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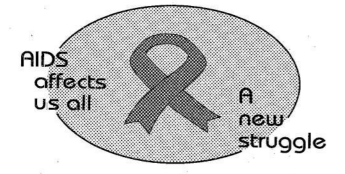
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We all have the power to prevent AIDS



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DEPARTMENT OF HEALTH

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	Robertson, Western Cape Province, into the Willemnels River Water Use Association, Water Management Area Number 18, Western Cape Province	r a	3 21549	910	do.: Omskepping van die Willemnels rivier-Besproeiingsraad, afdeling Rober son, Wes-Kaap-provinsie, in die Willen nelsrivier Watergebruikersvereniging Waterbestuursarea Nommer 18, Wes	t- n- g,	in the second
911	do.: Transformation of the Lower Rie River-, the Ritchie- and the Scholtzburg Irrigation Boards into the Orange-Rie Water User Association, Divisions of	t	5)	911	Kaap-provinsie	39 e- g- et	21549
	Jacobsdal, Koffiefontein and Fauresmith Province of the Free State and Division of Herbert and Kimberley, Province of the Northern Cape: Water Managemen	, s of			Watergebruikersvereniging, afdeling Jacobsdal, Koffiefontein en Fauresmit Vrystaat-provinsie en afdelings va Herbert en Kimberley, Noord-Kaaj	gs h, an p-	
916	Areas Numbers 13 and 14 National Forests Act (84/1998): Release of portions of Injaka Plantation which are	40 9 8	es mosteurista.	916	provinsie, Waterbestuursareas Nomme 13 en 14 National Forests Act (84/1998): Releas of portions of Injaka Plantation which a	4 se re	
	no longer required for forestry BOARD NOTICE	4	2 21549		no longer required for forestry RAADSKENNISGEWING	4	2 21549
68	Liquor Products Act (60/1989): Appl cation for defining of an estate	j- v:	# ·	68	Wet op Drankprodukte (60/1989) Aansoek vir omskrywing van 'n lan	9): d-	
	"Monterosso"		7 21549		goed: "Monterosso"		7 21549

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS, CULTURE, SCIENCE AND TECHNOLOGY DEPARTEMENT VAN KUNS, KULTUUR, WETENSKAP EN TEGNOLOGIE

No. 922

15 September 2000

BUREAU OF HERALDRY

SECTIONS 7, 7A AND 7B OF THE HERALDRY ACT, 1962 (ACT No. 18 OF 1962)

APPLICATION FOR REGISTRATION OF HERALDIC REPRESENTATIONS, AND OBJECTIONS THERETO

The undermentioned bodies and persons have applied in terms of section 7 of the Heraldry Act, 1962 (Act No. 18 of 1962), for the registration of their heraldic representations. Anyone wishing to object to the registration of these heraldic representations on the grounds that such registrations will encroach upon rights to which he or she is legally entitled should do so within one month of the date of publication of this notice upon a form obtainable from the State Herald, Private Bag X236, Pretoria, 0001.

1. Applicant: Diocese of Niassa, Church of the Province of Southern Africa (H4/3/1/3883).

Arms: Per fess wavy Or and Azure, in chief a dug-out issuant Brunatre, seated therein a fisherman proper, vested about the loins Argent and holding pendant from a handline Sable a fish Argent, in base three barrulets wavy of the last; the shield ensigned of a mitre proper.

2. Applicant: Faculty of Health Sciences, University of the Orange Free State (H4/3/1/3916).

Arms: Azure, within an open wreath of two ears of wheat, or at tau cross fitchy, of the last entwined of two serpents Argent, supporting a double-handled lamp of the last, enflamed Or.

3. Applicant: Floris Johannes Wilhelmus Smith Familiebond (H4/3/1/3920).

Arms: Chaussé ployé Gules and Or, at honour point a double-headed eagle Argent, between two lions rampant respectant Azure, armed and langued Gules, one in each flank; a chief Argent.

Motto: MAG GOD ONS LEI.

4. Applicant: Union Park Primary School (H4/3/1/3922).

Arms: Azure, three annulets interlaced ensigned of a lamp enflamed, within an orlé, Or.

Motto: LEARN TO LIVE.

5. Applicant: Forum for Professional Nurse Leaders (Private Health Care Facilities) (H4/3/1/3929).

Badge: Within an annulet, the upper rim fracted Azure, three mascles interlinked in fess Gules, supporting a lamp Or, enflamed proper.

6. Applicant: Greater Johannesburg Metropolitan Council (H4/3/2/648).

Civic flag: A rectangular flag, proportion 2:3, comprising five vertical bands, blue, white, green, white and chilli red, 3/10, 1/10, 7/10, 1/10 and 3/10 of the width of the flag respectively, charged in the centre with a gold fret couped, the field within the mascle chilli red, between above and below two pairs of white billets, one above the other in fess.

7. Applicant: Greater Johannesburg Metropolitan Council (H4/3/2/648).

Mayoral flag: A rectangular flag, proportion 2:3, comprising five vertical bands, blue, white, green, white and chilli red, 3/10, 1/10, 7/10, 1/10 and 3/10 of the width of the flag respectively, charged in the centre with a gold fret couped, surmounted by a black lozenge conjoined to the gold mascle, bearing on a white roundel the arms of the Greater Johannesburg Metropolitan Council, proper.

8. Applicant: David Gordon Butler (H4/3/4/634).

Arms: Argent, three barrulets wavy Azure, semé of lozenges counterchanged, over all two sets of covered cups conjoined in cross, dimidiated and issuing from the dexter and sinister flanks Or, the covers jewelled Vert.

Crest: Issuant from a circlet Or, jewelled Vert, heightened of four plates alternating with as may fleurs-de-lis Or, a covered cup of the last engraved with a representation of the badge of a King's Scout tempus 1952/53, the cover jewelled Vert and the stem enfiling an garland of maple leaves Gules alternating with roses Argent, barbed and seeded proper.

Mantling: Azure and Or.

Supporters: Dexter a falcon gardant, wings addorsed and inverted Or, supporting a staff Sable, flying therefrom a banner Argent charged with a saltire Gules, and sinister, a lion gardant Or, armed and langued proper, supporting a staff Sable, flying therefrom banner Azure charged with five martlets in saltire Or.

Special compartment: On either side of a valley Vert, two rocky outcrops proper.

Motto: DOMINUS PETRA MEA.

9. Applicant: Frederick Ray Howkins (H4/3/4/644).

Arms: Quarterly, I and IV grand quarterly: i and iv, Gules a chevronel between three buckles Or, within a bordure company Argent and Gules charged with eight roses Gules and as many fleur-de-lis Or, alternately (for Aubigny); ii and iii, Argent on a saltire engrailed between four roses Gules, barbed and seeded Vert, a rose Or, barbed and seeded Vert (for Lennox); all within a bordure company Azure and Or (the whole for Howkins); II, Or, on a chevron between three cinquefoils Azure as many escallops Argent (for Howkins of Brownsover); III, Azure on a fess wavy between three griffin's heads erased Or, a cinquefoil Azure between two roses Gules (for Sheriff).

Crest: A demi-bull rampant Argent, horned Or, gorged of a collar compony Azure and Or.

Wreath and mantling: Gules and Or.

Mottoes: ENCORE EN AVANT above the crest, and beneath the shield, JE FLEURIE DE NOUVEAU.

10. Applicant: Frederick Ray Howkins (H4/3/4/644).

Standard: In the hoist the armorial bearing of Frederick Ray Howkins, and in the fly, barry of four Or and Gules divided into three compartments by two transverse bands Azure, fimbriated Or, which together bear the motto ENCORE EN AVANT in letters Or, in the 1st compartment the crest beast, a demi-bull rampant Argent, horned Or, gorged of a collar compony azure and Or, in the 2nd and 3rd compartments a buckle Or within a chaplet of leaves Vert bearing four roses erect in saltire Gules, barbed and seeded proper, the standard fringed alternately Or and Gules.

No. 922

15 September 2000

BURO VIR HERALDIEK

ARTIKELS 7, 7A EN 7B VAN DIE HERALDIEKWET, 1962 (WET No. 18 VAN 1962)

AANSOEK OM REGISTRASIE VAN HERALDIESE VOORSTELLINGS EN BESWARE DAARTEEN

Ondergenoemde instansies en persone het kragtens artikel 7 van die Heraldiekwet, 1962 (Wet No. 18 van 1962), aansoek gedoen om die registrasie van hulle heraldiese voorstellings. Enigeen wat teen die registrasie van hierdie heraldiese voorstellings beswaar wil aanteken op grond daarvan dat sodanige registrasie inbreuk sal maak op regte wat hom of haar wettiglik toekom, moet dit binne een maand na die datum van publikasie van hierdie kennisgewing doen op 'n vorm wat van die Staatsheraldikus, Privaatsak X236, Pretoria, 0001, verkrygbaar is.

1. Aansoeker: Bisdom van Niassa, Kerk van die Provinsie van Suider-Afrika (H4/3/1/3883).

Wapen: Golwend deursnede van goud en blou, in die skildhoof 'n uitkomende bruin uitgeholde boomstam, sittend daarin 'n visserman van natuurlike kleur, om die lende silwer gekleed, wat aan 'n swart handlyn 'n silwer vis vashou, en in die skuldvoet drie golwende streepbalke, ook van silwer; die skuld oortop met 'n myter van natuurlike kleur.

2. Aansoeker: Fakulteit Gesondeheidwetenskappe: Universiteit van die Oranje-Vrystaat (H4/3/1/3916).

Wapen: In blou, binne-in 'n oop krans van twee goue koringare, 'n spitsvoetige Taukruis, ook van goud, omwonde van twee silwer slange, wat 'n lamp met twee handvatsels, ook van silwer, goud gevlam, ondersteun.

3. Aansoeker: Floris Johannes Wilhelmus Smith Familiebond (H4/3/1/3920).

Wapen: Geboë gekous, rooi en goud, by die erepunt 'n silwer dubbelkop-adelaar, tussen twee blou klimmende toegewende leeus, rooi getong en genael, een in elke flank; 'n silwer skildhoof.

Wapenspreuk: MAG GOD ONS LEI.

4. Aansoeker: Union Park Primary School (H4/3/1/3922).

Wapen: In blou, drie ineengeskakelde ringe oortop van 'n gevlamde lamp, en 'n binnesoom, alles van goud. Wapenspreuk: LEARN TO LIVE.

5. Aansoeker: Forum for Professional Nurse Leaders (Private Health Care Facilities) (H4/3/1/3929).

Wapen: Binne-in 'n blou ring, aan die bokant gebroke, drie rooi naas mekaar geplaaste ineengeskakelde malies, wat 'n goue lamp gevlam van natuurlike kleur, ondersteun.

6. Aansoeker: Groter Johannesburgse Metropolitaanse Raad (H4/3/2/648).

Burgerlike Vlag: 'n Reghoekige vlag, verhouding 2:3, bestande uit vyf vertikale bane, blou, wit, groen, wit en rissierooi, elk onderskeidelik 3/10, 1/10, 7/10, 1/10 en 3/10 van die breedte van die vlag, in die middel belaai met 'n verkorte goue tralie, die veld binne-in die malie rissierooi, tussen bo en onder twee naas mekaar geplaaste pare wit reghoekige blokkies, een bo die ander.

7. Aansoeker: Groter Johannesburgse Metropolitaanse Raad (H4/3/2/648)

Burgermeestersvlag: 'n Reghoekige vlag, verhouding 2: 3, bestaande uit vyf vertikale bane, blou, wit, groen, wit en rissierooi, elk onderskeidelik 3/10, 1/10, 7/10, 1/10 en 3/10 van die breedte van die vlag, in die middel belaai met 'n verkorte goue tralie, daaroorheen 'n swart ruit aanstotend tot die goue malie, belaai met 'n wit skyf, daarop die wapen van die Groter Johannesburgse Metropolitaanse Raad, van natuurlike kleur.

8. Aansoeker: David Gordon Butler (H4/3/4/634).

Wapen: In silwer, drie blou golwende dwarsbalke, besaai met ruite van die een in die ander, oor alles heen twee stelle goue aanstotende kelke met deksels kruisgewys geplaas, gedeel enuitkomend uit die regter- en linkerflanke, die deksels met groen juwele beset.

Helmteken: 'n Goue hoofring, groen beset, verhoog van vier silwer pennings wat met dieselfde getal goue fleurs de lis afwissel, en 'n uitkomende kelk, ook van goud, die bak gegraveer met 'n voorstelling van die kenteken van 'n Koningspadvinder uit die tydperk 1952/53, die deksel met 'n groen juweel beset en die skag deur 'n krans van rooi esdoringblare heen wat met silwer rose, gepunt en geknop van natuurlike kleur afwissel.

Dekklede: Blou en goud.

Skildhouers: Regs, 'n aansiende goue valk met neerdalende vlug wat 'n swart staf, wapperend daarvan 'n silwer vlag belaai met 'n rooi skuinskruis ondersteun, en links 'n aansiende goue leeu getong en genael van natuurlike kleur, wat 'n swart staf, wapperend daarvan 'n blou vlag belaai met vyf goue merlette, skuinskruislings gerankskik, ondersteun.

Spesiale kompartement: Aan weerskante van 'n groen vallei, 'n rotsstapel van natuurlike kleur.

Wapenspreuk: Dominus Petra Mea.

9. Aansoeker: Frederick Ray Howkins (H4/3/4/644).

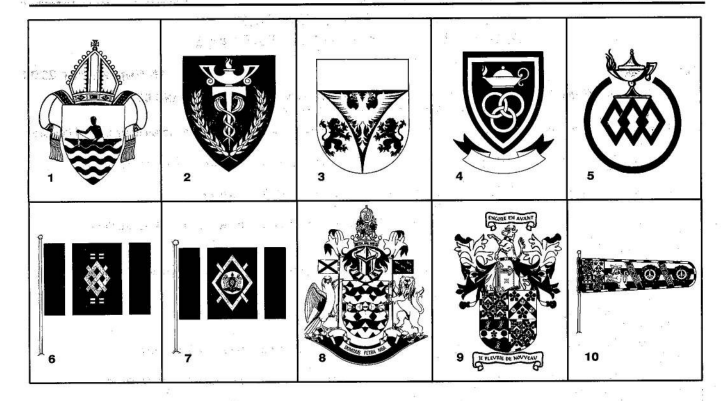
Wapen: Gevierendeel, I en IV dubbel gevierendeel: i en iv, in rooi 'n keper vergesel van drie gespes, alles van goud, binne-in 'n skildsoom geblok van silwer en rooi belaai met agt rooi rose wat met dieselfde getal goue fleurs de lis afwissel (vir Aubigney); ii en iii, in silwer 'n uitgeskulpte rooi skuinskruis belaai met 'n goue roos, groen gepunt en geknop, tussen vier rooi rose, groen gepunt en geknop (vir Lennox); alles binne-in 'n skuldsoom geblok van blou en goud (die geheel vir Howkins); II, in goud 'n blou keper belaai met drie silwer skulpe, tussen drie blou vyfblaaie (vir Howkins van Borwnsover); III, in blou 'n golwende goue faas belai met 'n blou vyfblad aan weerskante vergesel van 'n rooi roos, groen gepunt en goud geknop, tussen drie goue afgerukte griffioenkoppe, rooi getong (vir Sheriff).

Helmteken: 'n Silwer klimmende halwe bul met goue horings, gekeel van 'n halsband geblok van blou en goud. Wrong en Dekklede: Rooi en goud.

Wapenspreuk: ENCORE EN AVANT, bokant die helmteken en JE FLEURIE DE NOUVEAU onder die skild.

Aansoeker: Frederick Ray Howkins (H4/3/4/644).

Standaard: In die broeking die wapen van Frederick Ray Howkins, en in die uitwaaiende gedeelte, gedwarsbalk van vier, goud en rooi, in die kompartemente verdeel deur middel van twee blou skuinsbane, goud gefimbrieër, wat gesamentlik die wapenspreuk ENCORE EN AVANT in goue letter dra, in die 1ste kompartement die helmtekendier, 'n silwer klimmende halwe bul met goue horings, gekeel van 'n halsband geblok van blou en goud, in die 2de en 3de kompartemente 'n goue gespe binne-in 'n groen blarekrans belaai met vier regopgeplaassste rooi rose, gepunt en geknop van natuurlike kleur, skuinskruislings, 'n fraiingstrook afwisselend van goud en rooi.



DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 923

15 September 2000

ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

The Director-General has in respect of the following persons, approved the alteration of their forenames printed in italics:

- 1. Mfanelwa Nontwini (521103 5753 084) Room 766 Block D, Hostel 3, Sebokeng -Mfanelwa Sajini
- Wiseman Gema (761015 5507 089) P O Box 810, Ixopo Nhlanhla Wiseman
- Gaaitside Lonia Motinyane (481123 0320 083) 14942 Moshotlbe Street, Rocklands, Bloemfontein Lonia Gaaitsioe
- Hopewell Mlamuli Shobede (790508 5337 080) 1 Bereahaven, 275 Berea Road, Durban Hopewell Ntokozo Mlamuli
- Ida Khuzwayo (400606 0617 084) Private Bag X117, Nkandla Idah Leah
- 6. Phezo David Maphumule (280101 6891 086) P O Box 35019, Umbumbulu Pheza David
- Beyaphi Rejoice Ngcongo (760326 0392 083) Makholweni Area, Richmond Rejoice Thobeka Beyaphi
- 8. Headman Ngoqo (650926 5553 085) 21 Nombembe Street, North Crest, Umtata Damane Headman
- 9. Msawakhe Ndlela (760724 5691 089) P O Box 48912, Qualbert Wiseman Msakhe
- Nerina Sharlot Banwari (650701 0134 086) 407 Kalbarri, 7 Bradley Street, Umgeni Park, Durban North – Nerina J
- 11. Cathrene Zulu (680310 0548 081) P O Box 269, Ceza Cathrine Andile
- 12. Nokuthula Mnini (620723 0930 088) P O Box 542, Ixopo Nokuthula Getrude
- Kwazikwenkosi Zama (290415 5288 088) 14 Mcosana Street, Tambo Village, Manenberg Sipo Kent Kwazikwenkosi
- Lekhohlopo Sammy Rasenyalo (740625 5738 082) P O Box 7030, Mmabatho, Bophuthatswana Lehlohonolo Sammy
- Khabane Moeketsi Masopha Moeketsi (770806 5440 084) 4373 Mojombile Street, Bochabela Location, Bloemfontein – Khabane Masopha
- 16. Caroline Boikang Malepe (560424 0915 086) P O Box 24, Monakato Caroline Semakaleng
- 17. Ketlhoetsweng Elise Masisi (460929 0528 086) 1640 Zone 7, Ga-Rankuwa Ketlhoetsweng Elsie
- Novumile Gladys Chele (661204 0562 080) 60 Eastlake Drive, Marina Da Gama, Muizenberg Nandipha Getrude
- 19. Lesiba Solomon Mmatli (781114 5205 087) P O Box 477, Mashashane Lesiba Gojela
- 20. To Dlamini (311020 0247 082) Greytown Area, Greytown Gladys Thoko
- 21. Semello Claurinah Lehana (600125 0143 080) 581 Kliprivier, Vereeniging Malebusa Claurinah

- 22. Georgina Ann Williams (780704 0036 080) 49 Janie Rossouw Street, Kraaifontein Gadija
- 23. Bhekani Shelembe (760718 5799 082) Private Bag X5604, Greytown Bhekani Steven
- 24. Lindi Nxele (620307 0886 084) 173 Dromedaris Street, Witpoortjie Lindiwe Mapule
- 25. Leabua Sydney Moeketsi (690520 5799 087) 295B Phiri, Manotshe Street, P O Moroka, Johannesburg Leabua Shadrack Sydney
- 26. Frank Komtela Hlungwane (480508 5240 081) P O Box 402, Burgersfort Komtela Frank
- 27. Jacob Chilwane (460506 5579 080) 52 Malta Road, Naturena, Johannesburg Jacob Matsobane
- 28. Nomatheko Mantangana (790322 0446 080) P O Box 1859, Mossel Bay Nolundi
- 29. Nomonde Ntsheku (701029 0883 083) Roma TDG Store, Engcobo Nomonde Nolusapho Bhebhe
- 30. Lorraine Rachel Schrender (370109 0281 080) 131 Lawson Road, Crawford Beatrice
- 31. Sharol Seasebeng Machuisa (730101 1862 088) P O Box 7609, Rustenburg Sharon Seasebeng
- 32. Philda Gomba (651225 1687 081) 36525 Hlala Street, Macassar Philda Nosimo
- 33. Nobuntu Mthwesi (701023 0926 083) Room 327, Vaal-Reefs Nr 8, Orkney Fikiswa
- 34. Makanakana Mofokeng (700213 0276 081) 2556 Qalabotsha, Villiers Makanakana Roselina
- 35. Ledimo Grazy Mahlangu (650404 0955 085) P O Box 484, Burgersfort Ledimo Grace
- 36. Rolland Denzel Moseamedi (730810 5838 080) 3970B Zone 4, Pimville Rollen Denzel
- 37. Martam Abrahams (170206 0078 086) 3 Cottrell Street, Korsten, Port Elizabeth Mariam
- 38. Bholomane Albert Buthelezi (570422 5781 089) 1814 Mpumalanga, Hammarsdale Bholomane
- Nosipho Nombeko Sibangela (510703 0645 087) Umzimkulu Hospital, Private Bag X514, Umzimkulu, Eastern Cape – Nosipho Nombeko Lumnka
- 40. Buselaphi Agnes Ntshiza (670128 0364 081) P O Box 843, Ixopo Danie Buselaphi Agnes
- 41. Elias Felile Chiya (401212 5045 089) P O Box 527, Umzimkulu Elias Velile
- 42. Lillian Bridgette Mkhari (711228 0469 087) P O Box 69, Shiluvane Lillian Bridgette Tshameleni
- 43. Thembisisi Melani (690928 0986 080) Room 13C, 1 Noxolo Street, Lwandle, Strand Thembisisi Florence
- 44. Nomani Mtambeka (680808 1328 080) P O Box 190, Engcobo Nomani Nobuntu
- 45. Phumuphele Amos Mkhwanazi (690110 5788 080) Block 57, Glebe Hostel, Louis Botha Airport Jikijela Amos
- 46. Fundephi Zulu (780412 0933 088) P O Box 417, Mahlabatini Fundephi Mandy
- 47. Mxolisi Nyathi (700720 5971 086) No. 44844, Macassar, Khayelitsha Mxolisi Christian

- 48. Alfonso Levack (750312 5153 086) 22 Ivo Chunnet Street, Cafda, Retreat Adnagan
- 49. Shameela Kalla (780302 0048 088) P O Box 4360, Pietersburg Aasiyah
- 50. Esther Kiyoko Cook (580814 0263 188) 145 Constantia Main Road, Constantia Esther Kimura
- 51. Raisibe Makhafola (780914 0382 083) 19 Gesternite Road, Sunward Park, Boksburg Maye Raisibe
- 52. Sindiswa Zenzile (731110 0887 086) P O Box 1424, Secunda, Embalentle Sindiswa Lusanda
- 53. Mmusetsi Thomas Monaise (581205 6017 083) 1783 Block "U", Mabopane Mmusetsi Chesa
- Baninzi Gladman Goduka (611212 5510 088) 162 Kwaza Street, New Brighton, Port Elizabeth Thando Titanic
- 55. Piet Famanda Maluleke (520621 5806 082) P O Box 33, Vongani Famanda Piet
- Nokuzola Mirriam Mehlwana (630812 0922 084) 8 Gramercy Park, Twilley Street, Kenilworth Magunyazile Nokuzola Mirriam
- Johannes Qabo (580204 5963 083) 24 Ceru Street, Nu 5 Swartkops, Port Elizabeth Mabandla Johannes
- 58. Lelile Damba (680410 6275 083) 18 Nqilomathi Street, Ilitha Park, Khayelitsha Welile
- 59. Mashao Phineas Moagi (680220 5532 081) 1806 Extension 1, Soshanguve South, Pretoria Mashao Phineas Patrick
- Mhandi Nombulelo Sweetness Papani (370506 0408 086) Mbobeleni A/A, Libode Mahadi Nombulelo Sweetness
- Maria Hleziphi Masangu (481116 0602 088) Stand 1869, Siyabuswa "A", Valschfontein, Siyabuswa Mgetjane Maria
- 62. Ricky Andrew Shibambu (730321 5627 085) Stand 1782, Ivory Park, Midrand Bicky Andrew
- 63. Mantata Mokgawa (611027 0516 082) 5 Nkoana Street, Saulsville Mantata Gloria
- 64. Mampudi Mary Selepe (660810 0580 087) 28 Ramona Road, Selcourt, Springs Mapule Mary
- 65. Ncediwe Bungane (660902 0789 089) P O Box 250, Tabankulu Ncediwe Bellina
- 66. Kgabo Sexy Malebana (680910 5745 085) P O Box 35, Koloti Frans Kgabo
- 67. Abueng William Sharp (680205 6054 086) No. 717 Akammansie Street, Rivelea Extention Johannesburg William
- 68. Nomazulu Salphina Magagula (430330 0305 087) P O Box 2139, Kabokweni Tryphinah Lomavundvu
- 69. Marta Thema Shongwe (531222 0759 082) P O Box 1904, White River Maria Thema
- 70. Ramolefane Martin Kapari (661202 5678 083) P O Box 323, Nelspruit Rafentse Martin Peter
- 71. Mildred Magwaza (420311 0354 087) 63 Pietermaritz Street, Pietermaritz Mildred Thokozile

- 72. Nombuzane Canca (481102 0470 080) GG 636, Town Twoo, Khayelitsha No-Ankile
- 73. Matseliso Lydia Mbwale (731119 0429 088) 223 Voortrekker Way, Bellville Fernanda Lydia
- 74. Nonzame Princess Matwa (590410 0278 082) 7 Winton Road, The Conifers, Blue Downs, Eerste River Princess Nomzame
- 75. Nomthandazo Mchunu (720313 0399 085) Nyuswa Black Reserve, Bothas Hill Nomthandazo Obeline
- 76. Pumelele Mjana (570504 5786 083) Stand R4, Olieven Bosch, Centurion Pumelele Prince
- 77. Gratsigratsi Ntsunguzane (700103 6808 088) Room 9, Block "W" B, Mamelosi Hostel, Mamelodi West, Pretoria Ernest
- 78. Violet Kungwane (680204 0542 089) 385 Monare Street, Wattville Mpho
- 79. Lorna Jean Daniels (750827 0163 087) 114 7th Street, Rusthof, Strand Layusa
- Wilhelmina August (761210 0238 083) 23 Doublom Street, Kalksteenfontein, Matroosfontein Shameemah
- 81. Rhoda Hyster (790923 0176 088) 20 Iris Road, Macassar Raashida
- 82. Carmen Christine Daniels (761021 0195 086) 12 Soetwater Court, Hanover Park Kamillah
- 83. Yogambal Moodley (790222 0121 081) P O Box 63365, Verulam Desree
- Primrose Nkosi (451230 0428 083) 15130 Frans Amigo Crescent, Daveytown, Benoni Primrose Nonkululo
- 85. Imtiaz Kathrada (771113 5082 084) P O Box 7, Stanger Imtiaz Mohammed
- 86. Mikal Mazibuko (730909 0358 084) 5570 Eiselen Street, Daveyton, Benoni Nomsa Michelle
- 87. Samuel Modikoe More (630816 5923 088) Hebron Village, Odi Samuel Moses Modikoe
- 88. Elizabeth Lewak (751022 0154 083) 95 Rokeby Road, Lansdowne Mishka
- 89. Susanna Sophia Goes (581010 0165 080) 120 Donegal Avenue, Connaught Estate, Elsies River Susie Sophia
- Lorna Magdalene Van Niekerk (820825 0103 083) 50 Goeie Hoop Street, Bellville South, Bellville Larna Magdalene
- 91. Samolile Ephraim Kunene (710730 5379 089) P O Box 412, Newcastle Sandile Sanele Ephraim
- 92. Nono Maria Lethale (700514 0362 080) 228 Zone 13, Extension 2, Sebokeng Maria Nono Masentle
- 93. Thomas Khoza (590727 5907 088) P O Box 1008, Tugela Ferry Thomas Thokozani
- 94. Grace Mogao Sethole (271225 0277 082) P O Box 584, Chuenspoort Grace Elizabeth
- 95. Xoliswa Ruby Baloni (650626 0772 082) 34068 Phikisa Street, Harare, Khayelitsha Ruby Nowethu
- 96. David Kekana (840525 5645 080) P O Box 875, Chunespoort Lekgau David

- 97. Alfaaz Satar (570129 5193 088) Flat 13, Westlyn Heights, 321 West Road, Overport Ebdul-Cader
- 98. Botisani Madala (551023 0073 085) 34 Mabandla Street, Northcrest, Umtata Botisani Nozizwe
- 99. Nichola Mohai Moeketsi (710710 5782 086) P O Box 10029, Matatiele Nicholas Mohai
- 100. Zuleiga Du Toit (770121 0100 083) 78 Joubert Street, Parow Valley, Parow Zulaygah
- 101. Thomas Bernice Mathonsi (670416 6027 087) 1351 Maduna Street, Tskane Thomas Philemon
- 102. Oriag Nozizwe Jantjies (561101 0220 084) 22 Sunset Crescent, Firgrove, Macassar Audrey
- 103. Kissy Kelibone Sekobane (721022 0522 088) House 1934, Zone 13, Sebokeng Kissy Tshegofatso
- 104. Lucas Sigangane Makgoathane (741125 5351 084) 889 Block L, Soshanguve, Pretoria Lucas
- 105. Lennox Kayalethu Mazomba (620828 6092 088) Police Station, Nqeleni Kayalethu Kayalethu
- 106. Modiseemang Jacobus Jonas (721026 5462 083) P O Box 1830, Barkly West Modiseemang Jacob
- 107. Sibonisiwe Khumalo (580830 0579 084) 295 Madelafufa, Tembisa Patricia Khayelihle
- 108. Antoinette Rose Swales (681030 0117 088) 9 Roxanna Court, Alexandra Street, Bloemfontein Roza Antoinette
- 109.Linda Mahatlani (780204 0261 085) P O Box 364, Giyani Linda Clementine
- 110. Jasmina Du Toit (780428 0182 088) 78 Joubert Street, Parow Valley, Parow Jasmin
- 111. Ashley Brown (760118 5125 083) 20A Als Way, Bontheuwel Nabeel
- 112. Eric Richard Hoole (460907 5125 082) 83 4th Avenue, Kensington, Maitland Ebrahim
- 113. Noxolo Patricia Shoco (700606 1523 080) 8 Browns Farm, Philippi Nomasibulele
- 114. Mercia Akbar (370323 0117 083) 11 Ravenscraig Road, Woodstock, West Cape Miriam
- 115. Freda Walljee (480226 0164 087) 10A Alabama Road, Austerville, Durban Farieda
- 116. Duncan Mzukisi Luthando Hangana (660211 5568 088) No. 103 Durban Street, King William's Town, Eastern Cape Mzukisi Luthando
- 117. Mmusetjie Matlala (570119 5869 084) Kgomo Kgomo, Makapanstad, Moretele Mmusetjie Andries
- 118. Mokgoetjie Mamabolo (540601 0799 082) 333 Pangola Drive, Norkêm Park, Kempton Park Mokgaetji Christina
- 119. Rasemate Joseph Ngobeni (581003 5279 089) 293 Esiphithweni Section, Thembisa Rest Joseph
- 120. Thulfa Williams (800721 0279 086) 142 Agapanthus Street, Lentegeur, Mitchells Plain Zulfa
- 121. Mfanyana Ezekiel Ntshangase (471215 5588 086) P O Box 58468, Karenpark, Akasia Ezekiel Manzini
- 122. Masahluleko Zimanga (510215 0724 085) P O Box 32, Mount Frere Nomabiza Victoria Masahluleko

- 123. Dayman Mziwakhe Saleni (690105 5716 081) 13557 Skhukhukhune Street, Daveyton Mzwakhe Diamond
- 124. Nonsezi Gotywa (591011 5336 088) B201 A Site C, Khayelitsha Mongezi Mikael
- 125. Makaukana Joseph Mabonda (400202 0274 082) 3-15th Avenue, Alexandra Makaukana Josephina
- 126. Busisiwe Shabalala (740909 1549 085) 21 Beladona Street, Roodekrans, Roodepoort Busisiwe Precious
- 127. Karolina Mandla Ngobe (691005 0324 080) P O Box 284, Burgersfort Caroline Nonhlanhla
- 128. Puleng Edward Malaka (610111 5752 081) P O Box 83377, Extention 34, Doornpoort Edward
- 129. Phelisa Patricia Tyalimpi (531211 0389 081) 38 Sefrans Street, Delft South Pozisa Patricia
- 130. Mokuzola Albertina Bilikwana (570523 0781 089) C263 B, Site C, Kayelitsha Nokuzola Albertina
- 131. Ntombiyona Mjijwa (631010 1717 087) 41661 Macassar, Khayelitsha Nomelikhaya
- 132. Sonisele Mnqanqeni (590114 5373 084) NY 67 No 143, Gugulethu Sonisele William
- 133. Thathezakhe Alfred Ngcobo (531211 5649 083) Nyuswa Reserve, Botha's Hill Sinothi Thathezakhe Alfred
- 134. Ntombizokwenzani Ngqekethe (520904 0858 088) 1255 Orlando East, Orlando Ntombizokwenzani Getrude
- 135. Selina Magabutji (601129 0266 080) 135 Selepe Crescent, Spruitview, Katleha Balebetse
- 136. Philemon Phato Rahula (670508 5294 088) P O Box 880, Sekhukhune Maphale Joans
- 137.Lindile Jonas (690913 6009 087) P O Box 24505, Isipingo Rail Lindile Leonard
- 138. Sello Mashack Mphore (730518 5319 080) 27 Otter Street, Allanridge Motsamai Walker
- 139. Daniel Selatole Mampuru (641215 5465 082) P O Box 781, Jane Furse Hospital Selatole Daniel
- 140. Marencic Cleopatro Kok (760817 0308 087) 8 Coleskot Street, Rosedale Marenchia Cleopatra Luzandré
- 141. Thomas Risemati Baloyi (590220 5609 086) 691 Block A, Mabopane Milton Messiya
- 142. Mbengwa Nemukula (620824 0314 081) 3974B Zone 4, Pimville, Soweto Mmbengeni Mildred
- 143. Makataila Florah Mothiba (631010 1333 083) P O Box 600, Sovenga Florah Makataila
- 144. Lydia Magandaran Perumal (770722 0133 089) P O Box 293, Shakaskraal Lydia Tamara Magandaran
- 145. Vicki Stroebel (830728 0068 082) 176 Golf Claub Terrace, Constantia Kloof, Florida Victoria-Lee
- 146. Fransois Philip Schoon (560821 5086 088) P O Box 86, Zastron Francois Philip

- 147. Anneke Nei (770621 0070 087) 3 Hangklip Road, Durbanville Hills, Durbanville Anneke Amber
- 148. Mthokozisi Gcina (790122 5396 086) P O Box 162, Himeville Mlungisi Christian
- 149. Masa Wilemina Pilane (070618 0055 081) 2651 Andries Molaudi Street, Dobsonville Martha Wilheminah
- 150. Badla Nontsikelelo (731010 2635 089) P O Box 4, Welkom Nokhanyile
- 151. Amootha Govender (740618 0115 083) 12 Sapphire DR, Buffelsbosch, Shallcross Anusha
- 152. Jacob Khomongoe (390217 5254 089) 6744 Zone12, Sebokeng Extention, Sebokeng Moeketsi Jacob
- 153. Nirvashni Bennet (760828 0136 089) 47 Derna Road, Reservoir Hills, Durban Sandy
- 154. Claude William Alfos (770105 5083 089) 32 Assegaai Avenue, Bonteheuwel Abdul Basier
- 155. Denise Silicia Nair (760424 0099 087) 100 South Road, Overport, Durban Laaiqah
- 156. Joseph Hlengwa (571222 5829 089) Embo Reserve, Bothas Hill Bhekinkosi Joseph
- 157. Libashni Cathrine Gounden (781211 0213 080) 43 Nagina Drive, Mariannhill Cathrine Libashni
- 158. Sarah Phillips (750602 0209 085) 50 Barend Street, Bronville, Welkom Barbara
- 159. Anthony James Burt (760824 5151 082) 1 Ficus Street, Tygerdal, Goodwood Yaseen
- 160. Ilionel Vlok (770908 5207 081) 266 Dahlia Street, Heinz Park, Philippi Lionel
- 161. Tanya Letasha Shaame (791108 0213 086) 4 Wemmerhoek Street, Tafelsig, Mitchels Plain Tasneem
- 162. Tsupane Jacob Molitsoane (790418 5504 087) 2699 Cholale Street, Thabong Thabiso Jacob
- 163. Rhemie Mkhateko Mboweni (820226 0529 080) P O Box 1099, Giyani Mikateko Rannie
- 164. Rosa Wittes (730512 0813 080) 3135 Old Main Road, Bochabela, Bloemfontein Rose Dimakatso
- 165. Thami Daniel Dubula (770103 5416 086) 1176 Bali Street, Ikageng, Potchefstroom Clarence
- 166. Marian Ouma Masemola (590526 0739 086) 3464 Section L, Mamelodi West, Pretoria Mariam Ouma
- 167. Mpokotlo Hoofman Mapetla (770404 5600 087) 254 Umnonjaneni Section, Tembisa Mporotla Hoffman
- 168. Molgedi Floriuch Mashego (670612 0569 088) 1535 Zone 1, Seshego Mokgadi Magdeline
- 169. Innocent Mziwempi Masuku (780215 5877 089) P O Box 3366, Esikhauyini Outo Ndumiso
- 170. Nomfanelo Kofane (570814 0930 085) P O Box 1338, Kokstad Nomfanelo Mavis
- 171. Letsotsa Dominic Madiba (430730 5288 081) Private Bag 742, Mashashane Lesetsa Dominic
- 172. Hlupho Flooks Hlongwane (620120 5413 089) P O Box 139, Devon Hlupho Flocks
- 173. Samuel Seleke (431105 5446 089) 504 Hlatswayo Street, Orlando East, Orlando Samuel Mohapi

- 174. Phoko Aaron Motsoatsoa (410802 5287 084) P O Box 2684, Vryburg Phoka Aaron
- 175. Dierdre Arlene Esau (761109 0023 083) 17 Trombone Close, Belhar Dilshaad
- 176. Tembisa Gloria QeQe (710410 0507 089) 3 Sobrento Flats, 37 Western Road, Central, Port Elizabeth Zynz Sj
- 177. Ntebalenu Edith Mohaila (700114 0481 087) P O Box 13810, Witsieshoek Ntebaleng Edith Isabela
- 178. Katrina Jacobs (530325 0844 084) 133 Lone Down Road, Hanover Park Kamilah
- 179. Mengu Therezia Khumalo (490211 0635 086) P O Box 1908, Hammanskraal Mengu Theressa
- 180. Pholiswa Somma (770623 0483 088) Brand No. 5, Room D21, Welkom Nothandekile
- 181 Kgabudi James Mateke (740912 5685 087) 418 Block KK, Soshanguve Jeans Kgabudi
- 182. Nokuzola Toshana (741229 0906 080) 1666 Thabong Location, Welkom Nokwanda Patricia
- 183. Sibusiso Gumede (790517 5298 085) Othansweni Mission, Nmtwankume Sbusiso
- 184. Boitumelo Primrose Easter Mphato (660412 0375 087) P O Box 1090, Sundowner Biotumelo Primrose
- 185. Jabhile Ivy Nkosi (671227 0428 083) P O Box 914, Piet Retief Jabulile Ivy
- 186. Muniamma Bunwaire (621204 0723 087) House 25, Corindar Close, Crossmoor, Chatsworth Preamilla
- 187. Hendrick Boikanyo (671201 5873 080) P O Box 5631, Mmabatho Sello Hendrick
- 188. Katrin Johanna Cloete (700519 0300 089) P O Box 63, Steinkopf Katherine
- 189. Gheung Chow Jacky So (691013 5762 189) 30 Homestead Road, Margate Cheung Chow Jacky
- 190. Shongwe Nowonga Edith Moyikwa (691127 0533 088) 3514 Umathi Location, Crossroads, Nyanga Shongwe Nowonga Edith
- 191. Beaulla Nthabiseng Mfikoe (790801 0356 084) 261 Unit 2, Mmabatho Begalla Beaulla
- 192. Wendy Khan (790629 0190 082) 7 Becott Road, Wetton, Western Cape Tasneem
- 193.Bradley Mandla Sibonginkosi Hlongwane (661025 5461 089) No. 15 Cartwood Place, Clare Estate, Durban Bradley Bonginkosi
- 194. Jotham Mdluli (631109 5218 082) 792 New Stands, Mzinoni, Bethal Jotham Johnathan
- 195. Mafutha Isaac Mahlangu (580208 5795 080) 147 Ethafeni Section, Tembisa Mafutha Isaac Thumbu
- 196. Kenneth Gumede (650130 5605 082) P O Box 1820, Umkomaas Kenneth
- 197. Moyigabo Anna Kwenaite (790709 0347 088) P O Box 683, Seshego Moyagabo Annah
- 198. James April (351001 5150 084) 2 Shortle Street, Worcester Jacobus Johannes

- 199. Annastasia Khathali (720708 0388 089) E932 Dingiswayo Road, P O Kwa Mashu Annastasia Refiloe
- 200. Isabella Chatrina Petronella Hamilton (760418 0004 089) Finch Cres 11, Genubic, Riegerton Park Isabella
- 201. Mpova Ngcobo (240801 5154 084) P O Box 44, Nqabeni Mpova Enoch
- 202. Leote Mahlakaro (830707 5282 088) 9 Katberg Street, Vaalpark, Sasolburg Leôte Wellbeloved Sekgopotso
- 203. Barbara Mandy Fuller (690607 0657 087) Second Sally Avenue, Southport Mandisa
- 204. Habson Matshabiseng Thibela (440202 5554 084) P O Box 1030, Acornhoek Ranios Habson Matshabiseng
- 205. Mbengeni Netshisaulu (761126 5640 083) P O Box 1789, Vhufuli Mbengeni Gilbert
- 206. Nyambeni Mukhithi (621007 0931 083) P O Box 41734, Thohbyandou Nyambeni Eunice
- 207. Tertius Swart (770325 5097 083) P O Box 618, Bellville Tertius Elliott
- 208. Rodney Williams (771120 5161 081) 39 Gouritz Road, Manenberg Riedewaan
- 209. Ashia Sayed Usuf Singh (790421 0105 082) P O Box 4094, Lenasia South Ashia
- 210. Smiyinoada Thomas Msomi (420208 5512 083) Vulindlela Location, Pictermaritzburg Shiyindaba
- 211. Themba Rafedile (560305 5784 082) 364 Rabieridge, Estention Two, Midrand Themba Jeffrey
- 212. Bella Noxolo Dlomo (720131 0361 081) 51 Disa Avenue, Uitsig, Ravensmead Isabel Bella
- 213. Nonkanyezi Mazaleni (660303 1927 085) 2805 Hani Park, Bronville, Welkom Noncedo
- 214. Bernadine Hendricks (780220 6010 086) No. 12 Palmietslot, Melkhoutfontein, Stilbaai Bernard
- 215. Datukulunga Reginald Sikhosan (751027 5579 085) PO Box 1926, Margate Reginald Darly
- 216. Winniefred Njongo (700314 0490 084) P O Box 22162, Ihluku Nonkululeko Winniefred
- 217. Maluba Gabuza (411003 5369 084) Private Bag X70151, Wasbank Macuba Caiphas
- 218. Mbhele Gumbi (460517 0188 082) P O Box 58, Izingomeni Nobaphi Khethisa
- 219. Phillipina Shabane (530101 1329 080) P O Box 703, Umzumbe Thembekile Gxoshiwe Phillipina
- 220.Gretta Cele (710616 5727 080) P O Box 1870, Port Shepstone Balungile Gretta
- 221. Gladys Sphiwe Mntambo (590421 0693 089) P O Box 38123, Pinelands Sphiwe Gladys
- 222. Jostina Cindi (600819 0267 085) 3088 Everest Park, Wesselton, Ermelo Jostina Thembi
- 223. John Kraal (560220 5087 081) 2195 Rammulots 1, Viljoenskroon Morutsile John
- 224. Josephine Serote (531231 0703 081) 28 De Villiers Street, Bendo Josephine Tlaleng

- 225. Mark Motete (670207 5141 080) 77 St Patrick Avenue, Seawind, Steenberg Marwan
- 226.Patrick Nkonzo (650316 5778 082) 903 Phiela Street, Orlando East, P O Orlandog, Johannesburg Linda Patrick
- 227. Matseliso Seina Dyasi (481201 0460 081) 306 Botsane Road, Zweletemba Matseliso Selina
- 228. Nokwezi Albertina Tshangela (711026 0647 086) 1591 Hanipark, Bronville Mahlati Pateka Albertina
- 229. Mmalekotwane Nkogatse (640713 0391 080) P O Box 772, Masemola Mmalekotwane Granny
- 230. Setsetego Mejitha Mtshali (650203 0644 081) 7 Riba Street, Kwathema, Springs Setshego Melitha
- 231. Tebogo Nthekang (740625 5985 089) P O Box 886, Kuruman Tebogo David
- 232. Matsheni James Mkhabela (770114 5480 089) P O Box 46122, Bell Ombre Mancoba James
- 233. Choene Geoggobert Mojela (700121 0295 086) Private Bag X19, Ntsima Jacobeth Choene
- 234. Nomusa Khumalo (621129 0967 089) 11 Brown Clay Place, Clayfield, Phoenix Nomusa Patricia
- 235. Simphiwe Mvubu (780108 5482 085) M684 P O Umlazi Township, Umlazi Simphiwe Welcome
- 236. Thembinkosi Mlambo (641001 5620 086) J328 Givo Road, P O Kwa Mashu Thembinkosi Joseph
- 237. Phooko Emmanuel Phooko (770922 5309 086) P O Box 349, Chuenespoort Phooko Emmanuel Marcus
- 238. Katlhogelwa Lucas Molemi (620711 5281 08 6) P O Box 1274 Mogwase Motlogelwa Lucas
- 239. Busisiwe Matanzima (770603 0949 080) 1428 Village 3, Philippi Busisiwe Lucy
- 240. Nolusindiso Monica Dibela (741111 0808 088) 41288 Macassar, Khayelitsha Monica
- 241.Rudi Botha (770811 5020 084) P O Box 829, Groot Brakrivier Rudi Eric
- 242. Lennette Julius Mathews (790603 5094 086) 137 Pietersensingel, Heidedal, Bloemfontein Leonard Julius
- 243. Mothelo Jan Moseamo (651126 5734 087) 5 Princess Court, 12th Avenue, Alexandra John Thabang
- 244. Mmamphae Francina Makgae (610413 0607 082) P O Box 1403, Ellisras Francina Mamphae
- 245. Khayaletu Luyaba (621010 6286 080) 11 Ngomthi Place, Mbuqe Extention, Umtata Mc Donald Khayaletu
- 246. Drophina Shitlhangu (661206 0387 087) 3725 Block ,L Extension, Soshanguve Drophinah Tinyiko
- 247. Tandi Rosy Lamola (500408 0293 084) House 3457/3, Ga Rankuwa Thandi
- 248. Tozana Nakase (721230 0807 082) 961 Nu 14, Mdantsane Thozama
- 249. Landisile Beja (660316 5827 085) Ny 12 No. 61, Guguletu Zandisile Bennett
- 250. Mahlomola Ben Lepasa (700621 5274 085) 8091 Time Housing, Tokoza Mohalakane Joseph

- 251. Ernestina Ntsoakile Holoane (210412 0181 084) 417 Phake Section, Katlehong Christina Ntsoakile
- 252. Enock Mposhani Gwebu (530604 5290 083) 48 Makoe Street, Kwathema, Springs Enock Mabush
- 253. Pertunia Morudu (541108 0829 082) 1525 Block AA, Soshanguve Pertunia Modiegi
- 254. Jasmine Fredericks (581104 0139 086) 33B Vlamboom Street, Bontheuwel Jasmine
- 255. Sarifa Van Der Westhuizen (550314 0052 083) 35 Gardenia Circle, Belhar Sharifa
- 256. Putuma Mfubu (600202 0292 082) No. 50 Willo Drive, Fortgale, Umtata Sylvia Putuma
- 257. Makhudu Disoloane (721019 0626 083) 8 JG Strijdom, Bonaero Park, Kempton Park Alphina Maledimo
- 258. Nosakhiwo Msolo (690617 0088 084) P O Box 50, Elliotdale Sylvia Noma-Efese Nosakhiwo
- 259. Nomvula Gladys Ngova (500711 0505 088) 263B Joza, Grahamstown Nomvula Gladys Agnes
- 260. Albert Ndove (820102 5808 185) P O Box 1258, Malamulele Arone
- 261. Precious Wistebaar (800521 0374 089) Stand 25301, Khutsong Extension, Mamelodi East, Pretoria Precious Nokuthula

15 September 2000

INSERTION OF SURNAME IN TERMS OF SECTION 23 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)

The Director-General has in respect of the following persons, approved the insertion of their surname in italics:

- 1. Poongavamun 1934.09.04 104 Watsonia Drive, Tongaat Govender
- Loganathan 1933.01.11 C/o P Pillay Hostel, Mental Health, 21 Barnabas Road, Northdale, Pietermartizburg – Naidoo
- Gaithree Budhiechand 1949.08.27 101 Verappa Road, Northdale, Pietermaritzburg – Danokalal
- 4. Gaithri Rajbunsi 1957.05.13 P O Box 585, Port Shepstone Sewparsad
- Lutchmiamma 1937.01.01 5 Arvnagiri Crescent, Northdale, Pietermaritzburg – Genga
- Govindamma 1949.03.02 150 Sparks Road, Flat 29 DND Heights, Overport – Naicker
- Pravitha Nepaul 1960.01.30 4 Parlsey Crescent, Bombay Heights,
 Pietermaritzburg Bharat
- Selverani Govender 1953.12.04 22 Sunny Hill Circle, Hillgrove, Newlands West – *Pillay*
- 9. Kulsum Ismail 1909.06.29 40 Parbhani Road, Merebank, Durban *Hoosen*
- Krishnaveniamma 1947.07.24 Flat 3 24 Khan Road, Isipingo Rail Reddy
- Rampathy 1933.12.14 23 Seagull Crescent, Orient Hills, Isipingo Sookdeo
- 12. Fathma Bee Bee Satar 1943.03.11 343 Star Street, Woodhurst, Chatsworth Abdool Rahaman
- Vignaraj Munsami 1950.10.06 Rua Princesa Isabel 379, Broolin S.Paulo, Brazil – Pillay
- 14. Zubeda Bibi 1946.11.08 124 View Street, Overport Mahomed Hanif
- 15. Nagappen 1932.11.16 29 Jadefern Walk, Unit 10, Phoenix Padayachee
- Govindamma Pillay 1938.11.07 House No 28, Syringa Avenue, Kharwastan, Chatsworth – Mariemuthoo

- Neela Mohamed 1944.02.03 10 Third Avenue, Forderville, Estcourt Padayachee
- 18. Kehari 1931.11.01 P O Box 55, Shakaskraal Bulaye
- Karuppen 1939.11.02 90 Fiona Street, Inobeni Heights, Chatsworth Gurunathan
- Rookmani 1924.11.07 63 Sialkot Crescent, Merebank, Durban Balkaraan Seethal
- 21. Puttiah 1937.03.03 129 Montdene Drive, Croftdene, Chatsworth Chetty
- 22. Muthusamy Sigamaney 1956.04.09 P O Box 463, Stanger Moodley
- 23. Venketas 1920.02.12 P O Box 80, Bothas Hill Naidoo
- 24. Manilal 1949.01.16 P O Box 56, Stanger Ramsaroo
- Santhosam Marie 1947.03.14 B21 Dwyer Road, Indian Village, Stanger Jessudasson
- 26. Sareefa Bee 1952.07.01 57 St Elmo Avenue, Mayfair West Gafoor
- 27. Bangaramah Appanna 1924.07.12 403 Lynwood Gardens, Pinetree Avenue, Claremont *Ramsami*
- 28. Lilamani Pather 1938.07.08 72 Camper Drive, Havenside, Chatsworth Chetty
- 29. Subuthrama Naicker 1941.06.05 P O Box 737, Kiasha Park Nydoo
- 30. Sivalutchmee Naidoo 1948.11.13 22 Main Street, Camphbellstown, Phoenix *Reddy*
- 31. Bhairooi Behari 1915.06.25 P O Box 76273, Marbleray Boodhoo
- Dhanam Manthree 1919.01.01 131 Salvia Court, Lotus Park, Isipingo Reddy
- Loganayagi Gounden 1935.09.21 94 Lotus Road, Spring Field, Durban Pillay
- 34. Kamalawathee 1942.11.15 Road 710 House 117, Montford, Chatsworth Santhoo

- 35. Mummy Sewpersad 1947.03.08 P O Box 1327, Kiasha Park Munsami
- 36. Muniamah 1943.10.20 P O Box 1830, Verulam *Pillay*
- 37. Basanthi 1917.12.15 20 Rocky Mount Drive, Shallcross Bugwandeen
- 38. Rudravathee Bihm 1935.09.12 P O Box 1555, Scottburgh Devnarain
- 39. Cowsilliah Sewpursat 1918.01.19 P O Box 2000, Kwadukuza Dhondhi
- 40. Stephen 1954.08.02 26 Chittagong Road, Merebank, Durban Gounder
- 41. Kemraji Raghunanan 1925.05.03 112 Protea Drive, Umkomaas, Natal Sadal
- 42. Anjalai 1935.06.02 14 Silvergull Drive, Lotus Park, Isipingo Govender
- 43. Munisamy 1916.03.11 175 Canbury Circle, Eastbury Unit 7, Phoenix *Periathambi*
- 44. Banmathee 1912.03.09 P O Box 839, Newcastle Banmathee
- 45. Neelavathee 1939.06.01 P O Box 144, Shakaskraal Naicker
- Amurtham 1939.02.24 107 Maple Drive, Trennance Park, Verulam Chetty
- 47. Sonpathee 1934.04.03 5 Persadh Road, Isipingo Rail, Isipingo Naidoo
- 48. Nadas 590817 5140 085 P O Box 455, Dalton Thomas
- 49. Nagarnarain 430714 5116 088 6 Impala Drive, Howick West Dheoraj
- 50. Moonsamy 490327 5102 086 8 Lily Avenue, Ladysmith Naidoo
- 51. Parvathy 331205 0037 080 P O Box 717, Maidstone Arumugam
- 52. Veena Ramawtar 530826 0119 088 10 Iver Palm Place, Palmview Maharaj
- Potty Padavatan 070811 0035 082 88 Rawalpindi Road, Merebank,
 Durban Parumaul
- 54. Rampersadh 390818 5071 082 38 Zirconia Road, Padianigar Ramlucken
- 55. Premila Judeo 491013 0098 086 29-6th Avenue, Estcourt *Maharaj*

- 56. Pramdyall 501213 5157 089 29-6th Avenue, Estcourt Jugdeo
- 57. Ramdayal 560927 5212 051 22 Orion Road, Howick West *Dheoraj*
- 58. Lutchmee Pillay 390214 0071 089 145 Varsity Drive, Reservoir Hills, Durban *Moodley*
- Bechan 590426 5138 089 P O Box 43926, Palmview, Port Shepstone Rambaran
- 60. Angammah Gounden 240502 0061 080 45 Tyne Avenue, Avoca Nayager
- 61. Lutchmi Subbiah 190530 0054 086 5 Lylapur Road, Merebank Thandroyen
- 62. Mala 471114 0067 081 170 Deccam Road, Northdale, Pietermaritzburg Sewbhajan

DEPARTMENT OF MINERALS AND ENERGY DEPARTEMENT VAN MINERALE EN ENERGIE

No. 918

15 September 2000

MINES AND WORKS ACT, 1956 (ACT No. 27 OF 1956)

DECLARATION OF WORK IN NATIONAL INTEREST

Under section 9 (1) (f) of the Mines and Works Act, 1956 (Act No. 27 of 1956), I, Phumzile Mlambo-Ngcuka, Minister of Minerals and Energy, hereby declare that in my opinion the performance of scraping, tramming and hoisting ore from underground on Sundays at the mine known as Evander Gold Mines in the District of Evander, Province of Mpumalanga, is necessary in the national interest for a period of six months from 23 July 2000.

P. MLAMBO-NGCUKA

Minister of Minerals and Energy

No. 926

15 September 2000

MINES AND WORKS ACT, 1956 (ACT No. 27 OF 1956)

DECLARATION OF WORK IN NATIONAL INTEREST

Under section 9 (1) (f) of the Mines and Works Act, 1956 (Act No. 27 of 1956), I, Phumzile Mlambo-Ngcuka, Minister of Minerals and Energy, hereby declare that, in my opinion, the performance on Sundays of work necessary for the production of gold bearing ore that the mine known as Hartbeestfontein Gold Mines—a Division of Buffelsfontein Gold Mines Limited, situated in the Magisterial District of Klerksdorp in the North West Province, is necessary in the national interest for a period of one year from 13 September 2000.

P. MLAMBO-NGCUKA

Minister of Minerals and Energy

No. 926

15 September 2000

WET OP MYNE EN BEDRYWE, 1956 (WET No. 27 VAN 1956)

VERKLARING VAN WERK IN DIE NASIONALE BELANG

Ek, Phumzile Mlambo-Ngcuka, Minister van Minerale en Energie, verklaar hierby, kragtens artikel 9 (1) (f) van die Wet op Myne en Bedrywe, 1956 (Wet No. 27 van 1956), dat die verrigting op Sondae van werk benodig vir die produksie van gouddraende erts by die myn bekend as Hartbeestfontein Gold Mine—a Division of Buffelsfontein Gold Mines Limited, geleë in die Landdrosdistrik Klerksdorp, Noordwes-provinsie, na my oordeel vanaf 12 September 2000 vir 'n tydperk van een jaar in Nasionale belang noodsaaklik is.

P. MLAMBO-NGCUKA

Minister van Minerale en Energie

No. 927

15 September 2000

MINES AND WORKS ACT, 1956 (ACT No. 27 OF 1956)

DECLARATION OF WORK IN NATIONAL INTEREST

Under section 9 (1) (f) of the Mines and Works Act, 1956 (Act No. 27 of 1956), I, Phumzile Mlambo-Ngcuka, Minister of Minerals and Energy, hereby declare that in my opinion the performance of mining operations on Sundays at the mine known as Kriel Colliery in the District of Bethal, Province of Mpumalanga, is necessary in the national interest for a period of one year from 1 September 2000.

P. MLAMBO-NGCUKA

Minister of Minerals and Energy

DEPARTMENT OF WATER AFFAIRS AND FORESTRY DEPARTEMENT VAN WATERWESE EN BOSBOU

No. 902

15 September 2000

NOTICE IN TERMS OF SECTION 73 (2) (a) OF THE WATER SERVICES ACT, 1997 (ACT 108 OF 1997), REGARDING THE TRANSFER OR DISPOSAL OF WATER SERVICES WORKS

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby, in terms of section 73 (2) (a) of the Water Services Act, 1997 (Act No. 108 of 1997), announce the following for general information:

- Water services works owned by me shall not be transferred or disposed of without the approval of Parliament if the value of such works exceed R100 million ("the critical value").
- 2. The value of water services works is-
 - (a) the actual construction cost thereof; or
 - (b) a reasonable estimate of replacement cost in current Rand value, where accurate actual construction cost is not known.
- 3. The critical value applies to water services works as follows:
 - (a) Where a combination of water services works forming a scheme is transferred or disposed of, the combined value of such water services works is compared to the critical value.
 - (b) Where parts of a combined water services work forming a scheme are transferred or disposed of to separate water services institutions, the value of each part is to be compared to the critical value.
 - (c) Where several schemes each consisting of a combination of water services works are transferred or disposed of in a single transaction, the value of each scheme is compared to the critical value.

This Notice supersedes Government Notice No. 733 of 11 June 1999.

R. KASRILS

Minister of Water Affairs and Forestry

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15 September 2000

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ISAZISO NGOKWEMIGQALISELO YECANDELO LAMA 73 (2) (a) LOMTHETHO WEENKONZO ZAMANZI (UMTHETHO WE-108 WOWE-1997) NGOKUBHEKISELELE EKUDLULISWENI OKANYE EKUSETYENZISWENI KWEMISEBENZI YEENKONZO ZAMANZI

Mna, Ronald Kasrils, uMphathiswa weMicimbi yaManzi na Mahlathi ndivakalisa oku kulandelayo, ngokwemigqaliselo yecandelo lama-73 (2) (a) loMthetho weeNkonzo zaManzi, 1997 (uMthetho we 108 wowe-1997):

- Imisebenzi yeenkonzo zamanzi cycyam ayisayi kudluliswa okanye isetyenziswe ngaphandle kwemyume yePalamente ukuba ixabiso lemisebenzi enjalo iyagqitha kwi-R100 lizigidi ("ixabiso eliyintloko").
- Ixabiso lemisebenzi yeenkonzo zamanzi—
 - (a) lelona xabiso ncam lokwakha; okanye
 - (b) yingqikelelo efanelekileyo yexabiso lokutshintshwa ngokwexabiso elikhoyo leRandi, apho ixabiso elichaneke ncam lokwakha lingaziwayo.
- 3. Ixabiso eliyintloko lisebenza kwimisebenzi yeenkonzo zamanzi ngolu hlobo lulandelayo:
 - (a) Apho umdibaniso wemisebenzi yeenkonzo zamanzi owenza umxokelelwano uthi udluliswe okanye usetyenziswe, ixabiso elidityanisiweyo lemisebenzi yeenkonzo zamanzi enjalo lithelekiswa nexabiso eliyintloko.
 - (b) Apho iinxalenye zomsebenzi weenkonzo zamanzi ezidityanisiweyo ezenza umxokelelwano zithi zidluliswe okanye zisetyenziswe kumaziko ohlukeneyo eenkonzo zamanzi, ixabiso loenxalenye nganye kufuneka lithelekiswe nexabiso eliyintloko.
 - (c) Apho imixokelelwano eyahlukeneyo kwaye umxokelelwano ngamnye unemisebenzi yeenkonzo zamanzi elidityanisiweyo ethi idluliswe okanye isetyenziswe kwintengiselwano enye, ixabiso lomxokelelwano ngamnye lithelekiswa nexabiso eliyintloko.

Esi saziso sithatha indawo yeSaziso sikaRhulumente somhla we-11 kuJuni 1999.

R. KASRILS

uMphathiswa weMicimbi yaManzi naMahlathi

15 September 2000

TRANSFORMATION OF THE BREEDE RIVER WATER CONSERVATION BOARD, THE ANGORA IRRIGATION BOARD, THE LE CHASSEUR & GOREE IRRIGATION BOARD AND THE ROBERTSON IRRIGATION BOARD, DIVISION OF SWELLENDAM, PROVINCE OF THE WESTERN CAPE, INTO THE CENTRAL BREEDE RIVER WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, PROVINCE OF THE WESTERN CAPE

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby, in terms of section 98(6) of the National Water Act, 1998 (Act No. 36 of 1998), declare that -

- (a) the Breede River Water Conservation Board, the Angora Irrigation Board, the Le Chasseur & Goree Irrigation Board and the Robertson Irrigation Board is a water user association;
- (b) the Association's name is the Central Breede River Water User Association;
- (c) the area of operation of the Central Breede River Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from
 - the water distribution system of the Association, which commences where the Smalblaar River and the Holsloot River and their tributaries have their origin in the Du Toits Mountains and continues with and along these rivers up to its confluence with the Breede River and then along the Breede River, commencing from the confluence of the Smalblaar River up to the boundary between the farms Angora 176 and Bosjemans Drift 174, in the Division of Swellendam;
 - (ii) feeder canals between the Smalblaar River and the Holsloot River and between the Holsloot River and the Greater Brandvlei Dam, as well as the surrounding management area of the Greater Brandvlei Dam; and
 - (iii) any other water resource situated outside the area described in paragraph (c)(i) and (ii) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control;

which is situated in water management area number 18 in the Province of the Western Cape; and

(d) the constitution of the Central Breede River Water User Association has been approved.

RONALD KASRILS

(asuls

15 September 2000

OMSKEPPING VAN DIE BREEDERIVIER-WATERBEWARINGSRAAD, DIE ANGORA-BESPROEIINGSRAAD, LE DIE CHASSEUR & GOREE-BESPROEINGSRAAD EN DIE ROBERTSON-BESPROEIINGSRAAD. AFDELING VAN SWELLENDAM. WES-KAAP **PROVINSIE** IN DIE SENTRAAL-BREERIVIER WATERGEBRUIKERSVERENIGING, WATER-BESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat –

- die Breederivier-waterbewaringsraad, die Angora-besproeiingsraad, die Le Chasseur & Goree-besproeiingsraad en die Robertson-besproeiingsraad 'n water-gebruikersvereniging is;
- (b) die Vereniging as die Sentraal-Breërivier Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Sentraal-Breërivier Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens Artikel 22(1) van die Wet die gebruiksreg op water het vanuit
 - (i) die Vereniging se waterverspreidingstelsel wat begin waar die Smalblaarrivier en Holslootrivier en hulle sytakke hulle oorsprong in die Du Toitsberge het en strek met hierdie riviere tot in die Breërivier en dan met die Breërivier vanaf die Smalblaarrivier se samevloei tot by die grens tussen die plase Angora 176 en Bosjemans Drift 174, in die afdeling van Swellendam;
 - (ii) die toevoerkanale tussen die Smalblaarrivier en Holslootrivier en tussen die Holslootrivier en die Groter-Brandvleidam asook die Groter-Brandvleidam met sy omliggende bestuursarea; en
 - (iii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) en (ii) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word;

wat in waterbestuursarea nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Sentraal-Breërivier Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

15 September 2000

TRANSFORMATION OF THE NOREE IRRIGATION BOARD, DIVISION OF ROBERTSON, PROVINCE OF THE WESTERN CAPE, INTO THE NOREE WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, PROVINCE OF THE WESTERN CAPE

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), declare that -

- (a) the Noree Irrigation Board is a water user association;
- (b) the Association's name is the Noree Water User Association;
- (c) the area of operation of the Noree Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from –
 - (i) the water resource under control of the Association which commences where the Smitskloof and Rooikranskloof Rivers have their origin in the Langeberg Mountains and continues with and along these rivers up to its confluence with the Noree River and then with and along both sides of the Noree River up to its confluence with the Vink River and then with and along the Vink River up to and including the farm De Hex River 50, Division of Robertson; and
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control,

which is situated in water management area number 18 in the Province of the Western Cape; and

(d) the constitution of the Noree Water User Association has been approved.

RONALD KASRILS

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15 September 2000

OMSKEPPING VAN DIE NOREE-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE, IN DIE NOREE WATERGEBRUIKERS-VERENIGING, WATERBESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat -

- (a) die Noree-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Noree Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Noree Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg het op water vanuit –
 - (i) die waterbron onder beheer van die Vereniging wat begin waar die Smitskloof- en die Rooikranskloofrivier hulle oorsprong in die Langeberge het en strek tot met hulle samevloeiing in die Noreerivier en verder met en langs beide oewers van die Noreerivier tot waar dit in die Vinkrivier invloei en dan met die Vinkrivier tot en insluitende die plaas De Hex Rivier 50, Afdeling van Robertson; en

(ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursgebied nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Noree Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

RK asuls-

15 September 2000

TRANSFORMATION OF THE MARTHINUSVLEI IRRIGATION BOARD, DIVISION OF ROBERTSON, WESTERN CAPE PROVINCE, INTO THE MARTHINUSVLEI WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, WESTERN CAPE PROVINCE

I, Ronald Kasrils, Minister of Water Affairs and Forestry, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), hereby declare that -

- (a) the Marthinusvlei Irrigation Board is a water user association;
- (b) the Association's name is the Marthinusvlei Water User Association;
- (c) the area of operation of the Marthinusvlei Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from -
 - (i) water resources and/or water works controlled by the Association. The water resource under control of the Association commences where the Marthinusvlei River has its origin in the Langeberge and extends with and along both sides of the Marthinusvlei River, up to the Farm Zandvliet 117, Division of Robertson;
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control,

which is situated in water management area number 18 in the Western Cape Province; and

(d) the constitution of the Marthinusvlei Water User Association has been approved.

RONALD KASRILS

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15 September 2000

OMSKEPPING VAN DIE MARTHINUSVLEI-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE, IN DIE MARTHINUSVLEI WATERGEBRUIKERSVERENIGING, WATER-BESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat -

- (a) die Marthinusvlei-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Marthinusvlei Watergebruikersvereniging bekend salstaan;
- (c) die bedryfsgebied van die Marthinusvlei Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg het op water vanuit
 - (i) waterbronne en/of waterwerke wat onder beheer van die Vereniging is. Die waterbron onder beheer van die Vereniging begin waar die Marthinusvleirivier sy oorsprong in die Langeberge het en strek met en langs beide oewers van die Marthinusvleirivier tot op die plaas Zandvliet 117, Afdeling van Robertson;
 - (ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursgebied nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Marthinusvlei Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

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15 September 2000

TRANSFORMATION OF THE AGTERKLIPHOOGTE IRRIGATION BOARD, DIVISION OF ROBERTSON, PROVINCE OF THE WESTERN CAPE, INTO THE AGTERKLIPHOOGTE WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, PROVINCE OF THE WESTERN CAPE

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), declare that -

- (a) the Agterkliphoogte Irrigation Board is a water user association;
- (b) the Association's name is the Agterkliphoogte Water User Association;
- (c) the area of operation of the Agterkliphoogte Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from -
 - (i) the water resource controlled by the Association, which water resource commences where the Poesjenels River and its tributaries have their origin in the Riviersonderend Mountains and extends with and along both sides of the Poesjenels River, up to and including the Farm Wandsbeck 138, Division of Robertson; and
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control,

which is situated in water management area number 18 in the Province of the Western Cape; and

(d) the constitution of the Agterkliphoogte Water User Association has been approved.

RONALD KASRILS

RKamb

15 September 2000

OMSKEPPING VAN DIE AGTERKLIPHOOGTE-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE, IN DIE AGTERKLIPHOOGTE WATERGEBRUIKERSVERENIGING, WATERBESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat -

- (a) die Agterkliphoogte-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Agterkliphoogte Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Agterkliphoogte Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg het op water vanuit
 - (i) die waterbron wat onder beheer van die Vereniging is, welke waterbron begin waar die Poesjenelsrivier en sy sytakke hul oorsprong in die Riviersonderendberge het en strek met, en langs beide oewers van die Poesjenelsrivier tot by en insluitende die plaas Wandsbeck 138, Afdeling van Robertson;
 - (ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursgebied nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Agterkliphoogte Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

RKasuls

15 September 2000

TRANSFORMATION OF THE UITNOOD IRRIGATION BOARD, DIVISION OF ROBERTSON, WESTERN CAPE PROVINCE, INTO THE UITNOOD WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, WESTERN CAPE PROVINCE

I, Ronald Kasrils, Minister of Water Affairs and Forestry, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), hereby declare that -

- (a) the Uitnood Irrigation Board is a water user association;
- (b) the Association's name is the Uitnood Water User Association;
- (c) the area of operation of the Uitnood Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from -
 - (i) the water distribution system of the Association in which water is pumped from the Breede River, which area consists of the following properties and all its subdivisions in the Division of Robertson: Uitnood 129, where the Association's pump station is erected on the Breede River; Liquer 134; Vrolykheid 135; Annex Vrolykheid 133; De Elandskloof 130; Annex Almond Grove 132; Schoongezicht 131; Koningsrivier 233; and Fairview 234; and
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control,

which is situated in water management area number 18 in the Western Cape Province; and

(d) the constitution of the Uitnood Water User Association has been approved.

RONALD KASRILS

RKasils,

15 September 2000

OMSKEPPING VAN DIE UITNOOD-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE IN DIE UITNOOD WATERGEBRUIKERSVERENIGING, WATERBESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat -

- (a) die Uitnood-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Uitnood Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Uitnood Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg op water het vanuit
 - die Vereniging se waterverspreidingstelsel waarin water uit die Breërivier gepomp word, welke gebied uit die volgende eiendomme met alle onderverdelings in die Afdeling van Robertson bestaan: Uitnood 129, waar die Vereniging se pompstasie op die Breërivier opgerig is; Liquer 134; Vrolykheid 135; Annex Vrolykheid 133; De Elandskloof 130; Annex Almond Grove 132; Schoongezicht 131; Koningsrivier 233; en Fairview 234; en
 - (ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursarea nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Uitnood Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

MINISTER VAN WATERWESE EN BOSBOU

15 September 2000

TRANSFORMATION OF THE WILLEMNELS RIVER IRRIGATION BOARD, DIVISION OF ROBERTSON, WESTERN CAPE PROVINCE, INTO THE WILLEMNELS RIVER WATER USER ASSOCIATION, WATER MANAGEMENT AREA NUMBER 18, WESTERN CAPE PROVINCE

- I, Ronald Kasrils, Minister of Water Affairs and Forestry, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), hereby declare that -
- (a) the Willemnels River Irrigation Board is a water user association;
- (b) the Association's name is the Willemnels River Water User Association;
- (c) the area of operation of the Willemnels River Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from -
 - (i) water resources and/or water works controlled by the Association. The water resource under control of the Association commences where the Willemnels River and its tributaries have their origin in the Langeberge and extends with and along both sides of the Willemnels River, up to its confluence with the Breede River;
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control,

which is situated in water management area number 18 in the Western Cape Province; and

(d) the constitution of the Willemnels River Water User Association has been approved.

RONALD KASRILS

RKasnily.

MINISTER OF WATER AFFAIRS AND FORESTRY

15 September 2000

OMSKEPPING VAN DIE WILLEMNELSRIVIER-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE, IN DIE WILLEMNELSRIVIER WATERGEBRUIKERSVERENIGING, WATER-BESTUURSAREA NOMMER 18, WES-KAAP PROVINSIE

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat -

- (a) die Willemnelsrivier-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Willemnelsrivier Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Willemnelsrivier Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg het op water vanuit
 - (i) waterbronne en/of waterwerke wat onder beheer van die Vereniging is. Die waterbron onder beheer van die Vereniging begin waar die Willemnelsrivier en sy sytakke hul oorsprong in die Langeberge het en strek met en langs beide oewers van die Willemnelsrivier tot waar dit in die Breërivier invloei;
 - (ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursgebied nommer 18 in die Wes-Kaap Provinsie geleë is; en

(d) die grondwet van die Willemnelsrivier Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

Rhasirls

MINISTER VAN WATERWESE EN BOSBOU

No. 911

15 September 2000

TRANSFORMATION OF THE LOWER RIET RIVER-, THE RITCHIE- AND THE SCHOLTZBURG IRRIGATION BOARDS INTO THE ORANGE-RIET WATER USER ASSOCIATION, DIVISIONS OF JACOBSDAL, KOFFIEFONTEIN AND FAURESMITH, PROVINCE OF THE FREE STATE AND DIVISIONS OF HERBERT AND KIMBERLEY, PROVINCE OF THE NORTHERN CAPE: WATER MANAGEMENT AREAS NUMBERS 13 AND 14

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby, in terms of section 98(6) of the National Water Act, 1998 (Act No 36 of 1998), declare that -

- (a) the Lower Riet River-, the Ritchie- and the Scholtzburg Irrigation Boards is a water user association;
- (b) the Association's name is the Orange-Riet Water User Association;
- (c) the area of operation of the Orange-Riet Water User Association includes all properties in respect of which any person is entitled to use water by virtue of entitlements in terms of section 22(1) of the Act from -
 - (i) the Orange River via the Scheiding Pump Station including the Orange-Riet canal, the Riet River Settlement and the Riet River commencing from and including Portion 21 of the farm Tweerivier 129 up to and including Portion 1 of the farm Soutpansdrift 172 and the Modder River commencing from and including the farms Rouxshoop 200 and Gouskraal 100 up to and including Portion 9 of the farm Tweerivier 129; and
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control;

which is situated in water management areas numbers 13 and 14 in the Provinces of the Free State and Nortern Cape, respectively; and

(d) the constitution of the Orange-Riet Water User Association has been approved.

RONALD KASRILS

RKasrils.

MINISTER OF WATER AFFAIRS AND FORESTRY

15 September 2000

OMSKEPPING VAN DIE BENEDE-RIETRIVIER-. RITCHIE-EN SCHOLTZBURG-BESPROEIINGSRADE IN DIE **ORANJE-RIET** WATERGEBRUIKERSVERENIGING. AFDELINGS VAN JACOBSDAL. KOFFIEFONTEIN EN FAURESMITH, VRYSTAAT PROVINSIE AFDELINGS VAN HERBERT EN KIMBERLEY, NOORD-KAAP PROVINSIE: WATER-BESTUURSAREAS NOMMERS 13 EN 14

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 98(6) van die Nasionale Waterwet, 1998 (Wet No 36 van 1998), dat –

- (a) die Benede-Rietrivier-, Ritchie- en Scholtzburg-besproeiingsrade 'n watergebruikersvereniging is;
- (b) die Vereniging as die Oranje-Riet Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Oranje-Riet Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22(1) van die Wet die gebruiksreg het op water vanuit
 - (i) die Oranjerivier via die Scheiding-pompstasie, insluitend die Oranje-Riet kanaal, die Rietrivier-nedersetting en die Rietrivier vanaf en insluitend Gedeelte 21 van die plaas Tweerivier 129 tot by Gedeelte 1 van die plaas Soutpansdrift 172 en die Modderrivier vanaf en insluitend die plase Rouxshoop 200 en Gouskraal 100 tot en met Ged 9 van die plaas Tweerivier 129; en
 - (ii) enige ander waterbron geleë buite die gebied in paragraaf (c)(i) beskryf, welke waterbron en gepaardgaande gebied deur die Departement van Waterwese en Bosbou of deur 'n verantwoordelike gesag vereis mag word om deur die Vereniging beheer te word,

wat in waterbestuursareas nommers 13 en 14 in die Vrystaat en Noord-Kaap Provinsies geleë is; en

(d) die grondwet van die Oranje-Riet Watergebruikersvereniging goedgekeur is.

RONALD KASRILS

RKarilo-

MINISTER VAN WATERWESE EN BOSBOU

15 September 2000

NOTICE IN TERMS OF SECTION 50 (4) OF THE NATIONAL FORESTS ACT, 1998 (ACT No. 84 OF 1998)

RELEASE OF PORTIONS OF INJAKA PLANTATION WHICH ARE NO LONGER REQUIRED FOR FORESTRY

By virtue of the powers vested in me by section 50 (3) of the National Forests Act, 1998 (Act No. 84 of 1998), I, Ronald Kasrils, in my capacity as Minister of Water Affairs and Forestry hereby release the following portions of the Injaka Plantation, Administration District of Pelgrimrus, Province of Mpumalanga, which are no longer required for forestry, namely—

- Wales 250 KU, Portion 2—214,1330 ha.
- 2. Wales 250 KU, Portion 3-19,2285 ha.
- 3. Wales 250 KU, Portion 4-16,0495 ha.
- 4. Wales 250 KU, Portion 5-15,9038 ha.
- 5. Wales 250 KU, Portion 6-17,7452 ha.
- Wales 250 KU, Portion 7—22,5837 ha.
- 7. Wales 250 KU, Portion 8-18,4496 ha.
- Wales 250 KU, Portion 9—14,9473 ha.
- 9. Wales 250 KU, Portion 10-14,7098 ha.
- 10. Wales 250 KU, Portion 11-21,2972 ha.
- 11. Wales 250 KU, Portion 12-15,1914 ha.
- 12. Wales 250 KU, Portion 13-21,4002 ha.
- 13. Wales 250 KU, Portion 14-16,5053 ha.
- 14. Wales 250 KU, Portion 15-15,2997 ha.
- 15. Wales 250 KU, Portion 16-17,8992 ha.
- 16. Wales 250 KU, Portion 17-15,6074 ha.
- 17. Wales 250 KU, Portion 18-14,7818 ha.
- 18. Wales 250 KU, Portion 19-16,5160 ha.
- 19. Wales 250 KU, Portion 20-15,6065 ha.
- Wales 250 KU, Portion 21—16,2338 ha.
- 21. Wales 250 KU, Portion 22-16,7183 ha.
- 22. Wales 250 KU, Portion 23-17,7686 ha.
- 23. Wales 250 KU, Portion 24-15,2915 ha.
- 24. Wales 250 KU, Portion 25-13,3101 ha.
- 25. Wales 250 KU, Portion 26-13,9095 ha.
- 26. Wales 250 KU, Portion 27-13,9466 ha.
- 27. Wales 250 KU, Portion 28-17,8395 ha.
- 28. Wales 250 KU, Portion 29-22,3595 ha.
- 29. Diepdrift 288 KU, Portion 13-15,7603 ha.
- 30. Diepdrift 288 KU, Portion 14 (portion of Portion 3)-57,4852 ha.
- 31. Beestkraalspruit 270 KU, Portion 41 (portion of Portion 1)-2,2438 ha.
- 32. Beestkraalspruit 270 KU, Portion 42 (portion of Portion 3)—15,8111 ha.
- 33. Beestkraalspruit 270 KU, Portion 43 (portion of Portion 7)-1,6198 ha.
- 34. Beestkraalspruit 270 KU, Portion 44 (portion of Portion 8)-19,9487 ha.
- 35. Beestkraalspruit 270 KU, Portion 45 (portion of Portion 11)-7,9811 ha.
- Beestkraalspruit 270 KU, Portion 46 (portion of Portion 12)—6,6081 ha.
 Beestkraalspruit 270 KU, Portion 47 (portion of Portion 14)—28,6104 ha.
- Beestkraalspruit 270 KU, Portion 47 (portion of Portion 14)—28,6104 ha.
 Beestkraalspruit 270 KU, Portion 48 (portion of Portion 36)—13,0566 ha.
- 39. Injaka 267 KU, Portion 7 (portion of Portion 2)-0,8565 ha.

R. KASRILS

15 September 2000

TSEBISO GO YA KA KAROLO YA BO 50 (4) YA MOLAO WA BOSETSHABA WA DIKGWA, 1998 (MOLAO WA BO 84 WA 1998)

GO NTSHWA GA DIKAROLO TSA POLANTASI YA INJAKA TSEO DI SE SA NYAKEGAGO DIKGWENG

Ka baka la maatla ao ke a filwego ke karolo ya bo 50(3) ya Molao wa Bosetshaba wa Dikgwa, 1998 (Molao wa bo 84 wa 1998) nna, Ronald Kasrils, ka maemo a ka bjalo ka Letona la Merero ya Meetse le Dikgwa, ke ntsha dikarolo tseo di latelago tsa Polantasi ya Injaka, Setereke sa Tshepetso sa Pelgrimsrus, Profense ya Mpumalanga tseo di se sa nyakegago dikgweng, tseo e lego—

- 1. Wales 250 KU, Karolo ya bo 2-214,1330 ha.
- 2. Wales 250 KU, Karolo ya bo 3-19,2285 ha.
- 3. Wales 250 KU, Karolo ya bo 4-16,0495 ha.
- 4. Wales 250 KU, Karolo ya bo 5-15,9038 ha.
- Wales 250 KU, Karolo ya bo 6—17,7452 ha.
- Wales 250 KU, Karolo ya bo 7—22,5837 ha.
- Wales 250 KU, Karolo ya bo 8—18,4496 ha.
- Wales 250 KU, Karolo ya bo 9—14,9473 ha.
- 9. Wales 250 KU, Karolo ya bo 10-14,7098 ha.
- 10. Wales 250 KU, Karolo ya bo 11-21,2972 ha.
- 11. Wales 250 KU, Karolo ya bo 12-15,1914 ha.
- 12. Wales 250 KU, Karolo ya bo 13-21,4002 ha.
- 13. Wales 250 KU, Karolo ya bo 14-16,5053 ha.
- 14. Wales 250 KU, Karolo va bo 15-15,2997 ha.
- 15. Wales 250 KU, Karolo ya bo 16-17,8992 ha.
- 16. Wales 250 KU, Karolo ya bo 17-15,6074 ha.
- 17. Wales 250 KU, Karolo ya bo 18-14,7818 ha.
- 18. Wales 250 KU, Karolo ya bo 19-16,5160 ha.
- 19. Wales 250 KU, Karolo ya bo 20-15,6065 ha.
- 20. Wales 250 KU, Karolo ya bo 21-16,2338 ha.
- 21. Wales 250 KU, Karolo ya bo 22—16,7183 ha.
- 22. Wales 250 KU, Karolo ya bo 23-17,7686 ha.
- 23. Wales 250 KU, Karolo ya bo 24-15,2915 ha.
- 24. Wales 250 KU, Karolo ya bo 25-13,3101 ha.
- 25. Wales 250 KU, Karolo ya bo 26-13,9095 ha.
- 26. Wales 250 KU, Karolo ya bo 27-13,9466 ha.
- 27. Wales 250 KU, Karolo ya bo 28-17,8395 ha.
- 28. Wales 250 KU, Karolo ya bo 29-22,3595 ha.
- 29. Diepdrift 288 KU, Karolo ya bo 13-15,7603 ha.
- 30. Diepdrift 288 KU, Karolo ya bo 14 (karolo ya Karolo ya bo 3)-57,4852 ha.
- 31. Beestkraalspruit 270 KU, Karolo ya bo 41 (karolo ya Karolo ya bo 1)-2,2438 ha.
- 32. Beestkraalspruit 270 KU, Karolo ya bo 42 (karolo ya Karolo ya bo 3)-15,8111 ha.
- 33. Beestkraalspruit 270 KU, Karolo ya bo 43 (karolo ya Karolo ya bo 7)-1,6198 ha.
- 34. Beestkraalspruit 270 KU, Karolo ya bo 44 (karolo ya Karolo ya bo 8)-19,9487 ha.
- 35. Beestkraalspruit 270 KU, Karolo ya bo 45 (karolo ya Karolo ya bo 11)-7,9811 ha.
- 36. Beestkraalspruit 270 KU, Karolo ya bo 46 (karolo ya Karolo ya bo 12)-6,6081 ha.
- 37. Beestkraalspruit 270 KU, Karolo ya bo 47 (karolo ya Karolo ya bo 14)-28,6104 ha.
- 38. Beestkraalspruit 270 KU, Karolo ya bo 48 (karolo ya Karolo ya bo 36)—13,0566 ha.
- 39. Injaka 267 KU, Karolo ya bo 7 (karolo ya Karolo ya bo 2)—0,8565 ha.

R. KASRILS

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 3188 OF 2000

DEPARTMENT OF PUBLIC WORKS

AGRÉMENT SOUTH AFRICA

(APPROVAL OF NEW BUILDING PRODUCTS AND SYSTEMS)

Notice is hereby given that Agrément Certificate 95/236, details of which appear in the Schedule hereto, has been cancelled.

SCHEDULE

Certificate holder: S A Bath House (Pty) Ltd.

Subject: Fibre Value Albesilc Bath.

Certificate 95/236, notice of the granting of which was given under Notice No. 1279 of 1995 dated 8 December 1995, has been cancelled.

(15 September 2000)

NOTICE 3190 OF 2000

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), that a claim for the restitution of land rights, such rights being rights of occupation and or use on the following properties have been lodged with the Regional Land Claims Commissioner: KwaZulu-Natal and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course:

Property 1:

That portion only of either the consolidated Sub. 993 of Lot 76 of

Cato Manor or Lot 1875 of Cato Manor as scheduled below:

Current owner:

Durban Metropolitan Council.

Current Title Deed No.:

T29931/1992 or T20309/1995.

1.1 Claimant:

Tholakele Phillipina Nkosi.

Common name of property:

351 Benoni.

Date claim lodged:

29 December 1998.

Reference Number:

KRN 6/2/3/E/8/817/2716/4157.

1.2 Claimant:

Phumepele Ngubane.

Common name of property:

135 Benoni.

27 November 1998.

Date claim lodged:

Reference Number:

KRN 6/2/3/E/8/817/2716/4155.

1.3 Claimant:

Tolani Roseline Dlamini.

Common name of property:

8 Benoni.

Date claim lodged:

9 December 1998.

Reference Number:

KRN 6/2/3/E/8/817/2716/2436.

1.4 Claimant:

Mrs Bertina Nomiya.

Common name of property:

185 Benoni.

Date claim lodged:

17 July 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/1402.

1.5 Claimant:

Thoko Emelda Mchiza (on behalf of Stopi Manyathi).

Common name of property:

267 Benoni.

Date claim lodged:

1 December 1998.

Reference Number:

KRN 6/2/3/E/8/817/2716/4077.

1.6 Claimant:

Joan Msani née Dladla.

Common name of property:

75 New Look.

Date claim lodged:

10 February 1997.

Reference Number:

KRN 6/2/3/E/8/817/2716/777.

1.7 Claimant:

Mrs Angel Ngcobo.

Common name of property:

37 Mount Carmel.

Date claim lodged:

15 June 1998.

Reference Number:

KRN 6/2/3/E/8/817/2716/3604.

1.8 Claimant:

Mziwendoda Nimrod Ndlovu.

Common name of property:

135 Mount Carmel.

Date claim lodged:

30 May 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/752.

Property 2

That portion only of the consolidated Sub. 993 of Lot 76 of Cato Manor,

as schedule below:

Current owner:

Durban Metropolitan Council.

Current Title Deed No.:

T29931/1992.

2.1 Claimant:

Aanes Gumede.

Common name of property:

13 KwaMnguni.

Date claim lodged:

26 July 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/2708.

2.2 Claimant:

Busisiwe Eunice Ndumo. 78 Dabulamanzi.

Common name of property:

17 July 1996.

Date claim lodged: Reference Number:

KRN 6/2/3/E/8/817/2716/1122.

2.3 Claimant:

Nguluzane Nicholas Mvelase.

Common name of property:

267 Dabulamanzi.

Date claim lodged:

18 December 1998. KRN 6/2/3/E/8/817/2716/4249.

Reference Number:

Mziyonke Robert Nacobo.

Common name of property:

85 Dabulamanzi.

Date claim lodged:

10 June 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/955.

2.5 Claimant:

2.4 Claimant:

Siquzi Joseph Dlamini. 109 Dabulamanzi.

Common name of property: Date claim lodged:

12 July 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/507.

2.6 Claimant:

Catherine Sokela.

Common name of property:

75 Dabulamanzi.

Date claim lodged:

27 April 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/405.

2.7 Claimant:

Mano Annastania Khuzwayo.

Common name of property:

6 Dabulamanzi.

Date claim lodged:

7 April 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/558.

2.8 Claimant:

Josephina Dumazweni Masoka.

Common name of property:

88 Dabulamanzi.

Date claim lodged:

11 July 1996.

Reference Number:

KRN 6/2/3/E/8/817/2716/757.

2.9 Claimant: Nofana Washington Ramza.

Common name of property: 132 Dabulamanzi.

Date claim lodged: 11 June 1996.

Reference Number: KRN 6/2/3/E/8/817/2716/3895.

2.10 Claimant: Themba Daniel Mbongwa.

Common name of property: 16 Dabulamanzi. Date claim lodged: 13 May 1996.

Reference Number: KRN 6/2/3/E/8/817/2716/478.
2.11 Claimant: Ntombikanina Beauty Ndaba.

Common name of property: 16 Dabulamanzi.

Date claim lodged: 28 June 1996.

Reference Number: KRN 6/2/3/E/8/817/2716/801.

2.12 Claimant: Galina Zondo.

Common name of property: 117 Dabulamanzi.

Date claim lodged: 28 June 1996.

Reference Number: KRN 6/2/3/E/8/817/2716/891.

2.13 Claimant: Mary-Jane Nomthandazo Sokela.

Common name of property: 165 Dabulamanzi.

Date claim lodged: 25 June 1996.

Reference Number: KRN 6/2/3/E/8/817/2716/923.

Any party who has an interest in the above-mentioned land is hereby invited to submit, within 30 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: KwaZulu-Natal

Private Bag X9120 PIETERMARITZBURG

3200.

Tel.: (0331) 42-6955. Fax: (0331) 42-3409.

Submissions may also be delivered to the Second Floor, Sanlam Building, 200 Church Street, Pietermaritzburg.

T. SHANGE

Regional Land Claims Commissioner: KwaZulu-Natal

(15 September 2000)

NOTICE 3196 OF 2000 DEPARTMENT OF LAND AFFAIRS GENERAL NOTICE

No. 1997

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996

It is hereby given for general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act 3), the application for the acquisition of land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicant:

No.	Name	ID Number
1.	Mdelwa Ngubane	3807015285088

Property description of the affected land: Milner Murray.

Servitude: —.
District: Dargle.

Province: KwaZulu-Natal.

(15 September 2000)

NOTICE 3197 OF 2000 DEPARTMENT OF LAND AFFAIRS

No. 1997

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996

It is hereby given for general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act 3), the application for the acquisition of land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants:

No.	Name	ID Number
1.	M. Dumakude	4904235425088
2.	K. Dumakude	5205145588083
3.	K. Makhanya	5304060218089
4.	K. Y. Ximba	4901045652083
5.	Z. B. Phungula	5205240518084
6.	M. Mchunu	5604115800082
7.	P. H. Ximba	4907110452085
8.	X. Zakwe	4904185562088
9.	Z. Tshaba	3606030585088
10.	M. L. Dladla	6609105926085
11.	M. P. Khanyile	2402085121081
12.	B. X. Zakwe	4608220228080
13.	B. Myaka	2303035331087
14.	B. Durnakude	3910210120082
15.	S. A. Dumakude	4506195432085
16.	T. Dladla	4111120335089
17.	N. Ndiela	2301310068085
18.	K. Ndlela	3901011831084
19.	M. Lembethe	2002045124082

Property description of the affected land: Thornton, 2243, Portion 1.

Servitude: —.

District: Weenen.

Province: KwaZulu-Natal.

(15 September 2000)

NOTICE 3198 OF 2000 DEPARTMENT OF LAND AFFAIRS GENERAL NOTICE

APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996

It is hereby given for general information that in terms of section 17 (1) of the Land Reform (Labour Tenants) Act, 1996 (Act No. 3 of 1996), the application for the acquisition of land mentioned in the Schedule has been lodged with the Director-General.

SCHEDULE

Applicants:

Number	Name	ID Number
1.	Mndunge, B. Z.	3706155295081
2.	Mndunge, H.	6408315437086
3.	Ndawonde, K	1209040114080

Number	Name	ID Number
4.	Ndawonde, A. J	6406105882081
5.	Zondi, T. F	4603250532081
6.	Mchunu, K. J	5505045299081
7.	Mchunu, M. P	7001295452081
8.	Phungula, S. H	5801045611080
9.	Mkhize, M. R	6310285557085
10.	Mkhize, N. H	7110175336080
11.	Zondi, S. M	6909065728087
12.	Nzama, B. W	7401115308085
13.	Xaba, E. V	70101153590
14.	Zakwe, K. M	7208155537089
15.	Mzila, J. E	5907010396084
16.	Maphumulo, B. M	7801025840087
17.	Luswazi, B. B.	6904045408082
18.	Zondi, J. M	3202055232085
19.	Zondi, N. R	6303215547086
20.	Zondi, F. E	6408215292086
21.	Mathonsi, M. C.	5812245675080
22.	Zondi, M. S	3307085216089
23.	Mbatha, N.	2511020132084
24.	Ngidi, G. P.	6405190420088
25.	Majozi, M. A	7004145953084
26.	Mbanjwa, V. M	6605055663082
27.	Thusi, L.	6604255359088
28.	Zondi, F. Z	7008250900087
29.	Mzila, M. D	6301017553088
30.	Zondi, D. L.	6104035673080
31.	Makahanya, G. A.	2004210080081
32.	Zondi, S. B.	5607076011086
33.	Mkwanyana, J. A	6006035313080
34.	Shandu, N. E.	3411210206080
35.	Hadebe, B	4001235165085
36.	Mdunge, A	6003305694083
37.	Shelembe, E. H.	4309210379088

Property description of the affected land: Twee Fontein, 5721, Portion 6 (Remaining Extent).

Servitude:

District: New Hanover. **Province:** KwaZulu-Natal.

(15 September 2000)

NOTICE 3199 OF 2000

DEPARTMENT OF AGRICULTURE

PLANT IMPROVEMENT ACT, 1976 (ACT No. 53 OF 1976)

TARIFFS FOR SERVICES PROVIDED BY THE DIRECTORATE: GENETIC RESOURCES

The Registrar of Plant Improvement hereby makes known for general information that tariffs for services provided by the Directorate are, in terms of Treasury Approval SD 1/5/2 of 16/03/2000, amended to the extent set out in the Schedule hereto.

SCHEDULE

40.000	Nature of service, goods or supplies provided	Tariff
1. Unjust	tified complaints concerning plants or propagation material:	
(a)	Inspection, sampling and sealing	R50,00 for 30 minutes or portion
		thereof, including travelling
	*	time, spent by each officer or
(b)	Examination to determine whether a variety is genetically true-to-type	the service
(c)	Purity analysis (grasses excluded)	R90,00 per investigation
(d)	Purity analysis on grasses (chaff-like grasses excluded)	R40,00 each
(e)	Purity analysis on chaff-like grasses	R85,00 each
(f)	Germination test	R190,00 each
(e) (g)	Tetrazolium test	R170,00 each
		R190,00 each
2012	analyses and seed technological examinations:	
(a)	, , , , ,	R40,00 each
(b)	Purity analysis on grasses (chaff-like grasses excluded)	R85,00 each
(c)	Purity analysis on chaff-like grasses	R190,00 each
(d)	Germination test	R170,00 each
(e)	Other seed determination	R115,00 each
- (f)	Alkaloid test	R30,00 each
. (g)	Moisture determination	R60,00 each
(h)	Tetrazolium test	R190,00 each
, (i)	Preference testing	Double tariff
(j)	Seed identification	R30,00 per hour
(k)	Seed technological investigation	R50,00 per hour
3. Interna	tional certificates:	
(a)	Issuing of seed quality certificates	R30,00 per certificate
(b)	Sampling and sealing of containers	R50,00 for 30 minutes or portion
*	105 St	thereof, including travelling
to 100 to 100 to	Y	time, spent by each officer on
·. (a)	Code for coeling contains	the service
	Seals for sealing containers	R0,30 per seal
Provisi	on of germplasm for research purposes/Safekeeping of genetic sources	R30,00 per sample
5. Plant ç	ertification schemes:	
(a)	Application for registration of a unit	R33,00 in respect of each unit
	Inspection, sampling and sealing	R50,00 for 30 minutes or portion
	•	thereof, including travelling time,
		spent by each officer on the
(a)	Do inspection of with	service
(c)	Re-inspection of unit	R50,00 for 30 minutes or portion
<u>(</u>)		thereof, including travelling time, spent by each officer on
		the service
(d)	Seals	R0,30 per seal
	Labels	R0,25 per label
	or sealing containers of seed for which a certificate has been issued under	
section	27 of the Plant Improvement Act, 1976 (Act No. 53 of 1976)	R0,30 per seal

KENNISGEWING 3199 VAN 2000

DEPARTEMENT VAN LANDBOU

PLANTVERBETERINGSWET, 1976 (WET No. 53 VAN 1976)

TARIEWE VIR DIENSTE VERSKAF DEUR DIE DIREKTORAAT: GENEBRONNE

Die Registrateur van Plantverbetering maak hiermee vir algemene inligting bekend dat tariewe vir dienste verskaf deur die Direktoraat, ingevolge Tesouriegoedkeuring SD 1/5/2 van 16/03/2000, gewysig is in die mate in die Bylae hiervan uiteengesit.

BYLAE

	Aard van diens, goedere of voorrade gelewer	Tarief
1.	Ongeregverdigde klagtes in verband met plante of voortplantingsmateriaal:	AAA AAA AAA AAA AAA AAA AAA AAA AAA AA
	(a) Ondersoek, monsterneming en verseëling	R50,00 vir 30 minute of gedeelte daarvan, reistyd ingesluit, deur elke beampte aan diens gewy
) 1	(b) Ondersoek om te bepaal of 'n variëteit geneties eg is	
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		(a) (a)
2.	Saadontledings en saadtegnologiese ondersoeke:	
181	(a) Suiwerheidsontleding (grasse uitgesluit)	the company and the control of the c
	(b) Suiwerheidsontleding op grasse (kafagtige grasse uitgesluit)	
	(c) Suiwerheidsontleding op kafagtige grasse	
	(d) Ontkiemingstoets	
	(e) Ander saadbepaling	
	(f) Bitterstoftoets	All area Securioration med
	(g) Vogbepaling	
	(h) Tetrazolium toets	•
	(i) Voorkeurtoetsing	
v #	(j) Saadidentifikasie	
	(k) Saadtegnologiese ondersoek	
3.	Internasionale sertifikate:	· · · · · · · · · · · · · · · · · · ·
0.	(a) Uitreiking van saadkwaliteitsertifikate	R30,00 per sertifikaat
	(b) Monsterneming en verseëling van houers	R50,00 vir 30 minute of gedeelte daarvan, reistyd ingesluit, deur elke beampte aan diens gewy
	(c) Seëls vir verseëling van houers	
4.	Voorsiening van kernplasma vir navorsingsdoeleindes/Bewaring van ger bronne	netiese
_	Secretary and the secretary an	
5.	The term of the second	R33,00 ten opsigte van elke
	(a) Aansoek om registrasie van 'n eenneid	eenheid
	(b) Ondersoek, monsterneming en verseëling	
(4.5) (4.5)	(c) Herondersoek van eenheid	The country of the co

Aard van diens, goedere of voorrade gelewer	Tarief
(d) Seëls	R0,30 per seël R0,25 per etiket
6. Seëls vir verseëling van houers saad waarvoor 'n sertifikaat ingevolge Artikel 27 van die Plantverbeteringswet, 1976 (Wet No. 53 van 1976) uitgereik is	198.0

S. R. MOEPHULI

Registrateur van Plantverbetering

(15 September 2000)

NOTICE 3200 OF 2000

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

APPLICATION FOR VARIATION OF REGISTERED SCOPE OF A BARGAINING COUNCIL

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby, in terms of section 58 (1) of the Labour Relations Act, 1995, give notice that an application for the variation of its registered scope has been received from the Bargaining Council for the Worsted Textile Manufacturing Industry (Cape).

Particulars of the application are reflected in the subjoined table.

Any person may object to the application on any or all of the following grounds:

- (a) The applicant has not complied with the provision of section 29 of the Act, read with the changes required by the context;
- (b) the sector and area in respect of which application is made is not appropriate; and
- (c) the applicant is not sufficiently representative in the sector and area in respect of which application is made.

Any person who objects must lodge his/her written objection with me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within 30 days of the date of this notice. A copy of the objection must be served on the applicant within the said period and I must be satisfied that a copy of the objection has been served on the applicant.

The applicant may respond to the objection within 14 days of the expiry of the 30-day period mentioned above and must satisfy me that a copy of the response has been served on the person who objected within the 14-day period.

TABLE

Name of bargaining council: Bargaining Council for the Worsted Textile Manufacturing Industry (Cape).

Date on which application was lodged: 27 September 1999.

Proposed variation of scope: The Council applies for variation of its registered scope to increase the area of registration to the entire Republic of South Africa.

Name and address of the applicant

(a) Name:

Bargaining Council for the Worsted Textile Manufacturing Industry (Cape).

(b) Street address:

James Bolton Hall 127 Gale Street DURBAN

4001.

(c) Postal address:

P.O. Box 18414

DALBRIDGE

4014

Tel. No. (031) 307-1860/1925.

Fax No. (031) 305-8447.

Sector and area(s) in respect of which registration is held: The Council is currently registered in respect of Worsted Textile Manufacturing Industry as defined hereunder in the Magisterial District of Bellville, the Magisterial District of Simonstown, the Magisterial District of The Cape, the Magisterial District of Worcester and in the Magisterial District of Wynberg.

"Worsted Textile Manufacturing Industry" means the industry in which employers and employees are associated for any of the following purposes:

- (1) The manufacture, including all operations incidental to such manufacture, of worsted tops and/or noils.
- (2 The manufacture, including all operations incidental to such manufacture, of worsted yarns and/or worsted fabrics.
- (3) The manufacture, including all operations incidental to such manufacture, of woollen and/or mixed yarn and/or woollen or mixed cloth and/or by-products from wastes or otherwise, but shall not include the following:
 - The manufacture or finishing either wholly or in part of blankets and/or blanketing and/or travelling rugs and/or shawls and/or tapes, webbing, canvas, duck or coarse curtaining for sale as such;
 - (ii) the manufacture of any yarn for sale, or on commission, which, as a single yarn, contains-
 - (a) in the case of cotton yarn 4 000 yards or less to the English pound (avoirdupois); and
 - (b) in the case of woollen or mixed yarn, 2 500 yards or less to the English pound (avoirdupois);
 - (iii) the manufacture of any yarn for sale, or on commission, which, as a single yarn contains-
 - (a) in the case of cotton yarn, over 4 000 yards to the English pound (avoirdupois); and
 - (b) in the case of woollen or mixed yarns over 2 500 yards to the English pound (avoirdupois); unless it is stipulated in writing as a condition of sale or the production on commission that such yarn shall not be used for the manufacture of any of the articles specified in paragraph (i); and
 - (iv) the manufacture for sale, or on commission, of any fabric or cloth which is capable of being made into any of the articles specified in paragraph (i) unless it is stipulated in writing as a condition of sale or the production on commission that such fabric or cloth not be used for the manufacture of any of the articles specified in paragraph (i).

Representativeness of the Council: Total number of employees falling within the new scope of the Council and who belong to the trade unions that are party to the Council:

3 327.

Total number of employers falling within the new scope of the Council and who belong to the employers' organisations that are party to the Council:

7.

Total number of employees employed within the new scope of the Council by the employers who belong to the employers' organisations that are party to the Council:

3 796.

Total number of the employers within the new scope of the Council:

10.

Total number of employees employed within the new scope of the Council:

4 443.

H.C. SLABBERT

Registrar of Labour Relations

2000-09-05.

(15 September 2000)

NOTICE 3201 OF 2000

BOARD OF TARIFFS AND TRADE

NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF FOOTWEAR ORIGINATING IN OR IMPORTED FROM INDIA

The Board of Tariffs and Trade (the Board) received a petition alleging that footwear originating in or imported from India is being dumped on the Southern African Customs Union (SACU) market, causing material injury to the SACU industry concerned.

The petitioner

The petition was lodged by the South African Footwear and Leather Industries Association (SAFLIA), representing the domestic manufacturers of the product under investigation in the SACU. The Petitioner alleges that it cannot compete with the low prices charged by the importers and that the allegedly dumped products are causing material injury. The Petitioner submitted sufficient evidence and established a *prima facie* case to enable the Board to arrive at a reasonable conclusion that an investigation should be initiated on the basis of dumping, material injury and casualty.

The product

The product allegedly being dumped is footwear with outer soles of rubber, plastics, leather or composition leather and uppers of leather, classifiable under tariff subheadings 6403.59.90 and 6403.99.90, originating in or imported from India.

The allegation of dumping

The allegation of dumping is based on the comparison between the normal value in and the export price from India. The normal value was determined based on a cost and price build-up of the Indian domestic product, based on a report on the footwear industry. The export prices were determined based on a price build-up of the exported product, using local retail invoices of the imported footwear as a basis. On this basis, the Board found that there was *prima facie* proof of dumping.

The allegation of material injury and casual link

The Petitioner alleges and submitted sufficient evidence to show that there is price undercutting and that the imports in question are suppressing its selling prices. The Petitioner's information indicated a decline in sales, profit margins, output, market share and capacity utilisation. On this basis the Board found that there was *prima facie* proof of material injury and casual link.

Period of investigation

The period of investigation for purposes of determining the dumping margins in the exporting country of origin will be from 1 January 1999 to 31 December 1999. The period of investigation for purposes of determining injury will be for the years 1997, 1998, 1999 (for the period January to December). If there are subsequent events that are relevant to injury the Board may later request and consider further, more recent information.

Procedural framework

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Board has begun an investigation in terms of section 4 of the Board on Tariffs and Trade Act, 1986 (the BTT Act). The Board will conduct its investigation in accordance with the BTT Act and the World Trade Organisation Agreement in accordance with the BTT Act and the World Trade Organisation Agreement on Implementation of Article VI of the Gatt 1994 (the Anti-Dumping Agreement). A copy of the Anti-Dumping Agreement is available from the Board's office on request.

In order to obtain the information it deems necessary for its investigation, the Board will send non-confidential versions of the petition and questionnaires to all known importers and exporters, and known representative associations. The trade representative of the exporting country has also been notified. Importers, exporters and other interested parties are invited to contact the Board as soon as possible in order to determine whether they have been listed and have been sent the relevant documents. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

Confidential information

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- Where confidential information has been omitted and the nature of such information:
- reasons for such confidentiality:
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Board, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If the above requirements regarding the submission of a non-confidential version of documents are not strictly adhered to, the Board might disregard the information so submitted.

If a party considers that any document of another party, on which part is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Board in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Address

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address:

Physical address:

The Director: Dumping Investigations

Room 1601

Fedlife Building

Corner of Church and Prinsloo Streets

PRETORIA

SOUTH AFRICA

Postal address:

The Director: Dumping Investigations

Private Bag X753

PRETORIA

0001

SOUTH AFRICA

Procedures and time limits

All responses, including non-confidential copies of the response, should be received by the Director: Dumping Investigations not later than 30 days from the date hereof or from the date on which the letter accompanying the above-mentioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its despatch.

Late submissions will not be accepted except with the prior written consent of the Board. The Board will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Board will not consider requests for extension by Embassies on behalf of exporters.

The information submitted by any party may need to be verified by the investigating officers in order for the Board to take such information into consideration. The Board may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Board. Parties should therefore ensure that the information submitted will subsequently be available for verification. It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for Board to do it within this time period or upon good cause shown, and with the prior written consent of the Board, which should be requested at the time of the submission. (it should be noted that unavailability of or inconvenience to consultants will not be considered to be good cause). Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Board is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement. The Board may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Board has agreed in writing to a deviation from the required format. (A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading "Confidential Information" will be regarded as an incomplete submission).

Parties who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Board at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Board's requirements. The Board will give due consideration to such a request on good cause shown.

Oral representations to the Board by any interested party may also be made on written request to the Board at least seven days prior to the expiry date of the original 30 days period to respond and by prior arrangement with the Directorate. Such oral representations must be made within the same period as the written representations, unless prior written consent of the Board has been obtained for the oral representations to be made at a later date, which shall in any event not be later than 14 days after the written representations have been submitted. Oral representations will be limited to one hour for SACU manufacturers and exporters and thirty minutes for importers.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Board may disregard the information submitted and make provisional or final findings on the basis of the facts available to it.

Parties that have not responded or cooperated with the Board in the preliminary phase of the investigation and/or have not provided responses to the Board's questionnaires, must show good cause why the Board should consider any such responses or submissions. The Board reserves it right to disregard responses or submissions received from parties that did not cooperate during the preliminary phase of the investigation.

Enquiries may be directed to the investigating officers, Mrs M. Wagner at telephone (012) 310-9621, e-mail: mandieb@dti.pwv.gov.za or Ms E. Rakgole at (012) 310-9609, e-mail: erakgole@dti.pwv.gov.za or at fax (012) 322-3279. (15 September 2000)

NOTICE 3202 OF 2000

BOARD ON TARIFFS AND TRADE

CUSTOMS AND EXCISE TARIFF APPLICATIONS: LIST 20/2000

The following applications concerning the Customs and Excise Tariff have been received by the Board on Tariffs and Trade. Any objections to or comments on these representations should be submitted to the Chairman, Board on Tariffs and Trade, Private Bag X753, Pretoria, 0001, within six weeks of the date of this notice. Attention is drawn to the fact that the rates of duty mentioned in the applications are those requested by the applicants and that the Board may, depending on its findings, recommend lower or higher rates of duty.

Reduction in the rate of duty on:

Subheading 2918.14, describing "Citric Acid", from 15 per ad valorem to zero for a period of six weeks for interested persons to comment.

[BTT Ref. T5/2/6/2/1 (000021). Enquiries: D. Mokone, Tel. (012) 310-9780]

Applicant:

South African Federation of Soft Drink Manufacturers.

Reduction of the duty on:

Aluminium tubes and pipes of aluminium alloys, of an outside cross-sectional dimension not exceeding 230 mm, classifiable under tariff subheading 7608.20.15, from 5 per cent ad valorem to free of duty.

Applicants:

Koolmaster, P.O. Box 912-1056, Silverton, 0127.

Smiths Manufacturing, P.O. Box 181, Pinetown, 3600.

Board on Tariffs and Trade, Private Bag X753, Pretoria, 0001.

[BTT Ref. T5/2/17/3/1 (000092) Investigating officer: Mrs I. Metz, Tel. (012) 310-9619, Fax (012) 320-5004, or e-mail imetz@dti.pwv.gov.za]

[Note: The Board was informed that the domestic manufacture of aluminium tubes and pipes of aluminium alloys has been discontinued. The duty therefore no longer serves to encourage the manufacture of the product concerned. This application should be read in conjunction with the applications for withdrawal of the rebate provisions 316.01/7608.20/01.06, 317.06/7608.20/02.06, relating to aluminium tubes and pipes of aluminium alloys.]

Rebate of the duty (in Schedule 3) on:

- (a) Goods of any description for the manufacture of leather seats for motor vehicles;
- (b) Goods of any description for the manufacture of hand brake covers and gear lever covers; and
- (c) motor vehicle interior body components, for covering thereof with leather.

Applicant:

Bader Sewing (Pty) Ltd, P.O. Box 911-875, Rosslyn, 0200.

BMW SA (Pty) Ltd (SA Trim Division), P.O. Box 2955, Pretoria, 0001.

[BTT Ref. T5/2/17/3/1 (990196) Investigating officer: Mrs I. Metz, Tel. (012) 310-9619, Fax (012) 320-5004, or e-mail imetz@dti.pwv.gov.za.]

[Note: The Customs and Excise guidelines regarding the transfer of material imported in terms of item 470.03 poses a logistical problem in that the volume of material moving is substantial. As the bulk of the end product is exported (approximately 95 per cent), a simplified administrative process is proposed. The imported products have to meet the international source company specifications, necessitating importing of materials and subcomponents.]

Rebate of the duty (in Schedule 3) on:

Woven fabric of polyester fibers of tariff subheading 5512.11.90 for the manufacture of air bags for motor vehicle seats.

Applicant:

Finlam Textiles, P.O.Box 120, New Germany, 3620.

[BTT Ref. T5/2/17/3/1 (000093) Investigating officer: Mrs I. Metz, Tel. (012) 310-9619, Fax (012) 320-5004 or e-mail imetz@dti.pwv.gov.za]

[Note: The Customs and Excise guidelines regarding the transfer of material imported in terms of item 470.03 poses a logistical problem in that the volume of material moving is substantial. As the bulk of the seats are exported (approximately 95 per cent), a simplied administrative process is proposed. The imported products have to meet the international source company specifications, necessitating importing of materials.]

Rebate of the duty (in Schedule 3) on:

Goods of any description (excluding electrical cable of tariff subheading 8544.41) for the manufacture of wiring harnesses.

Applicant:

Hesto Harnesses (Pty) Ltd, P.O. Box 4763, Stanger, 4450.

[BTT Ref. T5/2/17/3/1 (000085) Investigating officer: Mrs I. Metz, Tel. (012) 310-9619, Fax (012) 320-5004, or e-mail imetz@dti.pwv.gov.za]

[Note: The Customs and Excise guidelines regarding the transfer of material imported in terms of item 470.03 poses a logistical problem in that the volume of material moving is substantial. As the bulk of the end product is exported (approximately 65 per cent), a simplified administrative process is proposed. The imported products have to meet the international source company specifications, necessitating importing of materials and subcomponents.]

Rebate of the duty on:

Polymers of ethylene and of propylene, in primary forms, and plates, sheets, film, foil and strip, of cellular plastics and tubular metal needles, classifiable under tariff subheadings 39.01, 39.02, 3921.19.90 and 9018.32, for the manufacture of disposable hypodermic syringes of plastics, classifiable under tariff subheading 9018.31.40.

Applicant:

Advanced Medical Technologies, Old Cape Road, Somerset West, 7129.

[BTT Ref. T5/2/18/2/1 (000078) D. L. Smith, Tel. (012) 310-9671,

Fax (012) 320-0662]

Withdrawal of the provision for rebate of the duty on:

Acrylonitrile-butadienestyrene, classifiable under tariff headings 39.17 and 39.21, for the manufacture of furniture (Items 320.01/39.17/01.00 and 320.01/39.21/01.00).

Applicant:

SARS, Private Bag X923, Pretoria, 0001.

[BTT Ref. T5/2/16/4 (9800031), D. L. Smith, Tel. (012) 310-9671, Fax (012) 320-0662]

Withdrawal of the following rebate provisions:

316.01/7608.20.01.06 (Tubes and pipes, of aluminium alloys of an inside diameter exceeding 12,5 mm and containing, by mass not more than-

6 per cent of copper;

6 per cent of magnesium;

2 per cent of silicon;

8,5 per cent of zinc;

2 per cent of manganese;

4 per cent of titanium;

0,5 per cent of boron,

entered for home consumption on or before 30 June 1999, for the manufacture of condensers and evaporators for motor vehicle air conditioner equipment, in such quantities as the Director-General: Trade and Industry may allow by specific permit after he has been satisfied that the quality of such locally manufactured tubes and pipes of aluminium alloys is not acceptable to the motor industry)

317.06/7608.20.01.06 (Seamless tubes and pipes of aluminium, round, with an outside diameter not exceeding 8,05 mm, containing by mass, 0,9 per cent or more but not exceeding 1,5 per cent manganese, for the manufacture of engine radiators and radiators for hot air distributing units)

317.06/7608.20.02.06

(Seam welded tubes and pipes of aluminium alloys, with a rectangular profile of a width not exceeding 42 mm and a wall thickness not exceeding 0,4 mm, containing by mass, 0,9 per cent or more but not exceeding 1,5 per cent manganese, for the manufacture of engine radiators and radiators for hot air distributing units)

Applicant:

The Board on Tariffs and Trade, Private Bag X753, Pretoria, 0001.

[BTT Ref. T5/2/17/3/1 (000094) Investigating officer: Mrs I. Metz, Tel. (012) 310-9619, Fax (012) 320-5004 or e-mail imetz@dti.pwv.gov.za]

[Note: The Board was informed that the domestic manufacture of aluminium tubes and pipes of aluminium alloys has been discontinued. The duty therefore no lonter serves to encourage the manufacture of the product concerned.]

List 19/2000 was published under General Notice No. 2938 of 25 August 2000.

(15 September 2000)

NOTICE 3203 OF 2000

BOARD ON TARIFFS AND TRADE

NOTICE OF INITIATION OF AN INVESTIGATION INTO THE ALLEGED SUBSIDISED EXPORT OF FOOTWEAR **ORIGINATING IN OR IMPORTED FROM INDIA**

The Board on Tariffs and Trade (the Board) received a petition alleging that footwear originating in or imported from India is being exported at subsidised prices to the Southern African Customs Union (SACU) market, causing material injury to the SACU industry concerned.

The petitioner

The petition was lodged by the South African Footwear and Leather Industries Association (SAFLIA), representing the domestic manufacturers of the product under investigation in the SACU. The Petitioner alleges that it cannot compete with the low prices charged by the importers and that the allegedly subsidised exported products are causing material injury. The Petitioner submitted sufficient evidence and established a prima facie case to enable the Board to arrive at a reasonable conclusion that an investigation should be initiated on the basis of subsidised export, material injury and causality.

The product

The product allegedly being exported at subsidised prices is footwear with outer soles of rubber, plastics, leather or composition leather and uppers of leather, classifiable under tariff subheadings 6403.59.90 and 6403.99.90, originating in or imported from India.

The allegation of subsidised export

The Petitioner submitted information on certain subsidy programmes and on that basis, the Board decided to investigate the following subsidy programmes:

Duty Entitlement Passbook Scheme (DEPB)

The Board decided both the DEPB on pre-export basis and the DEPB on post-export basis will be investigated.

The Board found that there was prima facie evidence that the DEPB constitutes a subsidy in terms of article 1 (a) (1) (ii) of the SCM Agreement, and that the DEPB is countervailable in terms of article 3.1 (a) of the SCM Agreement.

Export promotions capital goods scheme (EPCG)

The Board found that there was prima facie evidence that the EPCG constitutes a subsidy in terms of article 1 (a) (1) (ii) of the SCM Agreement, and that the EPCG is countervailable in terms of article 3.1 (a) of the SCM Agreement.

Income Tax Exemption Scheme (ITES)

The Board found that there was prima facie evidence that the ITES constitutes a subsidy in terms of article 1 (a) (1) (ii) of the SCM Agreement, and that the ITES is countervailable in terms of artikel 3.1 (a) of the SCM Agreement.

The allegation of material injury and causal link

The Petitioner alleges and submitted sufficient evidence to show that there is price undercutting and that the imports in question are suppressing its selling prices. The Petitioner's information indicated a decline in sales, profit margins, output, market share and capacity utilisation. On this basis the Board found that there was *prima facie* proof of material injury and causal link.

Period of investigation

The period of investigation for purposes of determining the subsidised export margins in the exporting country of origin will be from 1 January 1999 to 31 December 1999. The period of investigation for purposes of determining injury will be for the years 1997, 1998, 1999 (for the period January to December). If there are subsequent events that are relevant to injury the Board may later request and consider further, more recent information.

Procedural framework

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Board has begun an investigation in terms of section 4 of the Board on Tariffs and Trade Act, 1986 (the BTT Act). The Board will conduct its investigation in accordance with the BTT Act and the Agreement on Subsidies and Countervailing Measures (SCM Agreement). Copies of the SCM Agreement are available from the Board's office on request.

In order to obtain the information it deems necessary for its investigation, the Board will send non-confidential versions of the petition and questionnaires to all known importers and exporters, and known representative associations. The trade representative of the exporting country has also been notified. Importers, exporters and other interested parties are invited to contact the Board as soon as possible in order to determine whether they have been listed and have been sent the relevant documents. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

Confidential information

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- · where confidential information has been omitted and the nature of such information;
- · reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Board, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If the above requirements regarding the submission of a non-confidential version of documents are not strictly adhered to, the Board might disregard the information so submitted.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Board in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Address

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of subsidised export and the resulting material injury must be submitted in writing to the following address:

Physical address:

The Director: Dumping Investigations Room 1601 Fedlife Building Corner of Church and Prinsloo Streets PRETORIA SOUTH AFRICA

Postal address:

The Director: Dumping Investigations Private Bag X753 PRETORIA 0001 SOUTH AFRICA

Procedures and time limits

All responses, including non-confidential copies of the responses, should be received by the Director: Dumping Investigations not later than 30 days from the date hereof or from the date on which the letter accompanying the above-mentioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Board. The Board will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Board will not consider requests for extension by Embassies on behalf of exporters.

The information submitted by any party may need to be verified by the investigating officers in order for the Board to take such information into consideration. The Board may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Board. Parties should therefore ensure that the information submitted will be subsequently be available for verification. It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This Period will only be extended if it is not feasible for the Board to do it within this time period or upon good cause shown, and with the period written consent of the Board, which should be requested at the time of the submission. (It should be noted that unavailability of or inconvenience to consultants will not be considered to be good cause). Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Board is provided with all the information required to make a determination in accordance with the rules of SCM Agreement. The Board may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Board has agreed in writing to a deviation from the required format. (A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading "Confidential Information" will be regarded as an incomplete submission.)

Parties who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Board at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Board's requirements. The Board will give due consideration to such a request on good cause shown.

Oral representations to the Board by any interested party may also be made on written request to the Board at least seven days prior to the expiry date of the original 30 days period to respond and by prior arrangement with the Directorate. Such oral representations must be made within the same period as the written representations, unless prior written consent of the Board has been obtained for the oral representations to be made at a later date, which shall in any event not be later than 14 days after the written representations have been submitted. Oral representations will be limited to one hour for SACU manufacturers and exporters and thirty minutes for importers.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Board may disregard the information submitted and make provisional or final findings on the basis of the facts available to it.

Parties that have not responded or cooperated with the Board in the preliminary phase of the investigation and/or have not provided responses to the Board's questionnaires, must show good cause why the Board should consider any such responses or submissions. The Board reserves its right to disregard responses or submissions received from parties that did not cooperate during the preliminary phase of the investigation.

Enquiries may be directed to the investigating officers, Mrs M. Wagner at telephone (012) 310-9621, e-mail: mandie@dti.pwv.gov.za or Ms E. Rakgole at (012) 310-9609, e-mail: erakgole@dti.pwv.gov.za or at fax (012) 322-3279. (15 September 2000)

NOTICE 3204 OF 2000

DEPARTMENT OF TRANSPORT

INTERNATIONAL AIR SERVICES ACT, 1993 (ACT No. 60 OF 1993)

APPLICATIONS FOR THE GRANT/AMENDMENT OF INTERNATIONAL AIR SERVICE LICENCES

Pursuant to the provisions of section 16 (1) of Act No. 60 of 1993 and regulations 14 (1) and 14 (2) of the International Air Services Regulations, 1994, it is hereby notified for general information that the applications, details of which appear in the Schedules hereto will be considered by the International Air Services Council (Council).

Representations in accordance with section 16 (3) of Act No. 60 of 1993 and regulation 25 (1) of the International Air Services Regulations, 1994, against or in favour of an application, should reach the Chairman of the Council at Private Bag X193, Pretoria, 0001, within 28 days of the publication hereof. It must be stated whether the party or parties making such representation is/are prepared to be present or represented at the possible hearing of the application.

The Council will cause notice of the time, date and place of the proceedings to be given in writing to the applicant and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE 2

APPLICATIONS FOR THE AMENDMENT OF LICENCES

- (A) Full name, surname and trade name of applicant. (B) Full business or residential address of applicant. (C) Class and number of licence in respect of which the amendment is being sought. (D) Type of international air service and amendment thereto for which application is being made. (E) Category or kind of aircraft and the amendment thereto for which application is being made. (F) Airport from and the airport to which flights are undertaken and the amendment thereto for which application is being made. (G) Area served and the amendment thereto for which application is being made. (I) Frequency of flights and the amendment thereto for which application is being made.
- (A) Phoebus Apollo Aviation CC; Phoebus Apollo. (B) P O Box 3211, Halfway House, 1685. (C) Class I; No I/S108. (D) Type S2. (E) Category A1. (F) and (H) From Johannesburg and Cape Town International Airport, add the following:

State	Destination	Frequency
Angola	Luanda	2 (two) return flights per week
Mozambique	Maputo	5 (five) return flights per week
Democratic Republic of Congo	Lumbumbashi	1 (one) return flight per week
Democratic Republic of Congo	Kinshasha	1 (one) return flight per week
Zambia	Ndola	3 (three) return flights per week
Zambia	Lusaka	1 (one) return flight per week
Tanzania	Dar es Salaam	2 (two) return flights per week
Malawi	Blantyre	1 (one) return flight per week
Malawi	Lilongwe	1 (one) return flight per week

⁽A) Phoebus Apollo Aviation CC; Phoebus Apollo. (B) P O Box 3211, Halfway House, 1685. (C) Class II; No I/N071. (D) Types N1 and N4. (E) Category A1 and A2. (G) Add: In respect of Air Service Licence Type N4: Malawi (Blantyre and Lilongwe); Democratic Republic of Congo (Lumbumbashi and Kinshasha); Tanzania (Dar es Salaam) and Maurititius.

KENNISGEWING 3204 VAN 2000

DEPARTEMENT VAN VERVOER

WET OP INTERNASIONALE LUGDIENSTE, 1993 (WET No. 60 VAN 1993)

AANSOEK OM DIE TOESTAAN/WYSIGING VAN INTERNASIONALE LUGDIENSLISENSIES

Hierby word ingevolge die bepalings van artikel 16 (1) van Wet No. 60 van 1993 en regulasies 14 (1) en 14 (2) van die Regulasies vir Internasionale Lugdienste, 1994, vir algemene inligting bekendgemaak dat die Raad op Internasionale Lugdienste (Raad) die aansoek, waarvan die besonderhede in die Bylae hieronder verskyn, sal oorweeg.

Vertoë ingevolge artikel 16 (3) van Wet No. 60 van 1993 en regulasie 25 (1) van die Regulasies vir Internasionale Lugdienste, 1994, teen of ten gunste van 'n aansoek moet die Voorsitter van die Raad, Privaat Sak X193, Pretoria, 0001, binne 28 dae na die datum van publikasie hiervan bereik. Daarin moet gemeld word of die party of partye wat aldus vertoë rig, bereid is om die moontlike verhoor van die aansoek by te woon of om verteenwoordig te word.

Die Raad sal reël dat kennis van die datum, tyd en plek van die verrigtinge skriftelik gegee word aan die aansoeker en aan al die partye wat aldus vertoë gerig het en wat verlang om aldus teenwoordig of verteenwoordig te wees.

BYLAE 2

AANSOEKE OM DIE WYSIGING VAN LISENSIES

- (A) Volle naam, van en handelsnaam van aansoeker. (B) Volle besigheis- of woonadres van aansoeker. (C) Klas en nommer van die lisensie ten opigte waarvan die wysiging gevra word. (D) Tipe internasionale lugdiens en die wysiging daarvan waarvoor aansoek gedoen word. (E) Kategorie of soort lugvaartuig en die wysiging daarvan waarom aansoek gedoen word. (F) Lughawe van waar en die lughawe waarheen vlugte onderneem word en die wysiging daarvan waarvoor aansoek gedoen word. (G) Gebied wat bedien word en die wysiging daarvan waarvoor aansoek gedoen word. (I) Voorwaarde en die wysiging daarvan waarvoor aansoek gedoen word.
- (A) Phoebus Apollo Aviation BK; Phoebus Apollo. (B) Posbus 3211, Halfway House, 1685. (C) Klas I; No I/S108. (D) tipe S2. (E) Kategorie A1. (F) en (H) van Johannesburg en Kaapstad Internasionale Lughawens, voeg die volgende by:

Staat	Bestemming	Frekwensie
Angola	Luanda	2 (twee) retoervlugte per week
Mosambiek	Maputo	5 (vyf) retoervlugte per week
Demokratiese Republiek van Kongo	Lumbumbashi	1 (een) retoervlug per week
Demokratiese Republiek van Kongo	Kinshasha	1 (een) retoervlug per week
Zambië	Ndola	3 (drie) retoervlugte per week
Zambië	Lusaka	1 (een) retoervlug per week
Tanzanië	Dar es Salaam	2 (twee) retoervlugte per week
Malawi	Blantyre	1 (een) retoervlug per week
Malawi	Lilongwe	1 (een) retoervlug per week

(A) Phoebus Apollo Aviation BK; Phoebus Apollo. (B) Posbus 3211, Halfway House, 1685. (C) Klas II; No I/N071. (D) Tipes N1 en N4. (E) Kategorie A1 en A2. (G) Voeg by: Ten opsigte van lisensietipe N4: Malawi (Blantyre en Lilongwe); Demokratiese Republiek van Kongo (Lumbumbashi en Kinshasha); Tanzanië (Dar es Salaam) en Mauritius. (15 September 2000)

NOTICE 3205 OF 2000 DEPARTMENT OF TRANSPORT

AIR SERVICE LICENSING ACT, 1990 (ACT No. 115 OF 1990)

APPLICATIONS FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE LICENCES

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and regulation 8 of the Domestic Air Services Regulations, 1991, it is hereby notified for general information that the applications details of which appear in the Appendix, will be considered by the Air Service Licensing Council.

Representations in accordance with section 15 (3) of Act No. 115 of 1990 in support of, or in opposition to, an application, should reach the Air Service Licensing Council, Private Bag X193, Pretoria, 0001, within 21 days of the days of the date of publication hereof.

APPENDIX 1

APPLICATIONS FOR THE GRANT OF LICENCES

- (A) Full name and trade name of applicant. (B) Full business or residential address of applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.
- (A) Alpine Aviation (Pty) Ltd. (B) Grand Central Airport, Midrand. (C) Class III. (D) Type G3, G4, G8, G10 and G15. (E) Category H1 en H2.
- (A) Airquarius Air Charter (Pty) Ltd, Airquarius Aviation. (B). P.O. Box 733, Lanseria, 1748. (C) Class II and Class III. (D) Type N1, N2 and G7. (E) Category A1, A2 and H2.

KENNISGEWING 3205 VAN 2000

DEPARTEMENT VAN VERVOER

WET OP LISENSIËRING VAN LUGDIENSTE, 1990 (WET No. 115 VAN 1990)

AANSOEKE OM DIE TOESTAAN OF WYSIGING VAN BINNELANDSELUGDIENS LISENSIES

Hierby word ingevolge die bepaling van artikel 15 (1) (b) van Wet No. 115 van 1990 en regulasie 8 van die Regulasies vir Binnelandse Lugdienste, 1991, vir algemene inligting bekendgemaak dat die Lugdienslisensiëringsraad die aansoeke waarvan besonderhede in die Bylae verskyn, sal oorweeg.

Vertoë ingevolge artikel 15 (3) van die Wet No. 115 van 1990 ter ondersteuning of bestryding van 'n aansoek moet die Lugdienslisensiëringsraad, Privaat Sak X193, Pretoria, 0001, binne 21 dae na die datum van publikasie hiervan bereik.

BYLAE 1

AANSOEKE OM DIE TOESTAAN VAN LISENSIES

- (A) Volle naam en handelsnaam van aansoeker. (B) Volle besigheids- of woonadres van aansoeker. (C) Klas lisensie waarom aansoek gedoen word. (D) Tipe lugdiens waarop aansoek betrekking het. (E) Kategorie lugvaartuig waarop aansoek betrekking het.
- (A) Alpine Aviation (Edms.) Bpk. (B) Grand Central Lughawe, Midrand. (C) Klas III. (D) Tipe G3, G4, G8, G10 en G15. (E) Kategorie H1 en H2.
- (A) Airquarius Air Charter Bpk., Airquarius Aviation. (B). Posbus 733, Lanseria, 1748. (C) Klas II en Klas III. (D) Tipe N1, N2 en G7. (E) Kategorie A1, A2 en H2.

(15 September 2000)

NOTICE 3186 OF 2000

DEPARTMENT OF LAND AFFAIRS

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that the claims for the Restitution of Land Rights were lodged on the following properties, situated in the magisterial district of Potgietersrus as they were described at the time of dispossession between 1968-1969.

Name of claimant	Street Address	KRP(Ref No)	Magisterial District	Owner
Maluleke T T	67 Mothiba Street, Old Location	6924	Potgictersrus	Town Council
Matihabe D M	15 Thapane Street, Old Location	6945	Potgietersrus	Town Council
Monyamane M D	46 Thapane Street, Old Location	9928	Potgietersrus	Town Council

The current property description is Extension 15, Magisterial District of Potgietersrus, Northern Province.

The tabled list of people submitted the land claims.

The properties were dispossessed on the grounds of developing the former Lebowa Homeland.

The Town Council of Potgietersrus dispossessed these properties between 1968 & 1969 and the Town Council is still the owner.

The claim is being investigated by the Regional Land Claims Commissioner, Northern Province and Mpumalanga. Any party, who has an interest in these properties, is hereby invited to submit within thirty (30) days of publication of this notice, any comment or information under KRP Reference numbers noted on the above table, to:

Regional Land Claims Commission Northern Province and Mpumalanga Private Bag X02 Arcadia 0007

Per Fax: (012) 312 8057

Tel: (012) 312 9561

Submissions may also be delivered to:

Room 517, South Block C/o 184 Jacob Maré & Paul Kruger Street Pretoria

REGIONAL LAND CLAIMS COMMISSIONER: NORTHERN PROVINCE AND MPUMALANGA

(15 September 2000)

NOTICE 3187 OF 2000

DEPARTMENT OF SPORT AND RECREATION

PUBLICATION OF EXPLANATORY SUMMARY OF SOUTH AFRICAN SPORTS COMMISSION AMENDMENT BILL

The Minister of Sport and Recreation intends introducing the South African Sports Commission Amendment Bill in the National Assembly early in September 2000. The explanatory summary of the Bill is hereby published in accordance with rule 241 (c) of the Rules of the National Assembly.

The Bill provides for:

The amendment of the South African Sports Commission Act, 1998, so as to amend a certain definition and to delete others; to further regulate the composition of the South African Sports Commission and its functions; and to further regulate the appointment of a Chief Executive Officer of the Commission; and to provide for matter connected therewith.

Copies of the Bill can be obtained from:

- 1. Government Printers-Cape Town and Pretoria
- 2. Department of Sport and Recreation Mr G. Boshoff 188 Schoeman Street Oranje Nassau PRETORIA Telephone (012) 334-3100
- 3. Committee Section
 Parliament
 CAPE TOWN
 Telephone (021) 403-3757

MEMORANDUM ON THE OBJECTS OF THE SOUTH AFRICAN SPORTS COMMISSION THIRD AMENDMENT BILL, 2000

The Bill was drafted to provide for the revision of the responsibilities and membership of the Commission and to provide for matters connected therewith.

This Bill, amongst others, provides for the deletion of the definitions of Deputy Chairperson, Olympic Committee and SANREC (Clause 1) The Bill further ensures that the Minister will play a more meaningful role in sport and recreation matters, especially now that the numbers of the members of the Commission have been reduced (Clause 2).

The Bill provides for a reduction in the number of members of the Commission (which will now consist of 12 members as opposed to 30 in the current Act). The Deputy Chairperson, the 3 members of the General Assembly, 2 members of NOCSA, one member of SANREC and SISA respectively and the 9 members of the provincial departments of sport and recreation (in total 18 members) have been deleted (Clause 3).

The Commission shall now consist of 12 members of which 6 members will be appointed by the Minister, namely:

- 3 members for their knowledge, skill or expertise in sport, policy and management matters and international relations;
- 1 member appointed to focus on the interests of women in sport;
- 1 member appointed to focus on the interests of sports persons with a disability;
 and
- 1 member appointed for rural sport development.

The remaining 6 members will be elected by the General Assembly on the grounds of their knowledge, skills or expertise in sport, policy and management matters and international relations.

The basis for these amendments are as follows:

- The original Act was written against the backdrop of assumptions that there would be no independent Ministry of Sport and Recreation;
- The Commission is too big and needs to be reduced in number;
- The CEO of the Commission will perform the main thrust of the functions of the Commission.

Clause 4 makes provision for the reduction in the terms of office of the members of the Commission to 3 years.

Clause 5 now provides for a member to give notice of his or her resignation via the Chairperson to the Minister.

Clauses 6 and 7 provide for amendments so as to address the impact which Clause 3 has on the Bill. The Chairperson may now grant to a member of the Commission, leave to be absent from a meeting of the Commission.

Clause 8 makes provision that the Commission, in the event of it entering into more than one agreement that involves financial transactions with the same person, organisation or institution per financial year and the total amount in the said agreements exceeds R1 million per year, must obtain the approval of the Minister before hand.

The Bill further provides for a person to be elected annually, from amongst the Commissioners and appointed in consultation with the Minister as Chairperson of the Commission, and must decide where and when the Commission meets (Clause 9).

Clause 10 provides for the appointment of the CEO of the Commission by the Minister after consultation with the Commission and the Cabinet. The Minister now also has the power to appoint an Acting CEO after consultation with the Commission (Clause 11).

The Commission may only appoint consultants for a period exceeding 12 months, after obtaining the approval of the Minister but their terms and conditions of employment will be determined in terms of the Commissions' own tender prescripts (Clause 12).

Clause 13 provides that the Commission (instead of the CEO of the Commission) may not incur any expenditure unless it has been budgeted for and approved by the Minister.

Clause 14 makes provision for the Commission to prepare statements of account and a balance sheet not later than two (instead of six) months after the end of the financial year. The Clause further provides for the submission of audited financial statements to the Minister by the CEO not later than five months after the end of the financial year.

Clause 15 provides for the substitution for the Exchequer Act of the Public Finance Management Act.

Clause 16 makes provision for the auditing of the Commission's books by the Auditor-General or registered auditors (instead of the Auditor-general and a registered firm of auditors as contained in the current Act).

Clause 17 provides for the submission of a report by the Commission to the Minister within five (as opposed to four) months after the end of the financial year, on its activities during that year.

Clause 18 contains the short title.

IMPLICATIONS FOR PROVINCES

The provinces will forfeit their representation in the Commission on the grounds referred to above.

IMPLICATIONS FOR LOCAL GOVERNMENT

None

BODIES CONSULTED

The following bodies/departments have been consulted:

- The provincial departments of Sport and Recreation;
- The National Olympic Committee of South Africa (NOCSA);
- The South African National Recreation Council (SANREC);
- Women and Sport South Africa (WASSA);
- The Departments of -
- Finance; and
 - Public Service and Administration.

FINANCIAL IMPLICATIONS FOR THE STATE

Instead of providing for the remuneration of 30 members the State will now only have to cater for the remuneration of 12 members of the Commission.

PARLIAMENTARY PROCEDURE

The Department and the State Law adviser are of the opinion that this Bill should be dealt with in terms of section 75 of the Constitution as the procedure set out in section 74 and 76 does not apply.

(15 September 2000)

NOTICE 3206 OF 2000

SOUTH AFRICAN MARITIME SAFETY AUTHORITY

DRAFT MERCHANT SHIPPING (SMALL VESSEL SAFETY) REGULATIONS: PUBLICATION FOR COMMENT

The South African Maritime Safety Authority gives notice of its intention to recommend to the National Department of Transport the measures set out in the accompanying draft regulations. Interested persons are invited to submit written comment on the regulations not later than 20 November 2000. Submissions should be marked for the attention of Mr C Briesch and may either be mailed to the South African Maritime Safety Authority, PO Box 13186, Hatfield 0028, or faxed to (012) 342 3160. Enquiries can be directed to Captain WR Dernier or Mr C Briesch on (021) 402 8986 and (012) 342 3049, respectively.

The draft regulations revise and consolidate the existing safety requirements for (a) commercially operated small vessels and (b) pleasure (sport and recreation) vessels under 100 tons gross tonnage, set forth in the Standards of Seaworthiness, Manning and Licencing of Vessels Regulations, 1986, and the Regulations Regarding Ships or Small Vessels Used Solely for Sport or Recreation, 1985. The draft regulations take account of the amendments to the Merchant Shipping Act, 1951 (Act No. 57 of 1951), effected by the Ship Registration Act, 1998 (Act No. 58 of 1998), and should be read in the light of those amendments.

SCHEDULE

DRAFT MERCHANT SHIPPING (SMALL VESSEL SAFETY) REGULATIONS

PART 1

PRELIMINARY

Interpretation

- 1. (1) In these regulations, any word or expression given a meaning in the Act has the meaning so given and, unless the context indicates otherwise—
 - "approved" means approved in writing by the Authority;
 - "Authority" means the South African Maritime Safety Authority established by section 2(1) of the South African Maritime Safety Authority Act, 1998 (Act No. 5 of 1998);
 - "authorized agency" means a governing body, a club or an organization designated under regulation 26(1);
 - "BIASA Code" means the appropriate code of practice published by the Boating Industry Association of South Africa, as revised or re-issued from time to time, being either—
 - (a) SB01—Custom Contact Moulded Glass Fibre Thermosetting Resin (GRP) outboard powered vessels (skiboats) up to 7 metres in length;

- (b) SB02—Custom Contact Moulded Glass Fibre Thermosetting Resin (GRP) outboard powered vessels (pleasure craft) up to 7 metres in length, for use on inland and protected waters; or
- (c) SB03—Fully inflatable and rigid inflatable boats (RIBs) up to 7,5 metres in length;
- "category", in relation to a vessel, means the particular category of vessel determined as follows:
- (a) Category A—vessels proceeding more than 40 nautical miles offshore;
- (b) Category B—vessels proceeding not more than 40 nautical miles offshore;
- (c) Category C-vessels proceeding not more than 15 nautical miles offshore;
- (d) Category D-vessels proceeding not more than 5 nautical miles offshore;
- (e) Category E-vessels proceeding not more than 1 nautical mile offshore;
- "certificate of competence" means a certificate issued and endorsed in accordance with regulation 13(2) and entitling the lawful holder thereof to act in the capacity and perform the functions involved on a vessel of the type, category, tonnage or length, power and means of propulsion concerned;
- "certificate of fitness" means a certificate issued under regulation 20;
- "certifying authority" means the Authority and, to the extent that it has been designated pursuant to regulation 26(1) to perform the functions of a certifying authority, an authorized agency;
- "commercial harbour" means a harbour belonging to Portnet, a division of Transnet Limited;
- "commercial small vessel" means a small vessel that is not a pleasure vessel;
- "contravene", in relation to a provision of these regulations, includes failing or refusing to comply with that provision;
- "controlled event" means a competition or regatta organized by an authorized agency, and includes—
- (a) activities to prepare for the event that take place at the venue for the event and during the times specified by the organizer of the event; and
- (b) practice for the event under the supervision of a coach or an official certified by a governing body;
- "dive boat" means a vessel that is used in diving operations;
- "fishing harbour" has the same meaning as in section 1 of the Sea Fishery Act, 1988 (Act No. 12 of 1988);
- "governing body" means a national water sport governing body—
- (a) that publishes written rules and criteria respecting conduct and safety requirements during skill demonstrations, formal training or controlled events; and
- (b) that—

Walland Complete

(i) certifies coaches and coaching programmes;

- (ii) certifies officials and programmes for officials; or
- (iii) recommends training and safety guidelines for certified coaches or officials;

"inflatable", in relation to a vessel, means that buoyancy on water depends on separate inflated airtight chambers that are either completely collapsible or fitted with a rigid bottom section:

"offshore" means seaward from the low-water line as defined in section 1 of the Maritime Zones Act, 1994 (Act No. 15 of 1994);

"overall length", in relation to a vessel, means the horizontal distance measured between perpendiculars erected at the extreme ends of the outside of the hull of the vessel;

"owner" includes-

- (a) a credit receiver (buyer) in the case of a credit agreement in terms of the Credit Agreements Act, 1980 (Act No. 75 of 1980); and
- (b) in relation to a pleasure vessel, any person entrusted by an owner with the care and control of the vessel;

"pleasure vessel" means a vessel of 3 metres or more in overall length that is used solely for sport or recreation;

"power-driven", in relation to a vessel, means propelled primarily by mechanical means;

"projectile flare set" means a set of flares designed to be propelled upwards by means of a hand-operated triggering device not forming an integral part of the flare;

"safety officer" means a person designated under regulation 26(4);

"sea-shore" has the same meaning as in section 1 of the Sea-shore Act, 1935 (Act No. 21 of 1935);

"skipper" means the master;

"suitable", in relation to materials or an item of equipment, means suitable for the service for which it is intended;

"tender" means a dinghy that-

- is used in a harbour or in sheltered waters for the conveyance of persons or stores from the shore to a vessel or vice versa or from one vessel to another vessel without financial gain or reward; and
- (b) does not exceed 4 metres in overall length;

"the Act" means the Merchant Shipping Act, 1951 (Act No. 57 of 1951).

- (2) In these regulations a reference to the owner of a vessel is, if there is more than one owner of the vessel, to be taken as a reference to each of the owners.
- (3) In these regulations a reference to a vessel includes a reference to every thing or article belonging to or to be used in connection with, or necessary for the operation and safety of, the vessel.

Application

2. These regulations apply in respect of pleasure vessels of less than 100 tons gross tonnage and commercial small vessels, but not in respect of tenders.

PART 2

VESSEL SAFETY REQUIREMENTS

Submission and approval of plans, etc, for first issue of local safety certificate1

- 3. (1) (a) Subject to subregulation (5), for the purposes of the first issue of a local safety certificate, the builder or owner of a vessel must submit in duplicate to the Authority the following particulars by means of plans, fully dimensional and including detailed specifications of the vessel, for approval by the Authority:
- Longitudinal elevation showing the position of bulkheads or built-in non-flooding compartments, hatchways, deck houses and crew spaces;
- (ii) midship section showing hull scantlings, deck, bulwarks, frames, doors, stringers and beams;
- (iii) any deck openings, ventilators and air pipes, and tanks;
- (iv) engine-room layout and pumping arrangements;
- (v) steering and propeller shaft arrangements;
- (vi) electrical circuit diagram;
- (vii) lines plan of scale 1:25.
 - (b) The specifications must also reflect details of—
- (i) anchors and cables:
- (ii) life-saving and fire-fighting equipment; and
- (iii) navigation lights and sound signals.
- (c) Any subsequent modifications or additions to the scantlings, arrangements or equipment shown on approved plans must be submitted to the Authority for approval.
- (d) The Authority may direct the submission of additional or more detailed plans or particulars, and may dispense with the requirement to submit certain plans or particulars.
- (2) The Authority may, after approving the plans and specifications submitted in respect of a vessel, direct a surveyor to conduct inspections and tests to ensure that the vessel is constructed in accordance with the approved plans and specifications and the other requirements of these regulations.

Regulations 3 and 4 apply only to vessels required to hold a local safety certificate in terms of section 68 or 200 of the Act, ie vessels that are licensed or registered.

- (3) The builder or owner of a vessel being built must in writing notify the Authority at least 7 days before—
- (a) commencing framing;
- (b) commencing planking, plating or laminating;
- (c) completing the fitting of all underwater fittings and rudder gear and propeller shafts;
- (d) launching the vessel; and
- (e) undertaking dock or sea trials.
- (4) No person may undertake sea trials without the prior approval of the Authority and, if the Authority thinks fit, the prior inspection of the vessel by a surveyor.
- (5) The Authority may dispense with any of or all the requirements of subregulations (1), (2), (3) and (4) if the vessel is less than 7 metres in overall length and is constructed in accordance with the construction standards specified in the relevant BIASA Code, at approved premises.

Inspection of vessel for renewal of local safety certificate²

- 4. For the purposes of the renewal of a local safety certificate, a vessel must, subject to section 197 of the Act, be thoroughly inspected by a surveyor at intervals not exceeding 12 months: Provided that, at the discretion of the Authority—
- (a) sea suction and discharge valves, excluding sea connection fastenings, may be inspected at intervals not exceeding 24 months;
- (b) anchor cables may be ranged for inspection at intervals not exceeding 4 years; and
- (c) propellor shafts may be withdrawn at intervals not exceeding 4 years.

Design and construction of vessels

- 5. (1) Every vessel must be constructed of suitable materials of good quality, with due regard to sound design practice and methods of construction; the design must provide sufficient reserve of positive stability so that the vessel cannot capsize easily if swamped, even when carrying a load.
- (2) On decked vessels, no point of possible ingress of water, except scuppers, may be less than 200 millimetres above the surface of the water, measured when the vessel is afloat in an undamaged condition in calm water.
- (3) The design and construction of a vessel must, in addition, comply with the requirements of Annex 1.

² See note 1.

Safety appliances and equipment

- (1) The owner and skipper of a vessel must ensure that—
- (a) items of safety appliances and equipment are provided and maintained on board the vessel in accordance with the requirements of Annex 2; and
- (b) the other requirements of that Annex are complied with in relation to the vessel.
- (2) Whenever a vessel proceeds through the surf, the skipper must ensure that a lifejacket or buoyancy aid, as required by Annex 2, is worn by each occupant of the vessel.

Safety of navigation

- 7. (1) The skipper of a vessel must at all times ensure that the vessel is operated in accordance with—
- (a) the collision regulations;
- (b) the conditions and limitations specified in the local safety certificate or certificate of fitness, as the case may be, issued in respect of the vessel;
- (c) the conditions and limitations specified in the skipper's certificate of competence;
- (d) the instructions and specifications of the manufacturer of the vessel and, if powerdriven, of the vessel's propulsion machinery;
- (e) the law in force in the area in which the vessel is operating, in so far as it is not inconsistent with the Act; and
- (f) the load-line regulations, if applicable.
- (2) No person may operate a vessel in a careless manner, without reasonable consideration for other persons or without due care and attention, taking into account—
- (a) the weather;
- (b) visibility;
- (c) the presence of persons or vessels in the body of water, including concentrations of persons and vessels in the immediate vicinity of the vessel;
- (d) the speed and manoeuvrability of the vessel, with special reference to stopping distance and turning capability in the prevailing conditions;
- light conditions, including the presence of background light from shore lights or from backscatter of the vessel's own lights;
- (f) water conditions, currents and the proximity of navigational hazards; and
- (g) any other hazards that could adversely affect the safety of persons or property.
- (3) Before proceeding to sea, the skipper of a power-driven vessel must ensure that the vessel carries a sufficient quantity of fuel for its intended operation, plus a reserve of 25 per cent of that quantity.

Colouring of vessels

- 8. The owner and skipper of a vessel must ensure that either—
- (a) as large an area as possible of the interior of an undecked vessel or the deck of a decked vessel is painted or pigmented in a colour making the vessel readily visible from above in any sea condition; or
- (b) there is readily available on board the vessel, and capable of floating in a spread-out position when attached to it—
 - a length of canvas or similar suitable material so painted or pigmented of a size capable of extending the full width of the vessel, but not less than 2 metres by 2 metres; or
 - (ii) a rectangular object so painted or pigmented of which the side equals the width of the vessel, but not less than 1 metre in width.

Operational limits

- 9. (1) No person may operate a vessel beyond the maximum distance offshore applicable to the category of vessel concerned and specified in the local safety certificate or certificate of fitness, as the case may be, issued in respect of the vessel.
- (2) No person may operate a vessel after sunset unless the skipper of the vessel holds a certificate of competence endorsed for night operation. This provision takes effect in respect of pleasure vessels 12 months after the commencement of these regulations.

Carrying persons in excess

- 10. (1) Except in an emergency, neither the owner nor the skipper of a vessel may cause or allow the number of persons, including crew members, on board the vessel to exceed the number determined a certifying authority and specified in the local safety certificate or certificate of fitness, as the case may be, issued in respect of the vessel.
- (2) In determining the maximum number of persons that a particular vessel may safely carry, a certifying authority must take into account—
- (a) the specifications and guidance issued by the manufacturer of the vessel;
- (b) the available deck space;
- (c) the living accommodation, if applicable;
- (d) the mass the vessel can safely carry;
- (e) the safety equipment provided;
- (f) the intended operation of the vessel; and
- (g) the manner of launching the vessel.

Voyage information

- 11. (1) Before a vessel proceeds to sea from a port in the Republic, the owner and skipper must ensure that there is left behind, in accordance with subregulation (2), particulars respecting—
- (a) the identity of the vessel, that is to say its name (if any), official number, and type or make;
- (b) the names of the occupants;
- (c) the intended place or places and expected times of departure and arrival; and
- (d) the intended course, including directions and distances.
- (2) The information required by subregulation (1) must be left with either one or more of the following persons or organizations:
- (a) A relative of the owner or skipper, or a friend, remaining at the owner's or skipper's place of abode or at the place of departure;
- (b) if the owner or skipper resides in a hotel, boarding house, housing complex, caravan park, camping site or similar place, the person in charge of or other responsible person at such place of residence;
- (c) the person (if any) in charge of the place of departure or, in the case of a commercial harbour or a fishing harbour, the person in charge of the departure and arrival of vessels at that harbour;
- (d) an authorized agency; or
- (e) the nearest police station in the Republic.
- (3) It is the duty of the persons and organizations referred to in subregulation (2) to report any knowledge or reasonable suspicion of distress or mishap to the nearest police station in the Republic or to the port captain at the nearest commercial harbour.
- (4) Upon return to a port in the Republic the owner and skipper of a vessel must ensure that the person or organization with whom information has been left in compliance with subregulation (2) is notified of the vessel's return.
- (5) The owner and skipper of a vessel proceeding to sea from a commercial harbour or a fishing harbour must, in addition to meeting the other requirements of this regulation, comply with the reporting requirements in force in that harbour.

Obligation of skipper to report dangers to navigation and to assist vessels in distress

12. The skipper of a vessel to which these regulations apply must comply with the provisions of section 249 of the Act and section 5 of the Wreck and Salvage Act, 1996 (Act No. 94 of 1996), applicable to the master of a South African ship.

PART 3

CREWING

Competence of skippers

- 13. (1) The owner and skipper of a vessel must at all times ensure that the vessel is operated in a responsible and careful manner by or under the constant guidance of a person who is physically able and of sound mental health and who, in the case of—
- (a) a commercial small vessel; and
- (b) a pleasure vessel, being either a sailing vessel of 6 metres or more in overall length or a power-driven vessel,

holds a valid certificate of competence issued by a certifying authority. This provision takes effect in respect of pleasure vessels 12 months after the commencement of these regulations.

- (2) (a) Subject to paragraph (b), a person is entitled to a certificate of competence, or a particular endorsement thereto, if he or she has achieved the relative standard of competence determined by the Authority.
- (b) The standards of competence in respect of the vessels described in subregulation (1)(b) are to be determined after consultation with the governing bodies representing the pleasure vessel sectors concerned.
 - (3) A certifying authority may suspend or cancel a certificate of competence if-
- (a) the holder has been convicted of an offence in terms of the Act or an offence in respect of dishonest conduct; or
- (b) it believes on reasonable grounds that the holder has conducted himself or herself in a negligent or incompetent manner while serving in the capacity specified in the certificate; or
- (c) it believes on reasonable grounds that the certificate was obtained fraudulently or on wrong information.
- (4) A person whose certificate of competence has been suspended or cancelled must upon demand surrender the certificate to the certifying authority.
- (5) (a) A person whose certificate of competence has been suspended or cancelled may appeal in writing to the Minister against the suspension or cancellation, as the case may be, not later than three months after the date of the decision to suspend or cancel the certificate.
- (b) Upon receiving an appeal, the Minister must designate one or more officials in the Department of Transport to hear any representations made by the appellant and the certifying authority and to report to the Minister, who must then determine the appeal.
- (c) In determining an appeal, the Minister may confirm, vary or set aside the suspension or cancellation of an appellant's certificate, and the certifying authority must give effect to the Minister's determination.

(6) The holder of a certificate of competence must keep the original certificate, or a certified copy thereof, available for inspection at all reasonable times.

Physical and mental fitness

- 14. (1) No person may operate a vessel if he or she is not physically able and of sound mental health.
- (2) No person may operate a vessel while under the influence of intoxicating liquor or a drug having a narcotic effect.
 - (3) No person may operate a vessel while-
- (a) the concentration of alcohol in any specimen of blood taken from any part of his or her body is not less than 0,05 gram per 100 millilitres; or
- (b) the concentration of alcohol in any specimen of breath exhaled by such person is not less than 0,24 milligrams per 1 000 millilitres.
- (4) For the purposes of subregulation (3)(b), the concentration of alcohol in any breath specimen is to be ascertained by using the equipment prescribed under section 65(7) of the National Road Traffic Act, 1996 (Act No. 93 of 1996).
- (5) No person may refuse that a specimen of blood, or a specimen of breath, be taken of him or her.
- (6) Section 65(3), (4) and (6) of the National Road Traffic Act, 1996, apply, with the necessary modifications, in relation to any prosecution for contravening a provision of subregulation (3).
- (7) Section 65(8) of the National Road Traffic Act, 1996, applies, with the necessary modifications, in relation to the detention of any person for an alleged contravention of a provision of subregulation (2) or (3).

Age limitation

- 15. (1) No person younger than 18 years may serve as skipper of a commercial small vessel.
- (2) No person younger than 16 years may operate a power-driven pleasure vessel having a propulsion power exceeding 5 horse power unless—
- (a) that person does so under the guidance and constant supervision of a person who is the holder of a valid certificate of competence or a valid exemption certificate;
- (b) in the case of a single-handed vessel, that person does so under the guidance and supervision of an authorized agency or a person referred to in paragraph (a); or
- (c) that person is certified by an authorized agency to be a competent person engaged in training for competitive sport.

PART 4

SPECIAL PROVISIONS FOR UNREGISTERED PLEASURE VESSELS³

Application of Part 4

- 16. (1) This Part applies to every unregistered pleasure vessel, not being a vessel propelled solely by means of oars, that is entitled to be registered by virtue of section 16(a) or (b) of the Ship Registration Act, 1998 (Act No. 58 of 1998).
- (2) In subregulation (1), "unregistered" means not registered in a ships' registry maintained in the Republic or elsewhere.

Recording and marking of vessels

- 17. (1) Neither the owner nor the skipper of a vessel to which this Part applies may cause or allow the vessel to proceed to sea from any port in the Republic, or to operate at or from a port in or from anywhere else on the coast of the Republic, unless—
- (a) there is in force in respect of that vessel an approved marking; and
- (b) the vessel has been marked in accordance with subregulation (4) with that marking.
- (2) Application for the approval of a marking must be made in writing to the Authority and be accompanied by particulars respecting—
- (a) the name, identity number and address of the owner of the vessel;
- (b) the type and category of vessel, sufficient to identify it;
- (c) any current identification marking issued in respect of the vessel; and
- (d) the further matters that the Authority may specify.
- (3) Subject to subregulation (7), the approval of a marking remains in force for the period of the certificate of fitness issued in respect of the same vessel, and during that period the display on the vessel of any other identification marking is prohibited.
- (4) The owner of a vessel must ensure that the marking approved in respect of the vessel is displayed and continued on the vessel in accordance with the directions of the Authority.
- (5) The owner of a vessel must in writing notify the Authority of any change of ownership in the vessel and of any change in the particulars of the owner furnished pursuant to subregulation (2), not later than 14 days after the change occurs.
 - (6) The owner of a vessel must, without delay, in writing notify the Authority if-
- (a) the vessel is permanently withdrawn from service;
- (b) the vessel is removed from his or her possession as a result of circumstances other than the sale of the vessel;

³ Part 4 can take effect only once the Ship Registration Act, 1998, has been put into operation.

- (c) any marking referred to in subregulation (2)(c) ceases to be valid; or
- (d) the vessel has been lost or destroyed.
 - (7) The Authority may revoke the approval of a marking if—
- (a) it believes on reasonable grounds that the approval was obtained fraudulently or on wrong information; or
- (b) being a marking referred to in subregulation (2)(c), it has ceased to be valid.
- (8) Whenever the Authority revokes the approval of a marking, it may give the directions it thinks fit regarding the removal of the marking; and the owner of the vessel concerned must comply with any direction so given and, upon demand, surrender the instrument of approval to the Authority.
- (9) The Authority must, in the absence of a marking referred to in subregulation (2)(c), assign an approved marking to a vessel, and the provisions of this regulation apply, with the necessary changes, in relation to any marking so assigned.

Vessels not to be used without certificate of fitness

18. Neither the owner nor the skipper of a vessel to which this Part applies may cause or allow the vessel to proceed to sea from any port in the Republic, or to operate at or from a port in or from anywhere else on the coast of the Republic, unless there is on board and in force in respect of that vessel a valid certificate of fitness.

Initial and renewal inspection for certificate of fitness

- 19. (1) The structure, equipment, appliances, arrangements and material of a vessel referred to in regulation 18 must be subjected to the following inspections:
- (a) An initial inspection, before a certificate of fitness is issued for the first time, which must include a complete examination of the vessel's structure, equipment, appliances, arrangements and material in so far as the vessel is covered by these regulations; an initial survey must be such as to ensure that the structure, equipment, appliances, arrangements and material comply with the requirements of these regulations; and
- (b) a renewal inspection, at intervals not exceeding 12 months, which must be such as to ensure that the structure, equipment, appliances, arrangements and material comply with the requirements of these regulations.
- (2) An inspection under subregulation (1) must be carried out by a surveyor or safety officer designated for the purpose by a certifying authority; and application for such an inspection must be made by or on behalf of the owner of the vessel to the certifying authority.

Issue of certificate of fitness

- 20. Upon satisfactory completion of an initial or renewal inspection under regulation 19, the certifying authority must issue in respect of a vessel that complies with the requirements of these regulations a certificate of fitness, stating—
- (a) the name of the vessel;
- (b) the marking assigned to the vessel;
- (c) the name, identity number and address of the owner of the vessel;
- (d) the type and category of vessel;
- (e) the overall length of the vessel and, where available, its gross tonnage;
- (f) the vessel's home port (if any); and
- (g) the maximum number of persons permitted to be carried on the vessel, as determined in accordance with regulation 10(2).

Duration of certificate of fitness

- 21. (1) Subject to subregulation (2) and regulation 22(1), a certificate of fitness remains in force for a period not exceeding 12 months beginning on the date of completion of the inspection in question, but may be extended for a maximum period of 6 months in special circumstances.
 - (2) A certificate of fitness issued in respect of a vessel ceases to be valid if-
- (a) the vessel ceases to be subject to the jurisdiction of the certifying authority; or
- (b) the vessel ceases to be a vessel to which this Part applies.

Cancellation of certificate of fitness

- 22. (1) A certifying authority may cancel a certificate of fitness if it believes on reasonable grounds that—
- (a) the certificate was obtained fraudulently or on wrong information; or
- (b) since the certificate was issued, the structure, equipment, arrangements or material of the vessel has, by reason of any alteration made thereto, or by reason or any damage sustained by the vessel, or for any other reason, become insufficient; or
- since the certificate was issued, the vessel has for any reason become unseaworthy;
 or
- (d) the vessel no longer complies with all the requirements of these regulations, to the same extent to which it complied with those regulations when the certificate was issued.
- (2) For the purposes of this regulation, "alteration", in relation to the structure, equipment, arrangements or material of a vessel, includes the renewal of any part thereof.

(3) Whenever a certificate of fitness is cancelled, the certifying authority must notify the owner or skipper of the vessel concerned of the cancellation.

Surrender of expired or cancelled certificate of fitness

23. Upon the expiry of a certificate of fitness and in each of the cases mentioned in regulation 21(2) and 22(1), the owner or skipper of the vessel in respect of which the certificate of fitness was issued must upon demand surrender the certificate to the certifying authority.

Custody and production of certificate of fitness

24. The owner and skipper of a vessel must ensure that the original certificate of fitness issued in respect of the vessel, or a certified copy thereof, is kept available on board the vessel for inspection at all reasonable times.

Maintenance of conditions after inspection

25. The owner and skipper of a vessel must ensure that the condition of the vessel and its equipment is maintained so as to conform to the requirements of these regulations.

PART 6

SUPPLEMENTAL

Authorized agencies

- 26. (1) Subject to subregulation (2), the Authority may, with the concurrence of a governing body or a club or an organization affiliated with a governing body, designate such body, club or organization as an authorized agency, entrusting to it in the instrument of designation the performance of one or more of the following functions:
- (a) To determine the maximum number of persons that a vessel may safely carry for the purposes of regulation 10(2);
- (b) to record voyage details for the purposes of regulation 11;
- (c) to issue and cancel certificates of competence, and to demand the surrender of cancelled certificates, under regulation 13;
- (d) (i) to require a person to furnish medical evidence for the purposes of regulation 14(1) and (2);
 - (ii) to take specimens for the purposes of regulation 14(3);
- (e) to certify and to supervise persons under the age of 16 years for the purposes of regulation 15;

- (f) to conduct initial and renewal inspections of vessels under regulation 19;
- (g) to issue and cancel certificates of fitness, and to demand the surrender of cancelled certificates, under regulations 20, 22 and 23, respectively.
- (2) Designation under subregulation (1) is subject to the conditions that the Authority may determine and specify in the instrument of designation, after consulting the relevant governing body in the case of the designation of a club or organization affiliated with that governing body.
- (3) The Authority may suspend or revoke a designation under subregulation (1) if it believes on reasonable grounds that the body, club or organization concerned has failed—
- (a) to comply with these regulations or any condition imposed thereunder; or
- (b) to perform diligently and faithfully the functions entrusted to it in terms of these regulations.
- (4) (a) An authorized agency may, for the purpose of performing its functions under these regulations, designate as a safety officer any member of the authorized agency who, in its opinion, is qualified to be so designated.
- (b) An authorized agency must furnish every safety officer with an approved certificate attesting to his or her designation as a safety officer setting out the provisions of these regulations that the safety officer is authorized to enforce, and a safety officer must, if so required, produce the certificate in the course of performing functions under these regulations.
 - (5) Designation as a safety officer terminates if-
- (a) the designee's membership of the authorized agency is suspended or terminated; or
- (b) the designation is otherwise revoked by the authorized agency, and the person concerned must upon demand surrender the certificate issued to him or her in terms of subregulation (4)(b) to the authorized agency.

Powers of enforcement officers

- 27. (1) In this regulation, "enforcement officer" means a person designated under subregulation (2).
- (2) The following persons are designated as enforcement officers in respect of pleasure vessels for the purpose of these regulations:
- (a) a member of the South African Police;
- (b) a member of any municipal police force;
- (c) a safety officer; and
- (d) any person designated as an enforcement officer for the purposes of these regulations by the Authority.
- (3) Subject to subregulation (5), an enforcement officer may, in order to verify and ensure compliance with these regulations—

- (a) board and inspect a pleasure vessel and its appliances and equipment, ask any pertinent questions of, and demand all reasonable assistance from, the owner or skipper, or any person who is in charge or appears to be in charge, of the vessel; and
- (b) require the owner or skipper or other person who is in charge or appears to be in charge of the vessel to produce—
 - (i) personal identification; and
 - (ii) any document or certificate required by these regulations.
- (4) (a) Subject to paragraph (b) and subregulation (5), an enforcement officer may, in order to ensure compliance with these regulations and in the interests of public safety, direct the movement of a pleasure vessel or prohibit the operation of a pleasure vessel.
- (b) Except in an emergency, an enforcement officer may not give a direction or prohibition under paragraph (a) in respect of any pleasure vessel in a public harbour for which a harbour master is appointed without the prior consent of the harbour master.
- (c) The owner or skipper of a vessel whose operation has been prohibited under paragraph (a) may, at own expense, submit the vessel to inspection by a surveyor, who may confirm, vary or set aside the prohibition.
- (5) A safety officer may exercise the powers of an enforcement officer under subregulations (3) and (4)(a) only in respect of pleasure vessels entered with the authorized agency whose functions he or she has been designated to perform and may inspect such vessels and their appliances and equipment only when they are at dockside, moored or beached.
- (6) Every person must comply with the requirements of an enforcement officer in the course of performing functions under these regulations.

General exemptions, and equivalents

- 28. (1) The Authority may, with or without conditions, grant exemption from any of or all the provisions of these regulations for cases or classes of cases and may, after reasonable notice, amend or cancel any exemption so granted.
- (2) Without limiting the generality of subregulation (1), where these regulations require that a particular fitting, material, appliance, apparatus, item of equipment or type thereof be fitted or carried in a vessel, or that any particular provision be made, or any procedure or arrangement be complied with, the Authority may allow any other fitting, material, appliance, apparatus, item of equipment or type thereof to be fitted or carried, or any other provision, procedure or arrangement to be made in the vessel, if it is satisfied by trial thereof or otherwise that such fitting, material, appliance, apparatus, item of equipment or type thereof, or that any particular provision, procedure or arrangement is at least as effective as that required by the regulations.

Exemption in respect of controlled events

- 29. (1) Subject to subregulation (2), the owner and skipper of a vessel that participates in an approved controlled event in the Republic or in the territorial waters of the Republic are, in respect of such vessel and for the duration of the event, exempt from these regulations.
- (2) Application for the approval of a controlled event must be lodged with the Authority not later than 10 days before the intended date of the event and must be accompanied by full details of the event and of the rules and manner of supervision, including safety measures, to be applied and by the other particulars that the Authority may require.
- (3) The Authority may extend a standing approval under subregulation (2) for a period not exceeding 12 months and may at any time on reasonable grounds revoke such approval.

Offences and penalties

- **30.** (1) A person who contravenes a provision of regulation 3(1), (3) or (4), 6, 7, 8, 9, 10(1), 11(1), (3), (4) or (5), 12, 13(1), (4) or (6), 14(1), (2), (3) or (5), 15, 17(1), (4), (5), (6) or (8), 18, 23, 24, 25, 26(5) or 27(6) commits an offence and is liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.
- (2) Where the commission by any person of an offence in terms of subregulation (1) is due to the act or default of some other person, that other person also commits the offence and may be charged with and convicted of the offence in terms of this subregulation, whether or not proceedings are taken against the first-mentioned person.

Transitional arrangements

- 31. Every authorized agency that was, immediately before the commencement of these regulations, an authorized agency under the provisions of the regulations repealed by regulation 32(b) (in this regulation referred to as "the repealed regulations") continues to be an authorized agency under and for the purposes of these regulations as if that authorized agency had been designated under regulation 26(1) for a period expiring 18 months after the commencement of these regulations, and—
- (a) any document referring to a provision of the repealed regulations is to be read as referring to the corresponding provision of these regulations; and
- (b) any directions, appointments and other acts lawfully made or done under a provision of the repealed regulations and in force immediately before the commencement of these regulations are to be taken to have been made or done under the corresponding provision of these regulations and continue to have effect accordingly.

Repeal of regulations

32. The following regulations are repealed:

- (a) the Standards of Seaworthiness, Manning and Licencing of Vessels Regulations, 1986, published by Government Notice No. R. 1025 of 30 May 1986, as amended by Government Notice No. R. 1028 of 18 June 1993; and
- (b) the Regulations Regarding Ships or Small Vessels Used Solely for Sport or Recreation, published by Government Notice No. R. 2799 of 20 December 1985.

Title and commencement

33. These regulations are called the Merchant Shipping (Small Vessel Safety) Regulations, 2000, and come into operation on << date >>.

ANNEX 1

(Regulation 5)

CONSTRUCTION REQUIREMENTS

Built-in buoyancy

- 1. (1) (a) Subject to item (b) and subparagraphs (3) and (4), every vessel proceeding not more than 40 nautical miles offshore must be provided with built-in buoyancy.
- (b) A vessel not proceeding to sea between the hours of dusk and dawn, and proceeding not more than 10 nautical miles offshore, may, in instead of built-in buoyancy, be provided with lifebuoys, in number one for every two persons on board.
- (2) Built-in buoyancy must consist of a material, such as foam, that is not affected by oil or oil products. Built-in buoyancy must be capable of keeping the vessel afloat when fully flooded, swamped or capsized. It must be capable of floating the vessel, when capsized, in such manner as to provide a platform to which the full complement of persons can be secured.
- (3) Watertight compartments and watertight empty cases are not a substitute for builtin buoyancy: Provided that a decked vessel may, instead of built-in buoyancy, be provided with at least two watertight bulkheads so positioned and of sufficient strength that, in the event of the largest compartment formed by the bulkheads being flooded, the vessel will remain afloat with positive transverse stability.
 - (4) An inflatable liferaft is a substitute for built-in buoyancy.
- (5) An inflatable vessel, whether fully inflatable or semi-rigid, must have at least three separate buoyancy chambers and have the capacity to stay afloat in the event of two thirds of the chambers being completely deflated. For the purpose of this subparagraph, the hull of a semi-rigid inflatable vessel is not a buoyancy chamber.
 - (6) It is the duty of the owner of a vessel to show, by calculation or test, that—
- (a) a vessel with built-in buoyancy complies with subparagraph (2);
- (b) a vessel with watertight bulkheads complies with subparagraph (3); and
- (c) an inflatable vessel with buoyancy chambers complies with subparagraph (5).

Hatches and hatch coamings

- 2. (1) Hatches on the open deck must be provided with hatch covers that are watertight when dogged down. Special care is to be given to the dogging down arrangements of flush deck hatches.
- (2) Where a vessel is designed so that the hatch containing the catch can be opened to the sea, the cover of the hatch need not have securing devices making it watertight, but the cover must be capable of being secured in an emergency.
 - (3) All watertight hatches must be capable of withstanding a hose test.

Guard rails, etc

- 3. (1) Subject to subparagraphs (2) to (4)—
- (a) every power-driven vessel having an open deck on which persons can walk must be provided with efficient guard rails, or an equivalent arrangement, around the outboard edge of the deck to a height of at least—
 - (i) 600 millimetres above the deck on vessels of 9 metres or more in overall length; and
 - (ii) 450 millimetres above the deck on vessels less than 9 metres in overall length; and
- (b) every sailing vessel having an open deck on which persons can walk must be provided with efficient guard rails, or an equivalent arrangement, around the outboard edge of the deck to a height of at least—
 - (i) 560 millimetres above the deck on vessels of 9 metres or more in overall length; and
 - (ii) 410 millimetres above the deck on vessels less than 9 metres in overall length: Provided that a pleasure sailing vessel of less than 9 metres in overall length is exempt from this requirement if—
 - (aa) the vessel does not proceed to sea between the hours of dusk and dawn;
 - (bb) the vessel proceeds not more than 5 nautical miles offshore; and
 - (cc) every occupant of the vessel wears a flotation aid.
- (2) Vessels that proceed to sea through the surf are exempt from subparagraph (1) if provided with bulwarks having a height of at least 450 millimetres forward and 300 millimetres aft.
 - (3) Subparagraph (1) does not apply to power-driven dinghies or to sailing dinghies.
- (4) Vessels constructed so that the cabin-top extends nearly to the vessel's side, with a crew-only access forward, are exempt from subparagraph (1) if provided with a substantial, secure hand rail on each side of the cabin and with a toe rail of at least 50 millimetres in height along the outer edge of the deck.

Towing bollards

4. Every vessel must be provided with an efficient means of securing a tow rope or anchor cable.

Underwater hull fittings

5. Inlet and discharge pipes attached to the underwater part of the hull must be properly flanged to the hull and be provided with a valve or shut-off cock inserted in the line as close as possible to the hull.

Ventilators

- 6. (1) Ventilators serving engine or accommodation compartments must be provided with proper closing devices or water traps to prevent the ingress of water into the compartment.
- (2) Ventilators serving only an engine compartment must be provided with a means of shutting off the air flow in the event of fire in the engine compartment.

Engine power

- 7. (1) Subject to subparagraph (2), every vessel must be provided with an engine capable of propelling the vessel at a speed of 5 knots in smooth water when fully loaded or at a safe speed when operating through the surf or turbulent waters.
- (2) Subparagraph (1) does not apply to sailing vessels, not being passenger sailing vessels, or to dinghies under oars.
- (3) When proceeding more than 5 nautical miles offshore, vessels propelled by outboard engines must have at least two engines of equal power.
 - (4) Vessels fitted with inboard petrol engines must comply with the following:
- (a) The engine must be installed in a compartment that is protected from sea spray and flooding and is adequately ventilated;
- (b) a manual bilge pump must be fitted in the engine compartment;
- (c) batteries must be stowed in a separate compartment that is protected from sea spray and flooding and is adequately ventilated;
- (d) a marinised carburettor with flash arrester must be fitted;
- (e) a spark-less alternator with starter must be fitted;
- (f) a flameproof extractor fan set to operate for a minimum of 30 seconds before the engine starts must be fitted in the engine compartment;
- (g) a remote controlled fire extinguishing system must be fitted in the engine compartment;
- (h) in the case of vessels of category A, B or C fitted with a single inboard petrol engine, an auxiliary outboard engine must be provided.
 - (5) Exhaust pipes and silencers must be water cooled or lagged.

Fuel tanks

- 8. (1) Fuel tanks must be of adequate capacity and properly secured and must be constructed of steel or other material providing equivalent strength and which is corrosion resistant and does not re-act chemically with the fuel.
- (2) Outlets of built-in fuel tanks must be fitted with shut-off valves or approved automatic shut-off and anti-syphoning devices. Shut-off valves that cannot readily and safely be accessed must be capable of remote operation.

- (3) Fuel filler pipes to built-in fuel tanks must be adequate for the purpose and must be provided with adequate sealing threaded plugs or caps. Only non-corrosive materials may be used.
- (4) All fuel tanks must be fitted with adequate breathers or breather pipes led to a height allowing the vessel to heel to 50 degrees without fuel escaping through them. The breathers or breather pipes must be led to the outside of the hull and must be constructed so as to prevent the ingress of water into the tank in all operating conditions.
- (5) All fuel tanks must be provided with a suitable means for determining the amount of fuel in the tank.
- (6) All fuel tanks holding petrol must be fitted or stored outside engine and battery compartments.
 - (7) Gauge glasses must be fitted with self-closing valves.

Electrical installations

- 9. (1) (a) Subject to item (b), every power-driven vessel proceeding more than 5 nautical miles offshore must be provided with an electrical installation that includes at least two identical banks of batteries. Each bank of batteries must be capable of providing sufficient power in accordance with the engine manufacturer's recommendations and have facilities for parallel connection.
 - (b) Vessels fitted with hand-start engines may be provided with one bank of batteries.
- (2) Every power-driven vessel proceeding not more than 5 nautical miles offshore must be provided with at least one bank of batteries, unless the vessel is fitted only with hand-start engines.
- (3) Every sailing vessel with an inboard auxiliary engine must be provided with at least one bank of batteries, unless the vessel is fitted only with hand-start engines.
- (4) Vessels required to be equipped with one or more banks of batteries must be provided with an adequate battery charging appliance, and if more than one engine is fitted each engine must be provided with a battery charging appliance capable of charging both banks of batteries.
- (5) All electrical installations must conform to good, established marine practice and all electrical equipment must be constructed so that there will be no danger of injury to any person handling the installation in the proper manner.
- (6) A single bank of batteries must be capable of providing at least 12 hours' auxiliary power for navigation lights, electric bilge pumps (if provided) and radios (if not hand held).

Emergency steering arrangements

10. A means of emergency steering must be provided in every vessel that is not steered by means of a tiller, including a tiller control arm of an outboard engine. The emergency steering must be capable of operation at all angles and when an outboard engine is fitted and tilted. The emergency steering may be portable, in which case it must be stored in a readily accessible position for rapid attachment in an emergency.

Bilge pumping arrangements

- 11. (1) This paragraph does not apply to—
- (a) ski-boats having self-draining decks;
- (b) inflatable or semi-inflatable vessels having self-draining decks; or
- (c) sailing or rowing dinghies,

but such vessels must be provided with an efficient bailing device.

- (2) Every decked power-driven vessel proceeding more than 40 nautical miles offshore must be provided with two power-driven bilge pumps. Each bilge pump must have its own prime mover and may be driven off the main engines if more than one main engine is installed. Otherwise, the configuration must be such that one pump is driven off the main engine and the other by a standby engine. The pump driven off the standby engine may be electrically powered.
- (3) Every sailing vessel proceeding more than 40 nautical miles offshore must be provided with at least two hand-operated bilge pumps.
- (4) Every power-driven vessel over 5 metres in overall length fitted with an inboard main engine and proceeding not more than 40 nautical miles offshore must be provided with a power-driven bilge pump having as its prime mover the main engine. Where the configuration of the inboard engine is such that it cannot act as the prime mover, the bilge pump may be electrically powered. In addition, such vessel must be provided with a hand-operated bilge pump situated above the main deck. All other vessels over 5 metres in overall length proceeding not more than 40 nautical miles offshore must be provided with two hand-operated bilge pumps, one of which may be installed below the main deck, the other above the main deck.
- (5) All power-driven and hand-operated bilge pumps must have a minimum pumping capacity of 3 000 litres and 2 000 litres per hour, respectively.
- (6) Every decked vessel of less than 5 metres in overall length must be provided with at least one hand-operated bilge pump.
- (7) All bilge pumps must be fitted, where necessary, with piping arrangements, valves, suctions and strainers to pump out every compartment in a vessel, other than a compartment used exclusively for catches of fish and which can be flooded without adversely affecting the vessel's buoyancy or stability.
- (8) Every bilge pumping arrangement discharging, in any operating condition, below the waterline must be fitted with a sufficient number of non-return valves to prevent backflooding.
- (9) Portable pump levers for hand-operated bilge pumps must be kept in a readily accessible space as near to the pump as possible and, in the case of pumps above the main deck, in a readily accessible space or locker above the main deck.

Visibility at steering position

12. Where a steering position is not situated in the open, visibility from two points abaft the beam on one side through ahead and to two points abaft the beam on the other side must be through safety toughened clear glass. Protection from the glare of the sun may be afforded by means of portable tinted screens.

* # J + # W.

Maintenance of propulsion and steering machinery

13. The propulsion and steering machinery of a vessel must be periodically serviced, maintained and, if necessary, repaired in accordance with the manufacturer's instructions and specifications so as to ensure its effective functioning at all times. The period between servicing may not exceed the period recommended by the manufacturer. All servicing, maintenance and repair work on the propulsion and steering machinery of power-driven vessels having a propulsion engine of more than 5 horse power must be performed by competent persons.

Crew accommodation in commercial small vessels

- 14. Every commercial small vessel that proceeds to sea for a continuous period of 16 hours or more out of every 24 hours and on which a person is to live while the vessel is in port must be provided with crew accommodation, as follows:
- (a) Not more than 10 persons may be accommodated in a space that has only one access;
- (b) bunks must be single and have clear access from one side. A bunk may not be less than 1,8 metres in length and, in the forecastle space, a bunk may taper in width along its length but may not be less than 600 millimetres at its head and 460 millimetres at its foot. Where bunks are stacked one on top of the other, the height between bunks may not be less 500 millimetres between the top of the mattress and the base of the bunk above the mattress. Bunks must be so positioned to avoid water drips from access ladders and ventilators. Protection boards encasing the back of an access ladder or drip traps are acceptable when there is no other option but to install a bunk under a ladder or ventilator. Each bunk must have a cubby hole for the storage of personal items. Bunks butting onto each other must be separated with a board having a minimum height of 500 millimetres;
- (c) sleeping arrangements are not permitted in engine room or galley spaces. Sleeping arrangements are permitted in the steering space provided the steering gear is enclosed and the bulkhead between the steering and engine room spaces is made gas tight. Exhaust pipes passing through the steering space must be boxed in and ventilated to the outside;
- (d) galleys with gas stoves may not have an access to the engine room. Where this cannot be avoided, there must be installed a gas-tight access between the engine room and galley. The immediate area about the stove must be insulated to inhibit the spread of fire;
- (e) where a forecastle and whale back have sleeping arrangements for up to 19 persons, there must be installed adjacent to that space a toilet and a shower. For a vessel

- carrying 20 persons or more, there must be at least two toilets in addition to the shower. These facilities do not include the officers' toilet and shower situated in the wheelhouse;
- all accommodation spaces must be provided with adequate ventilation with closing off devices to prevent water ingress from spray or rain and air ingress in the event of a fire in the space;
- (g) all accommodation spaces must be provided with adequate electrical lighting.

Gas appliances

15. Every gas operated cooker or refrigerator carried in a commercial small vessel must be fitted with a safety device capable of preventing the build up of an explosive atmosphere in the event of a flame-out. The device must be serviced annually by a competent person.

Additional requirements for passenger vessels

- 16. Every passenger vessel must comply with the following additional requirements:
- (a) Inboard engines must use diesel fuel;
- (b) petrol outboard engines must be provided with portable steel fuel tanks;
- (c) inboard engine compartments must be protected by-
 - smoke and heat sensors linked to an alarm generating device located at the conning position; and
 - (ii) a manual fire smothering system capable of remote operation;
- (d) a bilge alarm must be fitted in every compartment having a hull fitting open to the sea;
- (e) built-in buoyancy or watertight subdivisions must be provided so as to ensure that the vessel is able to remain afloat with positive transverse stability in the event of the largest compartment within the hull being opened to the sea;
- (f) seating arrangements must be adequate for the number of persons authorized to be carried by the vessel's local safety certificate or certificate of fitness, as the case may be.

Additional requirements for dive boats

- 17. Every dive boat must comply with the following additional requirements:
- (a) On vessels proceeding through the surf, adequate seating with grab points must be provided for all divers on board; such seating may not be located on the gunwale, unless the gunwale is formed by the outside buoyancy tube of an inflatable or semi-inflatable vessel;
- (b) adequately secured racks capable of accommodating all air tanks on board must be provided.

ANNEX 2

(Regulation 6)

SAFETY APPLIANCES AND EQUIPMENT

Provision of safety appliances and equipment

1. The following items of safety appliances and equipment are prescribed, as a minimum, for each of the categories of vessels, to be available on board in good working condition:

Item No.	Description of safety appliances and equipment	Category of vessel					
		A	В	С	D	E	Additional remarks
1	Approved life-jacket ⁴	x	x	x	x	x	One life-jacket to be provided for each person on board. Vessels operating within 1 nautical mile offshore may instead be provided with SABS (1417-1987) Group 4 approved buoyancy aids.
2	Life-buoy	x	х	х	X	-	Required only on non-planing vessels.
3	Dan buoy	X	X	x	x	-	Required only on trawling vessels and on sailing vessels of 9 metres or more in overall length.
4	Unexpired approved projectile flare set	-	-	-	_	х	
5	Unexpired approved hand- held red distress flares	X4	X4	X2	X2	-	
6	Unexpired approved red rocket parachute flares	X4	X4	X2	X2	-	
7	Unexpired approved floating orange smoke marker	х	х	х	х	_	
8	Unexpired approved hand- held smoke marker	_		_	-	х	*
9	Waterproof torch including full set of spare batteries and a spare bulb	х	х	x	х	x	Spare bulb and batteries to be kept in a watertight container. Not required on vessels proceeding to sea only in daylight hours.
10	Hand-held spotlight with own 12 volt battery	х	х	Х	х	х	Required only for night operations on dive boats.
11	Sound signalling device (other than a lifejacket whistle)	x	х	X	х	_	Fundamental frequency range 250 Hz - 700 Hz. Range of audibility not less than 1 kilometre over water in still conditions. Required only on vessels operating to the west of Port Alfred,
12	Ships bell or sound signalling device capable of making the signal "R"	Х	х	х	Х	х	Required only on vessels of 12 metres or more in overall length.

⁴ Lifejackets complying with South African Bureau of Standards 146 Working lifejackets for fishermen and small-boatmen.

Item No.	Description of safety appliances and equipment	Category of vessel				el	A TOTAL OF THE PART OF
		A	В	C	D	E	Additional remarks
26	Capsize rope for use when vessel is inverted in water	x	x	x	X	x	Required only on dinghies, semi- rigid vessels and on ski-boats of less than 9 metres in overall length.
27	Full set of sails, including suitable storm sails	х	x	x	x	x	
28	Suitable means of cutting standing rigging	х	x	x	x		Required only on sailing vessels.
29	Suitable sea anchor fitted with hawser and tripping line (rigged and ready for use)	x	х	х	х	х	Required only on surf-launched vessels of Jess than 9 metres in overall length.
	Proper patent anchor and chain with suitable length of						Length of chain: Vessels of 6 metres or more in overall length—At least 5 metres. Vessels less than 6 metres in overall length—At least 3 metres.
30	rope of suitable strength for the area of operation	X	X	X	x	X	Length of rope: At least 50 metres for vessels operating within 1 nautical mile offshore, and at least 100 metres for vessels operating beyond that distance.
74			<u> </u>	1	-	-	Not required on sailing dinghies.
31	Watertight capsize bottle attached to vessel with rope readily accessible in event of capsize	X	X	x	x	x	Containing flares, survival and emergency equipment. Required only on ski-boats, power-driven dinghies and rowing dinghies, unless an inflatable liferaft is carried.
32	Space blankets	X2	X2	X2	X2	-	
33	One litre of drinking water per person	х	х	X	х	-	
34	First-aid kit	Х	Х	X	Х	_	7.77
35	Suitable air bellows and repair kit	x	x	x	х	х	Required only on inflatable vessels.
36	Approved self-inflating liferaft capable of carrying all persons on board and stowed on deck or in a readily accessible position	x	X	X	x	-	Required on vessels not having built-in buoyancy and on all vessels proceeding more than 40 nautical miles offshore.
37	Spares	x	x	x	x	х	Adequate for the purpose of carrying out emergency repairs to machinery and essential equipment on board.
38	Tools	x	x	x	x	х	Adequate for the purpose of carrying out emergency repairs to machinery and essential equipment on board.

Maintenance requirements

- 2. (1) Self-inflating liferafts, when carried on commercial small vessels, must be serviced annually by an approved liferaft servicing agent and, when carried on pleasure vessels, must be serviced in accordance with the manufacturers specifications.
- (2) Fire extinguishers must be serviced annually by an approved fire appliance servicing agent.

Marking of equipment, appliances and trailers

- 3. All life-jackets, buoyancy aids, lifebuoys, Dan buoys, flares, oars, paddles and liferafts belonging to a vessel must be permanently marked with the vessel's name or approved marking.
- 4. Where a vessel is launched from a trailer, the trailer bearing the vessel must be marked, in a conspicuous position, with the vessel's name or approved marking and with the owner's name and telephone number.

(15 September 2000)

BOARD NOTICE RAADSKENNISGEWING

BOARD NOTICE 68 OF 2000

NOTICE OF APPLICATION FOR DEFINING OF AN ESTATE

[In terms of section 6 of the Wine of Origin Scheme established under section 14 of the Liquor Products Act, 1989 (Act No. 60 of 1989), and published by Government Notice No. R. 1434, of 29 June 1990]

Notice is hereby given that Mr S. de Franchi has applied to the Wine and Spirit Board to have the farm known as "Monterosso" (fully described in the Schedule hereto), situated in the district of Stellenbosch and upon which grapes are grown for the production of estate wine, defined as an estate under the name "Monterosso".

Anyone having any objection against this application is hereby notified to lodge their objections, with motivations, in writing with the Secretary, Wine and Spirit Board, P.O. Box 2176, Dennesig, Stellenbosch, 7599, within 30 (thirty) days of publication of this notice.

SCHEDULE

- Remainder of the farm Nooitgedacht 72, Stellenbosch.
- 2. Portion 1 of the farm Nooitgedacht 72, Stellenbosch.
- Remainder Portion 3 of the farm Nooitgedacht 72, Stellenbosch.
- 4. Portion 4 of the farm Nooitgedacht 72, Stellenbosch.
- 5. Portion 5 of the farm Nooitgedacht 72, Stellenbosch.

RAADSKENNISGEWING 68 VAN 2000

KENNISGEWING VAN AANSOEK VIR OMSKRYWING VAN 'N LANDGOED

[Ingevolge artikel 6 van die Wyn van Oorsprong-skema ingestel kragtens artikel 14 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), en gepubliseer by Goewermentskennisgewing No. R. 1434, van 29 Junie 1990]

Kennis geskied hiermee mnr. S. de Franchi by die Wyn- en Spiritusraad aansoek gedoen het om die plaas bekend as "Monterosso" (meer volledig beskryf in Bylae hiertoe) geleë in die distrik Stellenbosch, waarop druiwe vir die maak van landgoedwyn geproduseer word, te laat omskryf as 'n landgoed onder die naam "Monterosso".

Enigeen wat enige beswaar het teen die aansoek, word hierby aangesê om sy beswaar, met opgaaf van redes, skriftelik in te dien by die Sekretaris, Wyn- en Spiritusraad, Posbus 2176, Dennesig, Stellenbosch, 7599, binne 30 (dertig) dae van publikasie van hierdie kennisgewing.

BYLAE

- 1. Restant van die plaas Nooitgedacht 72, Stellenbosch.
- 2. Gedeelte 1 van die plaas Nooitgedacht 72, Stellenbosch.
- 3. Restant Gedeelte 3 van die plaas Nooitgedacht 72, Stellenbosch.
- 4. Gedeelte 4 van die plaas Nooitgedacht 72, Stellenbosch.
- 5. Gedeelte 5 van die plaas Nooitgedacht 72, Stellenbosch.

(15 September 2000)

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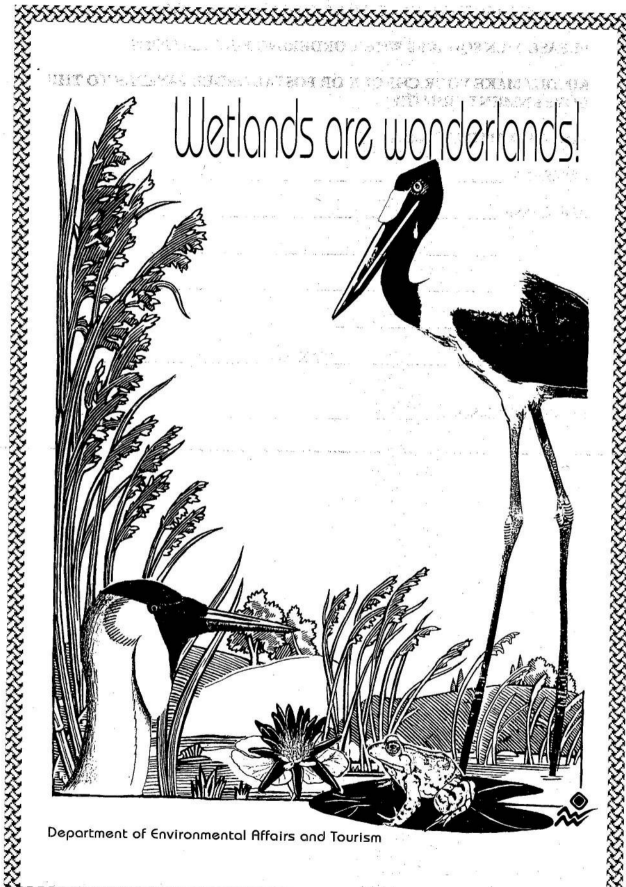
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