

Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID-AFRIKA

Vol. 597

Pretoria, 27 March 2015

No. 38604

Part 1 of 3



LEGAL NOTICES WETLIKE KENNISGEWINGS

N.B. The Government Printing Works will not be held responsible for the quality of "Hard Copies" or "Electronic Files" submitted for publication purposes





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

Information eGazette from Government Printing Works





DO use the new Adobe Forms for your notice request. These new forms can be found on our website: www.gpwonline.co.za under the Gazette Services page.

DO attach documents separately in your email to GPW. (In other words, your email should have an Adobe Form plus proof of payment – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment)

DO specify your requested publication date.

DO send us the electronic Adobe form. (There is no need to print and scan it).

Completed Z95 Form

DON'T submit request as a single PDF containing all other documents, i.e. form, proof of payment & notice content, it will be <u>FAILED</u> by our new system.

DON'T print and scan the electronic Adobe form.

DON'T send queries or RFQ's to the submit egazette mailbox.

DON'T send bad quality documents to GPW. (Check that documents are clear and can be read)

Help You...

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For queries or quotations, please contact the eGazette Contact Centre.



info.egazette@gpw.gov.za



012-748 6200



012-748 6025



For notice request submissions, please use the details below.



submit.egazette@gpw.gov.za



012-748 6030





Gazette from Government Printing Works

Our pricing is designed to save you money!

GPW's pricing strategy is based on how you, the customer, submits your notice request.

By submitting your notice request (Adobe Form plus proof of payment – 2 separate attachments) via the electronic email channel, you will qualify for a 25% discount. We encourage you to reap this benefit by submitting your request to submit.egazette@gpw.gov.za.

If however, you opt to submit your notice through one of the manual submission channels (via walk-in); fax; scanned image), you will be required to pay the full price. This is due to manual capturing that is required, i.e. - additional people to be assigned to the task.

The new Adobe Forms on the website

The new Adobe forms can be found on our website www.gpwonline.co.za under the eGazette Services page. You will need to register on the website to access this page. Alternatively, contact the eGazette Contact Centre on 012-748 6200 for assistance.



Follow these easy steps:

- 1. Click on the link for Gazette Services and log in to access this page.
- 2. Once logged in, click on the Notice Submission Forms link on the left panel of the screen.
- 3. Select applicable form for download under the relevant category.

Important information about attachments

Documents must be attached separately in your email to GPW (refer below for example). In other words, your email should have an Adobe Form plus proof of payment – 2 separate attachments – where notice content is applicable, it should also be a 3rd separate attachment.

Single attachment/1 PDF document



Multiple attachments/Separate PDF documents









IMPORTANT NOTICE

The Government Printing Works will not be held responsible for faxed documents not received due to errors on the fax machine or faxes received which are unclear or incomplete. Please be advised that an "OK" slip, received from a fax machine, will not be accepted as proof that documents were received by the GPW for printing. If documents are faxed to the GPW it will be the sender's responsibility to phone and confirm that the documents were received in good order.

Furthermore the Government Printing Works will also not be held responsible for cancellations and amendments which have not been done on original documents received from clients.

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IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

2015

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

- ▶ 26 March, Thursday, for the issue of Thursday 2 April 2015
- ▶ 31 March, Tuesday, for the issue of Friday 10 April 2015
- 22 April, Wednesday, for the issue of Thursday 30 April 2015
- 30 April, Thursday, for the issue of Friday 8 May 2015
- ▶ 11 June, Thursday, for the issue of Friday 19 June 2015
- ▶ 6 August, Thursday, for the issue of Friday 14 August 2015
- ▶ 17 September, Thursday, for the issue of Friday 25 September 2015
- ▶ 10 December, Thursday, for the issue of Friday 18 December 2015
- ▶ 15 December, Tuesday, for the issue of Thursday 24 December 2015
- ▶ 22 December, Tuesday, for the issue of Thursday 31 December 2015
- ▶ 30 December, Wednesday, for the issue of Friday 8 January 2016

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

2015

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

- 26 Maart, Donderdag, vir die uitgawe van Donderdag 2 April 2015
- ▶ 31 Maart, Dinsdag, vir die uitgawe van Vrydag 10 April 2015
- 22 April, Woensdag, vir die uitgawe van Donderdag 30 April 2015
- ▶ 30 April, Donderdag, vir die uitgawe van Vrydag 8 Mei 2015
- ▶ 11 Junie, Donderdag, vir die uitgawe van Vrydag 19 Junie 2015
- 6 Augustus, Donderdag, vir die uitgawe van Vrydag 14 Augustus 2015
- ▶ 17 September, Donderdag, vir die uitgawe van Vrydag 25 September 2015
- ▶ 10 Desember, Donderdag, vir die uitgawe van Vrydag 18 Desember 2015
- ▶ 15 Desember, Dinsdag, vir die uitgawe van Donderdag 24 Desember 2015
- ▶ 22 Desember, Dinsdag, vir die uitgawe van Donderdag 31 Desember 2015
- ▶ 30 Desember, Woensdag, vir die uitgawe van Vrydag 8 Januarie 2016

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

LIST OF FIXED TARIFF RATES AND CONDITIONS

FOR PUBLICATION OF LEGAL NOTICES IN THE GOVERNMENT GAZETTE

COMMENCEMENT: 1 APRIL 2015

(LEGAL NOTICES FROM SOURCES OTHER THAN GOVERNMENT DEPARTMENTS)

LIST OF FIXED RATES	Now
(In order to bring the cost of advertising of legal notices more in line with the cost in the private sector, and to reduce the burden of cross subsidy by departments.	New rate per insertion
STANDARDISED NOTICES	R
ADMINISTRATION OF ESTATES ACTS NOTICES: Forms J 297, J 295, J 193	40.00
and J 187	40,60
BUSINESS NOTICES	93,60
INSOLVENCY ACT AND COMPANY ACT NOTICES: Forms J 28, J 29 and Forms 1 to 9	81,20
N.B.: Forms 2 and 9—additional statements according to the Word Count Table, added to the basic rate.	31,23
LOST LIFE INSURANCE POLICIES: Form VL	48,80
UNCLAIMED MONIES—Only in an Extraordinary Gazette. Closing date:	·
15 January (per entry of "name, address and amount")	28,50
NON-STANDARDISED NOTICES	
COMPANY NOTICES:	
Short notices: Meetings, resolutions, offer of compromise, conversion of company, voluntary windings-up; closing of transfer or member's registers and/or	
declaration of dividends	190,90
Declaration of dividend with profit statements, including notes	418,40
Long notices: Transfers, changes with respect to shares or capital, redemptions, resolutions, voluntary liquidations	649,80
LIQUIDATOR'S AND OTHER APPOINTEES' NOTICES	150,30
LIQUOR LICENCE NOTICES in an Extraordinary Gazette. (All provinces appear on the first Friday of each month.) The closing date for acceptance is two weeks prior	
to date of publication	134,10
Gauteng Dranklisensies	220,10
N-Kaap Dranklisensies	220,10
ORDERS OF THE COURT:	
Provisional and final liquidations or sequestrations	243,70
Reductions or changes in capital, mergers, offers of compromise	649,80
Judicial managements, curator bonus and similar and extensive rules <i>nisi</i>	649,80 81,20
Extension of return date	81,20 81,20
SALES IN EXECUTION AND OTHER PUBLIC SALES:	31,20
Sales in execution	365,60
Public auctions, sales and tenders:	, · · -
Up to 75 words	109,60
76 to 250 words	284,30
251 to 300 words	459,10
Manuals per page	278,00

WORD COUNT TABLE

For general notices which do not belong under the afore-mentioned headings with fixed tariff rates and which comprise 1600 or less words, the rates of the Word Count Table must be used. Notices with more than 1600 words, or where doubt exists, must be sent in <u>before publication</u> in terms of paragraph 10 (2) of the conditions for publication.

Number of words in copy	One insertion	Two insertions	Three insertions	
	R	R	R	
1- 100	137,80	190,50	214,70	
101- 150	202,70	283,70	324,30	
151- 200	271,60	376,90	433,60	
201- 250	340,40	486,30	539,00	
251- 300	405,30	567,50	648,40	
301- 350	474,10	676,70	757,90	
351- 400	539,10	770,10	859,20	
401- 450	607,90	863,40	972,70	
451- 500	676,70	960,50	1 082,10	
501- 550	729,60	1 053,70	1 175,30	
551- 600	810,60	1 149,20	1 284,60	
601- 650	863,40	1 244,10	1 389,90	
651- 700	944,40	1 337,40	1 499,50	
701- 750	1 013,20	1 430,70	1 604,80	
751- 800	1 066,00	1 523,80	1 714,20	
801- 850	1 147,00	1 621,10	1 823,70	
851- 900	1 199,50	1 726,40	1 929,10	
901- 950	1 284,60	1 823,70	2 038,30	
951–1 000	1 337,40	1 917,00	2 147,90	
1 001–1 300	1 742,70	2 482,10	2 780,00	
1 301–1 600	2 145,80	3 051,40	3 428,40	

CONDITIONS FOR PUBLICATION OF LEGAL NOTICES

CLOSING TIMES FOR THE ACCEPTANCE OF NOTICES

- 1. (1) The Government Gazette is published every week on Friday, and the closing time for the acceptance of notices which have to appear in the Government Gazette on any particular Friday, is **15:00 on the preceding Friday.** Should any Friday coincide with a public holiday, the date of publication of the Government Gazette and the closing time of the acceptance of notices will be published in the Government Gazette from time to time.
 - (2) Applications for Public Road Carrier Permits—Closing times for the acceptance of notices: Notices must be handed in not later than 15:00 on the Friday, two calendar weeks before the date of publication.
 - (3) The copy for a separate *Government Gazette* must be handed in not later than **three calendar weeks** before date of publication.
- 2. (1) Copy of notices received after closing time will be held over for publication in the next *Government Gazette*.
 - (2) Amendment or changes in copy of notices cannot be undertaken unless instructions are received **before 10:00 on Mondays.**

- (4) Copy of notices for publication or amendments of original copy cannot be accepted over the telephone and must be brought about by letter, by telegram or by hand.
- (5) In the case of cancellations a refund of the cost of a notice will be considered only if the instruction to cancel has been received on or before the stipulated closing time as indicated in paragraph 1.

APPROVAL OF NOTICES

3. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.

THE GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

- 4. The Government Printer will assume no liability in respect of—
 - (1) any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - (2) erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - (3) any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.
 - (4) spelling mistakes that may occur because of forms that were submitted with illegible handwriting.

LIABILITY OF ADVERTISER

5. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

COPY

- 6. Copy of notices must be typed on one side of the paper only and may not constitute part of any covering letter or document.
- 7. At the top of any copy, and set well apart from the notice, the following must be stated:
 - (1) The kind of notice.

Please note: Prospective advertisers are urgently requested to *clearly indicate* under which headings their advertisements or notices should be inserted in order to prevent such notices/advertisements from being wrongly placed.

- (2) The heading under which the notice is to appear.
- (3) The rate (e.g. "Fixed tariff rate" or "Word count rate") applicable to the notice, and the cost of publication.
- 8. All proper names and surnames must be clearly legible, surnames being underlined or typed in capital letters. In the event of a name being incorrectly printed as a result of indistinct writing, the notice will be republished only upon payment of the cost of a new insertion.

PAYMENT OF COST

- With effect from 1 JANUARY 2001 no notice will be accepted for publication unless the cost of the insertion(s) is prepaid in CASH or by BANK
 GUARANTEED CHEQUE or POSTAL ORDERS. REVENUE STAMPS AND FRANKED REVENUE STAMPS WILL NOT BE ACCEPTED.
- 10. (1) The cost of a notice must be calculated by the advertiser in accordance with—
 - (a) the List of Fixed Tariff Rates; or
 - (b) where the fixed tariff rate does not apply, the word count rate.
 - (2) Where there is any doubt about the cost of publication of a notice, and in the case of copy in excess of 1 600 words, an enquiry, should be mailed to info.egazette@gpw.gov.za, before publication.
- 11. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and the notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or by bank-guaranteed cheque or postal orders.
- 12. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the Government Printing Works.
- 13. The Government Printer reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

PROOF OF PUBLICATION

14. Copies of the *Government Gazette* which may be required as proof of publication, may be ordered from the Government Printer at the ruling price. The Government Printer will assume no liability for any failure to post such *Government Gazette(s)* or for any delay in despatching it/them.

BUSINESS NOTICES • BESIGHEIDSKENNISGEWINGS

ALIENATION, SALES, CHANGES OF PARTNERSHIP, NAME, ADDRESS, ETC.

Notice is hereby given in terms of section 34 (1) of the Insolvency Act, No. 24 of 1936, to interested parties and creditors of the intention of alienation of businesses and/or goodwill, goods or property forming part of businesses, after a period of 30 days from the last publication of relevant advertisements, and of actions, circumstances or conditions pertaining to businesses or parties or debtors, as mentioned therein.

The information, where applicable, is given in the following order: (1) Township or district, division, county; (2) seller, trader, partnership; (3) business or trade, kind, name and/or style, and the address at which carried on; (4) purpose and intent (alienation, sale, abandonment, change or dissolution of partnership, removal or change of address, change of name, cancellation of sale, etc.); conditions, and date or period of time if other than 30 days; (5) purchaser, new proprietor and/or owner or partner, or contracting party; (6) business and address, if other than under (3); notes, comment; (7) advertiser and/or agent, address and date.

VERVREEMDING, VERKOPE, VERANDERINGS VAN VENNOOTSKAP, NAAM, ADRES, ENS.

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 34 (1) van die Insolvensiewet, No. 24 van 1936, aan belanghebbende partye en skuldeisers van voorgenome vervreemding van besighede en/of klandisie , goedere of eiendom wat 'n deel vorm van besighede, na 'n tydperk van 30 dae vanaf die laaste publikasie van betrokke advertensies, en van aksies, omstandighede of voorwaardes wat op besighede of partye of skuldenaars, soos daarin genoem, betrekking het.

Die inligting word, waar van toepassing, verstrek in die volgorde: (1) Dorpsgebied of distrik, afdeling, county; (2) verkoper, handelaar, vennootskap; (3) besigheid of handel, soort, naam en/of styl, en adres waar gedryf; (4) doel en voorneme (vervreemding, verkoop, oorgawe, verandering of ontbinding van vennootskap, verhuising of adresverandering, naamverandering, kansellasie van verkoop, ens.); voorwaardes, en datum of tydperk indien anders as 30 dae; (5) koper, nuwe besitter en/of eienaar of vennoot, of kontrakterende party; (6) besigheid en adres, indien anders as onder (3); opmerkings, kommentaar; (7) adverteerder en/of agent, adres en datum.

GAUTENG

SALE OF BUSINESS

Seller: **Lemor Property Holdings & Investments Proprietary Limited,** Registration No. 2001/027051/07. *Purchasers:*

- 1. Anthony Dean Ceronio, ID: 7002205242083, married out of community of property;
- 2. Anthony Smith, ID: 6407055011085, married out of community of property;
- 3. Charl Jacobus van der Walt, ID: 6510275101089, married out of community of property,

carrying on business in partnership under the name of CSVWATER Consulting Engineers.

Business: The property letting business conducted in respect of Portion 34 (a portion of Portion 13) of Erf 2, Persequor Township, Pretoria.

The cause of the transfer of the business is: The sale thereof.

Effective date: 31 (thirty one) days after the date of publication of this notice in the Government Gazette.

Contact: Attorneys Bredells, 138 Muckleneuk Street, Nieuw Muckleneuk, 0181—Ref: LMB, Tel. (012) 346-7500.

SALE OF BUSINESS

Seller: Lemor Property Holdings & Investments Proprietary Limited (Reg. No. 2001/027051/07).

- 1. Anthony Dean Ceronio, ID No. 7002205242083, married out of community of property;
- 2. Anthony Smith, ID No. 6407055011085, married out of community of property;
- 3. Charl Jacobus van der Walt, ID No. 6510275101089, married out of community of property,

carrying on business in partnership under the name of CSVWATER Consulting Engineers.

Business: The property letting business conducted in respect of Portion 34 (a portion of Portion 13) of Erf 2, Persequor Township, Pretoria.

The cause of the transfer of the business is: The sale thereof.

Effective date: 31 (thirty one) days after the date of publication of this notice in the Government Gazette.

Contact: Attorneys Bredells, 138 Muckleneuk Street, Nieuw Muckleneuk, 0181—Ref: LMB, Tel. (012) 346-7500.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended, of the impending sale of the business known as **Florida Junction Superspar**, c/o Ondekkers and Christiaan de Wet Roads, Florida, by **Florida Foodliner (Pty) Ltd** (Reg. No. 1999/27145/07), to the **Spar Group Ltd** (Reg. No. 1967/001572/06) (which will continue to conduct business under the name **Florida Junction Superspar** at the same address), after the statutory period of 30 days from the last publication of relevant advertisements (or by any such extended date as the parties may agree in writing), and of actions, circumstances or conditions pertaining to the business or parties as mentioned therein.

Thus done and signed at Boksburg on this 20 March 2015.

Advertiser and/or agent: Ms Marlene Urquhart, The Spar South Rand Distribution Centre, corner of Rudo Nell and Struwig Streets, Jetpark, Boksburg.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended, of the impending sale of the business known as **Tops Florida Junction**, c/o Ondekkers and Christiaan de Wet Roads, Florida, by **Florida Foodliner** (**Pty) Ltd** (Reg. No. 1999/27145/07), to the **Spar Group Ltd** (Reg. No. 1967/001572/06) (which will continue to conduct business under the name **Tops Florida Junction** at the same address), after the statutory period of 30 days from the last publication of relevant advertisements (or by any such extended date as the parties may agree in writing), and of actions, circumstances or conditions pertaining to the business or parties as mentioned therein.

Thus done and signed at Boksburg on this 20 March 2015.

Advertiser and/or agent: Ms Marlene Urquhart, The Spar South Rand Distribution Centre, corner of Rudo Nell and Struwig Streets, Jetpark, Boksburg.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended, of the impending sale of the business known as **Tops Gordon Road**, c/o Cnr Gordon & Boschendal Street, Roodepoort, by **Memoire Trading 130** (**Pty) Ltd** (Reg. No. 2003/030267/07), to the **Spar Group Ltd** (Reg. No. 1967/001572/06) (which will continue to conduct business under the name **Tops Gordon Road** at the same address), after the statutory period of 30 days from the last publication of relevant advertisements (or by any such extended date as the parties may agree in writing), and of actions, circumstances or conditions pertaining to the business or parties as mentioned therein.

Thus done and signed at Boksburg on this 20 March 2015.

Advertiser and/or agent: Ms Marlene Urquhart, The Spar South Rand Distribution Centre, corner of Rudo Nell and Struwig Streets, Jetpark, Boksburg.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended, of the impending sale of the business known as **Gordon Road Superspar**, c/o Cnr Gordon & Boschendal Street, Roodepoort, by **Memoire Trading 130 (Pty) Ltd** (Reg. No. 2003/030267/07), to the **Spar Group Ltd** (Reg. No. 1967/001572/06) (which will continue to conduct business under the name **Gordon Road Superspar** at the same address), after the statutory period of 30 days from the last publication of relevant advertisements (or by any such extended date as the parties may agree in writing), and of actions, circumstances or conditions pertaining to the business or parties as mentioned therein.

Thus done and signed at Boksburg on this 20 March 2015.

Advertiser and/or agent: Ms Marlene Urquhart, The Spar South Rand Distribution Centre, corner of Rudo Nell and Struwig Streets, Jetpark, Boksburg.

Mayfair, Johannesburg. (2) Farieda Coovadia. (3) Upper Crust Bakery, No. 1 Silverstream, corner Queen and College Streets, Mayfair, Johannesburg. (4) The saller sold the business to the purchaser. (5) Mohamed Rafi Variawa. (6) Upper Crust Bakery, No. 1 Siverstream, corner Queen and College Streets, Mayfair, Johannesburg. (7) Saders Attorneys, No. 1 Frost Avenue, cnr Lime Street, Sunnyside, Johannesburg.

Pretoria, South Africa. (2) Susan's Boerewors Mecca (Pty) Ltd. (3) Susans's Boerewors Mecca (Pty) Ltd, 48 Hippo Street, Theresapark, Gauteng, 0155. (4) Sale of business. (5) Lingo Maluke. (6) See (3) above. (7) Susan's Boerewors Mecca (Pty) Ltd, PO Box 43278, Theresapark, Gauteng, 0155; Centurion, 0046.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended that **Macromed CC** (Reg. No. 1986/001639/23) ("the seller") intends, subject to the fulfilment of certain conditions, to sell to **Ortho-Xact Proprietary**) **Limited** (Reg. No. 2015/055306/07), the division of its business known as the **Ortho-Fix Division**, carried on by the seller at 170 Bush Telegraph Avenue, Northland Business Park, New Market Street, North Riding, and will transfer the aforesaid division to the purchaser which will thereafter conduct the said business/division for its own account on the later to occur of 30 April 2015 or a date not being less than 30 (thirty) days nor more than 60 (sixty) days after the date of the last publication of this notice.

Fluxmans Inc, Attorneys for the Purchaser, 30 Jellicoe Avenue, Rosebank, Johannesburg. (Ref: MSB/sc/00127644.)

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 of Act 24 of 1936 (as amended) that **Harry Phillip Boyazoglu**, ID No. 7301205170082, intends to sell his 100% (one hundred per cent) member interest in **HP Boya BK** (Reg. No. 2000/076520/23), to **Zelda Nel**, ID No. 6901190015084, after 30 (thirty) days following the last publication of this advertisement.

KENNISGEWING VAN VERKOPING VAN 'N BESIGHEID

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 34 van Wet 24 van 1936 (soos gewysig) dat **Harry Philip Boyazoglu**, ID No. 7301205170082, van voorneme is om sy 100% (eenhonderd persent) lede belang in **HP Boya BK** (Reg. No. 2000/076520/23) te verkoop aan **Zelda Nel**, ID No. 6901190015084, na afloop van 'n tydperk van 30 (dertig) dae na die laaste publikasie van hierdie advertensie.

EASTERN CAPE OOS-KAAP

NOTICE OF SALE OF BUSINESS

Notice is hereby given that **Mqanduli Trading Store CC** (Registration No. 1994/043647/23) trading as **Nozukile Superspar and Nozukile Tops** at 8 Albert Street, Peddie, intends disposing of the said business as a going concern after expiry of a period of 30 days from the date of last publication of this notice.

Pagdens Incorporated, 18 Castle Hill Central, Port Elizabeth, 6001; PO Box 132, Port Elizabeth, 6000. Tel. (041) 502-7265. Telefax: 086 635 7600. (Reference: J. Opperman/jw/SPA28/0145.)

NOTICE OF SALE OF BUSINESS

Notice is hereby given that **Mqanduli Trading Store CC** (Registration No. 1994/043647/23) trading as **Nozukile Superspar and Nozukile Tops** at 8 Albert Street, Peddie, intends disposing of the said business as a going concern after expiry of a period of 30 days from the date of last publication of this notice.

Pagdens Incorporated, 18 Castle Hill Central, Port Elizabeth, 6001; PO Box 132, Port Elizabeth, 6000. Tel. (041) 502-7265. Telefax: 086 635 7600. (Reference: J. Opperman/jw/SPA28/0145.)

Kirkwood. (2) Seller. (3) Liquor Store, Rynfield Bottle Store, 15 Main Street, Kirkwood. (4) Sale of business: The seller—Sunsport CC (Reg. No. 2008/134583/23) sells to the purchaser, M Ehlers Eiendomme (Pty) Ltd (Reg. No. 2015/058540/07), the bottle store known as Rynfield Bottle Store (the "Business") and all business assets attaching thereto with business premises at 15 Main Street, Kirkwood, which sale is conditional upon payment of the agreed purchase price. Period: 30 days. (5) Purchaser: M Ehlers Eiendomme (Pty) Limited, Reg. No. 2015/058540/07; owner/seller: Sunsport CC, Registration No. 2008/134583/23. (6) Rynfield Bottle Store, 15 Main Street, Kirkwood. (7) Goldberg & De Villiers Inc., 13 Bird Street, Central, Port Elizabeth, 19 March 2015.

SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act, No. 24 of 1936 as amended, that it is the intention of **Sunsport CC** (Registration Number 2008/134583/23), who carries on the business of a liquor store under the name and store of **Rynfield Bottle Store**, at 15 Main Street, Kirkwood, to transfer the business as well as all business assets forming part of the business after the expiry of a period of not less than 30 (thirty) days and more than 60 (sixty) days after the date of last publication of this notice to M Ehlers Eiendomme (Pty) Limited, Registration No. 2015/058540/07, which will conduct the business for its own benefit and own account.

Goldberg & De Villiers Inc., PO Box 1282, Port Elizabeth, 6000; 13 Bird Street, Central, Port Elizabeth, 6001. Tel. (041) 501-9806. Ref. M. Kemps/ss/MAT5835.

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act No. 24 of 1936, as amended, that **Porta Loo CC** (Reg. No. 2006/017734/23), which conducts business at 9 Webber Street, Grahamstown, Eastern Cape Province, will, subject to the fulfilment of certain conditions, sell to, and after the expiry of a period of not less than 30 (thirty) days from the last publication of this notice, transfer to **Waco Africa Proprietary Limited** (Reg. No. 2012/00665/07), the toilet hire and service business conducted by it under the name and style of "**Porta Loo**".

Fluxmans Incorporated (LK/00127859), Attorneys for the Purchaser, 30 Jellicoe Avenue, Rosebank, Johannesburg.

KWAZULU-NATAL

NOTICE OF INTENTION TO TRANSFER BUSINESS

Kindly take notice that **Jonathan's Supermarket (PMB) (Pty) Ltd**, Registration No. 2008/021648/07 gives notice in terms of section 34 of Act 24 of 1936, of its intention to dispose of the business known as **Jonathan's Mayor's Walk Spar** conducted by it at Shop 10, Mayor's Walk Mews, 68–90 Mayor's Walk, Pietermaritzburg, to Underberg Stores CC, Registration No. CK2000/2003242/23, such sale to be effective 30 (thirty) days after the final publication of this notice.

Tomlinson Mnguni James, Attorneys for the Parties, 165 Pietermaritz Street, Pietermaritzburg 3201. (D Steenkamp/ss)

SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act 2 of 1936 that Interactive Trading 745 (Pty) Limited, Registration No. 2003/014195/07, carrying on business as Interactive Trading 745 (Pty) Limited at 41 Acutt Street, Durban, 4001, intends to dispose of the immovable property situated at and described as Portion 12 & 14 of Erf 10630, Durban, Registration Division FU, in extent 338 square metres, together with all improvements thereon, after a period of thirty (30) days from the last publication of this notice.

To: **Ritz Holding (Pty) Limited,** Registration No. 2015/020224/07, who will thereafter carry on business for their own account as **Ritz Holding (Pty) Limited,** Registration No. 2015/020224/07.

Dated at Durban on this 18th day of March 2015.

Attorneys Anand-Nepaul, 9th Floor, Royal Towers, 30 Dorothy Nyembe (Gardiner) Street, Durban. Tel: (031) 327-4600.

Durban. Interactive Trading 745 (Pty) Limited, Registration No. 2003/014195/07. (3) Interactive Trading 745 (Pty) Limited, Registration No. 2003/014195/07, 41 Acutt Street, Durban, 4001. (4) Sale of immovable property situated at and described as Portion 12 & 14 of Erf 10630, Durban, Registration Division FU, in extent 338 square metres together with all improvements thereon. (5) Ritz Holding (Pty) Limited, Registration No. 2015/020224/07. (6) —. (7) Attorneys Anand-Nepaul, 9th Floor, Royal Towers, 30 Dorothy Nyembe (Gardiner) Street, Durban, 4001.

Durban. (2) Interactive Trading 745 (Pty) Limited (Reg. No. 2003/014195/07). (3) Interactive Trading 745 (Pty) Limited (Reg. No. 2003/014195/07), 41 Acutt Street, Durban, 4001. (4) Sale of immovable property situated at and described as Portion 12 & 14 of Erf 10630, Durban, Registration Division FU, in extent 338 square metres, together with all improvements thereon. (5) Ritz Holding (Pty) Limited (Reg. No. 2015/020224/07). (6) —. (7) Attorneys Anand-Napaul, 9th Floor, Royal Towers, 30 Dorothy Nyembe (Gardiner) Street, Durban, 4001. 18 March 2015.

SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) of the Insolvency Act, 2 of 1936, that Interactive Trading 745 (Pty) Limited (Reg. No. 2003/014195/07), carrying on business as Interactive Trading 745 (Pty) Limited, at 41 Acutt Street, Durban, 4001, intends to dispose of the immovable property situated at and described as Portion 12 & 14 of Erf 10630, Durban, Registration Division FU, in extent 338 square metres, together with all improvements thereon, after a period of thirty (30) days from the last publication of this notice.

To: Ritz Holding (Pty) Limited (Reg. No. 2015/020224/07, who will thereafter carry on business for their own account as **Ritz Holding (Pty) Limited** (Reg. No. 2015/020204/07).

Dated at Durban on this 18th day of March 2015.

Attorneys Anand-Nepaul, 9th Floor, Royal Towers, 30 Dorothy Nyembe (Gardiner) Street, Durban. Tel: (031) 327-4600.

LIMPOPO

NOTICE IN TERMS OF SECTION 34 OF THE INSOLVENCY ACT, 1936 (ACT 24 OF 1936)

Notice is hereby given to all creditors of **W & F Beleggings (Proprietary) Limited** (Reg No. 2002/005630/07), being the registered owner of:

- 1. Erf 35, Groblersdal, Registration Division JS, in the Province of Limpopo, measuring 3 171 (three thousand one hundred and seventy-one) square metres, held by Deed of Transfer T37160/94; and
- 2. Remaining Extent of Erf 37, Groblersdal, Registration Division JS, in the Province of Limpopo, measuring 3 576 (three thousand five hundred and seventy-six) square metres, held by Deed of Transfer T37161/1994.

That W & F Beleggings (Proprietary) Limited, intends transferring the aforesaid properties to **Priceless Properties** (**Proprietary**) **Limited**, Reg No. 2000/022004/07, as a going concern.

Creditors or anyone who might have an interest in the said sale of part of the business and property, can direct comments or objectives to:

MBF Attorneys Inc., 5 West Street, Groblersdal, 0470; P.O. Box 1042, Docex 2, Groblersdal, 0470. Tel: (013) 262-4077. Fax: (013) 262-3845 (E-mail: melanie@iclvr.co.za)

KENNISGEWING IN TERME VAN ART 34 VAN DIE INSOLVENSIE WET, WET 24 VAN 1936

Kennis word hiermee gegee aan alle skuldeisers van **W & F Beleggings (Eiendoms) Beperk** (Reg No. 2002/005630/07), wie die geregistreerde eienaar is van:

- 1. Erf 35, Groblersdal, Registrasie Afdeling JS, Provinsie Limpopo, groot 3 171 (drieduisend eenhonderd een en sewentig) vierkante meter, gehou kragtens. Akte van Transport T37160/94; en
- 2. Resterende Gedeelte van Erf 37, Groblersdal, Registrasie Afdeling JS, Provinsie Limpopo, groot 3 576 (drieduisend vyfhonderd ses en sewentig) vierkante meter, gehou kragtens Akte van Transport T37161/1994.

Dat W & F Beleggings (Eiendoms) Beperk, van voorneme is om bogemelde eiendomme as 'n lopende saak te verkoop aan **Priceless Properties (Eiendoms) Beperk** (Reg No. 2000/022004/07).

Skuldeisers of enige ander persoon wat 'n belang in die voorgenome verkoop van 'n gedeelte van die besigheid en eiendomme het kan hulle kommentaar of klagtes stuur aan:

MBF Prokureurs Ing., Wesstraat 5, Groblersdal, 0470; Posbus 1042, Docex 2, Groblersdal, 0470. Tel: (013) 262-4077. Faks: (013) 262-3845 (E-pos: melanie@iclvr.co.za).

WESTERN CAPE WES-KAAP

KENNISGEWING VERKOOP VAN BESIGHEID

Ingevolge artikel 34 (1) van die Insolvensiewet, Wet 24 van 1936, soos gewysig, dat die **Herman Rudman Familietrust** (Reg No. IT006599/1996) van voorneme is om die besighed bekend as **Lyonville Supermark**, welke besigheid sake doen in Uniondale, Weskaap Provinsie, as 'n lopende saak te verkoop en sodanige besigheid oor te dra aan Zaliotrim CC (Reg No. 2010/172532/23), wat sal voortgaan om vanaf 20 April 2015, by dieselfde adres vir hul eie voordeel en rekening sake te doen as Royal Uniondale.

Geteken te Joubertina op 13 Maart 2015.

CW Malan Joubertina Ing., Prokureurs vir die Koper, Posbus 5, Joubertina, 6410. Tel: (042) 273-1300. Fax: (042) 273-2444.

NOTICE OF SALE OF BUSINESS

Notice is hereby given that it is the intention of **Johan Henry Meiring** (ID: 6010185119081), trading as **Langeberg Slaghuis**, situated in Shop 97B, Langeberg Mall, Voorbaai, Mossel Bay, to dispose of the business and tranfer same to **Jawhi** (**Pty) Ltd** (Reg No. 2014/202344/07), who will carry on the said business at the same address and under the same style of his own account and benefit after a period of thirty (30) days from the last date of publication of this notice.

Link Business Brokers, P.O. Box 10195, George, 6530. Contact: Karen Dorfling 083 226 9017 (E-mail: karend@ linkbusiness.co.za).

KENNISGEWING: VERKOOP VAN BESIGHEID

Kennis word hiermee gegee dat dit die voorneme is van **Johan Henry Meiring** (ID: 6010185119081), wat handel dryf as **Langeberg Slaghuis**, te Winkel 97B, Langeberg Mall, Voorbaai, Mosselbaai, om die besigheid te verkoop en oor te dra aan **Jawhi (Pty) Ltd** (Reg No. 2014/202344/07), wie die besigheid onder dieselfde naam en titel en vanaf dieselfde perseel vir sy eie voordeel sal voorsit na verloop van 'n periode van dertig (30) dae vanaf die laaste datum van die verskyning van hierdie kennisgewing.

Link Business Brokers, Posbus 10195, George, 6530. Kontak: Karen Dorfling 083 226 9017 (E-mail: karend@ linkbusiness.co.za).

NOTICE OF SALE OF BUSINESS

Notice is hereby given that it is the intention of **Johan Henry Meiring** (ID: 6010185119081), trading as **Langeberg Slaghuis**, situated in Shop 97B, Langeberg Mall, Voorbaai, Mossel Bay, to dispose of the business and tranfer same to **Jawhi** (**Pty) Ltd** (Reg No. 2014/202344/07), who will carry on the said business at the same address and under the same style of his own account and benefit after a period of thirty (30) days from the last date of publication of this notice.

Link Business Brokers, P.O. Box 10195, George, 6530. Contact: Karen Dorfling 083 226 9017 (E-mail: karend@ linkbusiness.co.za).

KENNISGEWING: VERKOOP VAN BESIGHEID

Kennis word hiermee gegee dat dit die voorneme is van **Johan Henry Meiring** (ID: 6010185119081), wat handel dryf as **Langeberg Slaghuis**, te Winkel 97B, Langeberg Mall, Voorbaai, Mosselbaai, om die besigheid te verkoop en oor te dra aan **Jawhi (Pty) Ltd** (Reg No. 2014/202344/07), wie die besigheid onder dieselfde naam en titel en vanaf dieselfde perseel vir sy eie voordeel sal voorsit na verloop van 'n periode van dertig (30) dae vanaf die laaste datum van die verskyning van hierdie kennisgewing.

Link Business Brokers, Posbus 10195, George, 6530. Kontak: Karen Dorfling 083 226 9017 (E-mail: karend@ linkbusiness.co.za).

NOTICE OF SALE OF BUSINESS

Notice is hereby given in terms of section 34 (1) the Insolvency Act, No. 24 of 1936, to to interested parties and creditors that **De Villiers Laubscher & Genote CC** (Reg No. 2006/152940/23), intends to dispose of the business known as **De Villiers Laubscher & Genote CC**, as a going concern after a period of 30 days from the date of the last publication of this advertisement.

SW Pienaar, Enderstein van der Merwe Inc., Attorneys for Seller, Bella Rosa Village, Modena Building, 21D Durbanville Road, Bellville. Tel: (021) 914-0770.

NOTICE IN TERMS OF SECTION 34 OF THE INSOLVENCY ACT

Notice is hereby given in terms of section 34 (1) of the Insolvency Act, No. 24 of 1936, as amended, that **Dealcor Seventeen CC** (Registration No. 1998/021952/23) intends to transfer a substantial part of the property forming part of its business conducted under the name and style of **The Mercury Live** from the premises situated at 47 De Villiers Street, Zonnebloem, Cape Town, 8001, on a date (subject to the fulfilment of any conditions precedent to such sale by this date) not less than thirty days and not more than sixty days after the date of last publication of this notice.

All questions, court process, notices or any other documents or communications should be addressed and delivered to:

C/o Bannister Legal, P.O. Box 12566, Mill Street, Cape Town, 8010. Tel. 0861 226 647. Fax: 0864 097 072. Attention: Shelley Mackay-Davidson.

KENNISGWING VERKOOP VAN BESIGHEID

Ingevolge artikel 34 (1) van die Insolvensiewet, Wet 24 van 1936, soos gewysig, dat die **Herman Rudman Familietrust** (Reg No. IT006599/1996) van voorneme is om die besighed bekend as **Lyonville Supermark**, welke besigheid sake doen in Uniondale, Weskaap Provinsie, as 'n lopende saak te verkoop en sodanige besigheid oor te dra aan **Zaliotrim CC** (Reg No. 2010/172532/23), wat sal voortgaan om vanaf 20 April 2015, by dieselfde adres vir hul eie voordeel en rekening sake te doen as **Royal Uniondale**.

Geteken Joubertina op 13 Maart 2015.

CW Malan Joubertina Ing., Prokureurs vir die Koper, Posbus 5, Joubertina, 6410. Tel: (042) 273-1300. Fax: (042) 273-2444.

SALE OF BUSINESS

In terms of section 34 (1) of the Insolvency Act, No. 24 of 1936, **Roast and Grind CC** (Reg. No. 2001/006765/23) conducting business under the name and style of **Roman's Pizza Somerset West** at Main Road, Somerset West, is hereby giving notice of its sale and will transfer on 31 March 2015 to **Francor Pizza (Pty) Ltd** (Reg. No. 2015/023599/07).

Francor Pizza (Pty) Ltd, c/o JP Joubert Attorneys, 1st Floor, Office 4, Baker Square, Paardevlei, Somerset West.

COMPANY NOTICES • MAATSKAPPYKENNISGEWINGS

GAUTENG

LABU KHAR-ECE GROUP (PTY) LIMITED

(Reg. No. 2013/210176/07)

NOTICE OF A SPECIAL RESOLUTION OF THE CREDITORS' VOLUNTARY WINDING-UP OF: LABU KHAR-ECE GROUP (PTY) LTD [IN TERMS OF SECTION 356 (2) (b) OF THE COMPANIES ACT 61 OF 1973]

In a meeting held on 4 March 2015, the undermentioned resolution was duly passed:

"That the Company be voluntarily wound-up".

VZLR Attorneys/FProzesky, Monument Office Park, 71 Steenbok Ave, 1st Floor, Block 3, Monumentpark. Tel: (012) 435-9444. Fax: (012) 456-0070. E-mail address: frances@vzlr.co.za.

LABU KHAR-ECE GROUP (PTY) LIMITED

(Reg. No. 2013/210176/07)

NOTICE OF A SPECIAL RESOLUTION OF THE CREDITORS' VOLUNTARY WINDING-UP OF: LABU KHAR-ECE GROUP (PTY) LTD [IN TERMS OF SECTION 356 (2) (b) OF THE COMPANIES ACT 61 OF 1973]

In a meeting held on 4 March 2015, the undermentioned resolution was duly passed:

"That the Company be voluntarily wound-up".

VZLR Attorneys/FProzesky, Monument Office Park, 71 Steenbok Ave, 1st Floor, Block 3, Monumentpark. Tel: (012) 435-9444. Fax: (012) 456-0070. E-mail address: frances@vzlr.co.za.

ALLPAY GAUTENG (PTY) LTD

(IN LIQUIDATION)

(Reg. No. 1999/004553/07)

(G20984/2014)

NOTICE OF SPECIAL RESOLUTION TO WIND UP VOLUNTARY

Notice is hereby given that a special resolution has been passed by members at a general meeting and registered by the Companies and Intellectual Property Commission on 21 January 2015.

Resolved as a special resolution:

- 1. That the company be placed under voluntary liquidation by members in terms of section 352 (2) of the Companies Act, Act 61 of 1973, as amended.
- 2. That the books and records of the company be destroyed six months after the Final Liquidation and Distribution Account have been accepted by the Master of the High Court.
- I, Liebenberg Dawid Ryk van der Merwe, Unit B5, Clearview Office Park, Wilhelmina Street, Constantia Kloof, do hereby give notice that in terms of the Companies Act 1973, that on 11 February 2015, I was appointed Liquidator of Allpay Gauteng (Pty) Ltd in a voluntary winding up by the Master of the High Court of South Africa.

Independent Trustees (Pty) Ltd, LDR van der Merwe, PO Box 21341, Helderkruin, 1733. Tel: (011) 991-5500. Fax: (011) 991-5506. E-mail: amandam@corprecover.co.za.

LABU KHAR-ECE GROUP (PTY) LIMITED

(Reg. No. 2013/210176/07)

NOTICE OF A SPECIAL RESOLUTION OF THE CREDITORS' VOLUNTARY WINDING-UP OF: LABU KHAR-ECE GROUP (PTY) LTD [IN TERMS OF SECTION 356 (2) (b) OF THE COMPANIES ACT 61 OF 1973]

In a meeting held on 4 March 2015, the undermentioned resolution was duly passed:

"That the Company be voluntarily wound-up".

VZLR Attorneys/FProzesky, Monument Office Park, 71 Steenbok Ave, 1st Floor, Block 3, Monumentpark. Tel: (012) 435-9444. Fax: (012) 456-0070. E-mail address: frances@vzlr.co.za.

KWAZULU-NATAL

AUCTION ALLIANCE KWAZULU-NATAL

(Reg. No. 2000/031303/07)

Master's Ref. No. C20666/2014

AUCTION ALLIANCE KWAZULU-NATAL (PTY) LTD

Notice of the voluntary winding up of the company, Auction Alliance KwaZulu-Natal (Pty) Ltd, is hereby given.

A B Smiedt, Smiedt & Associates, 19th Floor, 1 Thibault Square, Long Street, Cape Town. Tel: (021) 421-7045. Fax: (021) 421-7049. E-mail address: sune@smiedt.co.za.

LIQUIDATOR'S AND OTHER APPOINTEES' NOTICES

Notices by liquidators and other appointees such as executors, judicial managers, trustees, curators or tutors, of appointments, meetings, accounts, claims, leave of absence, releases, etc.

LIKWIDATEURS EN ANDER AANGESTELDES SE KENNISGEWINGS

Kennisgewings deur likwidateurs en ander aangesteldes soos eksekuteurs, geregtelike bestuurders, trustees, kurators of voogde, van aanstellings, vergaderings, rekeninge, eise, verlof, vrystellings, ens.

KWAZULU-NATAL

CHEQUE PRINTING (PTY) LTD (IN VOLUNTARY LIQUIDATION)

(Reg. No. 1990/005740/07)

Master's Ref. No. D20113/2014

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 15 August 2014, a special resolution was passed, resolving that the Company be wound up by way of a member's voluntary winding up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc. be appointed liquidator. The resolution was registered on 4 February 2015.

PKF Durban, PO Box 1858, Durban, 4000. Tel: (031) 573-5000. Fax: 0866 833 267. E-mail address: lisa.haagman@pkf.co.za.

CHEQUE PRINTING (PTY) LTD (IN VOLUNTARY LIQUIDATION)

(Reg. No. 1990/005740/07)

Master's Ref. No. D20113/2014

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 15 August 2014, a special resolution was passed, resolving that the Company be wound up by way of a member's voluntary winding up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc. be appointed liquidator. The resolution was registered on 4 February 2015.

PKF Durban, PO Box 1858, Durban, 4000. Tel: (031) 573-5000. Fax: 0866 833 267. E-mail address: lisa.haagman@pkf.co.za.

RJ SOUTHEY (PTY) LTD (IN VOLUNTARY LIQUIDATION)

(Reg. No. 1939/012685/07)

Master's Ref. No. D2145/2014

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 1 September 2014, a special resolution was passed, resolving that the Company be wound up by way of a member's voluntary winding up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc. be appointed liquidator. The resolution was registered on 27 January 2015.

PKF Durban, PO Box 1858, Durban, 4000. Tel: (031) 573-5000. Fax: 0866 833 267. E-mail address: lisa.haagman@pkf.co.za.

SAMURAI SUN PROPERTIES (PTY) LTD

(IN VOLUNTARY LIQUIDATION)

Reg No. 2009/022041/07

(Master's Ref No. D25/2015)

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 24 February 2015, a special resolution was passed, resolving that the company be wound up by way of a members voluntary winding-up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc., be appointed liquidator. The resolution was registereed on 5 March 2015.

PKF Durban, P O Box 1858, Durban, 4000. Tel: (031) 573 5000. Fax: 0866 833 267. E-mail: lisa.haagman@pkf.co.za

SAMURAI SUN PROPERTIES (PTY) LTD

(IN VOLUNTARY LIQUIDATION)

Reg No. 2009/022041/07

(Master's Ref No. D25/2015)

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 24 February 2015, a special resolution was passed, resolving that the company be wound up by way of a members voluntary winding-up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc., be appointed liquidator. The resolution was registereed on 5 March 2015.

PKF Durban, P O Box 1858, Durban, 4000. Tel: (031) 573 5000. Fax: 0866 833 267. E-mail: lisa.haagman@pkf.co.za

CHEQUE PRINTING (PTY) LTD

(IN VOLUNTARY LIQUIDATION)

Reg No. 1990/005740/07

(Master's Ref No. D20113/2014)

APPOINTMENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 15 August 2014, a special resolution was passed, resolving that the Company be wound up by way of a members voluntary winding up. It was further resolved that Mr Neil McHardy of PKF (Durban) Inc., be appointed liquidator. The resolution was registered on 4 February 2015.

PKF Durban, P O Box 1858, Durban, 4000. Tel: (031) 573 5000. Fax: 0866 833 267. E-mail: lisa.haagman@pkf.co.za

RJ SOUTHEY (PTY) LTD

(In voluntary liquidation)

Registration No. 1939/012685/07

Master's Ref. No. D2145/2014

APPOINTENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 1 September 2014, a Special Resolution was passed, resolving that the company be wound up by way of a members voluntary winding up. It was further resolved that **Mr Neil McHardy** of **PKF** (**Durban**) **Inc.** be appointed liquidtor. The resolution was registered on 27 January 2015.

Address of advertiser: PKF Durban, PO Box 1858, Durban, 4000. E-mail: lisa.haagman@pkf.co.za. Advertiser Tel. (031) 573-5000. Advertiser Fax: 0866 833 267.

SAMURAI SUN PROPERTIES (PTY) LTD

(In voluntary liquidation)

Registration No. 2009/022041/07

Master's Reference No. D25/2015

APPOINTENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 24 February 2015, a Special Resolution was passed, resolving that the company be wound up by way of a members voluntary winding up. It was further resolved that **Mr Neil McHardy** of **PKF** (**Durban**) **Inc**, be appointed liquidtor. The resolution was registered on 5 March 2015.

Address of advertiser: PKF Durban, PO Box 1858, Durban, 4000. E-mail: lisa.haagman@pkf.co.za. Advertiser Tel. (031) 573-5000. Advertiser Fax: 0866 833 267.

SAMURAI SUN PROPERTIES (PTY) LTD

(In voluntary liquidation)

Registration No. 2009/022041/07

Master's Reference No. D25/2015

APPOINTENT OF LIQUIDATOR

Notice is hereby given that a general meeting held on 24 February 2015, a Special Resolution was passed, resolving that the company be wound up by way of a members voluntary winding up. It was further resolved that **Mr Neil McHardy** of **PKF** (**Durban**) **Inc.** be appointed liquidtor. The resolution was registered on 5 March 2015.

Address of advertiser: PKF Durban, PO Box 1858, Durban, 4000. E-mail: lisa.haagman@pkf.co.za. Advertiser Tel. (031) 573-5000. Advertiser Fax: 0866 833 267.

NOTICE IN TERMS OF SECTION 366 (2) OF THE COMPANIES ACT TO FIX A DATE FOR THE FINAL PROOF OF CLAIMS AGAINST THE COMPANY

CHICKS SCRAP METALS (PTY) LTD (IN LIQUIDATION)

REGISTERED ADDRESS: 27 SULZER PLACE, PHOENIX INDUSTRIAL PARK, PHOENIX

(Registration No. 2007/033881/07)

(Master's Reference D23/2014)

The Liquidators applied to the Master of the High Court for a final date to prove claims in this matter. The final date is set for 16 April 2016 and all claims must be received by the Liquidators on or before the 16th of April 2015.

No claims will be accepted or proved after the final date.

Claims must be hand delivered or posted to the Liquidators, c/o Tshwane Trust (Pty) Ltd, 1207 Cobham Road, Queenswood, Pretoria, or PO Box 2101, Pretoria, 0001.

JZH Muller, EB Moolla, SS Mohlomi & K van der Westhuizen, Joint Liquidators, Tshwane Trust Co. (Pty) Ltd, 1207 Cobham Road, Queenswood, 0186. Tel: (012) 333-6162.

WESTERN CAPE WES-KAAP

HURKEL INVESTMENTS PROPRIETARY LIMITED

(In voluntary liquidation)

I, **Dominique Celeste Mc Lachlan, c/o Resolve Secretarial Services Proprietary Limited,** 40 Cambridge Street, Goodwood, 7460, do hereby give notice in terms of section 79, read with section 80 of the Companies Act, 2008 (Act 71 of 2008) that on 23 February 2015, I was appointed liquidator of **Hurkel Investments Proprietary Limited,** Registration No. 1968/009595/07, in a voluntary winding up by the Master of the Supreme Court of South Africa (Cape of Good Hope Provincial Division).

Date: 17 March 2015.

Resolve Secretarial Services (Pty) Ltd, 40 Cambridge Street, Goodwood, 7460. Ref. DCM/hi.

HURKEL INVESTMENTS PROPRIETARY LIMITED

(In voluntary liquidation)

I, **Dominique Celeste Mc Lachlan, c/o Resolve Secretarial Services Proprietary Limited,** 40 Cambridge Street, Goodwood, 7460, do hereby give notice in terms of section 79, read with section 80 of the Companies Act, 2008 (Act 71 of 2008) that on 23 February 2015, I was appointed liquidator of **Hurkel Investments Proprietary Limited,** Registration No. 1968/00959/07, in a voluntary winding up by the Master of the Supreme Court of South Africa (Cape of Good Hope Provincial Division).

Date: 17 March 2015.

Resolve Secretarial Services (Pty) Ltd, 40 Cambridge Street, Goodwood, 7460. Ref. DCM/hi.

STAPLE PROPERTIES PROPRIETARY LIMITED

(In voluntary liquidation)

I, **Dominique Celeste Mc Lachlan, c/o Resolve Secretarial Services Proprietary Limited,** 40 Cambridge Street, Goodwood, 7460, do hereby give notice in terms of section 79, read with section 80 of the Companies Act, 2008 (Act 71 of 2008) that on 23 February 2015, I was appointed liquidator of **Staple Properties Proprietary Limited,** Registration No. 1938/011676/07, in a voluntary winding up by the Master of the Supreme Court of South Africa (Cape of Good Hope Provincial Division).

Date: 17 March 2015.

Resolve Secretarial Services (Pty) Ltd, 40 Cambridge Street, Goodwood, 7460. Ref. DCM/sp.

RAPITRADE 577 (PTY) LTD

(Reg. No. 2009/024377/07)

(Master's Ref: C158/2015)

NOTICE OF SPECIAL RESOLUTION TO WIND UP VOLUNTARILY (PURSUANT TO SECTION 80 OF THE COMPANIES ACT 2008)

Notice is hereby given that on 1st December 2014 at an extraordinary meeting of members of the above named company, the following resolution was passed:

That the company be wound up voluntarily by its members, that Harold Trevor Jedeikin be and is hereby appointed as Liquidator, that his remuneration be fixed at a maximum of R20 000, excluding VAT and disbursement and that he is not required to furnish security for completion of his duties in terms of the Companies Act 2008.

Dated 20 March 2015.

Harry Jedeikin, 11 Lansdowne Road, Claremont, 7708.

FILM AFRICA WORLDWIDE U (PTY) LTD

(Reg. No. 2011/140254/07)

(Master's Ref: C159/2015)

NOTICE OF SPECIAL RESOLUTION TO WIND UP VOLUNTARILY (PURSUANT TO SECTION 80 OF THE COMPANIES ACT 2008)

Notice is hereby given that on 1st December 2014 at an extraordinary meeting of members of the above named company, the following resolution was passed:

That the company be wound up voluntarily by its members, that Harold Trevor Jedeikin be and is hereby appointed as Liquidator, that his remuneration be fixed at a maximum of R20 000, excluding VAT and disbursement and that he is not required to furnish security for completion of his duties in terms of the Companies Act 2008.

Dated 20 March 2015.

Harry Jedeikin, 11 Lansdowne Road, Claremont, 7708.

FILM AFRICA WORLDWIDE X (PTY) LTD

(Reg. No. 2011/142741/07)

(Master's Ref: C157/2015)

NOTICE OF SPECIAL RESOLUTION TO WIND UP VOLUNTARILY (PURSUANT TO SECTION 80 OF THE COMPANIES ACT 2008)

Notice is hereby given that on 1st December 2014 at an extraordinary meeting of members of the above named company, the following resolution was passed:

That the company be wound up voluntarily by its members, that Harold Trevor Jedeikin be and is hereby appointed as Liquidator, that his remuneration be fixed at a maximum of R20 000, excluding VAT and disbursement and that he is not required to furnish security for completion of his duties in terms of the Companies Act 2008.

Dated 20 March 2015.

Harry Jedeikin, 11 Lansdowne Road, Claremont, 7708.

OLD MUTUAL 130/130 (PTY) LTD

(Reg. No. 2007/033494/07)

(Master's Ref: C97/15)

NOTICE OF MEMBERS' VOLUNTARY LIQUIDATION

Notice is hereby given, that a special resolution by the members was passed on 23 September 2014 and registered by the Registrar of Companies on 16 March 2015, in terms of which the above company be spaced in voluntary liquidation and further that **Taryn Lisa Herbert** of 15th Floor, Pleinpark Building, Plein Street, Cape Town, be appointed Liquidator of the above company.

Walkers Incorporated, PO Box 254, Cape Town, 8000. Tel: (021) 464-1400.

OLD MUTUAL 130/130 (PTY) LTD

(Reg. No. 2007/033494/07)

(Master's Ref: C97/15)

NOTICE OF MEMBERS' VOLUNTARY LIQUIDATION

Notice is hereby given, that a special resolution by the members was passed on 23 September 2014 and registered by the Registrar of Companies on 16 March 2015, in terms of which the above company be spaced in voluntary liquidation and further that **Taryn Lisa Herbert** of 15th Floor, Pleinpark Building, Plein Street, Cape Town, be appointed Liquidator of the above company.

Taryn Herbert, 15th Floor, Pleinpark Building, Pleinn Street, Cape Town. Tel: (021) 464-1400. Fax: (021) 462-2256. E-mail: tarynh@walkers.co.za

ORDERS OF THE COURT • ORDERS VAN DIE HOF

GAUTENG

Case No. 671/15

IN THE HIGH COURT OF SOUTH AFRICA (Gauteng Division, Pretoria)

Pretoria, 25 February 2015, before the Honourable Madam Justice Makhubele AJ

In the matter of: BEKKER STEEL (PTY) LTD, Applicant, and APC-MTHEMBU ENGINEERING AND FABRICATION CC, Reg. No. 1998/016345/23, address: 6 Taaibos Street, Powerville, Vereeniging, Respondent

Having heard counsel for the application and having read the Notice of Motion and other documents filed of record:

It is Ordered:

- 1. That the above-mentioned Respondent Close Corporation be and is hereby placed under provisional winding-up order.
- 2. That a rule *nisi* be and is hereby issued calling upon all persons concerned to appear and show cause, if any, to this Court at 10:00 on 15th of April 2015 why the Respondent Close Corporation should not be placed under final winding-up order.
 - 3. That the costs of this application should be costs in the liquidation.
- 4. That service of this rule *nisi* be effected upon the Respondent Close Corporation at its registered office and by publication forthwith once in each of the *Government Gazette*, the *Times* and known Trade Unions.

By the Court. Registrar.

Attorney: C/o Serfontein Viljoen & Swart, 165 Alexander Street, Brooklyn, Pretoria.

Case No. 5399/15

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 25 February 2015, before the Honourable Mr Justice Thobane, AJ

In the matter of: PETRUS JACOBUS CORNE VAN STANDEN, N.O., Applicant, and SOLSTECH (PTY) LTD, Reg. No. 2008/019111/07, address: 60 Ludorf Street, Brits, North West, Respondent

Having heard counsel for the application and having read the Notice of Motion and other documents filed of record:

It is Ordered:

- 1. That the above-mentioned Respondent Company be and is hereby placed under provisional winding-up order.
- 2. That a rule *nisi* be and is hereby issued calling upon all persons concerned to appear and show cause, if any, to this Court at 10:00 on 15th of April 2015 why the Respondent Company should not be placed under final winding-up order.
- 3. That service of this rule *nisi* be effected upon the Respondent Company at its registered office and by publication forthwith once in each of the *Government Gazette* and *Times* newspapers.
 - 4. That a copy of this Order be served on the Respondent at its registered address.
 - 5. That the costs of this application should be costs in the liquidation.

By the Court, Registrar AJ.

Attorney: Serfontein Viljoen & Swart, 165 Alexander Street, Brooklyn, Pretoria.

Case No. 80654/2014

IN THE HIGH COURT OF SOUTH AFRICA (Gauteng Division, Pretoria)

(Gauteng Division, Pretoria)

Pretoria, 9 March 2015, before the Honourable Mr Justice Rabie

In the matter of: URBAN AFRICA SECURITY CC, Applicant, and PHARON 59 (PTY) LTD, Reg. No. 2012/087359/07, 11 Hazel Crescent, White River, Respondent

Having heard counsel for the applicant and having read the Notice of Motion and other documents filed of record:

It is Ordered:

- 1. That the above-mentioned Respondent Company be and is hereby placed under provisional liquidation up in the hands of the Master of the High Court (Gauteng Division, Pretoria).
- 2. That a rule *nisi* be and is hereby issued calling upon all persons concerned to appear and show cause, if any, to this Court at 10:00 on 20 April 2015 why the said Respondent Company should not be placed under final winding-up order.
- 3. That a copy of this rule *nisi* be served on the Respondent Company at its registered office and be published forthwith once in the *Government Gazette* and in the *Citizen* and that this order be served by the Sheriff of this Court on all the registered trade unions representing the Respondent's employees, the employees of the Respondent, and the South African Revenue Services as prescribed in the Insolvency Act.
 - 4. That the costs of this application be paid out of the assets of the Respondent Company.

By the Court, Registrar.

Attorney: Lacante Henn Inc., Selati Manor, 35 Selati Street, Ashlea Gardens, Pretoria.

Case No. 2014/32580

PH: 0

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

Johannesburg, 24 February 2015, before the Honourable Judge Victor

In the matter between: CAMELOT BODY CORPORATE (SS Number 359/1989), Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Respondent

Having read the documents filed of record and having considered the matter:

It is Ordered that:

1. The rule *nisi* is extended to 8 April 2015.

By the Court.—Registrar.

Case No. 86549/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Pretoria)

Pretoria, 27 February 2015, before the Honourable Mr Justice Makhubele AJ

In the matter between: BOSS SCAFFOLDING & ACCESS SOLUTIONS (PTY) LTD, Applicant, and AMEKLA PROJECTS (PTY) LTD, Reg. No. 2012/164359/07, Respondent

Having heard counsel(s) for the party(ies) and having read the rule *nisi* issued out of this Court on 27 January 2015.

It is Ordered:

- 1. That the return date of the aforesaid rule *nisi* be and is hereby extended until 17 April 2015.
- 2. That the Respondent to pay wasted costs.

By the Court.—Registrar.

Attorney: Paul du Plessis.

Case No. 2014/32580

PH: 0

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

Johannesburg, 24 February 2015, before the Honourable Judge Victor

In the matter between: CAMELOT BODY CORPORATE (SS Number 359/1989), Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Respondent

Having read the documents filed of record and having considered the matter:

It is Ordered that:

1. The rule *nisi* is extended to 8 April 2015.

By the Court.—Registrar.

Case No. 86575/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 10 March 2015, before the Honourable Justice Thobane

In the matter of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: A cash amount of R1 135 700 held at SBV in Middelburg

AN APPLICATION FOR A FORFEITURE ORDER IN TERMS OF SECTION 53 OF THE PREVENTION OF ORGANISED CRIME ACT 121 OF 1998

ORDER

Having read the documents filed of record and having considered the matter:

It is hereby Ordered:

- 1. An order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (the POCA) declaring forfeit to the state certain property (the property), which is presently subject to a preservation of property order granted by this Honourable Court under the above case number on 12 December 2014, namely, a cash amount of R1 135 700 held at SBV in Middelburg.
 - 2. The property shall vest in the State upon the granting of the Order.
 - 3. The appointment of a curator bonis is dispensed with.
- 4. In view of the fact that the Applicant recognises that the victim, namely, SBV, has suffered a loss as a result of the armed robbery, SBV is recognised as the victim in this matter.
- 5. As SBV has a right and interest in the cash amount of R1 135,700, they authorised to retain the cash amount of R1 135 700 as their property.
- 6. The Registrar of this Honourable Court must publish a notice of this Order in the *Government Gazette* as soon as practical after the order is made.
- 7. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or recission by the Court.

By Order of the Court.—Registrar of the above High Court.

Case No. 17037/15

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 12 March 2015, before the Honourable Justice Mabuse, in chambers

In the ex parte matter of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: An amount of R220 570 held in the SAPS Suspense Account 4054522787 under reference Sinoville SAP 13/403/2014

IN THE APPLICATION FOR A PRESERVATION ORDER IN TERMS OF SECTION 38 OF THE PREVENTION OF ACT 121 OF 1998

DRAFT ORDER

Having read the notice of motion, affidavits and annexures thereto, and having heard counsel for the Applicant:

It is hereby Ordered that:

The Property

1. This Order relates to an amount of R220 570 held in the SAPS suspense account 4054522787 under reference Sinoville SAP 13/403/2014.

Prohibition against dealing in any manner with the property

- 2. In terms of section 38 (2) of the Prevention of Organised Crime Act, No. 121 of 1998 ("the Act"), all persons with knowledge of this Order, are, other than as required and permitted by this Order, prohibited from removing, taking possession of or control over, dissipating, interfering with or otherwise dealing in any manner with the property to which this Ordder relates.
- 3. The property shall remain in the custody of the South African Police Service (SAPS), under the control of the financial investigator, Sergeant Steven Warmberg of the Financial and Asset Forfeiture Investigation section of the Directorate of Priorities Crime Investigation (DPCI) Pretoria, until the outcome of the forfeiture proceedings to be instituted in terms of section 48 of the Act.

Service and publication

- 4. The Applicant shall, in terms of section 39 of the Act:
- 4.1 Cause notice of this Order, in the form set out in Annexure hereto, together with the documents supporting the application, to be served by the Sheriff on:
- (a) Onyeka Guy Oguegbu *alias* Kenneth who is currently in custody and will be appearing in Regional Court 1 on the 18 March 2015 at Pretoria North Magistrate's Court, 335 Emily Hobhouse Street, Pretoria North.
- (b) Ali Shaibu (Ali) who is currently in custody and will be appearing in Regional Court 1 on the 18 March 2015 at Pretoria North Magistrate's Court, 335 Emily Hobhouse Street, Pretoria North.
- 4.2. Cause notice of this Order, in the form set out in Annexure "A" hereto, to be published in the *Government Gazette* as soon as practicable after the order is granted.

Entry of appearance to oppose forfeiture order

- 5. Any person who has an interest in the property and who intends:
- 5.1. Opposing the application for an order forfeiting the property to the State; or
- 5.2. applying for an order excluding his or her interest from a forfeiture order in respect of the property, must enter an appearance giving notice of such intention in terms of section 39 (3) of the Act.
- 6. Such notice shall be delivered to the Applicant:
- 6.1. In the case of any person specifically identified for service in terms of this Order, within 14 calendar days after such service; and
- 6.2. in the case of any other person, 14 calendar days after the date upon which a notice of the order was published in the *Government Gazette*.
- 7. A notice in terms of section 39 must contain full particulars of the chosen address for the delivery of documents concerning further proceedings in this matter and must be accompanied by an affidavit setting out—
 - 7.1. Full particulars of the identity of the person giving the notice;
 - 7.2. the nature and extent of his or her interest in the property concerned;
- 7.3. whether he or she intends opposing the making of the forfeiture order, or whether he or she intends applying for an order excluding his or her interest in that property from the operation of the order;
- 7.4. whether he or she admits or denies that the property concerned is an instrumentality of an offence referred to in Schedule 1 of the Act, or is the proceeds of unlawful activities and the basis for such defence;
- 7.5. if he or she intends applying for the exclusion of his or her interests from the operation of the forfeiture order, the basis for such application.
- 8. Any person who is affected by the order may on good cause shown, apply for reconsideration thereof. Such application shall be made upon 72 hours notice (or such shorter period as the Court may determine on good cause shown) to the Applicant and all other persons identified in this Order as being persons who may have an interest in the property, and must be made not later than 8 days after the person applying for reconsideration becomes aware of the existence of the order, or within such further period as the Court may consider reasonable, bearing in mind the underlying objectives of Chapter 6 of the Act.

By Order of Court.—Registrar of the High Court.

IN THE HIGH COURT OF SOUTH AFRICA (Gauteng Division, Pretoria)

In the ex parte matter of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: An amount of R220 570 held in the SAPS Suspense Account 4054522787 under reference Sinoville SAP 13/403/2014

IN THE APPLICATION FOR A PRESERVATION ORDER IN TERMS OF SECTION 38 OF ACT 121 OF 1998

NOTICE IN TERMS OF SECTION 39 (1) (b) OF THE PREVENTION OF ORGANISED CRIME ACT, No. 121 OF 1998 (THE ACT)

This notice is addressed to Onyeka Guy Oguegbu alias Kenneth and Ali Shaibu and all other persons who have an interest in the property or property representing such property or the proceeds of such property ("the property"):

Take notice that:

- 1. The National Director of Public Prosecutions ("National Director") has obtained a preservation of property order ('the Order'), a copy of which is attached to this notice, in terms of section 38 (2) of the Act in respect of the property.
- 2. If you have an interest in the property, you should understand that it is now at risk. You would be well advised to obtain legal advice on whether your interest can be protected and, if so, how to protect it.
- 3. You are advised that the National Director will, within 90 days of publication of this notice, apply to the High Court under section 48 of the Act for an order declaring the property forfeit to the State. The Order will remain in force until the application for a forfeiture order is finalised, and until any forfeiture order that is made is satisfied.
- 4. If you intend opposing the application for a forfeiture order, or you intend applying for an order excluding your interest from a forfeiture order in respect of the property, you must enter an appearance in terms of the Order. The requirements for such an appearance are set out in the Order and are also dealt with in sections 39 (3), (4) and (5) of the Act. An appearance must comply with these requirements.
- 5. Your attention is specifically drawn to the 14-day time limit prescribed in section 39 (4) for the entry of an appearance referred to in paragraph 4 above.
- 6. If you enter an appearance in terms of the Order you will be entitled to be given 14 days notice of the application by the Applicant for a forfeiture order in respect of the property.
- 7. If you fail to enter an appearance in terms of the Order or to comply with the above requirements, you will not be given notice of the application for a forfeiture order and you will not be entitled to appear at the hearing of the application. In such a case the Court may grant a default order forfeiting the property to the State under section 53 of the Act.
- 8. You may, on good cause shown (including the non-availability of any other suitable remedy to protect your legitimate rights or interests), on 72 hours notice to the Applicant, and within 8 days of becoming aware of the Order, apply for reconsideration of the Order.
- 9. You are specifically advised that even if you intend applying for reconsideration of the preservation order in this case, you must in addition comply with paragraphs 4 and 5 above if you intend opposing the forfeiture application subsequently. Failure to do so can result in a forfeiture order being granted against the property by default and without further notice to you.
- 10. Whenever this Order states that you must deliver or serve any notice, affidavit or other process document on the Applicant, you must deliver or serve them on the Applicant at the following address:

The State Attorney, SALU Building, cnr. Schoeman & Andries Streets, Pretoria, 0001. Ref. 960/2015/Z45. Tel: (012) 309-1677. Fax: 086 572 4308.

Any correspondence or other enquiries must also be directed to this address or contact number.

Case No. 16087/15

IN THE HIGH COURT OF SOUTH AFRICA (Gauteng Division, Pretoria)

On 9 March 2015, before the Honourable Justice Ismail, in chambers

In the ex parte application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: Silver Grey Mercedes Benz C230 with Registration Number WRP710GP, Chassis Number WOB2037472A321553 and Engine Number 11198132392010 held at the SAPS Pretoria West Pound under SAP13 - 3753/2013

IN AN APPLICATION FOR A PRESERVATION ORDER IN TERMS OF SECTION 38 OF ACT 121, OF 1998

DRAFT ORDER

Having read the notice of motion, affidavits and annexures thereto, and having heard counsel for the Applicant:

It is hereby Ordered that:

The Properties

This Order relates to a Silver Grey Mercedes Benz C230 with Registration Number WRP710GP, Chassis Number WOB2037472A321553 and Engine Number 11198132392010 held at the SAPS Pretoria West Pound under SAP13 - 3753/2013.

Prohibition against dealing in any manner with the properties

In terms of section 38 (2) of the Prevention of Organised Crime Act, No. 121 of 1998 (the Act), all persons with knowledge of this Order, are other than as required and permitted by this Order, prohibited from disposing off, interfering with or dealing in any other manner with the properties to which this Order relates.

1. The properties shall remain in the custody of the SAPS until the outcome of the forfeiture proceedings to be instituted in terms of section 48 of the Act or until the matter is otherwise concluded.

Service and publication

- 2. The Applicant shall in terms of section 39 of the Act:
- 2.1 Cause notice of this Order, in the form set out in Annexure A hereto, together with documents supporting the application, to be served by the Sheriff on Nicholas Mushi at House No. 1929, Block GG, Soshanguve.
- 2.2. Cause notice of this Order, in the form set out in Annexure A hereto, to be published in the *Government Gazette* as soon as practicable after the order is granted.

Any person who has an interest in the properties and who intends:

- 2.3 Opposing application for an order forfeiting the properties to the State, or
- 2.4. applying for an order excluding his or her interest from a forfeiture order in respect of the properties; must enter an appearance, giving notice of such intention to oppose in terms of section 39 (3) of the Act.
- 3. Such notice shall be delivered to the Applicant:
- 3.1 In the case of any person specifically identified for service in terms of this Order, within 14 calendar days after such service, and
- 3.2 in the case of any other person, 14 calendar days after the date upon which a notice of the order was published in the Government Gazette.
- 4. A notice in terms of section 39 must contain full particulars of the chosen address for the delivery of documents concerning further proceedings in this matter and must be accompanied by an affidavit setting out—
 - 4.1 Full particulars of the identity of the person giving the notice;
 - 4.2. the nature and extent of his or her interest in the property concerned;
- 4.3 whether he or she intends opposing the making of the forfeiture order, or whether he or she intends applying for an order excluding his or her interests in the properties from the operation of the order;
- 4.4. whether he or she admits or denies that the properties concerned are an instrumentality of an offence referred in Schedule 1 of the Act, or are the proceeds of unlawful activities and the basis for such defence;
- 4.5. if he or she intends applying for the exclusion or her interests from the operation of the forfeiture order, the basis for such application.
- 5. Any person who is affected by the order may on good cause shown, apply for reconsideration thereof. Such application shall be made upon 72 hours' notice (or such shorter period as the Court may determine on good cause shown) to the Applicant and all other persons identified in this Order as being persons who may have an interest in the properties, and must be made not later than 8 days after the person applying for reconsideration becomes aware of the existence of the order, or within such further period as the Court may consider reasonable, bearing in mind the underlying objectives of Chapter 6 of the Act.
 - By Order of Court.—Registrar of the High Court.

IN THE HIGH COURT OF SOUTH AFRICA (Gauteng Division, Pretoria)

In the ex parte matter of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In *re:* Silver Grey Mercedes Benz C230 with Registration Number WRP710GP, Chassis Number WOB2037472A321553 and Engine Number 11198132392010 held at the SAPS Pretoria West Pound under SAP13 - 3753/2013

IN THE APPLICATION FOR A PRESERVATION ORDER IN TERMS OF SECTION 38 (1) OF ACT 121 OF 1998

NOTICE IN TERMS OF SECTION 39 (1) (b) OF THE PREVENTION OF ORGANISED CRIME ACT, No. 121 OF 1998 ('THE ACT')

This notice is addressed to Nicholas Mushi and all other persons who have an interest in the property representing such property or the proceeds of such property ('the property').

Take notice that:

- 1. The National Director of Public Prosecutions ('National Director') has obtained a preservation of property order ('the Order'), a copy of which is attached to this notice, in terms of section 38 (2) of the Act in respect of the property.
- 2. If you have an interest in the property, you should understand that it is now at risk. You would be well advised to obtain legal advice on whether your interest can be protected and, if so, how to protect it.
- 3. You are advised that the National Director will, within 90 days of publication of this notice, apply to the High Court under section 48 of the Act for an order declaring the property forfeit to the State. The Order will remain in force until the application for a forfeiture order is finalised, and until any forfeiture order that is made is satisfied.
- 4. If you intend opposing the application for a forfeiture order, or you intend applying for an order excluding your interest from a forfeiture order in respect of the property, you must enter an appearance in terms of the Order. The requirements for such an appearance are set out in the Order and are also dealt with in sections 39 (3) and (4) and (5) of the Act. An appearance must comply with these requirements.
- 5. Your attention is specifically drawn to the 14-day time limit period prescribed in section 39 (4) for the entry of an appearance referred to in paragraph 4 above.
- 6. If you enter an appearance in terms of the Order you will be entitled to be given 14 days' notice of the application by the Applicant for a forfeiture order in respect of the property.
- 7. If you fail to enter an appearance to defend in terms of the Order or to comply with the above requirements, you will not be given notice of the application for a forfeiture order and you will not be entitled to appear at the hearing of the application. In such a case the Court may grant a default order forfeiting the property to the State under section 53 of the Act.
- 8. You may on good cause shown (including the non-availability of any other suitable remedy to protect your legitimate rights or interests), on 72 hours' notice to the Applicant, and within 8 days of becoming aware of the Order, apply for reconsideration of the Order.
- 9. You are specifically advised that even if you intend applying for reconsideration of the preservation order in this case, you must in addition comply with paragraphs 4 and 5 above if you intend opposing the forfeiture application subsequently. Failure to do so can result in a forfeiture order being granted against the property by default and without further notice to you.
- 10. Whenever this Order states that you must deliver or serve any notice, affidavit or other process document on the Applicant, you must deliver or serve them on the Applicant at the following address:

Dated at Pretoria during March 2015.

Mr Masokameng, The State Attorney, Attorneys for the Applicant, SALU Building, cnr Andries and Schoeman Streets, Pretoria, 0001. Tel: (012) 309-1500. Fax: (012) 328-9294.

Case No. 2975/2015

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 17 February 2015, before the Honourable Mr Justice Phatudi, AJ

In the *ex parte* application of: PANORAMA PUBLICATIONS (PTY) LTD, Reg. No. 1993/05814/07, 24 Stirrup Avenue, Woodmead Ofice Park, Woodmead, Gauteng, Applicant

Having heard counsel for the Applicant and having read the notice of motion and other documents filed of record.

It is Ordered:

- 1. That the above-mentioned applicant be and is hereby placed under provisional winding up.
- 2. That all persons who have a legitimate interest are called upon to put forward their reasons why this Court should not order the final winding up of the applicant on 14 April 2015 at 10:00 am or so soon thereafter as the matter may be heard.
 - 3. That a copy of the order be published forthwith once in the *Government Gazette*.
- 4. That a copy of this Order be forthwith forwarded to each known Creditor by prepaid registered post or by electronically receipted telefax transmission.

By the Court.—Registrar

J. Viljoen (c/o Badenhorst), 643 Avril Street, Pretoria.

Case No. 78612/14

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 13 March 2015, before the Honourable Justice Ismail

In the matter of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: The following vehicles registered in the name of Enock Siphiwe Khumalo

- 1. A 2005 model C55AMG Mercedes Benz with Registration Number DB83DZGP and Engine Number 11398860052579;
- 2. A 2006 model Range Rover with Registration Number YDM614GP and Engine Number 300306B14281428PS.
- 3. A 2005 model Harley Davidson Custom Softail Motorbike with Registration Number VZG036GP and Engine Number 65851701113; and
 - 4. A 2007 Steed Sintaur Motorbike with Registration Number VLZ953GP and Engine Number FE9016X.

AN APPLICATION FOR A FORFEITURE ORDER IN TERMS OF SECTION 53 OF THE PREVENTION OF ORGANIZED CRIME ACT 121 OF 1998

DRAFT ORDER

Having read the documents filed of record and having considered the matter:

It is hereby Ordered:

- 1. An Order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (the POCA) declaring forfeit to the state certain property (the property), which is presently subject to a preservation of property order granted by this Honourable Court under the above case number on 7 November 2014, namely;
 - 1. A 2005 model C55AMG Mercedes Benz with Registration Number DB83DZGP and Engine Number 11398860052579 (the Mercedes);
 - 2. A 2006 model Range Rover with Registration Number YDM614GP and Engine Number 300306B14281428PS (the Range Rover);
 - 3. A 2005 model Harley Davidson Custom Softail Motorbike with Registration Number VZG036GP and Engine Number 65851701113 (the Harley); and
 - 4. A 2007 Steed Sintaur Motorbike with Registration Number VLZ953GP and Engine Number FE9016X (the Steed).
- 2. The *curator bonis* appointed by this Court in terms of the order granted on 7 November 2014, is directed to continue to act as such with authority to perform all the functions specified in the POCA, subject to the provisions of the Administration of Estates Act 66 of 1965, and to the provisions of the Master of the High Court.
- 3. The *curator bonis* shall have all such powers, duties and authority as provided for in the POCA and in this order, including such powers, duties and authority reasonably incidental thereto and shall, in addition, be subject to the applicable provisions of the Administration of Estates Act 66 of 1965. The fees and expenditure of the *curator bonis* reasonably incurred in the execution of his duties, shall be paid from the proceeds of the forfeited property.
- 4. In terms of section 56 (2) of the POCA, the property shall vest in the *curator bonis* on behalf of the state upon the granting of the order.
 - 5. The *curator bonis* is authorised to:
 - 5.1 assume control of the property and take it into his custody;
 - 5.2 dispose of the property by private sale or other means;
 - 5.3 subject to any order of this Court for the exclusion of any interest in the property under section 52 (2) of the POCA, to deduct his fees and expenditure which were approved by the Master of the High Court;
 - 5.4 deposit the balance of the proceeds into a designed account of SBV; and
 - 5.5 Perform any ancillary acts which, in the opinion of the *curator bonis*, are necessary.
- 6. The *curator bonis* shall, as soon as possible but not later than within a period of 90 days of this Order coming into effect, file a report with the applicant and the Master of the High Court, indicating the manner in which he:
 - 6.1 completed the administration of the property mentioned above; and
 - 6.2 complied with the terms of this Order.
- 7. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.

By Order of the Court.—Registrar of the above High Court.

Case No. 79146/14

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 13 March 2015, before the Honourable Justice Pretorius

In the matter of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: A 1999 model C240 Mercedes Benz with Registration Number JVB208GP and Engine Number 11201062516683 and a 2M Sporttrailer with Registration Number YTJ940GP, registered in the name of THEMBA SIYABONGA KHUMALO

AN APPLICATION FOR A FORFEITURE ORDER IN TERMS OF SECTION 53 OF THE PREVENTION OF ORGANISED CRIME ACT 121 OF 1998

ORDER

Having read the documents filed of record and having considered the matter:

It is hereby Ordered:

- 1. An order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (the POCA) declaring forfeit to the state certain property (the property), which is presently subject to a preservation of property order granted by this Honourable Court under the above case number on 7 November 2014, namely, a 1999 model C240 Mercedes Benz with Registration Number JVB208GP and Engine Number 11201062516683 and a 2M Sporttrailer with Registration Number YTJ940GP, registered in the name of Themba Siyabonga Khumalo.
- 2. The *curator bonis* appointed by this Court in terms of the order granted on 7 November 2014, is directed to continue to act as such with authority to perform all the functions specified in the POCA subject to the provisions of the Administration of Estates Act 66 of 1965, and to the supervision of the Master of the High Court.
- 3. The *curator bonis* shall have all such powers, duties and authority as provided for in the POCA and in this Order, including such powers, duties and authority reasonably incidental thereto and shall, in addition, be subject to the applicable provisions of the Administration of Estates Act 66 of 1965. The fees and expenditure of the *curator bonis* reasonably incurred in the execution of his duties, shall be paid from the proceeds of the forfeited property.
- 4. In terms of section 56 (2) of the POCA, the property shall vest in the *curator bonis* on behalf of the state upon the granting of the order.
 - 5. The *curator bonis* is authorised to:
 - 5.1 assume control of the property and take it into his custody;
 - 5.2 dispose of the property by private sale or other means;
 - 5.3 subject to any order of this Court for the exclusion of any interest in the property under section 52 (2) of the POCA, to deduct his fees and expenditure which were approved by the Master of the High Court;
 - 5.4 deposit the balance of the proceeds into a designated account of SBV; and
 - 5.5 Perform any ancillary acts which, in the opinion of the curator bonis, are necessary.
- 6. The *curator bonis* shall, as soon as possible but not later than within a period of 90 days of this Order coming into effect, file a report with the applicant and the Master of the High Court, indicating the manner in which he:
 - 6.1 completed the administration of the property mentioned above, and
 - 6.2 complied with the terms of this Order.
- 7. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.
 - By Order of the Court.—Registrar of the above High Court.

Case No. 82637/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 17 March 2015, before the Honourable Msimeki J

In the matter of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: A Blue BMW 3 Series motor vehicle with Registration Number CCD722L, Chassis Number ABMCD 18090AU46392 and Engine Number 3002B495 held at Seshego Police Station under SAP13/366/2013

IN THE APPLICATION FOR A FORFEITURE ORDER IN TERMS OF SECTION 48 OF THE PREVENTION OF ORGANISED CRIME ACT No. 121 OF 1998 (POCA)

DRAFT ORDER

Having read the documents filed of record and having considered the matter:

It is hereby Ordered:

- 1. An order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (POCA) declaring forfeit to the State a blue BMW 3 Series motor vehicle with Registration Number CCD722L, Chassis Number ABMCD18090AU46392 and Engine Number 3002B495 held at Seshego Police Station under SAP13/366/2013 (the property) which is presently subject to a preservation of property order granted by this Honourable Court under the above case number of 20 November 2014.
 - 2. In terms of section 56 (2) of POCA, the property shall vest in the state upon granting of this Order.
 - 3. Subject to paragraph 4 below, the property shall remain in the SAP 13 pound in Seshego SAPS police station.
- 4. Upon the expiration of a 45 days period after a notice of this Order is published in the *Government Gazette*, Jephros Letsoalo, a Constable in the employ of the South African Police Service currently attached to the applicant's Asset Forteiture Unit in Polokwane is authorised to:
 - 4.1 assume control of the property on behalf of the applicant;
 - 4.2 sell the property at best, either by public auction or private treaty;
 - 4.3 sign all documentation necessary to effect the sale transfer and registration of the property;
 - 4.4 deposit the proceeds thereof less any commission and incidental expenses occasioned by the sale into the Criminal Asset Recovery Account established under section 63 of POCA, Account Number 80303056 held at the South African Reserve Bank, Vermeulen Street, Pretoria.
- 5. Jephros Letsoalo shall as soon as possible but not later than within a period of 90 days of this Order coming into effect, file a report with the applicant indicating the manner in which she complied with the terms of this Order.
- 6. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.

By Order of the Court.—Registrar of the above High Court.

Case No. 79899/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

On 17 March 2015, before the Honourable Msimeki J

In the matter of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In *re*: A white Mercedes Benz E-class motor vehicle with Registration Number CA49576, Chassis Number WDB2100652B084253 and Engine Number 112944130659892 held at Lephalale Police Pound with Reference SAP13/199/2014

IN THE APPLICATION FOR A FORFEITURE ORDER IN TERMS OF SECTION 48 OF THE PREVENTION OF ORGANISED CRIME ACT No. 121 OF 1998 (POCA)

DRAFT ORDER

Having read the documents filed of record and having considered the matter:

It is hereby Ordered:

- 1. An order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (POCA) declaring forfeit to the State a white Mercedes Benz E-class motor vehicle with Registration Number CA49576, Chassis Number WDB2100652B084253 and Engine Number 112944130659892 held at Lephalale Police Pound with Reference SAP13/199/2014 (the property), which is presently subject to a preservation of property order granted by this Honourable Court under the above case number of 3 November 2014.
 - 2. In terms of section 56 (2) of POCA, the property shall vest in the state upon granting of this Order.
 - 3. Subject to paragraph 4 below, the property shall remain in the SAP 13 pound in Lephalale SAPS police station.
- 4. Upon the expiration of a 45 days period after a notice of this Order is published in the *Government Gazette*, Mokgaetsi Leah Bodiba, a Constable in the employ of the South African Police Service currently attached to the applicant's Asset Forteiture Unit in Polokwane is authorised to:
 - 4.1 assume control of the property on behalf of the applicant;
 - 4.2 sell the property at best, either by public auction or private treaty;
 - 4.3 sign all documentation necessary to effect the sale transfer and registration of the property;
 - 4.4 deposit the proceeds thereof less any commission and incidental expenses occasioned by the sale into the Criminal Asset Recovery Account established under section 63 of POCA, Account Number 80303056 held at the South African Reserve Bank, Vermeulen Street, Pretoria.
- 5. Mokgaetsi Leah Bodiba shall as soon as possible but not later than within a period of 90 days of this Order coming into effect, file a report with the applicant indicating the manner in which she complied with the terms of this Order.
- 6. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.
 - By Order the Court.—Registrar of the above High Court.

Case No. 33657/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 17 February 2015, before the Honourable Mr Justice Phatudi

In the matter of: SS TYRE ENTERPRISES CC (Reg No: 1999/048271/23), Applicant, and MAC MEYER DISTRIBUTORS CC (Reg No: 2007/101864/23). Address: 69 Du Plooy Street, Bethal, Mpumalanga, Respondent

Having heard Counsel for the Applicant and having read the Notice of Motion and other documents filed of record

It is Ordered:

- 1. That Respondent be placed under provisional liquidation returnable on the 27th of March 2015.
- 2. That this Respondent is called upon to show cause on or before the return date hereof, why this Order should not be made final.
 - 3. That this interim order be served upon the Respondent at its registered address by way of Sheriff.
- 4. That this Order be served upon the Master of the High Court and the South African Revenue Service by way of filing notice, by hand.
- 5. That this interim order be served upon the employees of the Respondent, if any, by affixing a copy of this Order against the principle door or gate of the premises of the Respondent, at the Respondent's registered address, by way of the Sheriff.
 - 6. That this Order be published once in the *Times Newspaper* and once in the *Government Gazette*, before the return date.
 - 7. That the costs of this application be costs in the liquidation.

By the Court.—Registrar

Attorney: Mathys Krog. Address: 1213 Cobham Road, Queenswood, Pretoria.

Case No. 2014/32580

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Johannesburg)

Johannesburg, 24 February 2015, before the Honourable Judge Victor

In the matter of: CAMELOT BODY CORPORATE (SS No 359/1989), Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Respondent

Having read the documents filed of record and having considered the matter:-

It is Ordered that:

1. The Rule Nisi is extended to 8 April 2015.

By the Court.—Registrar, ykb

Case No. 2014/44899

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

Johannesburg, 25 February 2015, before the Honourable Acting Judge Mahalelo

In the matter of: SADDLEBROOK RESIDENTS ASSOCIATION NPC, Applicant, and RWODZI FARAI (ID No: 7005295814182), now known, Respondent

Having read the documents filed of record and having considered the matter:-

It is Ordered that:

- 1. The estate of the Respondent be placed under provisional sequestration.
- 2. The Respondent and any other party who wishes to avoid such an order, are called upon to advance the reasons, if any, why the Court should not order final sequestration of the said estate on Monday, the 4th day of May 2015 at 09h30, or so soon thereafter as the matter may be heard.
- 3. In terms of Section 11 (2) of the Insolvency Act No. 24 of 1936, that it shall be sufficient service of the rule *nisi* if it is served in the following manner:-
 - 3.1 by affixing a copy thereof to the principal door at 92 Ascor Road, Saddlebrook Estate, Kyalami;
 - 3.2 by sending a copy of the rule nisi to the following email addresses, namely:-
 - 3.2.1 frwodizi@gmail.com;
 - 3.2.2 f.rwodizi@gmail.com
 - 3.3 By publication in the Government Gazette.

By the Court.—Registrar, gpm

Case No. 79399/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 4 March 2015, before the Honourable Madam Justice Hughes

In the matter of: JUNGLE ARROW TRADING 37 (PTY) LTD (Reg No: 2003/025851/07), Applicant, and VLAMTUR CONSTRUCTION TRANSVAAL (Reg No: 2003/000383/07). Address: 20 De Jager Street, Ermelo, Mpumalanga Province, Respondent

Having heard Counsel for the Applicant and having read the notice of motion and other documents filed of record It is Ordered:

- 1. That the above-mentioned Respondent Company be and is hereby placed under provisional winding-up order.
- 2. That a rule *nisi* be and is hereby issued calling upon all persons concerned to appear and show cause, if any, to this Court, at 10h00 on 15 April 2015, why the Respondent Company should not be placed under final winding-up order.
 - 3. That this interim order be served upon the Respondent at its registered address by way of Sheriff.
- 4. That this Order be served upon the Master of the High Court, and the South African Revenue Service by way of filing notice, by hand.
- 5. That this interim order be served upon the employees of the Respondent, if any, by affixing a copy of this Order against the principle door or gate of the premises of the Respondent, at the Respondent's registered address, by way of the Sheriff.
 - 6. That this Order be published once in the Citizen Newspaper and once in the Government Gazette, before the return date.
 - 7. That the costs of this application be costs in the liquidation.

By the Court.—Registrar, EM.

Attorney: Strydom & Bredenkamp Inc. Address: Parc Nouveau, 225 Veale Street, Brooklyn, Pretoria.

Case No. 86549/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 27 February 2015, before the Honourable Mr Justice Makhubele AJ

In the matter between: BOSS SCAFFOLDING & ACCESS SOLUTIONS (PTY) LTD, Applicant, and AMEKLA PROJECTS (PTY) LTD (Reg. No. 2012/164359/07), Respondent

Having heard counsel(s) for the party(ies) and having read the rule nisi issued out of this Court on 27 January 2015.

It is Ordered:

- 1. That the return date of the aforesaid rule *nisi* be and is hereby extended until 17 April 2015.
- 2. That the Respondent to pay wasted costs.

By the Court.—Registrar.

Attornev: Paul du Plessis.

Case No. 86549/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 27 February 2015, before the Honourable Mr Justice Makhubele AJ

In the matter between: BOSS SCAFFOLDING & ACCESS SOLUTIONS (PTY) LTD, Applicant, and AMEKLA PROJECTS (PTY) LTD (Reg. No. 2012/164359/07), Respondent

Having heard counsel(s) for the party(ies) and having read the rule *nisi* issued out of this Court on 27 January 2015.

It is Ordered:

- 1. That the return date of the aforesaid rule *nisi* be and is hereby extended until 17 April 2015.
- 2. That the Respondent to pay wasted costs.

By the Court.—Registrar.

Attorney: Paul du Plessis.

Case No. 2014/32580 PH No. 0

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

Johannesburg, 24 February 2015, before the Honourable Judge Victor

In the matter between: CAMELOT BODY CORPORATE (SS No. 359/1989), Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Respondent

Having read the documents filed of record and having considered the matter:

It is Ordered that:

1. The Rule nisi is extended to 8 April 2015.

By the Court.—Registrar.

Case No. 86549/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 27 February 2015, before the Honourable Mr Justice Makhubele AJ

In the matter between: BOSS SCAFFOLDING & ACCESS SOLUTIONS (PTY) LTD, Applicant, and AMEKLA PROJECTS (PTY) LTD (Reg. No. 2012/164359/07), Respondent

Having heard counsel(s) for the party(ies) and having read the rule *nisi* issued out of this Court on 27 January 2015.

It is Ordered

- 1. That the return date of the aforesaid rule *nisi* be and is hereby extended until 17 April 2015.
- 2. That the Respondent to pay wasted costs.

By the Court.—Registrar. *Attorney:* Paul du Plessis.

Case No. 2014/32580 PH No. 0

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

Johannesburg, 24 February 2015, before the Honourable Judge Victor

In the matter between: CAMELOT BODY CORPORATE (SS No. 359/1989), Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Respondent

Having read the documents filed of record and having considered the matter:

It is Ordered that:

1. The Rule *nisi* is extended to 8 April 2015.

By the Court.—Registrar.

Case No. 86549/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Division, Pretoria)

Pretoria, 27 February 2015, before the Honourable Mr Justice Makhubele AJ

In the matter between: BOSS SCAFFOLDING & ACCESS SOLUTIONS (PTY) LTD, Applicant, and AMEKLA PROJECTS (PTY) LTD (Reg. No. 2012/164359/07), Respondent

Having heard counsel(s) for the party(ies) and having read the rule *nisi* issued out of this Court on 27 January 2015.

It is Ordered:

- 1. That the return date of the aforesaid rule *nisi* be and is hereby extended until 17 April 2015.
- 2. That the Respondent to pay wasted costs.

By the Court.—Registrar.

Attorney: Paul du Plessis.

EASTERN CAPE OOS-KAAP

ANNEXURE "A" Case No. 987/2015

IN THE HIGH COURT OF SOUTH AFRICA (Eastern Cape Local Division, Port Elizabeth)

Port Elizabeth, Tuesday, 17 March 2015, before the Honourable Justice Chetty

In the *ex parte* application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant, and NQATIJISWA MATIKINCA, Respondent

In re: A silver Honda Ballade motor vehicle with Registration No. BLC 655 EC on 27 January 2015.

NOTICE IN TERMS OF SECTION 39(1) OF ACT 121 OF 1998

This notice is addressed to the Respondent and to all persons who have an interest in the property mentioned in the Preservation Order. It is meant to advise such persons of some of the options available to them.

Take notice that:

- 1. The National Director of Public Prosecutions ("the National Director") has obtained a Preservation of Property Order ("the Order") in terms of section 38(2) of the Prevention of Organised Crime Act 121 of 1998 ("POCA") against the property mentioned in the Preservation Order. A copy of the Order is attached to this notice.
- 2. If you have an interest in the property you should understand that it is now at risk because the National Director intends applying to the Port Elizabeth High Court ("the Court") for a Forfeiture Order within ninety (90) days of the publication of the Order in the *Government Gazette* ("the Gazette"). The Order will remain in force until:
 - 2.1 A Forfeiture Order granted by the Court in respect of the property subject to the Order remains unsatisfied; or
- 2.2 the National Director fails to apply for a Forfeiture Order within ninety (90) days after publication of the Order in the Gazette: or
 - 2 3 the Order is set aside by the Court before expiry of ninety (90) days from date of its publication in the Gazette.
- 3. You are advised to obtain legal advice to ascertain if you can protect your interest and, if so, how to protect it. If you wish to oppose this Application, or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be made, you must give notice of such intention in terms of the Order attached to this notice. The requirements of such notice are dealt with in sections 39(3), (4) and (5) of POCA. An appearance must comply with these requirements.
- 4. If this notice has been served on you or delivered to you, you must within fourteen (14) days after that date give notice of your intention to oppose this Application or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be granted. If you fail to do so within that time your interest in the property may be defeated by a Forfeiture Order granted by default in terms of sections 50 and 53 of POCA.
- 5. If this notice has not been served or delivered to you, you must within fourteen (14) days after the date of publication of the Preservation Order in the *Gazette* give notice of your intention to oppose this Application or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be granted.
 - 6. For a notice of intention to oppose this Application to be valid, you must:
 - 6.1 Serve or deliver the original to the Registrar of the Court;
 - 6.2 serve or deliver a copy to the State Attorney at 29 Western Road, Central, Port Elizabeth;
- 6.3 state therein an address within eight (8) kilometers of the Court at which you will accept notice and service or delivery of all documents relating to this Application; and
 - 6.4 attach to the notice an affidavit in which you set out:
 - 6.4.1 full particulars of the identity of the person giving the notice;
 - 6.4.2 the nature and extent of his or her interest in the property concerned;
 - 6.4.3 whether you intend to oppose the making of the Forfeiture Order, or to apply for an order:
 - 6.4.3.1 excluding your interest in that property from the operation from the Order; or
 - 6.4.3.2 varying the operation of the Order in respect of that property;
- 6.4.4 whether you admit or deny that the property concerned is an instrumentality of an offence referred to in Schedule 1 of POCA, or is the proceeds of unlawful activities;
 - 6.4.5 the facts:
- 6.4.5.1 on which you intend to rely in opposing the making of a Forfeiture Order or applying for an Order referred to in 6.4.3.1 and/or 6.4.3.2 above:

- 6.4.5.2 on the basis of which you admit or deny that the property concerned is an instrumentality of an offence referred to in Schedule 1 of POCA, or is the proceeds of unlawful activities.
- 7. If you give notice in terms of the Order and comply with the above requirements for the notice you will be entitled to be given fourteen (14) days' notice of the Application for the Forfeiture Order.
- 8. If you should fail to give notice of your intention to oppose validly and in good time, or if you should not have received or become aware of this notice, you may yet have grounds to apply in terms of section 49 of POCA for leave of the Court to give late notice of your intention to oppose.
- 9. Any person affected by the Preservation Order may apply to the Court to have that Order set aside in the circumstances mentioned in section 47(1) of POCA. In addition, the Court is obliged by the provisions of section 47(1)(b) of POCA to set aside or rescind the Preservation Order when the proceedings against the Defendant concerned are concluded. However, section 50(4) of POCA also provides that the validity of a Forfeiture Order is not affected by the outcome of the criminal proceedings in respect of an offence with which the property is associated.
- 10. The Order in respect of immovable property may be rescinded or set aside by the Court at any time on the application by a person who is affected by it.
- 11. A Forfeiture Order must also be published in the *Gazette* in terms of section 50 (5) of POCA. If a Forfeiture Order should have been made before you become aware that it is to be sought, you may have grounds on which to apply to this Court in terms of section 54 of POCA for the exclusion of your interest from the operation of the Forfeiture Order already made, or for an order varying the operation of the Forfeiture Order in respect of the property. You will then have to comply with the procedural requirements of section 54. You will have only forty five (45) days from the date of publication of the Forfeiture Order in the *Gazette* in which to make an application to the Court for relief.
- 12. If a Forfeiture Order or any other Order under section 53(1)(b) of POCA should be made by default any person whose interest in the property concerned is affected by the Order will have the right. within twenty (20) days after acquiring knowledge of the Order, to set the matter down for variation or rescission of the Order by the Court and the Court is empowered, upon good cause shown, to vary or rescind the default Order or to give some other direction on such terms as it deems appropriate.

Case No. 987/2015

IN THE HIGH COURT OF SOUTH AFRICA

(Eastern Cape Local Division, Port Elizabeth)

Port Elizabeth, Tuesday, 17 March 2015, before the Honourable Justice Chetty

In the *ex parte* application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant, and NQATIJISWA MATIKINCA, Respondent

In re: A silver Honda Ballade motor vehicle with Registration No. BLC 655 EC seized on 27 January 2015.

PRESERVATION ORDER

Having heard Counsel for the Applicant and having read the papers filed of record:

It is Ordered that:

- 1. In terms of section 38 of Act 121 of 1998 (POCA) an Order is hereby granted prohibiting any person from dealing in any manner with a silver Honda Ballade with Registration No. BLC 655 EC (the property) currently in the possession of the SAPS and held under Humewood CAS 219/09/2015.
- 2. Glynn Fraser be and is hereby appointed to take control of the property pending the outcome of the forfeiture proceedings to be instituted in terms of section 48 of POCA or until this matter is otherwise concluded.
- 3. The Applicant be and is hereby directed to cause a copy of this Order be published in one issue of the *Government Gazette* as soon as it is practicable after obtaining this Order.
 - 4. The Applicant be and is hereby directed to serve a copy of this Order on the Respondent.
- 5. The Respondent be and is hereby directed, should she wish to oppose the making of the Forfeiture Order, to file notice of his intention to do so in terms of section 39(3) and (5) of POCA, within 14 days of being notified of this Order.
 - 6. Any person who has an interest in the property and who intends:
 - 6.1 To oppose the application for an Order forfeiting the property to the State; or
- 6.2 to apply for an order excluding his or her interest from a forfeiture order in respect of the property, must enter an appearance giving notice of such intention in terms of section 39(3) of POCA ("an appearance").
 - 7. Such an appearance must be delivered to the Applicant:
 - 7.1 In the case of the Respondent, within 14 days, as specified in section 39(4) of POCA, after such service; and

- 7.2 in the case of all other persons. within 14 days, as specified in section 39(4) of POCA, after the date upon which notice of this Order is published in the *Government Gazette* or after the date of service in terms of the rules upon them.
- 8. An appearance must, in terms of section 39(5), include full particulars of the address chosen for the delivery of the documents concerning further proceedings in this matter and must be accompanied by an affidavit setting out:
 - 8.1 Full particulars of the identity of the person entering the appearance;
 - 8.2 the nature and extent of his or her interest in the property; and,
- 8 3 the basis of the defence upon which he or she intends to rely in opposing a forfeiture order or applying for the exclusion of his or her interests from the operation thereof.
- 9. Any person who is affected by this Order may on good cause shown (including that no other suitable remedy is available to protect his/her legitimate rights and/or interests) upon72 hours' notice (or such shorter period as the Court may determine on good cause shown) to the Applicant and all other parties but not later than 8 days after becoming aware of the existence of this Order, apply for reconsideration thereof.

By Order of Court.—Registrar. State Attorney.

Case No. 988/2015

IN THE HIGH COURT OF SOUTH AFRICA (Eastern Cape Local Division, Port Elizabeth)

Port Elizabeth, Tuesday, 17 March 2015, before the Honourable Justice Chetty

In the *ex parte* application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant, and BONGANI MICHAEL MCOYANA, Respondent

In re: A blue Ford Laser motor vehicle with registration number BPJ 462 EC on 1 August 2014.

PRESERVATION ORDER

Having heard Counsel for the Applicant and having read the papers filed of record:

It is Ordered that:

- 1. In terms of section 38 of Act 121 of 1998 (POCA) an Order is hereby granted prohibiting any person from dealing in any manner with a blue Ford Laser with Registration No. BPJ 462 EC (the property) currently in the possession of the SAPS and held under Kwanobuhle CAS 7/08/2014
- 2. Glynn Fraser be and is hereby appointed to take control of the property pending the outcome of the forfeiture proceedings to be instituted in terms of section 48 of POCA or until this matter is otherwise concluded.
- 3. The Applicant be and is hereby directed to cause a copy of this Order be published in one issue of the *Government Gazette* as soon as it is practicable after obtaining this Order.
 - 4. The Applicant be and is hereby directed to serve a copy of this Order on the Respondent.
- 5. The Respondent be and is hereby directed, should she wish to oppose the making of the Forfeiture Order, to file notice of his intention to do so in terms of section 39(3) and (5) of POCA, within 14 days of being notified of this Order.
 - 6. Any person who has an interest in the property and who intends:
 - 6.1 To oppose the application for an Order forfeiting the property to the State; or
- 6.2 to apply for an order excluding his or her interest from a forfeiture order in respect of the property must enter an appearance giving notice of such intention in terms of section 39(3) of POCA ("an appearance").
 - 7. Such an appearance must be delivered to the Applicant:
 - 7.1 In the case of the Respondent, within 14 days, as specified in section 39(4) of POCA, after such service; and
- 7 2 in the case of all other persons, within 14 days, as specified in section 39(4) of POCA, after the date upon which notice of this Order is published in the *Government Gazette* or after the date of service in terms of the rules upon them.
- 8. An appearance must, in terms of section 39(5) include full particulars of the address chosen for the delivery of the documents concerning further proceedings in this matter and must be accompanied by an affidavit setting out
 - 8.1 Full particulars of the identity of the person entering the appearance;
 - 8.2 the nature and extent of his or her interest in the property; and
- 8.3 the basis of the defence upon which he or she intends to rely in opposing a forfeiture order or applying for the exclusion of his or her interests from the operation thereof.

9. Any person who is affected by this Order may on good cause shown (including that no other suitable remedy is available to protect his/her legitimate rights and/or interests) upon 72 hour's notice (or such shorter period as the Court may determine on good cause shown) to the Applicant and all other parties but not later than 8 days after becoming aware of the existence of this Order, apply for reconsideration thereof.

By Order of Court.—Registrar. State Attorney.

ANNEXURE "A"

Case No. 988/2015

IN THE HIGH COURT OF SOUTH AFRICA (Eastern Cape Local Division, Port Elizabeth) Port Elizabeth, Tuesday, 17 March 2015

In the *ex parte* application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant, and BONGANI MICHAEL MCOYANA, Respondent

Before the Honourable Justice Chetty

In re: A blue Ford Laser motor vehicle with Registration No. BPJ 462 EC on 1 August 2014.

NOTICE IN TERMS OF SECTION 39(1) OF ACT 121 OF 1998

This notice is addressed to the Respondent and to all persons who have an interest in the property mentioned in the Preservation Order. It is meant to advise such persons of some of the options available to them.

Take notice that:

- 1. The National Director of Public Prosecutions ("the National Director") has obtained a Preservation of Property Order ("the Order") in terms of section 38(2) of the Prevention of Organised Crime Act 121 of 1998 ("POCA") against the property mentioned in the Preservation Order. A copy of the Order is attached to this notice.
- 2. If you have an interest in the property you should understand that it is now at risk because the National Director intends applying to the Port Elizabeth High Court ("the Court") for a Forfeiture Order within ninety (90) days of the publication of the Order in the Government Gazette ("the Gazette"). The Order will remain in force until:
 - 2.1 A Forfeiture Order granted by the Court in respect of the property subject to the Order remains unsatisfied; or
- 2.2 the National Director fails to apply for a Forfeiture Order within ninety (90) days after publication of the Order in the Gazette: or
 - 2.3 the Order is set aside by the Court before expiry of ninety (90) days from date of its publication in the Gazette.
- 3. You are advised to obtain legal advice to ascertain if you can protect your interest and, if so, how to protect it. If you wish to oppose this Application, or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be made, you must give notice of such intention in terms of the Order attached to this notice. The requirements of such notice are dealt with in sections 39(3), (4) and (5) of POCA. An appearance must comply with these requirements.
- 4. If this notice has been served on you or delivered to you, you must within fourteen (14) days after that date give notice of your intention to oppose this Application or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be granted. If you fall to do so within that time your interest in the property may be defeated by a Forfeiture Order granted by default in terms of sections 50 and 53 of POCA.
- 5. If this notice has not been served or delivered to you, you must within fourteen (14) days after the date of publication of the Preservation Order in the Gazette give notice of your intention to oppose this Application or to apply for an Order excluding your interest in the property from the operation of the Forfeiture Order that may be granted.
 - 6. For a notice of intention to oppose this Application to be valid, you must:
 - 6.1 Serve or deliver the original to the Registrar of the Court;
 - 6.2 serve or deliver a copy to the State Attorney at 29 Western Road, Central, Port Elizabeth;
- 6.3 state therein an address within eight (8) kilometers of the Court at which you will accept notice and service or delivery of all documents relating to this Application; and
 - 6.4 attach to the notice an affidavit in which you set out;
 - 6.4.1 full particulars of the identity of the person giving the notice;
 - 6.4.2 the nature and extent of his or her interest in the property concerned;
 - 6.4.3 whether you intend to oppose the making of the Forfeiture Order, or to apply for an order;

- 6.4.3.1 excluding your interest in that property from the operation from the Order; or
- 6.4.3.2 varying the operation of the Order in respect of that property;
- 6.4.4 whether you admit or deny that the property concerned is an instrumentality of an offence referred to in Schedule 1 of POCA, or is the proceeds of unlawful activities;
 - 6.4.5 the facts:
- 6.4.5.1 on which you intend to rely in opposing the making of a Forfeiture Order or applying for an Order referred to in 6.4.3.1 and/or 6.4.3.2 above;
- 6.4.5 2 on the basis of which you admit or deny that the property concerned is an instrumentality of an offence referred to in Schedule 1 of POCA or is the proceeds of unlawful activities.
- 7. If you give notice in terms of the Order and comply with the above requirements for the notice you will be entitled to be given fourteen (14) days notice of the Application for the Forfeiture Order.
- 8. If you should fail to give notice of your intention to oppose validly and in good time, or if you should not have received or become aware of this notice, you may yet have grounds to apply in terms of section 49 of POCA for leave of the Court to give late notice of your intention to oppose.
- 9. Any person affected by the Preservation Order may apply to the Court to have that Order set aside in the circumstances mentioned in section 47(1) of POCA. In addition, the Court is obliged by the provisions of section 47(1)(b) of POCA to set aside or rescind the Preservation Order when the proceedings against the Defendant concerned are concluded. However, section 50(4) of POCA also provides that the validity of a Forfeiture Order is not affected by the outcome of the criminal proceedings in respect of an offence with which the property is associated.
- 10. The Order in respect of immovable property may be rescinded or set aside by the Court at any time on the application by a person who is affected by it.
- 11. A Forfeiture Order must also be published in the *Gazette* in terms of section 50(5) of POCA. If a Forfeiture Order should have been made before you become aware that it is to be sought, you may have grounds on which to apply to this Court In terms of section 54 of POCA for the exclusion of your interest from the operation of the Forfeiture Order already made, or for an order varying the operation of the Forfeiture Order in respect of the property You will then have to comply with the procedural requirements of section 54. You will have only forty-five (45) days from the date of publication of the Forfeiture Order in the *Gazette* in which to make an application to the Court for relief.
- 12. If a Forfeiture Order or any other Order under section 53(1)(b) of POCA should be made by default, any person whose interest in the property concerned is affected by the Order will have the right, within twenty (20) days after acquiring knowledge of the Order, to set the matter down for variation or rescission of the Order by the Court and the Court is empowered, upon good cause shown, to vary or rescind the default Order or to give some other direction on such terms as it deems appropriate.

Case No. 2775/2014

IN THE HIGH COURT OF SOUTH AFRICA (Eastern Cape Local Division, Port Elizabeth)

Port Elizabeth, Tuesday, 24th February 2015, before the Honourable Mr Justice Goosen

In the *ex parte* application of: FRANS VAN EEDEN, Applicant (in *re:* Removal of restrictions on Title Deed), Applicant Having heard Advocate Bands, Counsel for the Applicants and having read the documents filed of record:

It is Ordered:

- 1. That a rule *nisi* do hereby issued calling upon all interested parties who may choose to do so, to object by way of a letter to the Applicant's attorneys, or by personally or by Counsel or attorney to appear in Court on Tuesday, 24th March 2015 at 09h30 or so soon thereafter as the matter may be heard, why an order in the following terms should not be made:
- 1.1 Deleting the restrictive conditions set forth at paragraph "C4 (b)" of the Deed of Transfer No. T76957/2012, in respect of the property described therein as Erf 7, Murray Park, in the Nelson Mandela Bay Metropolitan Municipality, Division of Port Elizabeth, Province Eastern Cape (hereinafter referred to as "the property") to wit:
- "(b) no building or structure or any portion thereof, except boundary walls and fences, shall be erected nearer than 81.86 metres to the street line which forms a boundary of this erf on Draaifontein Road as required by the Local Authority nor within 7.87 metres to the street line which forms a boundary of this erf, nor within 3.15 metres of any other boundary. On consolidation of any two or more erven this conditions shall apply to the consolidated erf as one erf."
- 1.2 The Registrar of Deeds to effect an endorsement of the Deed of Transfer No. T76957/2012 aforementioned, in accordance with paragraph 1.1 herein above;

- 1.3 That the Applicant gives notice of this Application by:
- 1.3.1 the service of the papers relating to this Application:
- 1.3.1.1 by way of Sheriff on the Municipal Manager of the Nelson Mandela Bay Municipality (Port Elizabeth Administrative Unit);
 - 1.3.1.2 by hand:
 - 1.3.1.2.1 on the Premier of the Eastern Cape;
 - 1.3.1.2.2 on the Registrar of Deeds, Cape Town.
 - 1.3.2 The service of any rule *nisi* which this Honourable Court may grant, be effected:
 - 1.3.2.1 by publication:
 - 1.3.2.2.1 once in the Government Gazette of the Province of the Eastern Cape; and
 - 1.3.2.1.2 once, in English, in The Herald and in Afrikaans, in Die Burger (Oos-Kaap) newspapers,

and by giving notice of such advertisement, to the effect that the papers relating to this Application may be inspected at the offices of the Applicant's attorneys and of the Registrar of this Honourable Court.

- 1.4 Delivering by hand, alternatively by registered post, to every residence in Murray Park, Port Elizabeth, within 10 days of such rule *nisi*, a letter setting out the following and attaching a copy of such rule *nisi*:
 - 1.4.1 the nature of the application;
 - 1.4.2 the reason for the application;
 - 1.4.3 an address where all the papers in the matter may be inspected;
 - 1.4.4 contact details of the person to which all enquiries may be addressed;
 - 1.4.5 the date before which such enquiries must be made;
- 1.4.6 by service on a valid Ratepayers Association representing the Murray Park Township, Port Elizabeth, should such an association exist, the rule *nisi* and an affidavit indicating which property owners are directed and indirectly affected by virtue of the Title Deed conditions.

By Order of the Court.—A. Erasmus (Ms), pp Registrar.

Laubscher Attorneys.

Case No. 212/2015

IN THE HIGH COURT OF SOUTH AFRICA

(Eastern Cape Local Division, Port Elizabeth)

Port Elizabeth, Tuesday, 17th February 2015, before the Honourable Mr Justice Chetty

In the *ex parte* application of: WAYNE RICHARD SMART, Applicant (in *re:* Removal of restrictions on Title Deed), Applicant

Having heard Advocate Bands, Counsel for the Applicants and having read the documents filed of record:

It is Ordered:

- 1. That a rule *nisi* do hereby issued calling upon all interested parties who may choose to do so, to object by way of a letter to the Applicant's attorneys, or by personally or by Counsel or attorney to appear in Court on 14th April 2015 at 09h30 or so soon thereafter as the matter may be heard, why an order in the following terms should not be made:
- 1.1 Deleting the restrictive conditions set forth at paragraph "2 (iv)" of the Deed of Transfer No. T37298/88, in respect of the property described therein as Erf 36, Summerstrand, in the Nelson Mandela Bay Metropolitan Municipality, Division of Port Elizabeth (hereinafter referred to as "the property") to wit:
 - "(b) That not building or structure of any portion thereof except boundary walls and fences shall be erected nearer
 - 1.3.1.1 once in the Government Gazette; and
 - 1.3.1.2 once, in English, in The Herald and in Afrikaans, in Die Burger (Oos-Kaap),

and by giving notice of such advertisement, to the effect that the papers relating to this Application may be inspected at the offices of the Applicant's attorneys and of the Registrar of this Honourable Court.

- 1.4 Delivering by hand, alternatively by registered post, to every residence in Summerstrand Township, Port Elizabeth, within 10 days of such rule *nisi*, a letter setting out the following and attaching a copy of such rule *nisi*:
 - 1.4.1 the nature of the application;
 - 1.4.2 the reason for the application;
 - 1.4.3 an address where all the papers in the matter may be addressed;
 - 1.4.4 the date before which such enquiries must be made;

1.5 by service on a valid Ratepayers Association representing the Summerstrand Township, Port Elizabeth, should such an association exist, the rule *nisi* and an affidavit indicating which property owners are directly and indirectly affected by virtue of the Title Deed conditions.

By Order of the Court.—B. Lucas (Ms), pp Registrar. Laubscher Attorneys.

FREE STATE • VRYSTAAT

Case No. 5357/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Free State Division, Bloemfontein)

On the 26th day of February 2015, before the Honourable Acting Justice LJ Lekale

In the matter between: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

IN RE: R95 600 SEIZED ON 30 OCTOBER 2013 AT THE BAMBANANI STEYN 2 MINE SHAFT, HARMONY GOLD MINE, WELKOM AND HELD WELKOM CAS 695/10/2013

Having considered the Notice of Motion and the other documents filed of record and having heard Counsel for applicant.

It is Ordered that:

- 1. An order be and is hereby granted in terms of section 53 (1) (a) of the Prevention of Organised Crime Act 121 of 1998 (POCA), declaring forfeit to the State R95 600 in cash (the property), with immediate effect which is presently subject to a preservation of property order granted by this Honourable Court under the above Case No. on 11 December 2014.
- 2. In terms of section 50 (6) of POCA, paragraph 5 below shall take effect immediately after this order has been granted, unless an appeal is instituted before this time in which case this Order will take effect on the finalisation of such appeal.
- 3. The applicant as per **Frans Johannes Jacob Prinsloo (Prinsloo)**, be and is hereby directed to take control of the property for the purpose of this Order.
 - 4. Pending the taking effect of this Order, the property shall remain in the custody of Prinsloo.
- 5. On the date on which this Order takes effect, immediately after this order has been granted, Prinsloo, shall pay R95 600 into Harmony Account No. 1454 115 866, Branch Code 145405 held at Nedbank.
- 6. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.
 - 7. The Registrar is further directed to publish a notice of this Order in the *Government Gazette* as soon as it is practicable. By Order of this Court.

Court Registrar.—State Attorney.

Case No. 5355/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Free State Division, Bloemfontein)

On the 12th day of March 2015, before the Honourable Justice CJ Musi

In the application of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

IN RE: R13 500 SEIZED ON 21 AUGUST 2012 AT TSHEPONG MINE SHAFT, HARMONY GOLD MINE, ODENDAALSRUS AND HELD UNDER ODENDAALSRUS CAS 247/08/2012

Having considered the Notice of Motion and the other documents filed of record and having heard Counsel for applicant.

It is Ordered that:

- 1. An order be and is hereby granted in terms of section 53 (1) (a) of the Prevention of Organised Crime Act 121 of 1998 (POCA), declaring forfeit to the State R13 500 in cash (the property), with immediate effect which is presently subject to a preservation of property order granted by this Honourable Court under the above Case No. on 11 December 2014.
- 2. In terms of section 50 (6) of POCA, paragraph 5 below shall take effect immediately after this order has been granted, unless an appeal is instituted before this time in which case this Order will take effect on the finalisation of such appeal.
- 3. The applicant as per **Frans Johannes Jacob Prinsloo (Prinsloo)**, be and is hereby directed to take control of the property for the purpose of this Order.

- 4. Pending the taking effect of this Order, the property shall remain in the custody of Prinsloo.
- 5. On the date on which this Order takes effect, immediately after this order has been granted, Prinsloo, shall pay R13 500 into Harmony Account No. 1454 115 866, Branch Code 145405 held at Nedbank.
- 6. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.
 - 7. The Registrar is further directed to publish a notice of this Order in the *Government Gazette* as soon as it is practicable. By Order of this Court.

Court Registrar.—State Attorney.

Case No. 5356/2014

IN THE HIGH COURT OF SOUTH AFRICA

(Free State Division, Bloemfontein)
Before the Honourable Justice LJ Lekale, on the 26h day of February 2015

In the application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: R27 480 in cash seized by the South African Police Service on 3 January 2014 and held under Thabong CAS 95/01/2014

Having considered the Notice of Motion and the other documents filed of record and having heard Counsel for Applicant,

It is Ordered that:

An order is granted in terms of the provisions of section 53 of the Prevention of Organised Crime Act 121 of 1998 (POCA), declaring forfeit, with immediate effect, to the State R27 480 in cash (the property), which is presently subject to a preservation of property order granted by this Honourable Court under the above case number on 11 December 2014.

- 1. The appointment of a *curator bonis* be and is hereby dispensed with. The property shall vest in the State, and the Station Commander of the South African Police Service, Thabong Organised Crime Unit, Welkom, or an officer of equal or higher rank, is directed to deal with the property as follows:
 - 1.1 assume control of the property and take it into his custody; and
- 1.2 Upon coming into effect of this Order hand the property over to Moeletsi Philip Mamatela (Mamatela), a sergeant and attached to the Financial and Asset Forfeiture Investigation Section, Provincial Office of the Directorate for Priority Crime Investigations Free State Province, Bloemfontein, who will:
- 1.2.1 Deposit the property into the Criminal Asset Recovery Account established under section 63 of POCA, No. 80303056 held at the South African Reserve Bank, Vermeulen Street, Pretoria.
- 2. Mamatela shall as soon as possible, but not later than within a period of 90 days of this order coming into effect, file a report with the Applicant on the manner in which he:
 - 2.1 Completed the administration of the property mentioned above; and
 - 2.2 complied with the terms of this Order.
- 3. Any person whose interest in the property concerned is affected by the forfeiture order, may within 20 days after he or she has acquired knowledge of such order, set the matter down for variation or rescission by the Court.
- 4. The Applicant be and is hereby directed to cause notice of this Order to be published in one copy of the *Government Gazette* as soon as it is practicable after this order is granted.

By Order of this Court.

Court Registrar.—State Attorney.

KWAZULU-NATAL

Case No. 1155/15

IN THE HIGH COURT OF SOUTH AFRICA (KwaZulu-Natal Division, Pietermaritzburg)

On the 25th day of February 2015, before the Honourable Mr Justice Vahed

In the matter between: JOHN DOUGLAS MICHAU, N.O., First Applicant, ADRIAN VENGADESAN, N.O., Second Applicant, and AIM MOTORSPORT (PTY) LTD (Reg. No. 2009/018289/07), having its registered address at: 97 Armstrong Avenue, La Lucia, Durban, KwaZulu-Natal

Upon reading the Notice of Motion, supporting affidavit and the other documents filed of record; and Upon the motion of counsel for the applicants.

It is Ordered that:

- 1. AIM Motorsport (Pty) Limited, Reg. No. 2009/018289/07 ("the Respondent") and all other interested parties be and are hereby called upon to show cause, if any, to this Court on the 15th day of April 2015 at 09h30 or so soon thereafter as the matter may be heard as to why the Respondent should not be finally wound up.
 - 2. This Order shall operate as an Order provisionally winding up the Respondent.
- 3. This Order shall be served upon the Respondent at its registered office and a copy of this Application and this Order shall be served upon Respondent's Director, Anthony Ian Marais, at Men's Section, D2, Westville Prison, Westville, and that a copy of this Order shall be published on or before the 27th day of March 2015, one in the *Government Gazette* and once in the *Witness* newspaper.

By Order of the Court.—RJ Jooste, Registrar. Stowell & Co.

Case No. 1601/2015

IN THE HIGH COURT OF SOUTH AFRICA (KwaZulu-Natal Local Division, Durban)

At Durban, on 3rd March 2015, before the Honourable Mr Justice Ploos van Amstel

In the ex parte application of: THE NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: An application in terms of section 38 of the Prevention of Organized Crime Act, 121 of 1998, in respect of property being the credit balance of R465 653,03, held at First National Bank under Account No. 6245528994, New Germany Branch.

Upon the motion of Counsel for the Applicant and upon reading the Notice of Motion and other documents filed of record:

It is hereby Ordered that:

The Property:

- 1. A Preservation of Property Order ('the Preservation Order") is granted in terms of section 38 (2) of the Prevention of Organised Crime Act, 121 of 1998 ("the POCA") preserving certain property being the credit balance of R465 653,03, held at First National Bank ("FNB") under Account No. 6245528994, New Germany Branch.
- 2. In terms of section 38 (2) of the POCA and subject to the provisions of this Order, all persons with knowledge thereof are prohibited from disposing of, dissipating, interfering with, taking possession of or control over, diminishing the value of, or dealing with the property in any manner.

Curator bonis

- 3. In terms of section 42 of the POCA, Phinda Shembe of Shembe Attorneys, is appointed as *curator bonis* over the property (the *curator bonis*). The *curator bonis* shall have all such powers, duties and authority as provided for in the POCA and in this Order and shall, in addition, be subject to the applicable provisons of the Administration of Estates Act, 66 of 1965, as well as the supervision of the Master of the High Court.
- 4. The *curator bonis* is authorised to assume control of the property and to anything necessary to preserve the property while the order is in force.

Surrender of property and safeguards

- 5. Any person who holds any of the property is directed in terms of section 42 (1) (b) of the POCA to surrender the property forthwith into the custody of the *curator bonis*, failing which any member of the South African Police Service is hereby authorised, on the instruction of the *curator bonis*, to seize the relevant property and place it in the custody of the *curator bonis*.
- 6. If any of the property is not surrendered to the *curator bonis* or seized and placed in his custody in accordance with this Order, the *curator bonis* is authorised to require the person who holds or who held such property to disclose on affidavit, within a reasonable time specified by the *curator bonis*, full details of the whereabouts of such property.

Report by curator bonis

7. The *curator bonis* must file a report with the registrar of this Honourable Court within 40 days of the granting of the preservation order which shall contain an inventory of the property taken into his custody in terms of this Order, in which he shall set out the steps that have been taken by him to give effect to this Order, and make any further recommendations as he may deem fit regarding any other steps he might be required to take in order to give effect to the order. The *curator bonis* must file supplementary reports containing additional relevant information as and when such reports become necessary.

Fees and expenditure of curator bonis

8. The fees and expenditure of the *curator bonis* must, in terms of section 42(2) of the POCA, be paid from the forfeited property. In the event of no forfeiture order being granted, then such fees and expenditure must be paid by the state, provided further that interest on expenditure incurred by the *curator bonis* is paid by the state at the prime lending rate of the major financial institutions from the date of expenditure until the date of final payment.

Service and Publication

- 9. The Applicant shall in terms of section 39 of the POCA, as soon as practicable after the making of the Preservation Order, cause a notice of this Order including "Annexure B" hereto to be published in the *Government Gazette*.
- 10. The Applicant shall, in terms of section 39 (1) (a) of the POCA, cause notice of this Preservation Order including "Annexure B", together with the copies of the papers used in support of this application, to be served on:
 - 10.1 Khabomvomvo Investment (Pty) Ltd, Lot 1209, Msizi Dube Street, New Germany, KwaZulu-Natal, 3602;
 - 10.2 any other person who becomes known to the Applicant as having an interest in the property.

Entry of appearance to oppose forfeiture order

- 11. Any person who has an interest in the property and who intends:
- 11.1 to oppose the application for an order forfeiting the property to the State; and
- 11.2 to apply for an order excluding his or her interest from the forfeiture order in respect of the property, must enter an appearance giving notice of such an intention in terms of section 39(3) of the POCA.
- 12. Any person under paragraph 11 *supra* who intends opposing an order forfeiting the property to the State shall, in terms of section 39 (4) of the POCA, deliver a notice to the Applicant of such intention:
 - 12.1 in the case of a person upon whom service is effected in terms of the POCA, within 14 days after such service; and
- 12.2 in the case of all other persons, within 14 days after the date upon which notice of this order is published in terms of paragraph 9 *supra*.

An appearance in terms of paragraph 11 *supra* must, in terms of section 39 (5) of the POCA include full particulars of the address chosen for the delivery of documents concerning further proceedings in this matter, and must be accompanied by an affidavit setting out:

- 13.1 Full particulars of the opposing party's identity;
- 13.2 the nature and extent of his or her interest in the property; and
- 13.3 the basis of the defence upon which he or she intends to rely on in opposing the forfeiture application or in seeking to have his interest excluded from the forfeiture order.
 - 14. Costs in the event that this application is opposed.
 - 15. Further and/or alternative relief.
 - By Order of the Court.—H. Bridgelal, Registrar.

State Attorney.

"ANNEXURE B"

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

In the ex parte application of: NATIONAL DIRECTOR OF PUBLIC PROSECUTIONS, Applicant

In re: An application in terms of section 38 of the Prevention of Organized Crime Act, 121 of 1998, in respect of property being the credit balance of R465 653.03 held at First National Bank under Account No. 6245528994, New Germany Branch.

NOTICE IN TERMS OF SECTION 39 (1) (b) OF THE PREVENTION OF ORGANISED CRIME ACT, ACT 121 OF 1998 ("THE POCA") IN RESPECT OF PROPERTY BEING A CASH SUM OF R465 653,03 ("HEREINAFTER REFERRED TO AS PROPERTY")

This notice is addressed to Khabomvomvo Investments (Pty) Ltd and any other person who may have interest in the property described above.

Take notice that:

- 1. The National Director of Public Prosecutions has obtained a preservation of property order ("the order"), a copy of which is attached to this Notice, in terms of section 38 (2) of the POCA in respect of the property.
- 2. If you have an interest in the property, you should understand that it is now at risk. You would be well advised to obtain legal advice on whether your interest can be protected and, if so, how to protect it.
- 3. You are notified that the National Director will, within 90 days of the publication of this Notice, apply to the High Court under section 48 of the POCA, for an order declaring the property forfeit to the State. The order will remain in force until the application for a forfeiture order is finalized, and until any forfeiture order that is made is satisfied.
- 4. If you intend opposing the application for a forfeiture order, or you intend applying for an order excluding your interest from the forfeiture order in respect of the property, you must enter an appearance in terms of this Order. The requirements for such an appearance are set out in the order and are also dealt with in sections 39(3), (4) and (5) of the POCA. An appearance must comply with these requirements.
- 5. Your attention is specifically drawn to the 14 days time limit prescribed in Section 39 (4) for the entry of an appearance referred to in paragraph 4 above.
- 6. If you enter an appearance in terms of the order you will be entitled to be given 14 days' notice of the application Applicant for a forfeiture order in respect of the property.

- 7. If you fail to enter an appearance in terms of the order, or to comply with the above requirements, you will not be given notice of the application for a forfeiture order and you will not be entitled to appear at the hearing of the application. In such a case, the Court may grant a default order forfeiting the property to the State under Section 53 of the POCA.
- 8. You are specifically advised that even if you intend to apply for reconsideration of the preservation order in this case, you must, in addition, comply with paragraphs 4 and 5 above if you intend to oppose the forfeiture application at a later date. Failure to do so can result in a forfeiture order being granted against the property by default and without further notice to you.
- 9. Whenever this Order states that you must deliver or serve any notice, affidavit or other process document on the Applicant, you must deliver or serve them on the Applicant at the following address:

State Attorney, KZN, 6th Floor, Metropolitan Life Building, 391 Anton Lembede Street (formerly Smith Street), Durban. Tel: (031) 365-2500. Fax: (031) 306-2448.

Any correspondence or other enquiries must also be directed to this address or contact number.

Case No. 12251/2013

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

At Durban on 11 March 2015, before the Honourable Mr Justice Ploos van Amstel

In the matter between: FIRSTRAND BANK LIMITED, Applicant, and ROMSON INVESTMENTS CC, 1st Respondent, THE COMPANIES AND INTELLECTUAL PROPERTY TRIBUNAL, 2nd Respondent, THE REGISTRAR OF DEEDS, 3rd Respondent, and SELVINAYAGEE NAIDU, 4th Respondent

Upon hearing the Applicant and upon reading the notice of motion and the other documents filed of record:

It is Ordered:

- 1. A Rule *nisi* do issue, calling upon all interested parties to show cause, if any, on the 14th day of April 2015 at 09h30 or so soon thereafter as counsel may be heard for an order in the following terms:
 - 1.1 The dissolution and de-registration of Romson Investments CC is declared void.
- 1.2 The Second Respondent is directed to restore to the companies register the First Respondent, with Registration No. 2001/029984/23.
- 1.3 That the First Respondent pay the costs of the application unless the application is opposed by any other Respondents in which instance costs will be sought against such Respondents opposing jointly and severally the one paying the others to be absolved.
 - 1.4 Further and/or alternative relief.
 - 2. That the above rule *nisi* is to be published once in:
 - 2.1 The Government Gazette in English and Afrikaans.
 - 2.2 In an English daily newspaper circulated in Durban.
 - 2.3 In an Afrikaans newspaper circulated in Durban.
 - 3. That the rule nisi will be served on:
 - 3.1 The South African Revenue Services.
 - 3.2 The Minister of Rural Development and Land Reform.
 - 3.3 The Minister of Finance.
- 3.4 Any interested persons who have been identified as such, including but not limited to the First, Second and Third Respondents.

By Order of the Court.L Bothma, Registrar. Woodhead Bigby & Irving.

Case No. 147/2015

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

At Durban on 4 March 2015, before the Honourable Mr Justice Thatcher AJ

In the matter between: NEDBANK LIMITED, Applicant, and MZINENE PROPERTY DEVELOPMENTS AND INVESTMENTS (PTY) LTD, 1st Respondent, THE COMPANIES INTELLECTUAL PROPERTY COMMISSION, 2nd Respondent, THE MINISTER OF RURAL DEVELOPMENT AND LAND REFORM, 3rd Respondent, THE MINISTER OF FINANCE, 4th Respondent, THE REGISTRAR OF DEEDS, 5th Respondent, and CHRISTOPHER JOHN RALEIGH, 6th Respondent

Upon hearing the Applicant in person and upon reading the notice of motion and the other documents filed of record.

It is Ordered:

1. That a rule *nisi* be and is hereby issued calling upon the Respondents and all interested parties to show cause on the 14th day of April 2015 at 09h30 or so soon thereafter as Counsel may be heard why an Order should not be made in the following terms:

- 1.1 That the Second Respondent be and is hereby directed to restore the registration of the **Mzinene Property Developments and Investments (Pty) Limited** (Registration No. 2000/006567/07) ("the First Respondent") to the companies register;
- 1.2 that the Second Respondent be and is hereby directed to give notice of the restoration of the registration of the First Respondent and the date thereof;
- 1.3 that it be and is hereby declared that upon the restoration of the registration of the First Respondent the immovable property described as:
- (i) Section No. 18, as shown more fully described on Sectional Plan No. SS218/05 ("the Sectional Plan") in the scheme known as Weaver Nature Park, in respect of the land and building or buildings situated at The Big 5 False Bay Municipality of which Section the floor area, according to the said sectional plan is 132 (one hundred and thirty-two) square metres in extent; and
- (ii) an undivided share in the common property in the Scheme apportioned to the said section in accordance with the participation quota as endorsed on the said Sectional Plan (the common property) held by Deed of Transfer No. ST24485/05."

Shall no longer bona vacantia and shall again vest in the First Respondent.

- 1.4 that it be and is hereby declared that upon restoration of registration of the First Respondent that the judgment granted on 27 January 2014 under case number 13417/2009 is valid an binding on the First Respondent;
- 1.5 That the Sixth Respondent be and is hereby directed to file with the Second Respondent and all any outstanding returns as against the restoration of the First Respondent's registration;
- 1.6 That upon its restoration of registration that the First Respondent pay the costs of this application, alternatively that the First and Sixth Respondents pay the costs of this application jointly and severally, the one paying the other to be absolved, further alternatively that in the event of any party opposing this application that they pay the costs of this application jointly and severally with the First and/or Sixth Respondent, the one paying the others to be absolved.
- 2. That this Rule *nisi* is published in the *Government Gazette* and in a daily newspaper circulating the Province of KwaZulu-Natal on or before the 31st day of March 2015.

By Order of the Court.—Registrar.

Larson Falconer Hassan Poarsee (14).

Case No. 12321/2014

IN THE HIGH COURT OF SOUTH AFRICA (KwaZulu-Natal Division, Pietermaritzburg)

On the 18th December 2014, before the Honourable Mr Justice Chili

In the matter between: SIYAKHA FUND (PTY) LIMITED, Plaintiff, and PHUMOWAKHE CHARLES KUBHEKA, ID No. 7012175430089, Defendant

Having heard Counsel for the Plaintiff, and having read the documents filed of record,

It is Ordered that:

- 1. Payment of the sum of R151 409,15 (one hundred and fifty-one thousand four hundred and nine rand and fifteen cents) together with insurance premiums in the amount of R189,80 and assurance premiums in the amount of R145,82).
 - 2. Interest on the amount referred to in 1, above at the rate of 9% per annum from 23 June 2014 to date of payment;
- 3. An order in terms whereof the immovable property described below is declared specially executable and a writ of execution be issued as envisaged in terms of rule 46 (1) (a) of the Uniform Rules of Court:

Erf 1605, eZakheni A Township, Registration Division GS, the Province of KwaZulu-Natal, measuring 372 square metres in extent, held by Deed of Transfer No. TG918/1984; and

4. Costs of suit as between attorney and client.

By Order of Court.—R.J. Jooste, Registrar.

E.R. Browne Inc.

WESTERN CAPE WES-KAAP

Case No. 1764/2015

IN THE HIGH COURT OF SOUTH AFRICA

(Western Cape Division, Cape Town)

On Thursday, 26 February 2015 at Cape Town, before His Lordship the Honourable Judge Rogers

In the matter between: THE CITY OF CAPE TOWN, Plaintiff, and THE COMPANIES AND INTELLECTUAL PROPERTY COMMISSION OF SOUTH AFRICA, First Respondent, THE MINISTER OF PUBLIC WORKS, Second Respondent, and THE MINISTER OF FINANCE, Third Respondent

DRAFT ORDER

Having heard counsel for the Applicant and having read the papers filed of record an order is hereby granted in the following terms:

- 1. A rule *nisi* is issued calling on all interested parties to show cause, if any, to the above Honourable Court on 20 April 2015 as to why an order in the following terms should not be granted:
- 1.1 The dissolution of Boeing Transport (Pty) Ltd (Reg. No. 1968/004993/07) ("Boeing Transport") which dissolution occurred upon Boeing Transport's deregistration on 16 July 2010 in terms of s73 (5) of the Companies Act 61 of 1973 as it then read, is declared to have been void in terms of s83 (4) of the Companies Act 71 of 2008.
 - 1.2 The First Respondent is ordered to restore Boeing Transport's name to the Register of Companies.
- 1.3 The assets of Boeing Transport immediately prior to its dissolution on 26 July 2010 are declared to be no longer *bona vacantia* and are re-vested in Boeing Transport.
- 1.4 The liabilities of Boeing Transport immediately prior to its dissolution on 26 July 2010 are declared to re-vest in Boeing Transport.
 - 1.5 The costs of the application be paid by any person/s or parties who oppose the relief sought herein.
 - 2. That this Order be served:
 - 2.1 On First, Second, Third Respondents.
 - 2.2 On the registered head office of Boeing Transport.
 - 2.3 On the listed directors of Boeing Transport at the date of deregistration.
 - 2.4 On ABSA Bank Ltd (the bond holder).
 - 2.5 On the party in whose favour the interdict I-5366/2010AT was registered, if ascertainable.
 - 2.6 By means of one publication in each of the Government Gazette, Die Burger and the Cape Times.

Dated at Cape Town on this 26th day of February 2015.

By Order of the Court.—Court Registrar, 47 C & A Friedlander, Cape Town.

Case No. 2017/15

PROVISIONAL LIQUIDATION

IN THE HIGH COURT OF SOUTH AFRICA

(Western Cape Division, Cape Town)

13 February 015, before the Honourable Justice Ms Baartman

In the matter between: KERRY JASON MULLER, Applicant, and DYNAMIX LEARNING SOLUTIONS (PTY) LTD (Reg. No. 2008/016245/07), registered address: 6th Floor Office Block 1, The Cliffs, 3 Niagara Road, Bellville, 7530, Respondent

ORDER

Having heard counsel for the Applicant and having read the papers filed of record, an order is made in the following terms:

- 1. That Respondent be placed under provisional order of winding-up in the hands of the Master of the High Court.
- 2. That a rule *nisi* be issued calling upon Respondent and all other interested parties to show cause, if any, to this Honourable Court on 7 April 2015, why:
 - 2.1 Respondent should not be placed under final liquidation, and
 - 2.2 that the costs of this application should not be costs in the winding-up of the Respondent.
 - 3. That service of this Order be effected:
 - 3.1 By one publication in either "The Argus" or "The Cape Town" and "Die Burger".

- 3.2 On all know creditors with claims in exceeding R25 000,00 by registered post.
- 3.3 On the registered office and the principal place of business of the Respondent.
- 3.4 On the offices of the Receiver of Revenue.
- 3.5 On the employees of the Respondent.
- 3.6 On the Trade Union representing the Respondent's employees (if any).
- 3.7 On the Master of the High Court, Cape Town.
- 4. The Registrar shall transmit a copy of the winding-up order to the Sheriff of the Province in which the registered office of the Respondent is situated and to the Sheriff of every Province in which it appears that the Respondent owns business.
- 5. The Sheriff shall attach all property which appears to belong to the Respondent and transmit to the Master an inventory of all property attached by him or her in terms of section 19 of the Insolvency Act of 1936.

By Order of the Court.—Court Registrar, R.K. Hall & Associates, Cape Town, Box 211.

GENERAL • ALGEMEEN

GAUTENG

Notice is hereby given that under the provisions of section 38 of the Deed Registries Act, 1937, I, the Registrar of Deeds at Pretoria, intend to issue a Certificate of Registered Title in *lieu* of Dee of Transfer T88504/2007, dated 6 July 2007, passed by:

- 1. Craig Olivier, ID No. 7101145359088, unmarried.
- 2. Christina Cornelia Malan, ID No. 7407140124082, unmarried, in favour of Hielatjie Magdelena Jansen van Vuuren, ID No. 4911230033080, unmarried, in respect of certain:

Portion 28 (a portion of Portion 13) of Erf 1519, Safarituine Extension 8 Township, Registration Division J.Q. North West Province, measuring 500 (five hundred) square metres, which has been lost or destroyed.

All persons having objection to the issue of such Certificate are hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within six weeks after the date of the first publication in the *Government Gazette*.

Dated at Pretoria.

Registrar of Deeds.

NOTICE OF PUBLICATION IN TERMS OF SECTION THIRTY-EIGHT OF THE DEEDS REGISTRIES ACT 47 OF 1937

LOST DEED

Notice is hereby given under the provisions of section thirty-eight of the Deeds Registry Act 47 of 1937, that I, the Registrar of Deeds at Pretoria, intend to issue a Certificate of Registered Title in *lieu* of Deed of Transfer No. T104305/2007, passed by: **John Richard Davies**, ID No. 4503165047189, unmarried, in favour of: **Long Island No. 23 Ferndale Property Proprietary Limited**, Reg. No. 2001/029785/07.

In respect of: Erf 840, Carletonville Extension 1 Township, Registration Division I.Q., the Province of Gauteng, measuring 991 (nine hundred and ninety-one) square metres, which has been lost or destroyed.

All persons having objection to the issue Title Deed are hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within 6 (six) weeks after the date of the first publication in the *Gazette*.

Dated at Pretoria on this 9th day of December 2014.

Registrar of Deeds, Pretoria.

Saak No. 17294/15

IN DIE HOË HOF VAN SUID-AFRIKA (Gauteng Divisie, Pretoria)

In die *ex parte* ansoek van: HENDRIK JOHANNES JACOBUS FREDERIK JANSEN VAN RENSBURG (ID No. 6102175127081), Eerste Applikant, en NEMONE CHANTEL JANSEN VAN RENSBURG (ID No. 6302220125086), Tweede Applikante

KENNISGEWING VAN MOSIE

Neem kennis dat aansoek namens bogenoemde Eerste en Tweede Applikante op 21 April 2015 om 10h00, of so spoedig moontlik daarna as wat Advokaat namens die Eerste- en Tweede Applikante aangehoor kan word, gedoen sal word om 'n bevel met die volgende strekking:

- 1. Dt verlof aan die Eerste- en Tweede Applikante verleen word om hulle huweliksgoederebedeling te verander, deur die notariële verlyding en registrasie van 'n nahuwelikse notariële huweliksvoorwaardekontrak, 'n konsep waarvan aangeheg is by die Eerste Applikante se funderende beëdigde verklaring, gemerk Aanhangsel "H", en welke huweliksvoorwaardekontrak na registrasie daarvan die huweliksgoederebedeling van die Eerste- en Tweede Applikante sal beheers.
- 2. Dat die Registrateur van Aktes gemagtig word om Aanhangsel "H" te registreer in die rekords van die Aktekantoor, Nelspruit, Mpumalanga.
- 3. Hierdie bevel kort nie die regte van die enige krediteur (indien enige) van die Eerste- en Tweede Applikante soos op datum van registrasie van die notariële kontrak in nie.
- 4. Dat die Eerste- en Tweede Applikante die koste van hierdie aansoek betaal, mits hierdie aansoek nie geopponeer word nie; en
 - 5. Dat verdere en/of alternatiewe regshulp aan die Eerste- en Tweede Applikante verleen word.

Neem verder kennis dat die funderende beëdigde verklaring van Hendrik Johannes Jacobus Frederik Jansen van Rensburg, tesame met die ondersteunende eedsverklaring van Nemone Chatel Jansen van Rensburg, tesame met die aanhangsels daarby aangeheg, gebruik sal word ter ondersteuning van hierdie aansoek.

Neem verder kennis dat die Eerste- en Tweede Applikante die kantore van Mnre Cronjé, De Waal-Skhosana Ingelyf, p/a HW Theron Ing, Makoustraat 536, Monument Park X2, Pretoria, aangewys het as adres waar hulle kennisgewings en die betekening van alle prosesstukke in hierdie verrigtinge sal aanvaar.

Geliewe die aansoek dienooreenkomstig vir verhoor ter rolle te plaas.

Geteken te Secunda hierdie 4de dag van Maart 2015.

Cronje De Waal-Skhosana Inc, Prokureurs namens Eerste- en Tweede Applikante. (Verw: SWP De Waal/J5317); P/a HW Theron Ing, Makoustraat 536, Monument Park X2, Pretoria. (Verw: R Calitz/RS/Nuut.)

Aan: Die Griffier van die Noord Gauteng Hoë Hof, Pretoria.

En aan: Die Meester van die Noorg Gauteng Hoë Hof, Pretoria.

En aan: Die Registrateur van Aktes Nelspruit.

NOTICE OF INTENTION TO APPLY FOR THE CANCELLATION OF A LOST/DESTROYED BOND

Notice is hereby given that it is the intention to apply for the cancellation of the registration of BG762/1997BP passed by **Fumi David Mbongwa**, for the amount of R107 900.00 (one hundred and seven thousand nine hundred rand) in favour of the **Standard Bank of South Africa Limited**, in respect of certain: Erf 4039, Kudube Unit D, which has been lost or destroyed.

All persons having objection to the cancellation of the registration of such bond are hereby required to lodge the same in writing with the registrar of deeds at the deeds registry in which the bond is registered, within six weeks after the date of the first publication of this notice.

C/o Couzyn Hertzog & Horak Inc Attorneys. Tel: (012) 460-5090. (Ref: M Vorster.)

Dated at Pretoria this 23rd day of March 2015.

Mariana Vorster.

NOTICE OF INTENTION TO APPLY FOR THE CANCELLATION OF THE REGISTRATION OF A LOST/DESTROYED BOND

[By virtue of Regulation 68 (11B) of the Deeds Registries Act, 1937 (Act 47 of 1937)]

Notice is hereby given that it is the intention to apply for the cancellation of the registration of Mortgage Bond No. B105472/2007, registered on 26 July 2006, passed by **Mapikwa Daniel Sithole** (ID: 6311115965084), in favour of **Nedbank Limited** (Reg No. 1951/000009/06), in respect of certain: Erf 114, Midstream Estate Township, Registration Division J.R., Province Gauteng, measuring 1 008 (one thousand and eight) square metres, held by Deed of Transfer No. T91771/2006, which bond has been lost or destroyed, and of which the registration duplicate has also been lost or destroyed.

All persons having objections to the cancellation of the registration of such bond are hereby required to lodge same in writing with the Registrar of Deeds at Pretoria, within a period of six weeks after the date of the first publication of this notice.

Dated at Pretoria on this 16th day of March 2015.

Elizabeth Helena Degenaar.

Duly authorised hereby by a virtue of a Special Power of Attorney, PA 1147/2013, by Nedbank Limited, Reg No. 1951/000009/06, duly empowered hereto by Power of Attorney 1147/2011, registered at Johannesburg on 14 August 2013.

CHANGE THE MATRIMONIAL PROPERTY

1. That the Applicants are given leave to change the matrimonial property system that applies to their marriage, by the execution and registration of a Notarial Contract as per the draft attached to the First Applicant's Supporting Affidavit and marked Annexure "B" and which contract, after registration thereof will regulate their property system.

- 2. The Registrar of Deeds is authorised to register the Notarial Contract.
- 3. This Order:
- 3.1 Will lapse if the Notarial Contract is not registered by the Registrar of Deeds within two (2) months of the date of granting of this Order; and
 - 3.2 Will not prejudice the rights of any creditor of the Applicants as at date of registration of the contract.

Rudolf Van Niekerk Inc., Attorneys for Applicants. RVN Tel: (011) 475-3451. RVN Fax: (011) 475-6819 (Ref: RVanNiekerk/BHA1.Sec1".)

Case No. 2014/32580

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

In the matter between: CAMELOT BODY CORPORATE, Applicant, and R.W. MANUFACTURING ENTERPRISES CC, Registration No. 2005/129465/23, Respondent

In re: Application for the winding-up of the Respondent

NOTICE OF SET DOWN

Kindly take notice that the above matter has been set down for Hearing of the Final Liquidation Application before the above Honourable Court on the 8th day of April 2015 at 10h00, or so soon thereafter as Counsel may be heard.

Dated at Parkwood on this the 16th day of March 2015.

AJ van Rensburg Incorporated, Applicant's Attorneys, 2 Cardigan Avenue, corner Westwold Way, Parkwood, Johannesburg; PO Box 72109, Parkview, 2122, Docex 15, Rosebank. Tel. 27 (0) 11 447-3034/5143/6017/6417/7358. Fax: 27 (0) 86 512 5066/(0) 11 447 0419.Ref. AJ van Rensburg/Heleen van Heerden/MAT3681.

To: The Registrar of the High Court (Republic of South Africa).

And to: R.W. Manufacturing Enterprises CC, The Respondent, 1 Fox Street, Ferreras Town, Johannesburg, service per Sheriff.

And to: The Employees of R.W. Manufacturing Enterprises CC, The Respondent, 1 Fox Street, Ferreras Town, Johannesburg, service per Sheriff.

And to: R.W. Manufacturing Enterprises CC, The Members, 2 Buhrman Street, Horizon, Roodepoort, service per Sheriff.

And to: T.E. Ramovha Attorneys, Attorneys for the Respondent, 17th Floor, Marble Towers, corner Jeppe and Von Wielligh Streets, Johannesburg.

Received a copy hereof during March 2015.

For: T.E. Ramovha Attorneys.

Received a copy hereof during March 2015.

And to: Nedbank Group Legal, Main Building, 135 Rivonia Road, Sandown, for Nedbank Group Legal.

And to: ABSA Bank Group Legal, 170 Main Street, Johannesburg, for ABSA Bank Group Legal.

Received a copy hereof during March 2015.

LOST TITLE DEED

Notice is hereby given that under the provisions of section 38 of the Deeds of Registries Act 47 of 1937, I, **Pierre Andre Grifficen**, of Van Heerdens Inc. at Pretoria, intend to issue a Certificate of Registered Title in *lieu* of Notarial Deed of Cession Number SK6931/2007, dated 11 September 2007, passed by **Nomathemba Olive Siwundla**, Identity No. 7001240456088, in favour of **Tamra Christabelle Moodley**, Identity No. 7605300096087, in respect of certain:

An Exclusive Use Area described as Parking Area P7, measuring 13 (thirteen) square metres, being as such part of the common property, comprising the land and the scheme known as **Wilbur Woods**, in respect of the land and building or buildings situated at Rembrandt Park Extension 6 Township, City of Johannesburg, as shown and more fully described on Sectional Plan No. SS765/1994, held by Notarial Deed of Cession Number SK6931/2007, which has been lost, destroyed.

All persons having objection to issue of such Certificate of Registered Title, hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within six weeks after the date of the first publication hereof in the *Gazette*.

LOST TITLE DEED

Notice is hereby given that under the provisions of section 38 of the Deeds of Registries Act 47 of 1937, I, **Pierre Andre Grifficen**, of Van Heerdens Inc. at Pretoria, intend to issue a Certificate of Registered Title in *lieu* of Notarial Deed of Cession Number SK6931/2007, dated 11 September 2007, passed by **Nomathemba Olive Siwundla**, Identity No. 7001240456088, in favour of **Tamra Christabelle Moodley**, Identity No. 7605300096087, in respect of certain:

An Exclusive Use Area described as Parking Area P7, measuring 13 (thirteen) square metres, being as such part of the common property, comprising the land and the scheme known as **Wilbur Woods**, in respect of the land and building or buildings situated at Rembrandt Park Extension 6 Township, City of Johannesburg, as shown and more fully described on Sectional Plan No. SS765/1994, held by Notarial Deed of Cession Number SK6931/2007, which has been lost, destroyed.

All persons having objection to issue of such Certificate of Registered Title, hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within six weeks after the date of the first publication hereof in the *Gazette*.

ALTERATION OF SURNAME IN TERMS OF SECTION 26 OF BIRTHS AND DEATHS REGISTRATION ACT, 1992

Modiahi Martha Mokoana, Identity No. 7009070420082, of 4395 Bambisa Drive, Extension 23, Heidelberg, Gauteng – *Mokoena*.

Viljoen & Meek Attorneys, 29 Voortrekker Street, Heidelberg, Gauteng, 1441. Tel. (016) 341-4191. Fax (016) 349-1956.

LOST TITLE DEED

Notice is hereby given that under the provisions of section 38 of the Deeds Registries Act, 1937, I, the Registrar of Deeds at Pretoria intend to issue a Certificate of Registered Title in *lieu* of Deed of Transfer T68953/2007, dated 24 May 2007, passed by **Robert Bowden**, born 22 December 1946, in favour of The Trustees for the time being of the **K K Trust**, Registration No. IT3330/2007 (T), in respect of:

Holding 89, Laezonia Agricultural Holdings, Registration Division J.R., Gauteng Province, measuring 3,000 (three comma zero zero zero zero) hectares, which has been lost or destroyed.

All persons having objection to the issue of such Certificate are hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within 6 (six) weeks after the date of the first publication in the *Government Gazette*.

Dated at Pretoria on 9 March 2015.

Registrar of Deeds, Pretoria.

NOTICE OF INTENTION TO APPLY FOR THE CANCELLATION OF A LOST/DESTROYED BOND

Notice is hereby given that it is the intention to apply for the cancellation of the registration of SB98649/2007 dated 19 June 2007 passed by **Christine Jacobs Barnard** for the amount of R797 000,00 (seven hundred and ninety seven thousand rand) in favour of the Standard Bank of South Africa Limited, in respect of certain section 6, Windmill, which has been lost or destroyed.

All persons having objections to the cancellation of the registration of such bond are hereby required to lodge the same in writing with the registrar of deeds at the deeds registry in which the bond is registered, within six weeks after the date of the first publication of this notice.

C/o Couzyn Hertzog & Horak Inc. Attorneys, Tel. (012) 460-5090. Ref. M Vorster.

Dated at Pretoria this 17th day of March 2015.

Mariana Vorster.

DISSOLUTION OF THE PREFHOLD GROUP PENSION FUND (12/8/15616)

Notice is hereby given in terms of section 28 (7) of the Pension Funds Act (No. 24 of 1956), that a preliminary liquidation account, a preliminary balance sheet and a preliminary distribution statement of the **Prefhold Group Pension Fund** (12/8/15616) will be open for inspection for the period 27 March 2015 to 26 April 2015 (30 days) at the offices of:

- 1. The Registrar of Pension Funds, Riverwalk Office Park, Block B, 41 Matroosberg Road, Ashlea Gardens Extension 6, Pretoria.
 - 2. The Master of the High Court, 66 Hollard Building, cnr Marshall and Sauer Streets, Johannesburg.
 - 3. The office of the Employer is situated at 14A Charles Crescent, Eastgate Extension 4, Sandton.
- 4. The registered office at the Fund, Momentum Group Limited, Metropolitan Park, Phase A, 8 Hillside Road, Parktown, Johannesburg.

Any interested person who has objections to the aforesaid accounts and statements may lodge his/her objection in writing with the Registrar of Pension Funds no later than 10 May 2015 (14 days after last day of inspection) at P.O. Box 35655, Menlo Park, 0102.

ONTBINDING VAN PREFHOLD GROUP PENSION FUND (12/8/15616)

Kennis word hiermee gegee, kragtens artikel 28 (7) van die Wet op Pensioenfondse (No. 24 van 1956), dat 'n voorlopige likwidasierekening, 'n voorlopige balansstaat en 'n voorlopige verdelingstaat van die **Prefhold Group Pension Fund** (12/8/15616) vir insae beskikbaar sal wees gedurende die tydperk van 27 Maart 2015 tot 26 April 2015 (30 dae) by die kantore van:

- 1. Die Registrateur van Pensioenfondse, Riverwalk Besigheidspark, Blok B, Matroosbergweg 41, Ashlea Gardens, Uitbreiding 6, Pretoria.
 - 2. Die Meester van die Hooggeregshof, 66 Hollard Gebou, hoek van Marshall en Sauerstraat, Johannesburg.
 - 3. Die kantoor van die Werkgewer is: 15A Charles Crescent, Eastgate Uitbreiding 4, Sandton.
- 4. Die geregistreerde kantoor van die Fonds is: Momentum Group Limited, Metropolitan Park, Fase A, Hillsidestraat 8, Parktown, Johannesburg.

Enige belanghebbende persone wat besware het teen die voorgemelde rekenings en state moet teen 10 Mei 2015 (14 dae na die laaste dag van inspeksie) asseblief skriftelik sy/haar besware indien by: Die Registrateur van Pensioenfondse, Posbus 35655, Menlo Park, 0102.

NOTICE OF INTENTION TO APPLY FOR THE CANCELLATION OF A LOST/DESTROYED BOND

Notice is hereby given that it is the intention to apply for the cancellation of the registration of Mortgage Bond SB136312/2007, dated 17 August 2007, passed by:

- 1. Christiaan Cornelius Claassens, ID No. 4404015097082, married out of community of property; and
- 2. Cheryl Barbara Claassens, ID No. 4805070096084, married out of community of property, in favour of Firstrand Bank Limited (Reg. No. 1929/001225/06), in respect of certain:

A unit consisting of-

- (a) Section No. 6 as shown and more fully described on Sectional Plan No. SS30/1985, in the scheme known as Eugenehof, in respect of the land and building or buildings situated at Birchleigh Extension 9 Township, Local Authority, Ekurhuleni Metropolitan Municipality of which section the floor area according to the said sectional plan is 131 (one hundred and thirty-one) square metres in extent; and
- (b) an undivided share in the common property in the scheme apportioned to the said section in accordance with the participation quota as endorsed on the said sectional plan, held by Deed of Transfer ST7372/2003, which has been lost or destroyed.

All persons having objection to the cancellation of the registration of such bond are hereby required to lodge the same in writing with the Registrar of Deeds at Pretoria within six weeks after the date of the first publication of this notice.

Dated at Boksburg this 16th day of March 2015.

THE EXHIBITION MAN

DISSOLUTION OF THE EXHIBITION MAN, A PARTICIPANT IN THE CORPORATE SELECTION UMBRELLA RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/1385)

Notice is hereby given in terms of section 28 (7) of the Pension Funds Act (No. 24 of 1956), that a preliminary liquidation account, a preliminary balance sheet and a preliminary distribution statement of **The Exhibition Man, a participant in the Corporate Selection Umbrella Retirement Fund No. 2** (in liquidation), Fund PF 12/8/36438/1385, will be open for inspection for the period of 27 March 2015 to 27 April 2015, at the offices of:

- 1. The Registrar of the Pension Funds, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. The High Court, Hollard Building, 66 Marshall Street, cnr Sauer & Marshall Streets, Johannesburg, 2107.
- 3. The registered office of the Fund shall be situated at the Head Office Liberty Life, 1 Ameshoff Street, Braamfontein, Johannesburg, 2001.

Any interested persons who have objections to the aforesaid accounts and statements may lodge such objections in writing to the Registrar of Pension Funds, P.O. Box 35655, Menlo Park, 0102, not later than 11 May 2015.

THE EXHIBITION MAN

ONTBINDING VAN THE EXHIBITION MAN, A PARTICIPANT IN THE CORPORATE SELECTION RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/1385)

Kennis word hiermee kragtens Artikel 28 (7) van die Wet op Pensioenfondse (No. 24 van 1956), gegee dat 'n voorlopige balansstaat, 'n voorlopige likwidasierekening en 'n voorlopige distribusierekening van **The Exhibition Man, a participant in the Corporate Selection Retirement Fund No. 2** (in liquidation), Fund PF 12/8/36438/1385, gedurende die tydperk van 27 Maart 2015 tot 27 April 2015, vir insae beskikbaar sal wees by die kantore van:

- 1. Die Registrateur van Pensioenfondse, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. Die Hooggeregshof, Hollard Gebou, 66 Marshallstraat, hoek van Sauer- en Marshallstraat, Johannesburg, 2107.
- 3. Die geregistreerde kantoor van die Fonds is by die Liberty Lewens Hoofkantoor wat huidiglik Ameshoffstraat 1, Braamfontein, Johannesburg, 2001, is.

Enige belanghebbende persone wat besware het teen die voorgemelde rekenings en state moet teen 11 Mei 2015, asseblief skriftelik sy besware indien by die Registrateur van Pensioenfondse, Posbus 35655, Menlo Park, 0102.

MADINGWANA SUPPLIER CC

DISSOLUTION OF MADINGWANA SUPPLIER CC, A PARTICIPANT IN THE CORPORATE SELECTION UMBRELLA RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/5317)

Notice is hereby given in terms of section 28 (7) of the Pension Funds Act (No. 24 of 1956), that a preliminary liquidation account, a preliminary balance sheet and a preliminary distribution statement of **Madingwana Supplier CC**, a participant in the Corporate Selection Umbrella Retirement Fund No. 2 (in liquidation), Fund PF 12/8/36438/5317, will be open for inspection for the period of 27 March 2015 to 27 April 2015, at the offices of:

- 1. The Registrar of the Pension Funds, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. The Magistrate's Court, next to Mabhori Shopping Centre, Chuenespoort, Limpopo, 0737.
- 3. The registered office of the Fund shall be situated at the Head Office Liberty Life, 1 Ameshoff Street, Braamfontein, Johannesburg, 2001.

Any interested persons who have objections to the aforesaid accounts and statements may lodge such objections in writing to the Registrar of Pension Funds, P.O. Box 35655, Menlo Park, 0102, not later than 11 May 2015.

MADINGWANA SUPPLIER CC

ONTBINDING VAN MADINGWANA SUPPLIER CC, A PARTICIPANT IN THE CORPORATE SELECTION RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/5317)

Kennis word hiermee kragtens Artikel 28 (7) van die Wet op Pensioenfondse (No. 24 van 1956), gegee dat 'n voorlopige balansstaat, 'n voorlopige likwidasierekening en 'n voorlopige distribusierekening van **Madingwana Supplier CC**, a participant in the Corporate Selection Umbrella Retirement Fund No. 2 (in liquidation), Fund PF 12/8/36438/5317, gedurende die tydperk van 27 Maart 2015 tot 27 April 2015, vir insae beskikbaar sal wees by die kantore van:

- 1. Die Registrateur van Pensioenfondse, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. Die Landdroshof, langs die Mabhori Winkelsentrum, Chuenespoort, Limpopo, 0737.
- 3. Die geregistreerde kantoor van die Fonds is by die Liberty Lewens Hoofkantoor wat huidiglik Ameshoffstraat 1, Braamfontein, Johannesburg, 2001, is.

Enige belanghebbende persone wat besware het teen die voorgemelde rekenings en state moet teen 11 Mei 2015, asseblief skriftelik sy besware indien by die Registrateur van Pensioenfondse, Posbus 35655, Menlo Park, 0102.

IMSIMBI TRAINING CC

DISSOLUTION OF IMSIMBI TRAINING CC, A PARTICIPANT IN THE CORPORATE SELECTION UMBRELLA RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/4247)

Notice is hereby given in terms of section 28 (7) of the Pension Funds Act (No. 24 of 1956), that a preliminary liquidation account, a preliminary balance sheet and a preliminary distribution statement of **Imsimbi Training CC**, a participant in the **Corporate Selection Umbrella Retirement Fund No. 2** (in liquidation), Fund PF 12/8/36438/4247, will be open for inspection for the period of 27 March 2015 to 27 April 2015, at the offices of:

- 1. The Registrar of the Pension Funds, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. The Magistrate's Court, 66 Marshall Street, cnr Sauer & Marshall Streets, Johannesburg, 2107.
- 3. The registered office of the Fund shall be situated at the Head Office Liberty Life, 1 Ameshoff Street, Braamfontein, Johannesburg, 2001.

Any interested persons who have objections to the aforesaid accounts and statements may lodge such objections in writing to the Registrar of Pension Funds, P.O. Box 35655, Menlo Park, 0102, not later than 11 May 2015.

IMSIMBI TRAINING CC

ONTBINDING VAN IMSIMBI TRAINING CC, A PARTICIPANT IN THE CORPORATE SELECTION UMBRELLA RETIREMENT FUND No. 2 (IN LIQUIDATION)

(FUND PF 12/8/36438/4247)

Kennis word hiermee kragtens Artikel 28 (7) van die Wet op Pensioenfondse (No. 24 van 1956), gegee dat 'n voorlopige balansstaat, 'n voorlopige likwidasierekening en 'n voorlopige distribusierekening van **The Imsimbi Training CC**, **a participant in the Corporate Selection Umbrella Retirement Fund No. 2** (in liquidation), Fund PF 12/8/36438/4247, gedurende die tydperk van 27 Maart 2015 tot 27 April 2015, vir insae beskikbaar sal wees by die kantore van:

- 1. Die Registrateur van Pensioenfondse, Riverwalk Office Park, Block B, No. 41 Matroosberg Road, Ashlea Gardens Extension 6, Menlo Park, Pretoria.
- 2. Die Landdros, Marshallstraat 66, h/v Sauer- en Marshallstraat, Johannesburg, 2107.
- 3. Die geregistreerde kantoor van die Fonds is by die Liberty Lewens Hoofkantoor wat huidiglik Ameshoffstraat 1, Braamfontein, Johannesburg, 2001, is.

Enige belanghebbende persone wat besware het teen die voorgemelde rekenings en state moet teen 11 Mei 2015, asseblief skriftelik sy besware indien by die Registrateur van Pensioenfondse, Posbus 35655, Menlo Park, 0102.

ACQUI TRADING (PTY) LIMITED (IN LIQUIDATION)

(Master's Reference No. G1833/11)

NOTICE TO DEBTORS

Notice is hereby given in terms of section 56 (3) of the Insolvency Act, that **Conrad Alexander Starbuck and Mabuthu Louis Mhlongo**, as been appointed by the Master of the High Court as Liquidator of the undermentioned company and that all persons indebted to the estate must pay their debts within 30 days from date of this notice at 870 Park Street, Eastwood, Pretoria, 0083.

Acqui Trading (Pty) Ltd, Master's Certificate of Appointment No. G1833/11, dated the 25th of April 2012.

CA Starbuck & ML Mhlongo, Liquidators, c/o Lex-Star Trustees, PO Box 4373, Pretoria, 0001. Tel: (012) 333-8124.

Lex-Star Trustees, 870 Park Street, Eastwood, Pretoria. E-mail: liezel@lexstar.co.za. Tel: (012) 333-8124. Fax: 086 541 7323.

Case No. 08805/15

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

In the *ex parte* application of: JONES, JOHN GEORGE, ID No. 8312065062086, First Applicant, and JONES, CHENE, ID No. 8612180227088, Second Applicant

NOTICE TO CREDITORS

Take notice that John George Jones (whose ID No. is 8312065062086), residing at No. 105 Hodgson Road, Benoni North, Johannesburg, Gauteng, and Chene Jones (whose ID No. is 8612180227088), residing at No. 105 Hodgson Road, Benoni North, Johannesburg, Gauteng ("the Applicants") intend making application to this Honourable Court on Tuesday, the 28th day of April 2015 at 10h00, or so soon thereafter as the application may be heard, for an order in the following terms:

- 1. Granting the Applicants leave to change the matrimonial property system which applies to their marriage, by the execution and registration of a notarial contract, a draft whereof is Annexure "JGJ 1" to the First Applicant's supporting affidavit and which contract, after registration thereof, will regulate their property system;
 - 2. That the Registrar of Deeds be:
 - 2.1 Authorised to register the notarial contract;
 - 3. That this Order-
- 3.1 will lapse if the notarial contract is not registered by the Registrar of Deeds within 2 (two) months of the date of the granting of this Order; and
 - 3.2 will not prejudice the rights of any creditor of the Applicants as at date of registration of the contract.

Take notice further that any creditor whose interests will be prejudicially affected by the proposed change of marital regime, in entitled to appear at the hearing to oppose the granting of the order.

Jurgens Bekker Attorneys, Attorneys for the Applicants, No. 22 Plantation Road, Oriel, Bedfordview. Tel: (011) 622-5472/5445. Fax: (011) 622-5482/086 627 3018. E-mail: wilma@jurgensbekker.co.za Ref: Ms C. van Greunen/wl/J133/CVG373.

Case No. 2014/32580

IN THE HIGH COURT OF SOUTH AFRICA

(Gauteng Local Division, Johannesburg)

In the matter between: CAMELOT BODY CORPORATE, Applicant, and R.W. MANUFACTURING ENTERPRISES CC (Reg. No. 2005/129465/23), Respondent

In re: Application for the winding up of the Respondent

NOTICE OF SET DOWN

Kindly take notice that the above matter has been set down for hearing of the Final Liquidation Application before the above Honourable Court on the 8th day of April 2015 at 10h00 or so soon thereafter as Counsel may be heard.

Dated at Parkwood on this the 16th day of March 2015.

AJ van Rensburg Incorporated, Applicant's Attorneys, 2 Cardigan Avenue, corner Westwold Way, Johannesburg; PO Box 72109, Parkview, 2122. Docex 15, Rosebank. Tel: 27 (0) 11 447-3034/5143/6017/6417/7358. Fax: 27 (0) 86 512 5066/ (0) 11 447 0419. Ref: AJ van Rensburg/Heleen van Heerden/MAT3681.

To: The Registrar of the High Court, Republic of South Africa.

And to: R.W. Manufacturing Enterprises CC, The Respondent, 1 Fox Street, Ferreras Town, Johannesburg.

And to: The Employees of R.W. Manufacturing Enterprises CC, The Respondent, 1 Fox Street, Ferras Town, Johannesburg.

And to: R.W. Manufacturing Enterprises CC, The Members, 2 Buhrman Street, Horizon, Roodepoort.

And to: T.E. Ramovha Attorneys, Attorneys for the Respondent, 17th Floor, Marble Towers, corner Jeppe and Von Wielligh Streets, Johannesburg.

And to: Nedbank Group Legal, Main Building, 135 Rivonia Road, Sandown.

And to: ABSA Bank Group Legal, 170 Main Street, Johannesburg.

FREE STATE • VRYSTAAT

(By virute of Regulation 68 (11) (b) of the Deeds Registries Act, 1937 (Act 47 of 1937)

Notice is hereby given that it is the intention to apply for cancellation of the registration of Bond M336/1995, registered on 4 October 1995 passed by **Moses Menyatso Tsolo**, ID No. 5205095700084, unmarried for the amount of R40 000.00 (forty thousand rands) in favour of Free State Development Corporation, in respect of certain Erf 1638, Phuthaditjhaba-L, District Harrismith, Province Free State, extent 274 (two hundred and seventy four) square metres, held by Deed of Grant No. G 293/1995.

Which bond has been lost or destroyed, and of which the registration duplicate has alos been lost or destroyed.

All persons having objection to the cancellation of the registration of such bond are hereby required to lodge the same in writing with the Registrar of Deeds at the Deeds Registry in which the bond is registered, within a period of six weeks after the date of the first publication of this notice, this being the first publication.

Dated at Bloemfontein on this 28 day of January 2015.

Free State Development Corporation.

KWAZULU-NATAL

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

In the *ex parte* matter of: THAMSANQA CLEMENT MDLULI, First Applicant and RUTH NQOBILE MDLULI, Second Applicant

In an *ex parte* application in terms of Section 21 (1) of the Matrimonial Property Act, No. 88 of 1984 NOTICE OF MOTION

Take notice that application will be made on behalf of the abovenamed Applicants to this Honourable Court on the 23rd day of April 2015, at 09h30 or so soon thereafter as the matter may be heard, for an order in the following terms:

- 1. That the Applicants are granted leave to change the matrimonial property system that applies to their marriage, by the execution and registration of the antenuptial contract, a draft whereof is attached to the Founding Affidavit and is marked Annexure "A" and which contract, after registration thereof will regulate their property system;
 - 2. That the Registrar of Deeds is authorised to register the antenuptial contract;

- 3. That this Order:
- (a) Will lapse if the antenuptial contract is not registered by the Registrar of Deeds within two months of the date of the granting of this Order;
 - (b) will not prejudice the rights of any Creditor of the Applicants as at date of registration of the antenuptial contract.

Take notice further that the founding affidavit of Thamsanqa Clement Mdluli, the First Applicant herein as well as the Supporting Affidavit of Ruth Nqobile Mdluli, the Second Applicant herein, both annexed hereto, will be used in support of this application.

Take notice further that the Applicant has appointed Calitz Crockart & Associates of 19 Village Road, Kloof, KwaZulu-Natal, care of Messenger King, as the address at which they will accept notice and service in these proceedings.

Kindly place the matter on the roll for hearing accordingly.

Dated at Kloof during 2015.

Calitz Crockart & Associates Inc., Attorneys for the Applicant, 19 Village Road, Kloof, KwaZulu-Natal. Ref: DG/JS/06S016014. c/o Messenger King, Suite 801, 8th Floor, Esplanade Garage, Margaret Mncadi Avenue, Durban.

To: The Registrar of the above Honourable Court. Dullah Omar Grove (formerly Masonic Grove), Durban.

And to: The Registrar of Deeds, New Supreme Court Building, 4th Floor, 300 Pietermaritz Street, Pietermaritzburg, KwaZulu-Natal.

If you intend to oppose or make representations this may be done in writing and directed to the Registrar of the Durban High Court and a copy of same must be delivered to the Applicant's Attorney or you may appear at the Durban High Court on the date of hearing to oppose the matter.

The intended Ante nuptial contract lies for inspection at the offices of the Registrar of the Durban High Court and at the offices of the Applicant's attorneys.

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

In the *ex parte* matter of: THAMSANQA CLEMENT MDLULI, First Applicant and RUTH NQOBILE MDLULI, Second Applicant

In an *ex parte* application in terms of Section 21 (1) of the Matrimonial Property Act, No. 88 of 1984 NOTICE OF MOTION

Take notice that application will be made on behalf of the abovenamed Applicants to this Honourable Court on the 23rd day of April 2015, at 09h30 or so soon thereafter as the matter may be heard, for an order in the following terms:

- 1. That the Applicants are granted leave to change the matrimonial property system that applies to their marriage, by the execution and registration of the antenuptial contract, a draft whereof is attached to the Founding Affidavit and is marked Annexure "A" and which contract, after registration thereof will regulate their property system;
 - 2. That the Registrar of Deeds is authorised to register the antenuptial contract;
 - 3. That this Order:
- (a) Will lapse if the antenuptial contract is not registered by the Registrar of Deeds within two months of the date of the granting of this Order;
 - (b) will not prejudice the rights of any Creditor of the Applicants as at date of registration of the antenuptial contract.

Take notice further that the founding affidavit of Thamsanqa Clement Mdluli, the First Applicant herein as well as the Supporting Affidavit of Ruth Nqobile Mdluli, the Second Applicant herein, both annexed hereto, will be used in support of this application.

Take notice further that the Applicant has appointed Calitz Crockart & Associates of 19 Village Road, Kloof, KwaZulu-Natal, care of Messenger King, as the address at which they will accept notice and service in these proceedings.

Kindly place the matter on the roll for hearing accordingly.

Dated at Kloof during 2015.

Calitz Crockart & Associates Inc., Attorneys for the Applicant, 19 Village Road, Kloof, KwaZulu-Natal. Ref: DG/JS/06S016014. c/o Messenger King, Suite 801, 8th Floor, Esplanade Garage, Margaret Mncadi Avenue, Durban.

To: The Registrar of the above Honourable Court. Dullah Omar Grove (formerly Masonic Grove), Durban.

And to: The Registrar of Deeds, New Supreme Court Building, 4th Floor, 300 Pietermaritz Street, Pietermaritzburg, KwaZulu-Natal.

If you intend to oppose or make representations this may be done in writing and directed to the Registrar of the Durban High Court and a copy of same must be delivered to the Applicant's Attorney or you may appear at the Durban High Court on the date of hearing to oppose the matter.

The intended Ante nuptial contract lies for inspection at the offices of the Registrar of the Durban High Court and at the offices of the Applicant's attorneys.

Case No. 1941/15

IN THE HIGH COURT OF SOUTH AFRICA

(KwaZulu-Natal Local Division, Durban)

In the *ex parte* matter of: THAMSANQA CLEMENT MDLULI, First Applicant, and RUTH NQOBILE MDLULI, Second Applicant

In an ex parte application in terms of section 21 (1) of the Matrimonial Property Act, No. 88 of 1984

NOTICE OF MOTION

Take notice that application will be made on behalf of the above-named Applicants to this Honourable Court on the 23rd day of April 2015 at 09h30 or so soon thereafter as the matter may be heard, for an order in the following terms:

- 1. That the Applicants are granted leave to change the matrimonial property system that applies to their marriage, by the execution and registration of the antenuptial contract, a draft whereof is attached to the Founding Affidavit and is marked Annexure "A", and which contract, after registration thereof will regulate their property system;
 - 2. That the Registrar of Deeds is authorised to register the antenuptial contract;
 - 3 That this Order:
- (a) Will lapse if the antenuptial contract is not registered by the Registrar of Deeds within two months of the date of the granting of this Order;
 - (b) will not prejudice the rights of any creditor of the Applicants as at date of registration of the antenuptial contract.

Take notice further that the Founding Affidavit of Thamsanqa Clement Mdluli, the First Applicant herein as well as the Supporting of Ruth Nqobile Mdluli, the Second Applicant herein, both annexed hereto, will be used in support of this application.

Take notice further that the Applicant has appointed Calitz Crockart & Associates of 19 Village Road, Kloof, KwaZulu-Natal, care of Messenger King, as the address at which they will accept notice and service in these proceedings.

Kindly place the matter on the roll for hearing accordingly.

Dated at Kloof during 2015.

Calitz Crockart & Associates Inc., Attorneys for the Applicant, 19 Village Road, Kloof, KwaZulu-Natal. (Ref: DG/JS/06S016014). C/o Messenger King, Suite 801, 8th Floor, Esplanade Garage, Margaret Mncadi Avenue, Durban.

To: The Registrar of the above Honourable Court, Dullah Omar Grove (formerly Masonic Grove), Durban.

And to: The Registrar of Deeds, New Supreme Court Building, 4th Floor, 300 Pietermaritz Street, Pietermaritzburg, KwaZulu-Natal.

If you intend to oppose or make representations this may be done in writing and directed to the Registrar of the Durban High Court and a copy of same must be delivered to the Applicant's attorney or you may appear at the Durban High Court on the date of hearing to oppose the matter.

The intended *ante nuptial* contract lies for inspection at the offices of the Registrar of the Durban High Court and at the offices of the Applicant's attorneys.

Case No. 12305/2014

IN THE KWAZULU-NATAL HIGH COURT, DURBAN

(Republic of South Africa)

In the matter between: CHRISTOPHER KEVIN COX (ID No. 7806255030085), 1st Applicant and LYNN-RAE CANDICE COX (ID No. 7910210007087), 2nd Applicant

And in the matter of an application for the change of their Matrimonial Property System.

TO ALL INTERESTED PARTIES

Take notice that the abovenamed Applicants will apply to the above Honourable Court on the 16th day of April 2015 at 9h30 or as soon thereafter as the matter may be heard for an order in the following terms:

- 1. That the Applicants Christopher Kevin Cox (born on the 25th June 1978 with ID No. 7806255030085) and Lynn-Rae Candice Cox (Born on the 21st October 1979 with ID No. 7910210007087) be granted leave to change the Matrimonial Property System which applies to their marriage from one of marriage in community of property to one out of community of property without the Accrual System as defined in Chapter 1 of the Matrimonial Property Act No. 88 of 184 in terms of the Draft Notarial Contract a copy of which is annexure "M7" to the First Applicant's affidavit.
- 2. The Applicants new Matrimonial property system shall be effective from the date of registration of the said Notarial Contract in the office of the Registrar of Deeds in KwaZulu-Natal.
- 3. That the marriage of the Applicant's shall, from the date of registration of the said Notarial contract, be governed by the terms of the said Notarial Contract.
- 4. That the change in the Applicant's Matrimonial Property System shall not prejudice the rights of Creditors whose claims arose before the registration of the said Notarial Contract in the Office of the Registrar of Deeds in KwaZulu-Natal, whether the claims of such Creditors be against the Applicants personally or against the joint estate of the Applicant.

- 5. That the Registrar of Deeds for the Province of KwaZulu-Natal be and is hereby authorised and directed to register the said Notarial Contract within three (3) months from the date of this Order.
 - 6. Granting such further, other or alternative relief as to the above Honourable Court seems meet.
- 7. Please take further notice that any person intending to oppose this application is required to notify the Applicant's Attorneys whose names and addresses appears herein below and such notice should be in writing and delivered by no later than the day of 9th April 2015.
- 8. Please take notice that a set out of the application papers shall be available for inspection during normal office hours at the addresses of the respective firms set out hereinbelow.

Dickinson & Theunissen Inc., First Floor, One Simpson Place, Sunnyside Lane, Pinetown, Docex 5, Pinetown. Tel: (031) 702-9356. Fax No. (031) 701-0674. E-mail: Lynn@dtinc.co.za/Prinal@dtinc.co.za

Case No. 2739/2015

KWAZULU-NATAL HIGH COURT, PIETERMARITZBURG

In the matter between: BEKOKWAKHE STAFF MAVUNDELA (Identity No. 5108255156081) and NONYAMEKO VERONICA MAVUNDELA (Identity No. 6404090016088), Applicants, of 30 Cross Hill Close, Newlands West, Durban, and THE REGISTRAR OF DEEDS, Respondent

NOTICE TO CHANGE MATRIMONIAL REGIME

To Creditors:

Take notice that Applicants will make application before Court on the 8th day of April 2015 at 09:30 am, to change their present matrimonial regime of in community of property to out of community of property with the exclusion of the Accrual System.

If you intend to oppose this application you are required:

(a) To notify the Applicant's attorneys and the Registrar in writing on or before the 17th day of March 2015 and to file and serve your opposing affidavit within 15 days thereafter.

If no such intention to oppose be given, the application will be made on the above date.

Dated at Pietermaritzburg this 27th day of February 2015.

L. M. Phungula & Co., Applicant's Attorneys, Suite G.18, Laager Centre, 88 Church Street (P.O. Box 1648), Pietermaritzburg, 3201. Telefax: (033) 342-6657. (Ref: 19/1/2015/LMP/ppz.)

MPUMALANGA

LOST TITLE DEED

(In terms of section thirty-eight of the Deeds Registries Act, 1937, No. 47 of 1937)

Notice is hereby given that under the provisions of section thirty-eight of the Deeds Registries Act, 1937, I, the Registrar of Deeds Mpumalanga at Nelspruit intend to issue a Deed of Transfer *in lieu* of Deed of Transfer No. T6095/2006, dated 19 January 2006, passed by:

- 1. George Arthur Birch, ID No. 7206255131086, unmarried;
- 2. Charné Ann Birch, ID No. 7412060080082, unmarried;

in favour of: **Aubrey Hiles,** ID No. 5312235055088, and **Anna Johanna Hendrina Adriana Hiles,** ID No. 5601010051084, married in community of property to each other

In respect of:

- 1. Erf 1165, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 782 (one thousand seven hundred and eighty-two) square metres, held by Deed of Transfer T6095/2006;
- 2. Erf 1166, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 800 (one thousand eight hundred) square metres, held by Deed of Transfer T6095/2006;

which has been lost or destroyed.

All persons having objection to the issue of such certificate are hereby required to lodge the same in writing with the Registrar of Deeds Mpumalanga at Nelspruit within six weeks after date of the first publication in the *Gazette*.

Dated at Nelspruit during 2015.

Registrar of Deeds.

NOTICE OF INTENTION TO APPLY FOR THE CANCELLATION OF A LOST/DESTROYED BOND

Notice is hereby given that it is the intention to apply for the cancellation of the registration of B118255/2007 dated 19 July 2007, passed by **Alfred Rossouw**, ID No. 7905215014088, unmarried, for the amount of R689 000,00 (six hundred and forty nine thousand rand) and an additional amount of R136 000,00 (one hundred and thirty six thousand rand), in favour of **ABSA Bank Limited**, Registration Number 1986/004796/06, in respect of Erf 4493, Secunda Extension 9 Township, Registration Division J.S. Mpumalanga Province, extent 855 (eight hundred and fifty five) square metres, held by Deed of Transfer No. T95385/2007, which the bond has been lost or destroyed.

All persons having objections to the cancellation of the registration of such bond hereby required to lodge the same in writing with the Deeds Office, Mpumalanga at Nelspruit, within three weeks after the date of the first publication of this notice.

LOST TITLE DEED

(In terms of section thirty-eight of the Deeds Registries Act, 1937, No. 47 of 1937)

Notice is hereby given that under the provisions of section thirty-eight of the Deeds Registries Act, 1937, I, the Registrar of Deeds Mpumalanga at Nelspruit intend to issue a Deed of Transfer *in lieu* of Deed of Transfer No. T6095/2006, dated 19 January 2006, passed by:

- 1. George Arthur Birch, ID No. 7206255131086, unmarried;
- 2. Charné Ann Birch, ID No. 7412060080082, unmarried;

in favour of: **Aubrey Hiles,** ID No. 5312235055088, and **Anna Johanna Hendrina Adriana Hiles,** ID No. 5601010051084, married in community of property to each other

In respect of:

- 1. Erf 1165, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 782 (one thousand seven hundred and eighty-two) square metres, held by Deed of Transfer T6095/2006;
- 2. Erf 1166, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 800 (one thousand eight hundred) square metres, held by Deed of Transfer T6095/2006;

which has been lost or destroyed.

All persons having objection to the issue of such certificate are hereby required to lodge the same in writing with the Registrar of Deeds Mpumalanga at Nelspruit within six weeks after date of the first publication in the *Gazette*.

Dated at Nelspruit during 2015.

Registrar of Deeds.

LOST TITLE DEED

(In terms of section thirty-eight of the Deeds Registries Act, 1937, No. 47 of 1937)

Notice is hereby given that under the provisions of section thirty-eight of the Deeds Registries Act, 1937, I, the Registrar of Deeds Mpumalanga at Nelspruit intend to issue a Deed of Transfer *in lieu* of Deed of Transfer No. T6095/2006, dated 19 January 2006, passed by:

- 1. George Arthur Birch, ID No. 7206255131086, unmarried;
- 2. Charné Ann Birch, ID No. 7412060080082, unmarried;

in favour of: **Aubrey Hiles,** ID No. 5312235055088, and **Anna Johanna Hendrina Adriana Hiles,** ID No. 5601010051084, married in community of property to each other

In respect of:

- 1. Erf 1165, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 782 (one thousand seven hundred and eighty-two) square metres, held by Deed of Transfer T6095/2006;
- 2. Erf 1166, Marloth Park Holiday Township, Registration Division JU, Province of Mpumalanga, in extent 1 800 (one thousand eight hundred) square metres, held by Deed of Transfer T6095/2006;

which has been lost or destroyed.

All persons having objection to the issue of such certificate are hereby required to lodge the same in writing with the Registrar of Deeds Mpumalanga at Nelspruit within six weeks after date of the first publication in the *Gazette*.

Dated at Nelspruit during 2015.

Registrar of Deeds.

WESTERN CAPE WES-KAAP

WITHDRAWAL OF NOTICE OF SURRENDER [SECTION 7(2)]

Notice is hereby given that **Lee Joy Juon** (ID: 6610190023085), hereby withdraws the notice of surrender of her estate which was placed in the *Government Gazette* and the *Cape Times* on 12 December 2014 (Master's reference C20661/14).

Signed at Bellville on this 16th day of March 2015.

P A Venter, VGV Incorporated, B201 Tyger Forum, 53 Willie Van Schoor Drive, Tyger Valley (Ref: PAV/eg/JUO3/0002.)

Case No. 4617/15

IN THE HIGH COURT OF SOUTH AFRICA

(Western Cape Division, Cape Town)

In the matter of: PAUL STEPHEN MONY, First Applicant, and MICHELLE MONY (born UPTON), Second Applicant

NOTICE

Notice is hereby given that an application will be made to the High Court of South Africa, Western Cape Division, Cape Town, by **Paul Stephen Mony** and **Michelle Mony** (born Upton), on 11 May 2015 at 10h00, or so soon thereafter as it may be heard, in terms of section 88 of the Deeds Registries Act, 47 of 1937 ("the Deeds Act") and section 21 (1) of the Matrimonial Property Act, 88 of 1984 ("the Act") for an order authorising the Applicants to execute and register a Postnuptial Notarial Contract ("the notarial contract"), by which their future matrimonial regime will be regulated and having the effect of an antenuptial contract, in accordance with the terms and conditions contained in the draft notarial contract, annexed to the First Applicant's founding affidavit as annexure "PSM5", within three (3) months from the date of which the above-mentioned Honourable Court so orders, alternatively within such period as this Honourable Court deems fit.

The proposed notarial contract shall lie for inspection at the offices of the Registrar of the above Honourable Court and at Gunstons Attorneys, Block F, The Terraces, Steenberg Office Park, Tokai, Cape Town, from date of publication until 8 May 2015.

Any interested person or party wishing to make any representation in connection with the application is invited to make such representation to the Registrar of the above Honourable Court in writing and send a copy of such representation to the offices of Gunstons Attorneys and/or to attend upon to appear at Court on 11 May 2015.

Dated at Tokai on this the 19 day of March 2015.

Case No. 4512/15

IN THE HIGH COURT OF SOUTH AFRICA

(Western Cape Division, Cape Town)

In the *ex parte* application of: CHARLES PETRUS RITCHIE, ID No. 7902065025082, First Applicant, and GILLIAN ANNE RITCHIE, born Fella, ID No. 8211290152086, Second Applicant, for leave to change their matrimonial property regime in terms of section 21 (1) of the Matrimonial Property Act No. 88 of 1984

NOTICE OF MOTION

Be pleased to take notice that application will be made to this above Honourable Court on 14 April 2015 at 10.00 am or so soon thereafter as Counsel may be heard for an order in the following terms:

- (a) Granting the parties leave to enter into and execute a notarial contract on terms identical to those contained in the document annexed as Annexure "CPR 4" of First Applicant's founding affidavit.
- (b) Directing and authorising the Registrar of Deeds, Cape Town, to register the said notarial contract within a period of three months after the date of its execution as provided for in section 89 as read with the section 87 (1) of the Deeds Registries Act, Act No. 47 of 1937.
- (c) Directing that the parties' matrimonial property regime shall as from the date of execution of the said notarial contract no longer be in community of property and of property and loss but shall be governed by the exclusion of community of property and of loss incorporating the provisions of the accrual system contained in Chapter 1 of the Matrimonial Property Act, Act No. 88 of 1984 as provided for in the said notarial contract.
 - (d) Directing that such change to the parties' matrimonial property regime shall not prejudice the rights of creditors; and
 - (e) Granting such further and/or alternative relief as this Court deems meet.

Be pleased to take notice further that the affidavits of Charles Petrus Ritchie and Gillian Anne Ritchie will be used in support of this application.

Be pleased to take notice further that First Applicant and Second Applicant have appointed the offices of Maurice Phillips/Wisenberg of 20th Floor, 2 Long Street, Cape Town, as the address at which he will accept notice and service of all process in these proceedings.

Kindly place the matter on the roll accordingly.

Dated at Cape Town this 13th day of March 2015.

Heinrich Lombaard, Mauirice Phillips/Wisenberg, Applicants Attorneys, 20th Floor, 2 Long Street, Cape Town. Ref: H Lombaard/ cw/23743.

To: The Registrar, High Court, Cape Town.

And to: The Registrar of Deeds, Deeds Office, Plein Street, Cape Town.

Case No. 4834/15

IN THE HIGH COURT OF SOUTH AFRICA (Western Cape Division, Cape Town)

CHANGE IN MATRIMONIAL PROPERTY REGIME

In the matter of MARIO MENEZES SANTANA & JANET SANTANA, Applicants

IN RE: CHANGE IN MATRIMONIAL PROPERTY REGIME

Notice is given that **Mario Menezes Santana**, ID No. 7307305104087 and **Janet Santana**, ID No. 6809250007083, shall apply to the High Court (Western Cape Division), Case No. 4834/15 on 30 April 2015 at 10h00 for an order:

- (1) Granting leave to change their matrimonial property system from one in community of property to one out of community of property with application of the accrual system;
 - (2) the Applicants are authorised to execute a postnuptial contract within 3 months of the date of the Court Order;
- (3) the change in matrimonial regime shall not prejudice the rights of creditors whose claims arose before registration of the notarial contract;
 - (4) the Registrar of Deeds is authorised to register the notarial contract.

If any person intends to oppose the application, notice thereof shall be given by 15 April 2015 to Bosse & Associates, c/o Springer Nel Attorneys, 3rd Floor, 71 Loop Street, Cape Town. (Tel: 556-9451.)

Bosse & Associates Attorneys, Block 1, Unit C3 & C4, The Avenues Business Park, cnr Parklands Main & Village Walk, Parklands, 7441. E-mail: sean@bosse-associates.co.za Tel: (021) 556-9451. Fax: 086 543242.

Dated 20 March 2015.

Form/Vorm 9

NOTICES OF SURRENDER OF A DEBTOR'S ESTATE

In terms of section 4 (1) of the Insolvency Act, No. 24 of 1936, as amended, notice is hereby given by a petitioner of his making an application to the High Court on the date and time as stated or as soon thereafter as the matter can be heard, for the acceptance of the surrender of his estate; or of the withdrawal of such notice of surrender previously made and upon having received the Master's consent, in terms of section 7 of the Act.

The information, where applicable, is given in the following order: (1) Name of petitioner, occupation and address, style of partnership or firm, and names and addresses of partners; (2) whether application, Division of High Court and date and time of application, or withdrawal of notice of surrender and date of Master's consent; (3) date as from which a statement of his affairs will lie for inspection for 14 days, the Master's Office where lying and, if so, the Magistrate's Office; (4) attorney for petitioner, address and date.

KENNISGEWINGS VAN OORGAWE VAN 'N SKULDENAAR SE BOEDEL

Ingevolge artikel 4 (1) van die Insolvensiewet, No. 24 van 1936, soos gewysig, word hierby deur 'n versoeker kennis gegee van sy aansoek wat by die Hooggeregshof op die dag en tyd soos genoem gedoen sal word, of so spoedig daarna as wat die saak verhoor kan word, om aanname van die oorgawe van sy boedel; of van die intrekking van 'n sodanige vroeëre kennisgewing van oorgawe en na verkryging van die Meester se toestemming, ingevolge artikel 7 van die Wet.

Die inligting word, waar van toepassing, verstrek in die volgorde: (1) Naam van aansoeker, beroep en adres, styl van vennootskap of firma, en name en adresse van vennote; (2) of 'n aansoek, die Afdeling van die Hooggeregshof en datum en tyd van aansoek, of intrekking van 'n kennisgewing van oorgawe en datum van Meester se toestemming; (3) datum vanaf wanneer sy vermoëstaat ter insae sal lê vir 14 dae, die Meester se kantoor en, indien so, die Landdros se kantoor waar dit sal lê; (4) die prokureur vir die aansoeker, adres en datum.

KENNISGEWING VAN OORGAWE VAN 'N SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET, 24 VAN 1936, SOOS GEWYSIG

IN DIE HOOGGEREGSHOF VAN SUID-AFRIKA

(Gauteng Afdeling, Pretoria)

In die ex parte-aansoek van: MICHAEL JOHAN CHRISTIAN STRYDOM, Identiteits No. 7912145154083, Applikant

Hiermee word kennis gegee dat op Woensdag, 22 April 2015 om 10h00, of spoedig daarna as wat die saak aangehoor kan word, by die Noord Gauteng Hoërhof, Pretoria (Republiek van Suid-Afrika) aansoek gedoen sal word om aanname van die oorgawe van die boedel van **Michael Johan Christian Strydom**, getroud buite gemeenskap van goed, en woonagtig te Plot 4, Curlews Road, Rocky Drift, Mpumalanga.

Applikant se vermoënstaat sal by die kantoor van die Meester van die Hooggeregshof te SALU-gebou, Thabo Sehumestraat 316, Pretoria, en die Landdroshof van Witrivier, ter insae lê vir 'n termyn van 14 (veertien) dae vanaf 30 Maart 2015.

Gedateer te Pretoria op die 20ste dag van Maart 2015.

Serfontein Viljoen & Swart, Alexanderstraat 165, Brooklyn, Pretoria. Tel: (012) 362-2556. (Verw: Mnr. T Viljoen.)

KENNISGEWING VAN OORGAWE VAN 'N SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET, 24 VAN 1936, SOOS GEWYSIG

IN DIE HOOGGEREGSHOF VAN SUID-AFRIKA

(Gauteng Afdeling, Pretoria)

In die *ex parte*-aansoek van: JACOBUS JOHANNES ABRAHAM DE BEER, Identiteits No. 8607305037081, Eerste Applikant, en BERNADINE RI-CHELLE DE BEER, Identiteits No. 8604120224085, Tweede Applikant

Hiermee word kennis gegee dat op Woensdag, 22 April 2015 om 10h00, of spoedig daarna as wat die saak aangehoor kan word, by die Noord Gauteng Hoërhof, Pretoria (Republiek van Suid-Afrika) aansoek gedoen sal word om aanname van die oorgawe van die boedel van **Jacobus Johannes Abraham** en **Bernadine Ri-Chelle de Beer**, getroud binne gemeenskap van goed, en woonagtig te Doornkraalstraat 75, Ladonna, Polokwane.

Applikant se vermoënstaat sal by die kantoor van die Meester van die Hooggeregshof te SALU-gebou, Thabo Sehumestraat 316, Pretoria, en die Landdroshof van Polokwane, ter insae lê vir 'n termyn van 14 (veertien) dae vanaf 30 Maart 2015.

Gedateer te Pretoria op die 20ste dag van Maart 2015.

Serfontein Viljoen & Swart, Alexanderstraat 165, Brooklyn, Pretoria. Tel: (012) 362-2556. (Verw: Mnr. T Viljoen.)

KENNISGEWING VAN OORGAWE VAN 'N SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET, 24 VAN 1936, SOOS GEWYSIG

IN DIE HOOGGEREGSHOF VAN SUID-AFRIKA

(Gauteng Afdeling, Pretoria)

In die ex parte-aansoek van: PIETER BENJAMIN KEYSER, Identiteits No. 8007305045087, Applikant

Hiermee word kennis gegee dat op Woensdag, 22 April 2015 om 10h00, of spoedig daarna as wat die saak aangehoor kan word, by die Noord Gauteng Hoërhof, Pretoria (Republiek van Suid-Afrika) aansoek gedoen sal word om aanname van die oorgawe van die boedel van **Pieter Benjamin Keyser**, geskei, en woonagtig te Carlilelaan 140, Orkney.

Applikant se vermoënstaat sal by die kantoor van die Meester van die Hooggeregshof te SALU-gebou, Thabo Sehumestraat 316, Pretoria, en die Landdroshof van Polokwane, ter insae lê vir 'n termyn van 14 (veertien) dae vanaf 30 Maart 2015.

Gedateer te Pretoria op die 20ste dag van Maart 2015.

Serfontein Viljoen & Swart, Alexanderstraat 165, Brooklyn, Pretoria. Tel: (012) 362-2556. (Verw: Mnr. T Viljoen.)

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET, No. 24 VAN 1936, SOOS GEWYSIG

Hiermee word kennis gegee dat op 21 April 2015 om 10h00, of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Hendrie Salmon Claassen,** 'n offisier van beroep, getroud binne gemeenskap van goed met **Ronaldi Claassen,** werkloos, woonagtig te Palmietstraat 13, Tasbet Park, Witbank, Mpumalanga, en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria, asook die Landdroshof te Witbank, gedurende kantoorure sal ter insae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET, No. 24 VAN 1936, SOOS GEWYSIG

Hiermee word kennis gegee dat op 20 April 2015 om 10h00, of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Lesetja Martin Monyamane**, 'n polisie offisier van beroep, getroud binne gemeenskap van goed met **Mosima Tshepo Millicent Monyamane**, werkloos, woonagtig te 494 Motheong Afdeling, Tembisa, Gauteng, en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria, asook die Landdroshof te Tembisa, gedurende kantoorure sal ter insae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936, AS AMENDED

Notice is hereby given that application will be made at the High Court of South Africa, Gauteng Local Division, Johannesburg on 22 April 2015 for the Acceptance of the surrender of the estate of **Cynthia Jolene Coertse**, ID: 7409020061087, an adult female girl friday, unmarried and residing at 28 Hillside Estates, Boswell Street, Van Riebeeckpark, Kempton Park, Gauteng and that the statement of debtor's affairs will lie for inspection at the Office of the Master of the High Court at Johannesburg, and at the Magistrate's Office of Kempton Park for a period of fourteen (14) days from 27 March 2015.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936, AS AMENDED

Notice is hereby given that application will be made at the South Gauteng High Court South Africa, Johannesburg on 23 April 2015, for the acceptance of the surrender of the estate of **Francis Albert Pienaar**, ID: 7502195109085, an adult male logistics manager, married out of community of property and residing at 26 Hillside, Boswell Road, Kempton Park, and that the statement of debtor's affairs will lie for inspection at the Office of the Master of the Supreme Court at Johannesburg and at the Magistrate's Office of Kempton Park for a period of fourteen (14) days from 27 March 2015.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936, AS AMENDED

Notice is hereby given that application will be made at the High Court of South Africa, Gauteng Local Division, Johannesburg on 22 April 2015 for the acceptance of the surrender of the estate of **Jacobus Gerhardus van Zyl** and **Michelle Beverley van Zyl**, ID: 6705105221087 and 6906280114285, an adult male teacher and an adult female teacher, married in community of property and residing at 50 Paul Kruger Drive, Monument, Krugersdorp, Gauteng, and that the statement of debtor's affairs will lie for inspection at the Office of the Master of the High Court at Johannesburg and at the Magistrate's Office of Krugersdorp for a period of fourteen (14) days from 27 March 2015.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936

Notice is hereby given that application will be made to the Western Cape High Court, Cape Town, on Wednesday, 6th of May 2015 at 10h00, in the forenoon or as soon thereafter as the matter can be heard, for the acceptance of the surrender of the estate of **Mr Shaheed Essa**, ID: 7001275294081 an adult male married to **Mrs Faldelah Essa**, ID: 7302180060082 an adult female both residing at 6 Melo Avenue, Rondebosch, Western Cape Province, married to each other in terms of Muslim rites.

Statement of Affairs will lie open for inspection at the offices of the Master of the High Court, Cape Town, and at the office of the Magistrate, Wynberg, Western Cape, for a period of 14 days from 27th March, 2015.

Dated at Cape Town on the 18th of March 2015.

Du Plessis & Partners Inc., 23 John Gainsford Street, Brackenfell. Tel. No. 0879100937. C/o Nordien Law, Attorneys for the Applicant, 105 Millvale House, Millvale Road, Milnerton/Ref: Z Nordien: zee@nordienlaw.co.za

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936

Notice is hereby given that application will be made to the High Court of South Africa, Gauteng Local Division, Johannesburg on Friday, 24 April 2015 at 10h00 or soon thereafter as the matter can be heard, for acceptance of the surrender of the estate of **Sello Patrick Tlake** (760701548708 0), adult male and **Victoria Ntswaki Tlake** (770925064308 6), adult female married in community of property of 230 Lyndhurst Road, Lyndhurst, and that a statement of their affairs will lie for inspection at the office of the Master of the High Court, Johannesburg for a period of fourteen days as from the 27 March 2015.

Filed By: R D P Attorneys, Attorneys for the Applicant, Office A & B First Floor, Kelvin House, 250 Commissioner Street, Cnr Joubert Street, Boksburg. Tel: (011) 917-6999. Fax: 086 403 9657. Ref: PHT 009.

Lewis Johnson (ID: 6403036524189) employed as a manager, married in community of property to **Oselia Welder**, Portion 8 of Erf 98, Third Avenue, Edenvale, Germiston North Township. (2) In the Gauteng High Court, Pretoria (Republic of South Africa), 21 April 2015. (3) 31 March 2015, Master's Office, Pretoria.

Lewis Johnson (ID: 6403036524189) employed as a manager, married in community of property to **Oselia Welder,** Portion 8 of Erf 98, Third Avenue, Edenvale, Germiston North Township. (2) In the Gauteng High Court, Pretoria (Republic of South Africa), 21 April 2015. (3) 31 March 2015, Master's Office, Pretoria.

NOTICE OF SURRENDER OF DEBTOR'S ESTATE [SECTION 4 (1) ACT 24 OF 1936]

Notice is hereby given that application will be made to the Western Cape High Court, Cape Town, on Wednesday, 6th of May 2015 at 10h00, in the forenoon or as soon thereafter as the matter can be heard, for the acceptance of the surrender of the estate of **Mr Shaheed Essa**, ID: 7001275294081, an adult male married to **Mrs Faldelah Essa**, ID: 7302180060082 an adult female both residing at 6 Melo Avenue, Rondebosch, Western Cape Province, married to each other in terms of Muslim rites.

Statement of Affairs will lie open for inspection at the offices of the Master of the High Court, Cape Town, and at the office of the Magistrate, Wynberg, Western Cape, for a period of 14 days from 27th March, 2015.

Dated at Cape Town on the 18th of March 2015.

Du Plessis & Partners Inc. 23 John Gainsford Street Brackenfell, Tel. No. 0879100937. C/o Nordien Law, Attorneys for the Applicant, 105 Millvale House, Millvale Road, Milnerton/Ref: Z Nordien: zee@nordienlaw.co.za

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVEN-SIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 22 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die Boedel van **Zaack Manaia**, 'n bestuurder van beroep, getroud binne gemeenskap van goed met **Chanell Rachel Manaia**, werkloos, woonagtig te Jack Hindonstraat 18, Secunda, Mpumalanga en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria, asook die Landdroshof te Secunda gedurende kantoorure sal ter insae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 23 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Heinrich Casparus Badenhorst,** 'n geskeide bestuurder van beroep, woonagtig te Russelstraat 272, Rietondale, Pretoria, Gauteng en dat sy vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria, gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 23 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Machiel Johannes Harmse**, 'n pensioenaris van beroep, getroud binne gemeenskap van goed met **Issebella Harmse**, werkloos, woonagtig te Davisweg 1, Selectionpark, Springs, Gauteng, en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria, asook by die Landdroshof, Springs, gedurende kantoorure sal terinsae le gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 22 Apri 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Emmarentia Fredrika Lotter,** werkloos en getroud buite gemeenskap van goed, woonagtig te Van Riebeecklaan 31, Lyttleton Manor, Pretoria, Gauteng en dat haar vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 21 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Nicolaas Jacobus Lotter**, 'n bestuurder van beroep en getroud buite gemeenskap van goed, woonagtig te Van Riebeecklaan 31, Lyttleton Manor, Pretoria, Gauteng, en dat sy vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 20 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Jan Johannes Jacobus Petrus Pretorius,** 'n inspekteur van beroep getroud binne gemeenskap van goed met **Madeleine Pretorius,** 'n administrateur, woonagtig te Cuckoolaan 58, Nina Park, Pretoria Noord Gauteng, en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria asook die Landdroshof te Pretoria Noord gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 21 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die Boedel van **Andre Pierre Christian van Greunen**, 'n bestuurder van beroep getroud binne gemeenskap van goed met **Bianca van Greunen**, werkloos, woonagtig te Statenstraat 1, Barberton, Mpumalanga, en dat hulle vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretora asook die Landdroshof te Barberton gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag Van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

KENNISGEWING VAN OORGAWE VAN SKULDENAAR SE BOEDEL INGEVOLGE ARTIKEL 4 (1) VAN DIE INSOLVENSIEWET No. 24 VAN 1936 (SOOS GEWYSIG).

Hiermee word kennis gegee dat op 23 April 2015 om 10h00 of so spoedig moontlik daarna as wat die saak verhoor kan word, by die Noord Gautengse Hoë Hof, (gehou te Pretoria), aansoek gedoen sal word om die aanname van die oorgawe van die boedel van **Jo-Anne Colleen Layley,** 'n ongetroude boekhouer van beroep, woonagtig te Tennysonweg 42, Lombardy-Oos, Johannesburg, Gauteng en dat haar Vermoëstaat by die kantoor van die Meester van die Hooggeregshof te Pretoria asook die Landdroshof te Johannesburg gedurende kantoorure sal terinsae lê gedurende 'n termyn van veertien (14) dae vanaf die 30ste Maart 2015.

Geteken te Pretoria op die 16de dag van Maart 2015.

HES Prokureurs, Eastwood Law Chambers, Pretoriusstraat 876, Arcadia, Pretoria.

Anton Grobbelaar Fourie, 7009285248088, bestuurder, getroud binne gemeenskap van goedere met Martha Magrietha Fourie, 7101050253086, werkloos, Commercialstraat 925, Pretoria Tuine, Pretoria. (2) Aansoek: Noord Gauteng Hoë Hof, Pretoria, 23 April 2015, 10h00. (3) 30 Maart 2015, Meester van die Hooggeregshof, Pretoria.

Jacobus Johannes van Aswegan, 7208225279084, kontrakteur, getroud binne gemeenskap van goedere met **Thia van Aswegen**, ID: 7512010127089, Plot 24, Hilltop Road, Nelspruit. (2) Aansoek: Noord Gauteng Hoë Hof, Pretoria, 23 April 2015, 10h00. (3) 30 Maart 2015, Meester van die Hooggeregshof, Pretoria; Landroshof, Nelspruit.

Marjan Simion, ID No: 6005095860082, driver trainer, unmarried, residing at: 12 St Auburn Street, Unit No. 7, New Redruth, Alberton, Gauteng. (2) Application: In the High Court of South Africa (Gauteng Division, Pretoria), 24 April 2015, 10h00. (3) 30 March 2015, Master, Pretoria; Magistrate Court, Alberton. (4) P.O. Box 8315, Centurion, 0046.

Jacqueline Rhind, ID No: 8005180039084, sales executive, unmarried, residing at: 12 St Auburn Street, Unit No. 7, New Redruth, Alberton, Gauteng. (2) Application: In the High Court of South Africa (Gauteng Division, Pretoria), 24 April 2015, 10h00. (3) 30 March 2015, Master, Pretoria; Magistrate Court, Alberton. (4) P.O. Box 8315, Centurion, 0046.

Riaan Kampman, ID No: 8802165009086, sekuriteits operasionele beampte, getroud binne gemeenskap van goedere met Shirley Amy Louise Kampman, ID No: 8906270222086, tuisteskepper, Van Tonderstraat 10, Dinwiddie, Germiston, Gauteng. (2) Aansoek: In die Hooggeregshof van Suid-Afrika (Gauteng Afdeling, Pretoria), 24 April 2014, 10h00. 30 Maart 2015, Meesterskantoor, Pretoria; Landdroshof, Germiston. (4) Posbus 8315, Centurion, 0046, 9 Maart 2015.

Marjan Simion, ID No: 6005095830082, driver trainer, unmarried, residing at: 12 St Auburn Street, Unit No. 7, New Redruth, Alberton, Gauteng. (2) Application: In the High Court of South Africa (Gauteng Division, Pretoria), 24 April 2015, 10h00. (3) 30 March 2015, Master, Pretoria; Magistrate Court, Alberton. (4) P.O. Box 8315, Centurion, 0046.

Anton Morkel Snyman, executive manager, 871 13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Mahlodi Florah Matjila, nurse, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Cornelius Jacobus Rediker, ID: 7202095016080, artisan, married in community of property to Magdalena Johanna Fransina Rediker, ID: 7603090186085, pensioner. Residential address: 134 Germains Street, Brakpan, Gauteng. (2) Voluntary Surrender of Estate, The High Court of South Africa (North Gauteng, Pretoria), 23 April 2015 at 10h00. (3) 30 March 2015 (period of 14 days), Master's Office, Pretoria; Magistrate, Brakpan. (4) Michael Senekal Attorney. Tel: (012) 542-5205. Fax: (012) 542-5215. michael@senekallaw.co.za / www.senekallaw.co.za.

Johannes Francois van der Merwe, ID: 6009135131089, married out of community of property, art dealer. Residential address: 7 Villa Dubai, Mustang Street, Pierre van Ryneveld. (2) Voluntary Surrender of Estate, The High Court of South Africa (North Gauteng, Pretoria), 23 April 2015 at 10h00. (3) 30 March 2015 (period of 14 days), Master's Office, Pretoria. (4) Michael Senekal Attorney. Tel: (012) 542-5205. Fax: (012) 542-5215. michael@senekallaw.co.za / www.senekallaw.co.za.

Zane Cronje, operator, unmarried, Matlabas, 5 Miriana Street, Sinoville, Pretoria. (2) In the High Court of South Africa (Gauteng Division, Pretoria), 24 April 2015. (3) 27 March 2015, Master's Office, Pretoria. (3) 20 March 2015.

Daniel Johannes Goosen & Betsie Elizabeth Goosen, boilermaker & unemployed, married in community of property, P84 Komati Powerstation, Goshwan. (2) High Court of South Africa (Gauteng Division, Pretoria), 23 April 2015 at 10h00. (3) 30 March 2015, Master of the High Court, Pretoria; Magistrate, Middelburg. (4) B Badenhorst Attorneys, P.O. Box 32164, Waverley, 0135, 20 March 2015.

Juan Maree Wilkins, ID: 7508075223080, sjef, getroud buite gemeenskap van goedere, 19 Duiker Avenue, Randpark Ridge, Randburg. (2) Aansoek: Noord Gauteng Hoë Hof, Pretoria, 23 April 2015, 10h00. (3) 30 Maart 2015, Meester van die Hooggeregshof, Pretoria; Landdros, Randburg.

Rosina Refilwe Matau, ID: 6510120996089, educator, Peter Sunnyboy Matau, ID: 6003065375089, unemployed, married in community of property, woonagtig te 5029 Itlotleng Section, Bethanie, Brits. (2) North Gauteng High Court, Pretoria, 22 April 2015, 10h00. (3) 30 March 2015, Master of the High Court; Magistrate Court, Brits. (4) Elke de Klerk, Saxbyweg 1018, Eldoraigne, Centurion; Posbus 4744, Pretoria, Gauteng, 0001. Tel. (012) 654-1438.

Margaretha Fourie, ID: 7808280078089, getroud buite gemeenskap, geregistreerde verpleegster, woonagtig te Deel 2 van Deel A van Deel 11, Soutpansdrift, Brits. (2) Noord Gauteng Hoë Hof, Pretoria, 22 April 2015, 10h00. (3) 30 Maart 2015, Meester van die Hooggeregshof; Landdros, Brits. (4) Wessel Oosthuizen, Saxbyweg 1018, Eldoraigne, Centurion; Posbus 358, Wierdapark, Gauteng, 0149.

Elizabeth Schubert, ID: 6310300062087, getroud buite gemeenskap, senior aktetikster, woonagtig te 14de Laan 859, Wonderboom-Suid, Pretoria. (2) Noord Gauteng Hoë Hof, Pretoria, 22 April 2015, 10h00. (3) 30 Maart 2015, Meester van die Hooggeregshof. (4) Wessel Oosthuizen, Saxbyweg 1018, Eldoraigne, Centurion; Posbus 358, Wierdapark, Gauteng, 0149.

Riaan Kampman and Shirley Amy Louise, 8802165009086 (Riaan) and 8906270222086 (Shirley), sekuriteits operasionele beampte (Riaan) en tuisteskepper (Shirley), Van Tonderstraat 10, Dinwiddie, Germiston, Gauteng. (2) Gauteng Afdeling, Pretoria, 2015-04-24, 10:00. (3) Meester se Kantoor, Pretoria; Landdroskantoor, Germiston. (4) Danie Potgieter Prokureurs, Shelantistraat 1, Gebou C, Grond Vloer, Lyttelton, Centurion, Gauteng.

Jaqueline Rhind, sales executive, 12 St Auburn Street, Unit 7, New Redruth, Alberton, Gauteng. (2) Gauteng Division, Pretoria, 2015-04-24, 10:00. (3) Master's Office, Pretoria; Magistrate's Office, Palmridge. (4) Danie Potgieter Attorneys, 1 Shelanti Street, Building C, Ground Floor, Lyttelton, Centurion, Gauteng.

Marjan Simion, ID No. 6005095830082, driver trainer, 12 St Auburn Street, Unit No. 7, New Redruth, Alberton, Gauteng. (2) Gauteng Division, Pretoria, 2015-04-24, 10:00. (3) Master's Office, Pretoria; Magistrate's Office, Palmridge. (4) Danie Potgieter Attorneys, 1 Shelanti Street, Building C, Ground Floor, Lyttelton, Centurion, Gauteng.

Piet Matonsi, 6802125314081, machine operator, Erf 9208, Soshanguve South Ext. 2, married in community of proprty to Annah Tiny Matonsi, 6806060530080. (2) Gauteng Division, Pretoria, 2015-04-13. (3) 2015-03-30, Pretoria; Pretoria). (4) Moyo Incorporated, 170 Franzina Street, Mayville, Pretoria.

Phyllys Antonette Baitebadi Mokoena, administrative worker, divorced, 4009 Seme Street, Mohlakeng, Randfontein. (2) In the High Court of South Africa (Gauteng Division), Pretoria, 10h00, 16 April 2015. (3) 27 March 2015, Master's Office, Pretoria; Magistrate's Office, Randfontein. (4) 20 March 2015.

Phyllis Antonette Baitebadi Mokoena, administrative worker, divorced, 4009 Seme Street, Mohlakeng, Randfontein. (2) In the High Court of South Africa (Gauteng Division, Pretoria), 10h00, 16 April 2015. (3) 27 March 2015, Master's Office, Pretoria; Magistrate's Office, Randfontein. (4) 20 March 2015.

Wilhelmus Jacobus Pieterse, ID: 8009255037080, 'n meerderjarige manspersoon, werksaam as 'n voorman, getroud binne gemeenskap van goedere met Cornelia Maria Pieterse, ID: 8309080120089, 'n meerderjarige tuisteskepper, beide woonagtig te 14 Gladida, Middelburg, Mpumalanga. (2) Aansoek, in die Hoë Hof van Suid-Afrika (Gauteng, Pretoria), op die 23ste April 2015. (3) 30 Maart 2015, Meester van die Hooggeregshof, Pretoria, asook Landdroshof, Middelburg. (4) —.

Yolandi van der Merwe, ID No. 7605240104082, clerk, 31 Viviers Avenue, Sonlandpark, 1944. (2) Application, North Gauteng High Court, 2015-04-24. (3) 2015-04-07, Master's Office, Pretoria. (4) Y van der Merwe, 31 Viviers Avenue, Sonlandpark, 1944.

Desire Charmain Noppe, ID No. 5908010179082, office administrator - PR Homes, 8 Arlington Crescent, Helena Heights, Somerset West. (2) Western Cape Division, Cape Town, 2015-04-29, 10:00. (3) 2015-04-03, Master's Office, Cape Town; Magistrate's Office, Cape Town and Somerset West. (4) Bennie Max & Associates, 31A St James Street, Somerset West, 7130. (4) Bennie Max & Associates, 31A St James Street, Somerset West, 7130.

Daniel Jacobus le Roux, ID: 7607295051085, 'n ambagsman, uBugani Mews 13, Caperstraat, Eldoraigne Uitbreiding 2, Centurion, getroud binne gemeenskap van goed, en **Pamela Lynne le Roux**, ID: 7912260379085, 'n werklose vrou. (2) In die Hooggeregshof van SA (Gautengse Afdeling), Pretoria, 21 April 2015 om 10h00. (2) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria. (4) Etienne Genis & Kie, 7de Laan No. 2, Melkbosstrand, p/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Danita du Toit, ID: 8903030019084, 'n bemarkingsadviseur, Belverdere 6, Mintlaan, Newlands, Pretoria, ongetroud. (2) In die Hooggeregshof van SA (Gautengse Afdeling), Pretoria, 21 April 2015 om 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria. (4) Etienne Genis & Kie, 7de Laan No. 2, Melkbosstrand, p/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Lodewikus Johannes Kriel, ID: 7006175257088, 'n ambagsman, Sonskynstraat 33, Sunward Park, Boksburg, getroud binne gemeenskap van goed, en **Anna Susanna Kriel,** ID: 7703150098087, 'n administratiewe dame. (2) In die Hooggeregshof van SA (Gautengse Afdeling), Preteoria, 22 April 2015 om 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria. (4) Etienne Genis & Kie, 7de Laan No. 2, Melkbosstrand, p/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Douw, Lodewyk Welgemoed, I.D.: 4810095105084, 'n pensioenaris, Bronkhorstspruit 22, Norkem Park, Kempton Park, getroud binne gemeenskap van goed, en **Kathleen Constance Welgemoed,** ID: 5409280165083, 'n pensioenaris. (2) In die Hooggeregshof van SA (Gautengse Afdeling), Pretoria, 22 April 2015 om 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria, Landdros, Kempton Park. (4) Etienne Genis & Kie, 7de Laan No. 2, Melkbosstrand, p/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Raymond John van der Merwe, ID No. 6806025112081, 'n meerderjarige sekuriteitsbeampte, getroud binne gemeenskap van goedere, woonagtig te Lunhoff No. 15, Suidstraat 75, Linden, Randburg, en Liezel-Marie van der Merwe, ID No. 7401220161080, 'n meerderjarige kredietbeampte, getroud binne gemeenskap van goedere, woonagtig te Lunhoff No. 15, Suidstraat 75, Linden, Randburg. (2) Aansoek Noord Gauteng Hoë Hof, Pretoria, 23 April 2015, 10:00. (3) 30 Maart 2015, Meesterskantoor, Pretoria; Landdroskantoor, Randburg. (4) Johan van Heerden Prokureurs, Posbus 76008, Lynnwoodrif, 0040.

Chrisstoffel Viljoen, ID No. 6109035065088, 'n meerderjarige skofbaas, getroud binne gemeenskap van goedere, woonagtig te Porgesstraat 52, Randfontein, en Aletta Maria Viljoen, ID No. 7606270041087, 'n meerderjarige werklose vrou, getroud binne gemeenskap van goedere, woonagtig te Porgestraat 52, Randfontein. (2) Aansoek, Noord Gauteng Hoë Hof, Pretoria, 24 April 2015, 10:00. (3) 30 Maart 2015, Meesterskantoor, Pretoria; Landdroskantoor, Randfontein. (4) Johan van Heerden Prokureurs, Posbus 76008, Lynnwoodrif, 0040.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE [SECTION 4 (1)]

Notice is hereby given that application will be made to the North West High Court, Mahikeng, on 23 April 2015 at 10h00 or as soon thereafter as the matter may be heard for the acceptance of the surrender of the estate of **Stefanus Albertus Venter**, fitter, married in community of property to the Second Applicant, **Juanita Sophia Venter**, presently residing at 19 Vink Avenue, Rustenburg, North West Province, and that a statement of affairs will lie open for inspection at the office of the Master of the North West High Court, Mahikeng, and the Magistrate, Rustenburg, for a period of 14 days as from 27 March 2015.

Fabo Lucchetta, ID No. 5310165123082, technician, 89 Rail Street, Florida, Roodepoort. (2) Aansoek, Gauteng High Court, Pretoria, 2015-04-23, 10:00. (3) 2015-03-30, Master's Office, Pretoria; Magistrate's Office, Roodepoort. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria. 2015-03-20.

Raymond John van der Merwe en Liezel-Marie van der Merwe, ID No's. 6806025112081 en 7401220161080, sekureiteitsbeampte en kredietbeampte, Lunhoff No. 15, Suidstraat 75, Linden, Randburg. (2) Aansoek, Gauteng High Court, Pretoria, 2015-04-23, 10:00.(3) 2015-03-30, Master's Office, Pretoria; Magistrate's Office, Randburg. (4) Johan van Heerden Attorneys, Barnstable No. 17 A, Lynnwood Manor, Pretoria. 2015-03-20.

Raymond John van der Merwe en Liezel-Marie van der Merwe, ID No's. 6806025112081 en 7401220161080, sekureiteitsbeampte en kredietbeampte, Lunhoff No. 15, Suidstraat 75, Linden, Randburg. (2) Aansoek, Gauteng High Court, Pretoria, 2015-04-23, 10:00.(3) 2015-03-30, Master's Office, Pretoria; Magistrate's Office, Randburg. (4) Johan van Heerden Attorneys, Barnstable No. 17 A, Lynnwood Manor, Pretoria. 2015-03-20.

Chrisstoffel Viljoen en Aletta Maria Viljoen, ID No's 6109035065088 en 7606270041087, skofbaas en werklose vrou, Porgesstraat 52, Randfontein. (2) Aansoek, Gauteng High Court, Pretoria, 2015-04-24, 10:00. (3) 2015-03-30, Master's Office, Pretoria; Magistrate's Office, Randfontein. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria. 2015-03-20.

Chrisstoffel Viljoen en Aletta Maria Viljoen, ID No's 6109035065088 en 7606270041087, skofbaas en werklose vrou, Porgesstraat 52, Randfontein. (2) Aansoek, Gauteng High Court, Pretoria, 2015-04-24, 10:00. (3) 2015-03-30, Master's Office, Pretoria; Magistrate's Office, Randfontein. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria. 2015-03-20.

Anton Morkel Snyman, executive manager, 871 13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Mahlodi Florah Matjila, nurse, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Mahlodi Florah Matjila, nurce, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Anton Morkel Snyman, executive manager, 871 13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Mahlodi Florah Matjila, nurce, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Anton Morkel Snyman, executive manager, 871 13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Mahlodi Florah Matjila, nurse, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Anton Morkel Snyman, executive manager, 871 13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Mahlodi Florah Matjila, nurce, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Mahlodi Florah Matjila, nurse, 144 Draaibos Crescent, Annlin Ext 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Anton Morkel Snyman, executive manager, 871-13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Anton Morkel Snyman, executive manager, 871-13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

Fabio Lucchetta, ID: 5310165123082, technician, 89 Rail Street, Florida, Roodepoort. (2) Application, Gauteng High Court, Pretoria, 2015-04-23, 10h00. (3) Master's Office, Pretoria; Roodepoort. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria. 2015-03-20.

Karin Burton (voorheen Sheperd), ID: 7303210053089, 'n valuta administrateur, geskei, 105 Montevino, h/v Zion- & Klein Bos-en-Dalstraat, Paarl. (2) In die Hooggeregshof van Suid-Afrika (Wes-Kaapse Afdeling, Kaapstad), 24 April 2015, 10h00. (3) 27 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Kaapstad; Landdroshof, Paarl. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653.

Daniel Jacobus le Roux, ID: 7607295051085, 'n ambagsman, getroud binne gemeenskap van goed met **Pamela Lynne le Roux**, ID: 7912260379085, 'n werklose vrou, 13 uBugani Mews, Caperstraat, Eldoraigne Uitbreiding 2, Centurion. (2) In die Hooggeregshof van Suid-Afrika (Gautengse Afdeling), Pretoria, 21 April 2015, 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653; P/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Douw Lodewyk Welgemoed, ID: 4810095105084, 'n pensionaris, getroud binne gemeenskap van goed met **Kathleen Constance Welgemoed**, ID: 5409280165083, 'n pensioenaris, Bronkhorspruitstraat 22, Norkem Park, Kempton Park. (2) In die Hooggeregshof van Suid-Afrika (Gautengse Afdeling), Pretoria, 22 April 2015, 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria; Landdroshof, Kempton Park. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653; P/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Minnie Cynthria Lottering, ID: 6006020088085, 'n administratiewe dame, geskei, Middelburgstraat 11, Saxonsea, Atlantis, Wes-Kaap. (2) In die Hooggeregshof van Suid-Afrika (Wes-Kaapse Afdeling), Kaapstad, 24 April 2015, 10h00. (3) 27 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Kaapstad; Landdroshof, Atlantis. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653.

Anna Magdalena Corlina Potgieter, ID: 5302090090080, 'n werklose dame, getroud buite gemeenskap van goed, Bruydegomstraat 38, Saldanha. (2) In die Hooggeregshof van Suid-Afrika (Wes-Kaapse Afdeling), Kaapstad, 24 April 2015, 10h00. (3) 27 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Kaapstad; Landdroshof, Vredenburg. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653.

Danita du Toit, ID: 8903030019084, 'n bemarkings adviseur, ongetroud, Belvedere 6, Mintlaan, Newlands, Pretoria. (2) In die Hooggeregshof van Suid-Afrika (Gautengse Afdeling), Pretoria, 21 April 2015, 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653; P/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

John Sprague, ID: 4906015087087, 'n kaptein van 'n vissersboot, getroud binne gemeenskap van goed met **Elize Sprague**, ID: 5004120039083, 'n werklose dame, Van der Stelstraat 10, De Kuillen, Kuilsrivier. (2) In die Hooggeregshof van Suid-Afrika (Wes-Kaapse Afdeling), Kaapstad, 24 April 2015, 10h00. (3) 27 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Kaapstad; Landdroshof, Kuilsrivier. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653.

Lodewikus Johannes Kriel, ID: 7006175257088, 'n ambagsman, getroud binne gemeenskap van goed met Anna Susanna Kriel, ID: 7703150098087, 'n administratiewe dame, Sonskynstraat 33, Sunward Park, Boksburg. (2) In die Hooggeregshof van Suid-Afrika (Gautengse Afdeling), Pretoria, 22 April 2015, 10h00. (3) 30 Maart 2015 vir 14 dae, Meester van die Hooggeregshof, Pretoria; Landdroshof, Boksburg. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653; P/a G Scheepers Prokureurs, Jack Hindonstraat 261, Pretoria-Noord.

Mahlodi Florah Matjila, nurse, 144 Draaibos Crescent, Annlin Ext. 36, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 8 May 2015. (3) 26 March 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 19 March 2015.

Anton Morkel Snyman, executive manager, 871-13th Avenue, Wonderboom South, Pretoria. (2) In the Northern Gauteng High Court, Pretoria (Republic of South Africa), 15 May 2015. (3) 1 April 2015, Master's Office, Pretoria; Magistrate's Court, Pretoria. (4) 20 March 2015.

IN DIE HOOGGEREGSHOF VAN SUID-AFRIKA

(Gauteng Afdeling, Pretoria)

In die *ex parte*-aansoek van: MARK KAMINSKY (ID No. 7207155042082) (getroud buite gemeenskap van goed) (vir sy boedeloorgawe), Applikant

KENNISGEWING VAN VRYWILLIGE BOEDELOORGAWE

Neem kennis dat die Applikant, **Mark Kaminsky**, 'n meerderjarige besigheidsman, met Identiteits No. 7207155042082, getroud buite gemeenskap van goed en woonagtig te Kayburnelaan 33, Randparkrif Uitbreiding 23, Johannesburg, Gauteng, van voornemens is om op 28 April 2015 om 10h00, by die Hooggeregshof van Suid-Afrika, Gauteng Afdeling, Pretoria, aansoek te doen vir die aanname van sy boedeloorgawe.

Neem verder kennis dat die Applikant se vermoënstaat ter insae sal lê by die kantore van die Meester van die Hooggeregshof, Pretoria, sowel as die Landdroshof van Randburg, vir 'n tydperk van 14 dae vanaf 30 Maart 2015.

Geteken te Pretoria op 20 Maart 2015.

Magda Kets Ingelyf, Russellstraat 306, Rietondale, Pretoria. Tel: (012) 329-4518/6016. Faks: 086 691 8373. (Verw: MW Kets/ek/KK0092.)

Anna Magdalena Corlina Potgieter, ID: 5302090090080, 'n werklose dame, getroud buite gemeenskap van goed, Bruydegomstraat 38, Saldanha. (2) In die Hooggeregshof van Suid-Afrika (Wes-Kaapse Afdeling), Kaapstad, 24 April 2015, 10h00. (3) 27 Maart 2015 vir 14 dae, Meester van Hooggeregshof, Kaapstad; Landdroshof, Vredenburg. (4) Etienne Genis & Kie Ing., 7de Laan No. 2, Melkbosstrand, Wes-Kaap. Tel: (021) 553-3653.

Adriaan Pieter du Plooy, ID: 6801235046087, employed as a sales engineer, not married, Section No. 124 of Villa D'Alergia, Grand Central Extension 13 Township. (2) In the Gauteng High Court, Pretoria (Republic of South Africa), 21 April 2015. (3) 31 March 2015, Master's Office, Pretoria.

Adriaan Pieter du Plooy, ID: 6801235046087, employed as a sales engineer, not married, Section No. 124 of Villa D'Alergia, Grand Central Extension 13 Township. (2) In the Gauteng High Court, Pretoria (Republic of South Africa), 21 April 2015. (3) 31 March 2015, Master's Office, Pretoria.

Adriaan Pieter du Plooy, ID: 6801235046087, employed as a sales engineer, not married, Section No. 124 of Villa D'Alergia, Grand Central Extension 13 Township. (2) In the Gauteng High Court, Pretoria (Republic of South Africa), 21 April 2015. (3) 31 March 2015, Master's Office, Pretoria.

NOTICE OF SURRENDER OF A DEBTOR'S ESTATE

IN TERMS OF SECTION 4 (1) OF THE INSOLVENCY ACT OF 24 OF 1936, AS AMENDED

Notice is hereby given that application will be made at the High Court of South Africa (Gauteng Local Division, Johannesburg), on 23 April 2015, for the acceptance of the surrender of the estate of **Lizl Marchand**, ID No. 8004190052088, an adult female secretary, married out of community, residing at Unit 2, Annie Road, Fontainbleau, Randburg, Gauteng, and that the statement of debtor's affairs will lie for inspection at the Office of the Master of the High Court at Johannesburg and at the Magistrate's Office of Randburg, for a period of fourteen (14) days from 27 March 2015.

Elsabé Klein, 7509280016083, joernalis, Daniestraat 21, Brits. (2) Gauteng High Court, Pretoria, 2015-04-24, 10:00. (3) 2015-08-30, Master's Office, Pretoria; Magistrate's Office, Brits. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria.

Elsabé Klein, 7509280016083, joernalis, Daniestraat 21, Brits. (2) Gauteng High Court, Pretoria, 2015-04-24, 10:00. (3) 2015-08-30, Master's Office, Pretoria; Magistrate's Office, Brits. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria.

Elsabé Klein, 7509280016083, joernalis, Daniestraat 21, Brits. (2) Gauteng High Court, Pretoria, 2015-04-24, 10:00. (3) 2015-08-30, Master's Office, Pretoria; Magistrate's Office, Brits. (4) Johan van Heerden Attorneys, Barnstable No. 17A, Lynnwood Manor, Pretoria.

Elsabé Klein, ID No. 7509280016083, 'n meerderjarige joernalis, woonagtig te Daniestraat 21, Brits. (2) Aansoek: Noord Gauteng Hoë Hof, Pretoria, 24 April 2015, 10:00. (3) 30 Maart 2015, Meesterskantoor, Pretoria; Landdroskantoor, Brits. (4) Johan van Heerden Prokureurs, Posbus 76008, Lynnwoodrif, 0400.

Fabio Lucchetta, ID No. 5310165123082, 'n meerderjarige technician, woonagtig te 89 Rail Street, Florida, Roodepoort. (2) Aansoek: Noord Gauteng Hoë Hof, Pretoria, 23 April 2015, 10:00. (3) 30 March 2015, Meesterskantoor, Pretoria; Landdroskantoor, Roodepoort. (4) Johan van Heerden, Posbus 706008, Lynnwoodrif, 0040.

Marjan Simion, ID No. 6005095830082, driver trainer, unmarried, residing at 12 St Auburn Street, Unit No. 7, New Redruth, Alberton, Gauteng. (2) Application, In the High Court of South Africa (Gauteng Division, Pretoria), 24 April 2015, 10h00. (3) 30 March 2015, Master, Pretoria; Magistrate's Court, Alberton. (4) Address of Attorneys: P.O. Box 8315, Centurion, 0046.

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