(A) ON TRIPS FROM TAXI RANK, CHURCH STREET, MAHLATSWETSA, EXCELSIOR TO TAXI RANK, ENGEN GARAGE SITUATED ON ROAD R708, MARQUARD VIA FARM POTHERED SITUATED ON ROAD S622, MARQUARD AND RETURN. (VEHICLE TO BE STATIONED AT TAXI RANK, CHURCH STREET, MAHLATSWETSA, EXCELSIOR AND MUST BE OPERATED FROM THERE).

OP.1590091. (2) MAZIBUKO VP ID NO 6209015443089. (3) DISTRICT: HARRISMITH. POSTAL ADDRESS: 918 EZENZELENI TOWNSHIP, WARDEN, 9890. (4) NEW APPL.(LATE RENEWAL-CHARTER. (5) 1 X 27 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM WARDEN TO POINTS SITUATED WITHIN THE R.S.A. AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICES OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THE PERMIOT IN TERMS OF THIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRANGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE. DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.

OP.1590092. (2) MAZIBUKO VP ID NO 6209015443089. (3) DISTRICT: HARRISMITH. POSTAL ADDRESS: 918 EZENZELENI TOWNSHIP, WARDEN, 9890. (4) NEW APPL. (LATE RENEWAL-BUS). (5) 1 X 61 PASSENGERS. (6) THE CONVEYANCE OF PERSONS ON A PARTICULAR BUS ROUTE. (7) AUTHORITY:

VANAF WARDEN NA HARRISMITH EN TERUG.

ROETEOMSKRYWING:

HEENREIS:

VANAF BIBLIOTEEK-GEBOU TE HLANGANANISTRAAT, EZEZENZELENI WOORTBUURT, WARDEN (TERMINUS) VOORT IN 'N NOORDELIKE RIGTING TOT BY T-AANSLUITING MET SKOOLSTRAAT, DRAAI LINKS AF IN 'N WESTELIKE RIGTING IN SKOOLSTRAAT EN DRAAI WEER LINKS IN 'N SUIDELIKE RIGTING IN UMLANGA ROCKSSTRAAT EN DRAAI DAN LINKS IN OOSTELIKE RIGTING IN SHONGWESTRAAT TOT BY T-AANSLUITING MET SAALSTRAAT EN LINKS AF IN SAALSTRAAT IN 'N NOORDELIKE RIGTING TOT BY T-AANSLUITING MET EZEZENZELENI DRIVE EN REGS IN 'N OOSTELIKE RIGTING TOT BY T-AANSLUITING MET DIE PRESENTSKRAAL-PAD BY DIE STOPTEKEN. DRAAI REGS IN 'N WESTELIKE RIGTING TOT BY INGANG VAN WARDEN DORP, DAN LINKS IN 'N SUIDELIKE RIGTING IN PIET RETIEFSTRAAT TOT VOOR EERSTE 4-RIGTING STOPSTRAAT, H/V PIET RETIEFSTRAAT EN CHARL TRICHARDTSTRAAT, REGOOR FIRST STOPTAVERN (STOP 1). DAN NOG STEEDS IN 'N SUIDELIKE RIGTING IN PIET RETIEFSTRAAT TOT BY SCHAAPKRAAL MELKERY (STOP 2). RY VERDER IN 'N SUIDELIKE RIGTING TOT BY 4-RIGTING STOPSTRAAT H/V PIET RETIEFSTRAAT EN AGSTELAAN EN DRAAI REGS IN 'N WESTELIKE RIGTING TOT BY STOPTEKEN MET KRUISING VAN SKOOLSTRAAT EN DRAAI LINKS (SUID) AF IN SKOOLSTRAAT TOT BY NEGENDELAAN EN DRAAI LINKS AF IN NEGENDELAAN IN 'N OOSTELIKE RIGTING TOT BY BUS/TAXI TERMINUS (STOP 3). RY VERDER IN 'N OOSTELIKE RIGTING TOT BY KRUISING MET PIET RETIEFSTRAAT EN DRAAI REGS AF IN 'N SUIDELIKE RIGTING IN PIET RETIEFSTRAAT TOT BY STOPSTRAAT EN KRUISING MET SAREL CILLIERSLAAN, DRAAI REGS AF IN 'N WESTELIKE RIGTING IN SAREL CILLIERSLAAN EN VOORT TOT BY KRUISING MET OOSTHUIZENSTRAAT, DRAAI LINKS IN OOSTHUIZENSTRAAT IN 'N SUIDELIKE RIGTING TOT BY T-AANSLUITING MET R714, (BETHLEHEM PAD) EN DRAAI REGS IN 'N WESTELIKE RIGTING VIR 100M EN SKUINS LINKS AF VIR AANSLUITING MET N3 HOOFPAD IN 'N SUIDELIKE RIGTING NA HARRISMITH. VANAF AANSLUITING MET N3 PAD IN 'N SUIDELIKE RIGTING NA HARRISMITH TOT BY PAD S688 EN DRAAI REGS AF OP DIE GRONDPAD IN 'N WESTELIKE RIGTING TOT BY PLAASHEK INGANG VAN DIE PLAAS SCHAAPPLAATS (STOP 4). RY VERDER IN 'N SUIDELIK RIGTING TOT BY INGANGSHEK VAN PLAAS HOUDMOED (STOP 5). RY VERDER IN 'N SUID-OOSTELIKE RIGTING TOT BY INGANGSHEK VAN PLAAS GRYSKOP (STOP 6). RY VERDER IN 'N SUIDELIKE RIGTING VERBY DIE PLAAS CLAREMONT TOT BY T-AANSLUITING EN DRAAI REGS AF (STEEDS OP DIE S688 PAD) IN 'N SUID-WESTELIKE RIGTING TOT BY DIE PLAAS MILBERTON (STOP 7). RY VERDER IN 'N SUID-OOSTELIKE RIGTING TOT BY DIE PLAAS ORIBIFONTEIN (STOP 8). DRAAI IN 'N OOSTELIKE RIGTING TOT BY INGANGSHEK NA DIE PLAAS VOORUIT (STOP 9). RY VERDER IN 'N SUIDELIKE RIGTING TOT BY DIE INGANGSHEK NA DIE PLAAS NORWOOD (STOP 10). RY STEEDS IN 'N OOSTELIKE RIGTING TOT BY PLAASINGANG VAN DIE PLAAS KALKOENKRANS (STOP 11). RY VERDER TOT BY DIE PLAAS VOORSLAG (STOP 12). RY STEEDS IN 'N SUID-OOSTELIKE RIGTING TOT BY DIE PLAAS GEELBEKPAN (STOP 13). RY VERDER TOT BY DIE PLAAS DREYERSHOEK (STOP 14). RY VERDER IN 'N SUID-OOSTELIKE RIGTING TOT BY DIE PLAAS SWARTFONTEIN (STOP 15). RY VERDER IN 'N SUID-OOSTELIKE RIGTING TOT BY T-AANSLUITING MET N3 TOLPAD. DRAAI REGS AF OP N3 VANAF AANSLUITING BY N3 TOLPAD NA HARRISMITH (SUID) ONMIDDELIK LANGS VERKEERSBORD WARDEN/HARRISMITH (STOP 16). RY VERDER IN 'N SUIDELIKE RIGTING VOOR UIDRAAI NA PLAASINGANG BEKEND AS GROOTGELUK (STOP 17). RY VERDER IN 'N SUIDELIKE RIGTING NA HARRISMITH OP N3 TOT REGOOR PLAASINGANG CHRISTINA (STOP 18). RY VERDER OP N3 EN ONMIDDELIK NA AFDRAAI PAD S792 (NA LINKS) (STOP 19). RY VERDER IN 'N SUIDELIKE RIGTING OP N3 TOT BY AFDRAAIPAD S791 LINKS EN EERAMSTASIE AFDRAAI NA REGS (STOP 20). RY VERDER OP N3 IN 'N SUIDELIKE RIGTING TOT BY PLAASINGANG DRIEHOEKFARM (STOP 21). VOORT TOT BY UITGANG VAN DIE MONTEVISTA-KOMPLEKS EN AANSLUITING MET N3 (STOP 22). RY VERDER IN 'N SUIDELIKE RIGTING TOT BY PADTEKEN WAT INGANG NA BALMORAL EN SHELL ULTRA CITY AANDUI (STOP 23). RY VERDER TOT BY PADTEKEN WAT SARCLETSTASIE AANDUI OP N3 NA HARRISMITH (STOP 24). RY VERDER TOT BY AFDRAAIPAD NA BERGVIEW ASOOK NA HARRISMITH SE INGANG (WAT WARDENSTRAAT BEHELS) EN VOLG DIE ROETE TOT BY INGANG VAN

AFGEDRAAI WORD IN ALEXANDRASTRAAT IN 'N WESTELIKE RIGTING TOT BY STOPTEKEN MET PERCYSTRAAT EN LINKS AF IN PERCYSTRAAT IN 'N SUIDELIKE RIGTING WAAROP REGS AFGEDRAAI WORD IN RAILWAYSTRAAT OM DAN WEER LINKS AF TE DRAAI IN GARVOCKSTRAAT WAAR BUS/TAXI TERMINUS ONMIDDELLIK AAN REGTERKANT GELEE (STOP 25).

TERUGREIS:

DIE OMGEKEERDE VAN DIE HEENREIS.

ROETEAFSTAND:

72.73 KM

TYDTAFEL: DAAGLIKS:

HEENREIS:

VERTREK	VERTREK TYD	AANKOMS	AANKOMS TYD
	071145		
TERMINUS	07H45	STOP 1	07H50
STOP 1	07H52	STOP 2	07H54
STOP 2	07H55	STOP 3	07H57
STOP 3	08H00	STOP 4	08H15
STOP 4	08H17	STOP 5	08H24
STOP 5	08H25	STOP 6	08H30
STOP 6	08H32	STOP 7	08H40
STOP 7	08H42	STOP 8	08H43
STOP 8	08H44	STOP 9	08H46
STOP 9	08H50	STOP 10	08H55
STOP 10	09H00	STOP 11	09H10
STOP 11	09H12	STOP 12	09H15
STOP 12	09H17	STOP 13	09H23
STOP 13	09H25	STOP 14	09H30
STOP 14	09H32	STOP 15	09H35
STOP 15	09H37	STOP 16	09H40
STOP 16	09H42	STOP 17	09H45
STOP 17	09H47	STOP 18	09H50
STOP 18	09H52	STOP 19	09H53
STOP 19	09H55	STOP 20	09H57
STOP 20	09H58	STOP 21	10H01
STOP 21	10H03	STOP 22	10H05
STOP 22	10H07	STOP 23	10H09
STOP 23	10H10	STOP 24	10H13
STOP 24	10H15	STOP 25	10H30

TERUGREIS: begin hier

VERTREK	VERTREK TYD	AANKOMS	AANKOMS TYD
STOP 25	13H30	STOP 24	13H45
STOP 24	13H48	STOP 23	13H51
STOP 23	13H53	STOP 22	13H55
STOP 22	13H58	STOP 21	14H00
STOP 21	14H02	STOP 20	14H05
STOP 20	14H08	STOP 19	14H10
STOP 19	14H12	STOP 18	14H13
STOP 18	14H15	STOP 17	14H18

STOP 17	14H20		STOP 16	14H23			
STOP 16	14H25		STOP 15	14H28			
STOP 15	14H30		STOP 14	14H33			
STOP 14	14H35		STOP 13	14H40			
STOP 13	14H42		STOP 12	14H47			
STOP 12	4H50		STOP 11	14H53			
STOP 11	4H55		STOP 10	15H05			
STOP 10	5H10		STOP 9	15H15			
STOP 9	5H20		STOP 8	15H22			
STOP 8	5H25		STOP 7	15H26			
STOP 7	5H30		STOP 6	15H35			
STOP 6	5H37		STOP 5	15H42			
STOP 5	5H44		STOP 4	15H51			
STOP 4	5H53		STOP 3	15H58			
STOP 3	6H00		STOP 2	16H02			
STOP 2	6H05		STOP 1	16H07			
STOP 1	6H10		TERMINUS	16H20			
TARIEWE:							
BEGINPUNT TO	OT BY	-	1STE STOP	-	70C		
1STE STOP		-	2DE STOP	-	70C		
2DE STOP		-	3DE STOP	-	70C		
4DE STOP		-	25STE STOP	-	R7,00		
5DE STOP		-	25STE STOP	-	R6,50		
6DE STOP		-	25STE STOP	-	R6,50		
7DE STOP		-	25STE STOP	-	R6,50		
8STE STOP		-	25STE STOP	-	R6,50		
9DE STOP		-	25STE STOP	-	R6,00		
10DE STOP		-	25STE STOP	-	R6,00		
11DE STOP		-	25STE STOP	-	R6,00		
12DE STOP		-	25STE STOP	-	R6,00		
13DE STOP		-	25STE STOP	-	R6,00		
14DE STOP		-	25STE STOP	-	R6,00		
15DE STOP		-	25STE STOP	-	R6,00		
16DE STOP		-	25STE STOP	-	R5,00		
17DE STOP		-	25STE STOP	-	R5,00		
18DE STOP		-	25STE STOP	-	R4,50		
19DE STOP		-	25STE STOP	-	R4,50		
20STE STOP		-	25STE STOP	-	R4,50		
21STE STOP		-	25STE STOP	-	R4,50		
22STE STOP		-	25STE STOP	-	R4,00		
23STE STOP		-	25STE STOP	-	R4,00		
MACTE CTOD			SECTE CTOD		D2 00		

OP.1590093. (2) MICHAEL CS ID NO 7412260227087. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 17208, WITSIESHOEK, 9870 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 8 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY: EDUCATIONAL TRANSPORT:

R3,00

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.

24STE STOP

(C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

25STE STOP

OP.1590095. (2) MOKHATLE BD ID NO 5608315760087. (3) DISTRICT: WITSIESHOEK. POSTAL ADDRESS: P.O. BOX 6253, PHUTHADITJHABA, 9866 C/O QWA QWA SCHOLAR TRANSPORT P.O BOX 14023, WITSIESHOEK, 9870. (4) NEW APPLICATION. (5) 1 X 4 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

EDUCATIONAL TRANSPORT:

- (A) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND QWA-QWA AND RETURN.
- (B) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND KESTELL AND RETURN.
- (C) ON TRIPS FROM QWA-QWA TO SCHOOLS AROUND HARRISMITH AND RETURN.

OP.1590102. (2) MAZIBUKO VP ID NO 6209015443089. (3) DISTRICT: HARRISMITH. POSTAL ADDRESS: 918 EZENZELENI TOWNSHIP, WARDEN, 9890. (4) NEW APPL.(LATE RENEWAL-CHARTER. (5) 1 X 59 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF A CHARTER SERVICE:

FROM WARDEN TO POINTS SITUATED WITHIN THE RSA AND RETURN.

SUBJECT TO THE FOLLOWING CONDITIONS:

- (I) THE HIRING OF A VEHICLE AND DRIVER FOR A JOURNEY AT A CHARGE MUST BE ARRANGED BEFORE HAND WITH THE OPERATOR.
- (II) NEITHER THE OPERATOR NOR THE DRIVER MUST CHARGE THE PASSENGERS INDIVIDUAL FARES.
- (III) THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.
- (IV) THE PASSENGERS MUST BE CONVEYED TO A COMMON DESTINATION AND THERE SHALL BE NO LOAD OR OFF-LOAD OF PASSENGERS ON ROUTE.

ADDITIONAL REQUIREMENTS:

- 1. VALID CERTIFICATE OF FITNESS AND REGISTRATION CERTIFICATE.
- 2. PROOF TO THE SATISFACTION OF THE BOARD OF REGISTRATION AS A TAXPAYER UNDER THE INCOME TAX ACT, 1962 (ACT NO. 58 OF 1968), OR, IN TERMS OF THAT ACT, IS NOT REQUIRED SO TO REGISTER.
- 3. PROOF THAT PASSENGERS WILL BE COVERED BY A SUFFICIENT PASSENGER LIABILITY INSURANCE ON THE SPECIFIED VEHICLE INTENDED TO CARRY A PERMIT.

OP.1590135. (2) MACHININI FP ID NO 4304295187084. (3) DISTRICT: WELKOM. POSTAL ADDRESS: P.O. BOX 3855, WELKOM, 9460. (4) NEW APPLICATION. (5) 1 X 50 PASSENGERS. (6) THE CONVEYANCE OF OTHER. (7) AUTHORITY:

PERSONS MAKING USE OF CHARTER SERVICE:

FROM WELKOM TO POINTS SITUATED WITHIN THE R.S.A. AND RETURN.

SUBJECTS TO THE FOLLOWING CONDITIONS:

- 1. NO REPETATIVE DAILY SCHEDULED SERVICE OPERATING IN ACCORDANCE A TIMETABLE WILL BE UNDERTAKEN BY THE HOLDER OF THIS PERMIT IN TERMS OFTHIS AUTHORITY FROM ANY POINT REFERRED TO IN THE SAID AUTHORITY TO ANY OTHER POINT REFERRED TO THEREIN.
- 2. THE HIRING OF A VEHICLE AND A DRIVER IN POSSESSION OF A DRIVERS PERMIT FOR A JOURNEY AT A CHARGE ARRNAGED BEFORE HAND.
- 3. NEITHER THE OPERATOR NOR THE DRIVER MAY CHARGE THE PASSENGERS INDIVIDUAL FARES.
- 4. THE PERSON HIRING THE SERVICE HAS THE RIGHT TO DECIDE THE ROUTE, DATE AND TIME OF TRAVEL.
- 5. THE PASSENGERS WILL BE CONVEYED TO A COMMON DESTINATION.
- STRICTLY FOR CHARTER SERVICE, LICENSE MAY BE WITHDRAWN IF LICENSE USED IMPROPERLY.

LOCAL GOVERNMENT NOTICE

MOQHAKA LOCAL MUNICIPALITY / PLAASLIKE MUNISIPALITEIT / LEKGOTLA LA MOTSE

PUBLICATION OF DRAFT BY-LAWS FOR COMMENT: PROPERTY RATES BY-LAWS

Notice is hereby given in accordance with the stipulations of Section 4 of the Local Government Municipal Property Rates Act, 2004 (Act No 6 of 2004) as well as the provisions of Section 12 (3) of the Local Government Municipal Systems Act, 2000 (Act No 32 of 2000) that the draft Property Rates By-laws, have been approved by the Moqhaka Local Municipality and is hereby published for community participation and comment.

The draft By-laws will be available during office hours until 19 June 2009 at the following places:

Libraries: Steynsrus, Matlwangtlwang, Viljoenskroon, Rammulotsi, Kroonstad (Steyn Street), Kroonstad (North Road / Du

Toit Street), Maokeng, Brentpark

Offices: Steynsrus, Matlwangtlwang, Viljoenskroon, Rammulotsi, Kroonstad (Hill Street), Maokeng, Brentpark

Copies of the By-laws may also be obtained from the following offices of the Manager: Corporate Services: 1st Floor, Municipal Offices, Hill Street, Kroonstad (Tel: 0562169106), Mr R Odendaal: Viljoenskroon; Municipal Offices, Deneyssen Street, (Tel: 0563439424), Mr T Leie: Steynsrus; Municipal Offices, van Riebeeck Street, (Tel: 0564710006), Mr F Brits: Maokeng, Municipal Offices, Manki Street, (Tel: 0562169502), Mr E Molefe.

Members of the community are invited to make comments on the proposed draft By-laws. Written comments must be handed in at the office of the Municipal Manager, Municipal Offices, Hill Street, Kroonstad or posted to PO Box 302, Kroonstad, 9500. Persons who are not able to read or write and who wish to comment on the draft By-laws will be assisted by the Manager: Finance during office hours at the Municipal Offices, Hill Street, Kroonstad. Please contact Mr J Lenyehelo (Tel: 0562169140) to make an appointment in this regard.

Comments must reach the Municipal Manager by not later than 22 June 2009.

Public participation meetings for members of the community on the draft By-laws will be held as follows:

TOWN	VENUE	DATE	TIME
Steynsrus	Town Hall	8 June 2009	17:00
Viljoenskroon	Town Hall	9 June 2009	17:00
Kroonstad	Reception Hall, Municipal Offices	10 June 2009	17:00
Maokeng	Constantia Hall	11 June 2009	17:00

MV DUMA MUNICIPAL MANAGER Notice No: 22/2009

SCHEDULE

BY-LAWS RELATING TO THE POLICY ON THE LEVYING OF RATES ON RATEABLE PROPERTY

PURPOSE OF BY-LAW

To allow Council to exercise its power to value and impose rates on immovable properties located within its area of jurisdiction in such a manner that it will contribute to effective and economic service delivery to the entire community.

TABLE OF CONTENTS:

- 1. DEFINITIONS
- 2. PRINCIPLES
- 3. APPLICATION OF BY-LAW
- 4. PRINCIPLES APPLICABLE TO FINANCING OF SERVICES
- 5. CATEGORIES OF PROPERTY
- 6. CATEGORIES OF OWNERS
- 7. PROPERTIES USED FOR MULTIPLE PURPOSES
- 8. DIFFERENTIAL RATING
- 9. EXEMPTIONS AND IMPERMISSIBLE RATES
- 10. REDUCTIONS
- 11. REBATES
- 12. PAYMENT OF RATES
- 13. ACCOUNTS TO BE FURNISHED
- 14. PHASING IN OF RATES
- 15. SPECIAL RATING AREAS
- 16. FREQUENCY OF VALUATION
- 17. COMMUNITY PARTICIPATION
- 18. REGISTER OF PROPERTIES
- 19. REGULAR REVIEW PROCESSES
- 20. SHORT TITLE
- 21. COMMENCEMENT

1. Definitions

For the purpose of these by-laws any word or expression to which a meaning has been assigned in the Local Government: Municipal Property Rates Act, 2004 (Act No. 6 of 2004) shall bear the same meaning in these by-laws and unless the context indicates otherwise-

- 1.1 "Act" means the Local Government: Municipal Property Rates Act, 2004 (Act No. 6 of 2004);
- 1.2 "Municipality" means the Moghaka Local Municipality:
- 1.3 "Privately owned towns serviced by the owner" means single properties, situated in an area not ordinarily being serviced by the municipality, divided through sub division or township establishment into (ten or more) full title stands and/ or sectional units and where all services inclusive of water, electricity, sewerage and refuse removal and roads development are installed at the full cost of the developer and maintained and rendered by the residents of such estate.
- 1.4 "Residential property" means improved property that:
- (a) is used predominantly for residential purposes including any adjoining property registered in the name of the same owner and used together with such residential property as if it were one property. Any such grouping shall be regarded as one residential property for rate rebate or valuation reduction purposes.
- (b) is a unit registered in terms of the Sectional Title Act and used predominantly for residential purposes.
- (c) Is owned by a share-block company and used solely for residential purposes.
- (d) Is a residence used for residential purposes situated on property used for or related to educational purposes. And specifically exclude vacant land irrespective of its zoning or intended use.
- 1.5 In this by-law, words used in the masculine gender include the feminine, the singular includes the plural and vice versa.

2. Principles

- 2.1 Rates will be levied in accordance with the Act as an amount in the rand based on the market value of all rateable property contained in the municipality's valuation roll and supplementary valuation roll.
- 2.2 The municipality will differentiate between various categories of property and categories of owners of property as contemplated in clause 5 and 6 of this by-law.
- 2.3 Some categories of property and categories of owners will be granted relief from rates.
- 2.4 The municipality will not grant relief in respect of payments for rates to any category of owners or properties, or to owners of properties on an individual basis.
- 2.5 There will be no phasing in of rates based on the new valuation roll, except as prescribed by legislation and in accordance with clause 14 of this by-law.
- 2.6 The municipality's rates policy will be based on the following principles:
- (a) Equity

The municipality will treat all ratepayers with similar properties the same.

- (b) Affordability
 - The ability of a person to pay rates will be taken into account by the municipality. In dealing with the poor/indigent ratepayers the municipality will provide relief measures through exemptions, reductions or rebates.
- (c) <u>Sustainability</u>
 - Rating of property will be implemented in a way that:
- i. it supports sustainable local government by providing a stable and buoyant revenue source within the discretionary control of the municipality; and
- ii. Supports local social economic development.
- (d) <u>Cost efficiency</u>
 - Rates will be based on the value of all rateable property and will be used to fund community and subsidised services after taking into account surpluses generated on trading (water, electricity) and economic (refuse removal, sewerage removal) services and the amounts required to finance exemptions, rebates, reductions and phasing-in of rates as approved by the municipality from time to time

3. Application of By-law

- 3.1 Where this by-law contradicts national legislation, such legislation has preference over this by-law. The Municipal Manager shall bring such conflicts immediately to the attention of the municipality once he becomes aware of such conflicts and will propose changes to the municipality's by-laws to eliminate such conflicts.
- 3.2 If there is any conflict between this by-law and the Property Rates policy of the municipality, this by-law will prevail.
- 3.3 In imposing the rate in the rand for each annual operating budget component, the municipality shall grant exemptions, rebates and reductions to the categories of properties and categories of owners.

4. Principles applicable to financing services

- 4.1 The municipal manager or his/her nominee must, subject to the guidelines provided by the National Treasury and Executive Committee of the municipality, make provision for the following classification of services:-
- (a) Trading services
- i. Water
- ii. Electricity
- (b) Economic services
- i. Refuse removal.
- ii. Sewerage disposal.
- (c) Community and subsidised services

These include all those services ordinarily being rendered by the municipality excluding those mentioned in 4.1 (a) and (b).

4.2 Trading and economic services as referred to in clauses (a) and (b) must be ring fenced and financed from service charges while community and subsidised services referred to in clause (c) will be financed from surpluses on trading and economic services, regulatory fees, rates and rates related income.

5. Categories of property

- 5.1 Different rates may be levied in respect of the categories of rateable properties as determined by the municipality's rates policy.
- 5.2 Such rates will be determined on an annual basis during the compilation of the municipality's budget.
- 5.3 In determining the category of a property referred to in 5.1 the municipality shall take into consideration the following criteria or a combination thereof:-
- The formal zoning of the property;
- Township establishment approvals:
- The use of the property;
- Permitted use of the property; and
- The geographical area in which the property is situated.
- 5.4 In order to create certainty and to ensure consistency the criteria mentioned in 5.3 shall be applied as indicated below in order of priority and no deviation is permissible:
- 5.4.1 Properties shall first of all be categorised in accordance with their formal zoning. Town planning schemes, town establishment schemes and town planning regulations may be used to determine the formal zoning.
- 5.4.2 If, for whatever reason, the status or zoning of a property cannot be determined in terms of 5.4.1 the actual use shall then be determined in order to appropriately categorise such property. All relevant information, including circumstantial evidence, may be taken into consideration in an attempt to determine for what purpose the property is being used. A physical inspection may be done to acquire the necessary information.
- 5.4.3 The geographical area in which a property is situated may be used to assist in the categorisation of a property when the provisions of 5.4.1 can not be applied. However, the geographical area as a criterion should not be used in isolation.

5.5 Properties used for multiple purposes shall be categorised and rated as provided for in section 9 of the Act and as more fully described in clause 7 of this by-law.

6. Categories of owners

- 6.1 For the purpose of granting exemptions, reductions and rebates in terms of clause 9, 10 and 11 respectively the following categories of owners of properties are determined:
- (a) Those owners who qualify and who are registered as indigents in terms of the adopted indigent policy of the municipality;
- (b) Those owners who do not qualify as indigents in terms of the adopted indigent policy of the municipality but whose total monthly income is less than the amount annually determined by the municipality in its budget;
- (c) Owners of property situated within an area affected by-
- i. a disaster within the meaning of the Disaster Management Act, 2002 (Act No. 57 of 2002); or
- ii. serious adverse social or economic conditions.
- (d) Owners of residential properties with a market value below the amount as determined annually by the municipality in its budget; and
- (e) Owners of agricultural properties.
- (f) Child headed families where any child of the owner or child who is a blood relative of the owner of the property, is responsible for the care of siblings or parents of the household.

7. Properties used for multiple purposes

- 7.1 Rates on properties used for multiple purposes will be levied as follows:
- (a) In accordance with the "permitted use of the property".
- (b) In accordance with the "dominant use of the property" if (a) cannot be applied; or
- (c) In accordance with the "different uses" by apportioning the market value of a category of property to the different purposes for which the property is used if both (a) and (b) above cannot be applied.

8. Differential rating

- 8.1 Criteria for differential rating on different categories of properties will be according to-
- (a) The nature of the property including its sensitivity to rating e.g. agricultural properties used for agricultural purposes.
- (b) The promotion of social and economic development of the municipality.
- 8.2 Differential rating among the various property categories will be done by way of setting different cent amount in the rand for each property category; and
- 8.3 by way of reductions and rebates as provided for in the municipality's rates policy document.

9. Exemptions and Impermissible Rates

- 9.1 Categories of property and categories of owners as determined by the municipality's rates policy on an annual basis will be exempted from paying rates.
- 9.2 Conditions determined by the rates policy will be applied accordingly.
- 9.3 Exemptions will automatically apply where no applications are required.
- 9.4 All applications will be dealt with in accordance with the municipality's credit control policy.
- 9.5 Rates may not be levied by the municipality on properties prescribed in Section 17(1) of the Municipal Property Rates Act, 2004.

10. Reductions

- 10.1 Reductions as contemplated in section 15 of the Act will be considered on an *ad-hoc* basis in the event of the following:
- 10.1.1 Partial or total destruction of a property.
- 10.1.2 Disasters as defined in the Disaster Management Act, 2002 (Act 57 of 2002).
- 10.2 The following conditions shall be applicable in respect of 10.1:-
- 10.2.1 The owner referred to in 10.1.1 shall apply in writing for a reduction and the onus will rest on such applicant to prove to the satisfaction of the municipality that his property has been totally or partially destroyed. He/she will also have to indicate to what extent the property can still be used and the impact on the value of the property.
- 10.2.2 Property owners will only qualify for a rebate if affected by a disaster as referred to in the Disaster Management Act, 2002 (Act No. 57 of 2002).
- 10.2.3 A maximum reduction determined by the municipality will be allowed in respect of both 10.1.1 and 10.1.2.

- 10.2.4 An ad-hoc reduction will not be given for a period in excess of 6 months, unless the municipality gives further extension on application.
- 10.2.5 If rates were paid in advance prior to granting of a reduction the municipality will give credit to such an owner as from the date of reduction until the date of lapse of the reduction or the end of the period for which payment was made whichever occurs first.

11. Rebates

- 11.1. Categories of property
- 11.1.1 The municipality may grant rebates to categories of property as determined in the municipality's rates policy.
- 11.2 Categories of owners
- 11.2.1 The municipality may grant rebates to categories of owners as determined annually in the municipality's rates policy.
- 11.3 Applications for rebates must reach the municipality before the date determined by the property policy, preceding the start of the new municipal financial year for which relief is sought.
- 11.4 The municipality retains the right to refuse rebates if the details supplied in the application form were incomplete, incorrect or false.
- 11.5 Properties with a market value below a prescribed valuation level of an amount determined annually by the municipality may, instead of a rate being determined on the market value, be rated a uniform fixed amount per property.
- 11.6 The extent of the rebate in terms of 11.1, 11.2 and 11.5 shall annually be determined by the municipality and it shall be included in the annual budget.

12. Payment of rates

- 12.1 Council may levy assessment rates: -
- (a) On a monthly basis or less regular as determined by the Municipal Finance Management Act, (No.56 of 2003) or
- (b) Annually, as agreed with the owner of the property.
- 12.2 Assessment rates is payable:-
- (a) Annually in a once of amount determined by the municipality; or
- (b) in instalments payable on or before a date in each period as determined by the municipality.
- 12.3 Interest on arrears rates, whether payable on or before 30 September or in equal monthly instalments, shall be calculated in accordance with the provisions of the credit control, debt collection and indigent policy of the municipality.
- 12.4 If a property owner who is responsible for the payment of property rates in terms of the rates policy, fails to pay such rates in the prescribed manner, it will be recovered from him/her in accordance with the provisions of the Credit Control, Debt Collection and indigent policy of the Municipality.
- 12.5 Arrears rates shall be recovered from tenants, occupiers and agents of the owner, in terms of section 28 and 29 of the Act as follows:
- 12.5.1 If an amount, due for rates levied on a property, is not paid by the owner by the due date as shown on the account and no reaction is forthcoming from the owner after two written reminders have been issued, the municipality shall recover the amount in full or partially as follows:
- 12.5.2 From the agent who is lawfully responsible to collect commission or rental in respect of the property concerned;
- 12.5.3 From a tenant or occupier of the property, only after an attempt was made to collect it from an agent refer to in 12.5.2 but such attempt was unsuccessful or no such agent exists or only a part of the outstanding amount could successfully be recovered.
- 12.5.4 The amount recoverable is limited to the amount as stipulated in the Act and it may only be recovered after written notice has been served on the party concerned (tenant, occupier or agent) of the rates due and payable, but not yet paid by owner of the property.
- 12.5.5 The notice referred to in 12.5.4 shall give the party concerned at least 14 calendar days to pay the outstanding rates.

- 12.6 Where the rates levied on a particular property have been incorrectly determined, whether because of an error or omission on the part of the municipality or false information provided by the property owner concerned or a contravention of the permitted use to which the property concerned may be put, the rates payable shall be appropriately adjusted for the period extending from the date on which the error or omission is detected back to the date on which rates were first levied in terms of the current valuation roll.
- 12.7 In addition, where the error occurred because of false information provided by the property owner or as a result of a contravention of the permitted use of the property concerned, interest on the unpaid portion of the adjusted rates payable shall be levied at the maximum rate permitted by prevailing legislation.

13. Accounts to be furnished

- 13.1 The municipality will furnish each person liable for the payment of rates with a written account, which will specify:
 - (i) the amount due for rates payable,
 - (ii) the date on or before which the amount is payable,
 - (iii) how the amount was calculated,
 - (iv) the market value of the property, and
 - (v) rebates, exemptions, reductions or phasing-in, if applicable.
- 13.2 A person liable for payment of rates remains liable for such payment, whether or not such person has received a written account from the municipality. If the person concerned has not received a written account, he/she must make the necessary enquiries with the municipality.
- 13.3 In the case of joint ownership the municipality shall consistently, in order to minimise costs and unnecessary administration, recover rates from one of the joint owners only provided that it takes place with the consent of the owners concerned.

14. Phasing in of rates

- 14.1 The rates to be levied on newly rateable property shall be phased in as explicitly provided for in section 21 of the Act.
- 14.2 The phasing–in discount on the properties referred to in section 21 shall be as follows:

First year : 75% of the relevant rate;
 Second year : 50% of the relevant rate; and Third year : 25% of the relevant rate.

14.3 No rates shall be levied on newly rateable properties that are owned and used by organisations conducting activities that are beneficial to the public and that are registered in terms of the Income Tax Act for those activities, during the first year. The phasing-in discount on these properties shall be as indicated below:-

First year
 Second year
 Third year
 Fourth year
 100% of the relevant rate;
 75% of the relevant rate;
 50% of the relevant rate; and
 25% of the relevant rate.

15. Special rating areas

- 15.1 The municipality will, whenever deemed necessary, by means of a formal Council resolution determine special rating areas in consultation with the relevant communities as provided for in section 22 of the Act.
- 15.2 The following matters shall be attended to in consultation with the committee referred to in clause 15.3 whenever special rating is being considered:
- 15.2.1 Proposed boundaries of the special rating area;
- 15.2.2 Statistical data of the area concerned giving a comprehensive picture of the number of erven with its zoning, services being rendered and detail of services such as capacity, number of vacant erven and services that are not rendered;
- 15.2.3 Proposed improvements clearly indicating the estimated costs of each individual improvement;
- 15.2.4 Proposed financing of the improvements or projects;

- 15.2.5 Priority of projects if more than one;
- 15.2.6 Social economic factors of the relevant community;
- 15.2.7 Different categories of property;
- 15.2.8 The amount of the proposed special rating;
- 15.2.9 Details regarding the implementation of the special rating;
- 15.2.10 The additional income that will be generated by means of this special rating.
- A committee consisting of 6 members of the community of who 3 shall be women will be established to advise and consult the municipality in regard to the proposed special rating referred to above. This committee will be elected by the inhabitants of the area concerned who are 18 years of age or older. No person under the age of 18 may be elected to serve on the committee. The election of the committee will happen under the guidance of the Municipal Manager. The committee will serve in an advisory capacity only and will have no decisive powers.
- 15.4 The required consent of the relevant community shall be obtained in writing or by means of a formal voting process under the chairmanship of the Municipal Manager. A majority shall be regarded as 50% plus one of the households affected. Each relevant household, i.e. every receiver of a monthly municipal account, will have 1 vote only.
- 15.5 In determining the special additional rates the municipality shall differentiate between different categories as referred to in clause 5.
- 15.6 The additional rates levied shall be utilised for the purpose of improving or upgrading of the specific area only and not for any other purposes whatsoever.
- 15.7 The municipality shall establish separate accounting and other record-keeping systems, compliant with GAMAP/GRAP, for the identified area and the households concerned shall be kept informed of progress with projects and financial implications on an annual basis.

16. Frequency of valuation

- 16.1 The municipality shall prepare a new valuation roll every 4 (four) years, with the option to extend the validity of the valuation roll to 5 (five) years with the approval of the MEC for Local Government and Housing in the province.
- 16.2 Supplementary valuations will be done on a continual basis to ensure that the valuation roll is properly maintained.

17. Community participation

- 17.1 Before the municipality adopts the rates by-law, the municipal manager will follow the process of community participation envisaged in chapter 4 of the Municipal Systems Act and comply with the following requirements:
- 17.1.1 Conspicuously display the draft rates by-law for a period of at least 30 days (municipality to include period decided on) at the municipality's head and satellite offices and libraries (and on the website)
- 17.1.2 Advertise in the media a notice stating that the draft rates by-law has been prepared for submission to council and that such by-law is available at the various municipal offices and on the website for public inspection. Property owners and interest persons may obtain a copy of the draft by-law from the municipal offices during office hours at a cost as determined annually by the municipality. Property owners and interest persons may submit written comments or representations to the municipality within the specified period in the notice.
- 17.1.3 Council will consider all comments and/or representations received when considering the finalisation of the rates by-law.

18 Register of properties

- 18.1 The municipality will compile and maintain a register in respect of all properties situated within the jurisdiction of the municipality. The register will be divided into Part A and Part B.
- 18.2 Part A of the register will consist of the current valuation roll of the municipality and will include all supplementary valuations done from time to time.

- 18.3 Part B of the register will specify which properties on the valuation roll or any supplementary valuation roll are subject to:
- Exemption from rates in terms of section 15 of the Property Rates Act, 2004,
- ii. Rebate or reduction in terms of section 15,
- iii. Phasing-in of rates in terms of section 21, and
- iv. Exclusions as referred to in section 17.
- 18.4 The register will be open for inspection by the public at the municipal main offices during office hours or on the website of the municipality.
- 18.5 The municipality will update Part A of the register every 6 months during the supplementary valuation process.
- 18.6 Part B of the register will be updated on a continuous basis.
- 19 Regular review processes
- 19.1 The municipality's rates policy must be reviewed on an annual basis to ensure that it complies with the Municipality's strategic objectives as contained in the Integrated Development Plan and with legislation.
- 20. Short title

This by-law is the Property Rates By-Laws of the Moqhaka Local Municipality.

21. Commencement

This by-law comes into force and effect on the date it is published in the Provincial Gazette.

NOTICES

Annexure D

NOTICE OF GRANTING OF OWNERSHIP

[REGULATION 6]

The Conversion of Certain Rights into Leasehold or Ownership Act, 1988 (Act No. 81 of 1988)

I, Muzamani Charles Nwaila Director General of the Free State Province, hereby declare that rights of ownership in respect of the affected sites (situated in the area of jurisdiction of the Municipality of Mangaung) indicated in column 1 of the Schedule, have been granted to the persons indicated in column 2 of the Schedule.

DIRECTOR-GENERAL

KENNISGEWINGS

Aanhangsel D

KENNISGEWING VAN VERLENING VAN EIENDOMSREG [REGULASIE 6]

Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 (Wet No. 81 van 1988)

Hiermee verklaar ek Muzamani Charles Nwaila Direkteur-generaal van die Provinsie Vrystaat, dat eiendomsreg ten opsigte van die geaffekteerde persele (geleë binne die regsgebied van die Munisipaliteit van Mangaung) aangedui in kolom 1 van die Bylae, verleen is aan die persone aangedui in kolom 2 van die Bylae.

DIREKTEUR-GENERAAL

SCHEDULE / BYLAE

Column 1 Kolom 1	Column 2 Kolom 2	
Affected sites Geaffekteerde persele	Name of person to whom the Director General intends to declare a right of ownership	
	Naam van persoon wat die Direkteur-generaal voornemens is te verklaar eiendomsreg verleen te gewees het.	
BLOEMFONTEIN MANGAUNG		
764 EXT 1	LEBOGANG LESLIE SEBOTSA	
543 EXT 1	PHILEMON PHEANE	
1049 EXT 6	MZIMKULU BENJAMIN NGOQO	
31022EXT	BOMBO JOSEPH NKASA	
31035 EXT. 4	MOLEBOHENG HILDA LEEUW	
28035 EXT. 6	THABISO SHADRACK MOHLABANE	
28045 EXT 6	LEKALAKE JOHN COANGAE	
28101 EXT 6	BESSIE JANE MASHIQA	
28145 EXT 6	MAVIS MVULAZANA MAMATELA	
28440 EXT 6	MOSEKIMANG VIOLET MACHOGO	
25130 EXT 8	LIMAKATSO ELIZABETH TLALI	
28178 EXT. 8	TAU EDWARD SEROALO	
5603/25603 EXT. 8	KHASANE SHADRACK SELLO	
25774 EXT 8	YVONNE SEHUME	
	DORAH LESIA	
40186 EXT.	NOMASONTO JANE SEPHIRI	
40739 EXT.	PAPASI LINA NDAYI	
40791 EXT	PHAHLAKAZI MARY MOKHELE	

40798 EXT.	INGRID NOMATHAMSANQA MANTSHI
41334 EXT.	ELLEN PULENG MAFUNA
42112 EXT	NTAOLENG PASCALINA KGOBE
42351 EXT	PONTSO LILIAN MONAHENG
43224 EXT 4	MABARENG ELIZABETH THIBELETSA
44223 EXT	DEKOK JOHANNES MAKHETHA
76965 EXT	TLALI ABRAM MOEKETSI
40334 EXT	MONASE MARTHA MOYIKWA
40676 EXT	NDOYISILE EZEKIEL STUURMAN
40407 EXT	MERIAM LINGIWE MKHUTSHANE

Annexure D

NOTICE OF GRANTING OF OWNERSHIP

[REGULATION 6]

The Conversion of Certain Rights into Leasehold or Ownership Act, 1988 (Act No. 81 of 1988)

I, Muzamani Charles Nwaila Director General of the Free State Province, hereby declare that rights of ownership in respect of the affected sites (situated in the area of jurisdiction of the Municipality of Matjhabeng) indicated in column 1 of the Schedule, have been granted to the persons indicated in column 2 of the Schedule.

DIRECTOR-GENERAL

Aanhangsel D

KENNISGEWING VAN VERLENING VAN EIENDOMSREG

[REGULASIE 6]

Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 (Wet No. 81 van 1988)

Hiermee verklaar ek Muzamani Charles Nwaila Direkteur-generaal van die Provinsie Vrystaat, dat eiendomsreg ten opsigte van die geaffekteerde persele (geleë binne die regsgebied van die Munisipaliteit van Matjhabeng) aangedui in kolom 1 van die Bylae, verleen is aan die persone aangedui in kolom 2 van die Bylae.

DIREKTEUR-GENERAAL

SCHEDULE / BYLAE

Column 1 Kolom 1 Affected sites Geaffekteerde persele	Column 2 Kolom 2 Name of person to whom the Director General intends to declare a right of ownership Naam van persoon wat die Direkteur-generaal voornemens is te verklaar eiendomsreg verleen te gewees het.	
HENNENMAN - PHOMOLONG	·	
3590	SEABATA HENDRIK LEPITLA	
2672	TSIETSI ROOIJAS KOAI	
841	PULANE JANETT LETSATSI	
3294	MALEFU ALINAH MOSOEU	
3000	MALELISA ALINA THUPULI	
749	MPHO SOPHIE MOTSITSI	
734	LIPUO MANKHOKHO LYDIA MASHONKO	
2908	MHLOPHE FREKIE MBOMBO	
639	MAMAKOLOI MERIAM MOTATAMALI	
780 MOTSIRI ERNEST NTOAHAE		

ANNEXURE B

NOTICE OF INQUIRY

REGULATION 3 (1)

The Conversion of Certain Rights into Leasehold or Ownership Act, 1988 (Act No. 81 of 1988)

It is hereby made known that:

- (a) I, Muzamani Charles Nwaila Director General of the Free State Provincial Government, intend to conduct an inquiry concerning the determination and declaration of rights of leasehold or ownership as referred to in section 2(1) of the Conversion of Certain Rights into Leasehold or Ownership Act, 1988, Act, 1988, in respect of the affected sites contained in the accompanying list and situated in the areas of jurisdiction of the Municipality of SETSOTO
- (b) Any person who intends lodging an objection to or claim regarding such declaration, shall direct such objection or claim in writing to the Director General, Free State Provincial Government, P. O. Box 211, Bloemfontein, 9300, to reach this address on or before **16:00 on 10 July 2009.**

DIRECTOR - GENERAL

AANHANGSEL B

KENNISGEWING VAN ONDERSOEK

Regulasie 3 (1)

Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 (Wet 81 van 1988)

Hiermee word bekend gemaak dat:

- (a) Ek, Muzamani Charles Nwaila Direkteur Generaal van die Provinsie Vrystaat, van voorneme is om 'n ondersoek aangaande die bepalings en verklaring van regte van huurpag of eiendomsreg soos bedoel in artikel 2 (1) van die Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 ten opsigte van die geaffekteerde persele in die meegaande lys vervat, en geleë binne die regsgebied van die Munisipaliteit van SETSOTO in te stel.;
- (b) enige persoon wat 'n beswaar teen of 'n aanspraak aangaande sodanige verklaring wil maak, sodanige beswaar of aanspraak skriftelik moet rig aan die Direkteur Generaal, Vrystaat Provinsiale Regering, Posbus 211, Bloemfontein, 9300, om die adres voor of op **16:00 op 10 Julie 2009** te bereik.

DIREKTEUR - GENERAAL

Geaffekteerde persele	Volle voorname en van	Identiteitsnommer
Affected sites	Full christian names, surnames	Identity number
Ficksburg Meqheleng		•
Ficksburg Meqheleng		
1756	SEETSA ZACHARIA PITSO	520322 5712 08 7
1765	MASENA ABIEL MASENA	580701 5899 08 4
530	TANKISO REBECCA MATLALA	290206 0176 08 3
316	METHODIST CHURCH IN AFRICA	
321	AFRICAN METHODIST EPISCOPAL	
	CHURCH	
371	MSUNGUTU AUGUSTINE VELAPI	260321 5121 08 9
591	TLALI JOHANNES MOKAOLI	500525 5689 08 9
184	RABASHABANE JOSEPH MOKHELE	440330 5271 08 4
228	MALEFANE LUCAS MATLALA	500901 5760 08 1
25	GAUDA NYAKANE	580903 5707 08 1
597	SANKOELA PETRUS MOFUTA	740512 5330 08 8
889/2	RABASHABANE JOSEPH MOKHELE	440330 5271 08 4
933	MALIKOBO NORAH TLADI	451102 0444 08 1
821	LIEKETSENG MARY MAROTHOLI	430306 0189 08 5
766	LISEMELO JEANETT RAKHORO	370106 0356 08 6
640	MOEKETSI JOSEPH SEBILO	390401 5446 08 1
1675	MANTSHIENG SHILDA LEKOPA	360804 0141 08 4
1688	SEBOLELO EVA PHUMUDI	420129 0235 08 4
2695	SUPING NEPHTALI MOKHOBO	480707 5606 08 1

ANNEXURE B

NOTICE OF INQUIRY

REGULATION 3 (1)

The Conversion of Certain Rights into Leasehold or Ownership Act, 1988 (Act No. 81 of 1988)

It is hereby made known that:

- (a) I, Muzamani Charles Nwaila Director General of the Free State Provincial Government, intend to conduct an inquiry concerning the determination and declaration of rights of leasehold or ownership as referred to in section 2(1) of the Conversion of Certain Rights into Leasehold or Ownership Act, 1988, Act, 1988, in respect of the affected sites contained in the accompanying list and situated in the areas of jurisdiction of the Municipality of DIHLABENG.
- (b) Any person who intends lodging an objection to or claim regarding such declaration, shall direct such objection or claim in writing to the Director General, Free State Provincial Government, P. O. Box 211, Bloemfontein, 9300, to reach this address on or before 16:00 on 10 July 2009.

DIRECTOR - GENERAL

AANHANGSEL B

KENNISGEWING VAN ONDERSOEK

Regulasie 3 (1)

Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 (Wet 81 van 1988)

Hiermee word bekend gemaak dat:

- (a) Ek, Muzamani Charles Nwaila Direkteur Generaal van die Provinsie Vrystaat, van voorneme is om 'n ondersoek aangaande die bepalings en verklaring van regte van huurpag of eiendomsreg soos bedoel in artikel 2 (1) van die Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 ten opsigte van die geaffekteerde persele in die meegaande lys vervat, en geleë binne die regsgebied van die Munisipaliteit van DIHLABENG in te stel;
- (c) enige persoon wat 'n beswaar teen of 'n aanspraak aangaande sodanige verklaring wil maak, sodanige beswaar of aanspraak skriftelik moet rig aan die Direkteur Generaal, Vrystaat Provinsiale Regering, Posbus 211, Bloemfontein, 9300, om die adres voor of op **16:00 op 10 Julie 2009** te bereik.

DIREKTEUR - GENERAAL

Geaffekteerde persele	Volle voorname en van	Identiteitsnommer
	Full christian names, surnames	Identity number
Bethlehem Bohlokong		•
Bethlehem Bohlokong		
3808	MAHLOMOLA MOSES MOFOKENG	551107 5320 08 6
188	MAKHALA JERMINA MOKOENA	310602 0136 08 3
794	TANKISO ELEANOR MOKOENA	470113 0538 08 4
909	NTSIUOA BERNICE MOTAUNG	690929 0368 08 9
	MOTLALEKGOTSO PRINLE ANDREW	860725 5720 08 2
	MOTAUNG	
889	THAKANE ERNESTINA MOFOKENG	561019 0303 08 2
1254	SEIPATI MELITA MAPHALLA	300304 0205 08 1
2959	NTSOAKE MARY NKOMO	420504 0311 08 1
2901	MANTHOSOLO LIZABETH NKOSI	570826 0595 08 0
	PONTSHO EMILY MOLOI	680212 0378 08 1
2231	SELEKE JONAS MOLELEKWA	600105 5475 08 3
3515	DISALETSE ELIZABETH MORITE	470912 0535 08 5
1738	NONGQENIMUZE ROSE DHLAMINI	390102 0436 08 1
1875	BOBI PHILEMON NKALA	421225 5687 08 6

Annexure C

NOTICE OF DETERMINATION

[REGULATION 4]

The Conversion of Certain Rights into Leasehold or Ownership Act, 1988 (Act No. 81 of 1988)

It is hereby made known:

- (a)(i) that the Director general determined that he intends to declare ownership in respect of the affected sites (situated within the area of jurisdiction the Municipality of Mangaung) indicated in column 1 of the Schedule, have been granted to the persons indicated in column 2 of the Schedule; and
- (a)(ii) that it is indicated in column 3 of the Schedule whether the person reflected in the said column 2 is also the occupier as contemplated in section 2(2) of the Act.

DIRECTOR-GENERAL

Aanhangsel C

KENNISGEWING VAN BEPALING [REGULASIE 4]

Wet op die Omskepping van Sekere Regte tot Huurpag of Eiendomsreg, 1988 (Wet No. 81 van 1988)

Hiermee word bekend gemaak dat:

- (a)(i) dat die Direkteur-generaal bepaal het dat hy voornemens is om te verklaar dat eiendomsreg ten opsigte van die geaffekteerde persele (geleë binne die regsgebied van die Munisipaliteit van Mangaung) aangedui in kolom 1 van die bylae, verleen te gewees het aan die persone aangedui in kolom 2 van die Bylae; en
- (a)(ii) dat in kolom 3 van die Bylae aangedui word of die persoon in genoemde kolom 2 aangedui ook die okkupeerder is soos in artikel 2(2) van die Wet beoog:

SCHEDULE / BYLAE

Column 1 Kolom 1 Affected sites Geaffekteerde persele	Column 2 Kolom 2 Name of person to whom the Director General intends to declare a right of ownership Naam van persoon wat die Direkteur- generaal voornemens is te verklaar eiendomsreg verleen te gewees het.	Column 3 Kolom 3 Is the person indicated in column 2 also the occupier as contemplated in section 2 (2) OF THE ACT? (YES/No) Is die persoon in kolom 2 aangedui ook die okkupeerder soos beoog in artikel 2(2) van die wet?(Ja/Nee)			
Bloemfontein Mangaung	Bloemfontein Mangaung				
Bloemfontein Mangaung					
43260 EXT	MAPITSO ADELAIDE SEOKOLO	YES//JA			
44414 EXT	TSIETSI PAULOS MAHLABA	YES/JA			
44893 EXT	KABELO TLHAPULETSA	YES/JA			
42955 EXT	TATOLO ELIZABETH MOKHELE	YES/JA			
50241 EXT	MOJALEFA ISMAEL SALMAN	YES/JA			
7256 EXT	MOJALEFA NICODEMAS NKOLONYANE	YES/JA			
2211 EXT	PUSELETSO VIOLET MASUNTLE	YES/JA			
26407 EXT	NOMKOHNAMTU PAULINA NGALO	YES/JA			
5380 EXT	NZWANAKAZI PRETTY MOGOLANE	YES/JA			

- (b) that this determination is subject to an appeal to the Member of the Executive Council: Local Government and Housing in the manner prescribed in regulation 5; and
- (c) that, subject to a decision by the Member of the Executive Council: Local Government and Housing on appeal, every person indicated in column 2 of the Schedule in paragraph (a) above, shall be declared to have been granted ownership in respect of the site indicated opposite his name in column 1 of the Schedule.
- (b) dat hierdie bepaling op die wyse voorgeskryf in regulasie 5 aan appél na die Lid van die Uitvoerende Raad: Plaaslike Regering en Behuising onderworpe is;
- (c) dat, behoudens 'n beslissing van die Lid van die Uitvoerende Raad belas met Plaaslike Regering en Behuising by appél, elke persoon aangedui in kolom 2 van die bylae in paragraaf (a) hierbo genoem, verklaar sal word dat eiendomsreg verleen te gewees het, ten opsigte van die perseel in kolom 1 van genoemde Bylae teenoor sy naam aangedui.