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For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand column:

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

No. 252**23 March 2001**

NATIONAL HERITAGE RESOURCES ACT, No. 25 OF 1999

WRECK PERMIT

In terms of section 26 (5) of Regulations relevant to the National Heritage Resources Act, 1999 (Act No. 25 of 1999), read with section 34 (5) of the said Act, the South African Heritage Resources Agency hereby invites representations concerning the proposed issuing of a permit for the excavation of the wreck of the Grosvenor, which sank near Lambazi Bay on the Transkei coast in 1782.

Such representations should reach the South African Heritage Resources Agency, P.O. Box 4637, Cape Town, 8000, within three weeks from the date of publication of this notice.

P. MADIBA**Chief Executive officer: South African Heritage Resources Agency**

No. 252**23 Maart 2001**

WET OP NASIONALE ERFENISHULPBRONNE, No. 25 VAN 1999

SKEEPSWRAK PERMIT

Ingevolge artikel 26 (5) van Regulasies toepaslik tot die Wet op Nasionale Erfenishulpbronne, 1999 (Wet No. 25 van 1999), gelees met artikel 35 (4) van die vermelde Wet, bied die Suid-Afrikaanse Erfenishulpbronnagentskap hierby geleentheid vir die rig van verhoë in verband met die beoogde uitreiking van 'n permit vir die uitgraving van die Grosvenor, wat in 1782 naby Lambazibaai aan die Transkei-kus gesink het.

Sodanige verhoë moet die Suid-Afrikaanse Erfenishulpbronnagentskap, Posbus 4637, Kaapstad, 8000, binne drie weke vanaf die datum van die publikasie van hierdie kennisgewing bereik.

P. MADIBA**Hoof Uitvoerende Beampte: Suid-Afrikaanse Erfenishulpbronnagentskap**

DEPARTMENT OF WATER AFFAIRS AND FORESTRY DEPARTMENT VAN WATERWESE EN BOSBOU

No. 246**23 March 2001**

TRANSFORMATION OF THE HOOPS RIVER IRRIGATION BOARD, DIVISION OF ROBERTSON, PROVINCE OF THE WESTERN CAPE, INTO THE HOOPS 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 Hoops River Irrigation Board is a water user association;
- (b) the Association's name is the Hoops River Water User Association;
- (c) the area of operation of the Hoops 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) the water resource controlled by the Association, which water resource commences where the Meulkloof and Drinkwaterskloof, tributaries of the Hoops River, have their origin in the Langeberg Mountains and extends with and along both sides of the said tributaries and of the Hoops River, up to the confluence of the latter-mentioned River with the Breede River; 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;

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

R. KASRILS

Minister of Water Affairs and Forestry

No. 246

23 Maart 2001

OMSKEPPING VAN DIE HOOPSRIVIER-BESPROEIINGSRAAD, AFDELING VAN ROBERTSON, WES-KAAP PROVINSIE, IN DIE HOOPSRIVIER WATER-GEBRUIKERSVERENIGING, 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 Hoopsrivier-besproeiingsraad 'n watergebruikersvereniging is;
- (b) die Vereniging as die Hoopsrivier Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Hoopsrivier 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 Meulkloof en Drinkwaterskloof, sytakke van die Hoopsrivier, hul oorsprong in die Langeberge het en strek met en langs beide oewers van die twee sytakke en van die Hoopsrivier tot by die samevloeiing van laasgenoemde rivier met die Breërivier; 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 Hoopsrivier Watergebruikersvereniging goedgekeur is.

R. KASRILS

Minister van Waterwese en Bosbou

**DEPARTMENT OF HOME AFFAIRS
DEPARTEMENT VAN BINNELANDSE SAKE**

No. 257

23 March 2001

**ASSUMPTION OF ANOTHER SURNAME IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS
REGISTRATION ACT, 1992 (ACT No. 51 OF 1992)**

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

1. Keneth Mtetwa – 710105 6437 089 – 5323 Jali Street, Daveyton – *Mthethwa*
2. Arthur Martin Phillips – 370710 5259 086 – 44 Crion Road, Surren Street – *Jenkins*
3. Siphwe Lazarus Nkabinde – 770315 5455 084 – P O Box 5165, Emalahleni – *Mahamba*
4. Patrick Sylvester – 760411 5172 084 – 31 St Williams Road, Seawind – *Roberts*
5. Vusi Meshack Madalane – 720318 5755 082 – P O Box 3502, Witriver – *Madonsela*
6. Kresjan George Masombuka – 680707 5681 082 – and his one minor child – Thabo Siyabonga
Vincent Masombuka – 980215 5225 089 – 31 Rietfontein Road, Boksburg North – *Maisela*
7. Khulukazi Elizabeth Mokoena – 731010 0437 082 – 116 Tladi, Kwa Xuma – *Sekali*
8. Owen Gontsana – 670307 5838 089 – Ny 128-1, Guguletu – *Manona*
9. James Nzimeni Klaas – 671006 5427 088 – 4349 Denmark Street, Extension 23, Bloemendal –
Tebekana
10. Kgadi Ruphus Mapotsi – 690303 7075 081 – 266 Motheong Section, Tembisa – *Rammutla*
11. Nonhlanhla Rosemary Nkosi – 760324 0724 082 – No. 7-4th Avenue, Alexandra Township – *Sibisi*
12. Thulani Zuma – 790714 5359 088 – 410 Tamboville, Pietermaritzburg – *Holland*
13. Masosobela Jonas Ntshela – 700323 5866 081 – 686 Esphetwini Section, Tembisa – *Masosobela*
14. Themba Humphrey Phiri – 750328 5910 085 – 132 Ngema Section, Katlehong – *Tshabalala*
15. Martha Nonjola – 731013 0813 088 – 2329 Motsatsi Street, Tlhabane – *Mokoena*
16. Nomakhaya Ntamehlo – 781211 0394 088 – 9 Tese Street, Duncan-Village, East- London – *Dwayi*
17. Thobelani Theophilus Ndzondo – 771007 5393 089 – U-52 Mfenyane Street, Greenvillage,
Nyanga – *Xotyeni*
18. Hillman Tshepo Maphutha – 770706 5463 088 – 2547 Mathebula Street, Ackerville, Emalahleni –
Nchabeleng
19. Tati Petrus Banda – 770506 5284 082 – 943 Palmsprings, Evaton – *Fani*
20. Sithembiso Reward Mthembu – 751009 5329 083 – P O Box 447, Gingindlovu – *Mdletshe*
21. Priscilla Motlatsi Seoketsa – 750814 0671 087 – P O Box 408, Majaneng – *Moeti*
22. November Moses Mthombhen – 471118 5264 080 – 8245 Extension 5, Mhluzi – *Mthombeni*

23. Skhukhuza Elliot Masuku – 610603 5520 088 – P O Box 6589, Nelspruit – *Mogale*
24. Lebolobolwane Modukwane – 630322 5911 082 – Private Bag X521, Ganyesa – *Morapedi*
25. Faisal Swartland – 750325 5279 081 – 86 Lower Gordens Bay Road, Strand – *Canterbury*
26. Nonhlanhla Sipamla – 790522 0607 082 – 9366B Mophiring Street, Orlando West 2, Orlando – *Manyisane*
27. Mambiba Qolintaba – 690507 0852 086 – 219 Maranta Street, Brandford – *Smith*
28. Nkomozakhe Ndlovu – 530904 5335 080 – Sahuba Farm, Richmond – *Ngubo*
29. Sitha Agripah Mabika – 620412 5972 085 – P O Box 1466, Richards Bay – *Shongwe*
30. Mbuyiselo Theoriem Mgwenya – 681008 5321 087 – P O Box 645, Kanyamazane – *Kraai*
31. Zakaria Jabulani Mahamba – 681125 5938 080 – P O Box 22, Eloff – *Mgayo*
32. Octavia Nonhlanhla Dlamini – 640605 0623 084 – L724 Umlazi Township, Umlazi – *Mokhele*
33. Statement Mcelu – 650303 6103 080 – 85A Lwandle Hostel, Strand – *Nkqweshi*
34. Teboho Percy Sibeko – 710415 5431 086 – 2998 Intabazwe, Harrismith – *Maduna*
35. Sithembiso Msizeni Ntombela – 790111 5341 085 – 56 St Frusaiun Street, Malvern – *Nkosi*
36. Samantha Edwina Wildschut – 790218 0192 080 – 9B Johndown Walk, Hanover Park – *Africa*
37. Sebutsoane Dyke Matjelo Moshanyana – 750511 5793 086 – 7030 Zone 12 Extension, Sebokeng – *Matjelo*
38. Tshidiso David Madidimetsa – 690512 5102 081 – 983A Naledi, Extension 1, P O Kwa-Xuma, Soweto – *Mokone*
39. Shamitha Sivakumoor – 781103 0112 083 – P O Box 864, Tongaat – *Dipnarain*
40. Monantshana Jacob Bodies – 260921 5143 088 – 1939 Khutsong Township, Carletonville – *Mabote*
41. Sindi Adelaide Cele – 760605 0459 087 – P O Box 36418, Piesslaer – *Bhengu*
42. Xolani Myeza – 781206 5295 082 – P O Box 512, Kwadukuza – *Gcabashe*
43. Nkgwai Patricia Sekgathume – 510302 0459 084 – P O Box 839, Masemola – *Bapela*
44. Tshediso Petros Mphuthing – 731026 5600 086 – 6658 Extension 3, Zamdela, Sasolburg – *Mokobori*
45. Clarence Bafana Xaba – 741105 5693 081 – P O Box 728, Petervale, Bryanston – *Mdlalose*
46. Lucky Mbhele – 741017 5223 084 – 116 Vickers Flat, Brandwag – *Beesteboer*
47. Jacob Mahlangu – 740122 5668 089 – 918 Block V, Soshanguve – *Mtjale*

48. Modiehi Alina Makoba – 770808 1304 082 – 48 HOFFIE STREET, KROONHEUWEL, KROONSTAD – *Mphanya*
49. Bongani Ndumiso Kubeka – 780712 5432 089 – 4621 MASITENYANE STREET, ORLANDO EAST – *Simelane*
50. Patience Pedi Bhubhu – 480813 0577 085 – Private Bag X3511, Kokstad – *Bubu*
51. Julie Whyte – 600710 0003 085 – 12 Felix Grove, Mooroolbark, Victoria, Australia – *Akesson*
52. Charles Mpanda – 730125 5662 087 – 4 Leeu Street, Eastridge, Mitchell's Plain – *Jaffa*
53. Singile Gideon Mmisi – 671020 5357 088 – P O Box 547, Mbuzini – *Mhlongo*
54. Stanley Dumisani Mdhluli – 680502 5366 085 – 780 Mqantsa Section, Tembisa – *Msibi*
55. Kagiso Victor Kleinbooi – 780523 5698 086 – P O Box 365, Kuruman – *Kameel*
56. Penwell Bongani Buthelezi – 1978.04.15 – 836 Maseko Street, Zola Extension 3, Soweto – *Tlaka*
57. Kelleng Vinolia Ntwangwe – 610904 0795 083 – 36 President Brand Street, Sharon Park, Springs – *Khumalo*
58. Jabulane Samuel Maseko – 670716 5337 084 – 2310 Ncala Section, Katlehong – *Dlamini*
59. Lazarus Tebogo Mosia – 740619 5850 088 – P O Box 4529, Glenharvie – *Mokgothu*
60. Lesiba Samuel Nkadimens – 720421 5656 084 – 457 Keeron Section, Mpumalanga – *Boshielo*
61. Thuto Raymond Mphiko – 760304 6531 087 – 10467 Dube Street, Extension 3, Dobsonville – *Mokgosi*
62. Pompei Andries Kgomo – 751111 6269 084 – P O Box 231, Mbibane – *Letwaba*
63. Mavula Robert Qwabe – 720202 7702 088 – P O Box 336, Barberton – *Magagula*
64. Lydia Susanna Goliath – 670412 1089 081 – 278 Bokdrif Steet, Goedverwacht – *Hanekom*
65. Cindy Pretorius – 790713 0015 083 – P O Box 50221, Richards Bay – *Van Heerden*
66. Gugu Goodness Hadebe – 660826 0648 088 – P O Box 141088, Madadeni – *Nxumalo*
67. Seturubeng Robert Kwenabagolo – 750402 5569 082 – P O Box 1210, Phomolong, Tembisa – *Ntlekwana*
68. Lucia Pricy Mhlongo – 781020 0389 083 – P O Box 1105, Thohoyandou – *Netshituni*
69. Mandlenkosi William Mmbo – 751018 5530 087 – P O Box 3115, Phoenix – *Manci*
70. Samukelisiwe Tshembeni Vumase – 670808 0629 084 – P O Box 233, Kwangwanase – *Msweli*
71. Jonathan Andrew Taylor – 660808 5265 084 – his wife – Jennifer June Taylor – 690523 0133 088 – and two minor children – Chai Taylor – 980914 5593 088 – Netanya Taylor – 960519 0126 083 – P O Box 2362, Tzaneen – *Ben-Avi*

72. Kebitsamang Odilon Modise – 560214 5317 085 – his wife – Tabita Nomp Modise – 561002 0407 087 – and one minor child – Molemo Modise – 800626 5178 086 – 16 Kiepersol Street, Leondale – *Molapo*
73. Victor Lucas Masina – 580419 5649 082 – his wife – Ellen Phumzile Masina – 610120 0806 081 – and three minor children – Tsidie Dianah Masina – 791111 0215 085 – Richard Mshini Masina – 890224 5359 087 – Mathews Kraai Masina – 900503 5377 084 – 373 Lembede Street, Lynnville, Emalahleni – *Mavimbela*
74. Matule John Phule – 640515 5830 081 – and his one minor child – Masefoke Mosebjadi Nompumelelo – 990302 0156 085 – P O Box 11486, The Tramshed – *Pule*
75. Maria Kgolwane Fenyane – 770215 0400 087 – and her two minor children – Jim Lekobane Fenyane – 950907 5800 087 – Mkhabela Amos Fenyane – 990621 5578 088 – P O Box 2315, Jane Furse – *Masilela*
76. Phineas Moses Nsele – 631109 5598 087 – his wife – Khululiwe Pretty Manzini – 631019 0620 085 – and two minor children – Nonhlanhla Patience Nsele – 860909 0715 087 – Abigale Mpume Nsele – 930923 0694 081 – Private Bag X10630, Stanger – *Shandu*
77. Emily Reitumetse Ledwaba – 780426 0698 087 – and her one minor child – Moses Kabelo Nthite – 950814 5238 088 – 4790 Block “B”, Mabopane – *Mabula*
78. Rakesh Shaik – 720711 5189 080 – and his wife – Dashinie Shaik – 760703 0165 083 – 26 Protea Court, 2 Cocos Avenue, Lotus Park, Isipingo – *Dunpath*
79. Nomthandazo Cynthia Tlesang – 730308 0429 088 – and her two minor child – Sipokazi Tlesang – 960726 0354 082 – Nkosinathi Nelson Tlesang – 000618 5240 089 – Q68 Notshulwana Street, Mlungisi Location, Queenstown – *Tiesang*
80. Baamogeleng Littleboy Koanaco – 411104 5440 089 – his wife – Kelebogile Lena Koanago – 491021 0675 084 – P O Box 642, Taung Station – *Konatso*
81. Johnny Ramaleba 781002 5856 084 – 1757 Ndokozweni Street, Dlamini One, Soweto – *Harvey*
82. Derick Sambo – 770914 5549 084 – 1411 Molapo, P O Kwa Xuma – *Moloi-Mokgatle*
83. Lebohang Meshack Kaseasala – 680625 5477 089 – P O Box 210, Molototsi, Extension 2, Kwa-Xuma – *Manenzhe*
84. Nokuthula Princess Tyutyu – 790908 0841 088 – 3883 Site & Service, Kwazakhele, Port Elizabeth – *Tanda*
85. Mosela Regina Ntshala – 401225 1045 085 – 342 Monareng Street, Tlhabane – *Sepotokele*
86. Godfrey Simon Phakedi – 770606 5775 087 – P O Box 2057, Phokeng – *Molelekeng*
87. Ramatsimela Francina Lapa – 611130 0506 085 – P O Box 946, Mphahlele – *Molapo*
88. Thabisile Engelinah Yende – 700219 0649 086 – P O Box 3449, Pongola – *Khaola*
89. Sele Jaconia Masina – 611106 5622 085 – 66 Nelson Road, Booysens – *Flatsi*
90. Deon Aurret Van Blerk – 610210 5077 083 – 128 Highland Road, Kensington – *Von Blerk*

91. Bontle Roseline Mohale – 760913 0999 080 – 179 Dalee Erasmus, Merriespruit, Virginia – *Nkwe*
92. Francina Seboneng Mokoelo – 650401 0970 080 – Private Bag X385, Makapanstad – *Mahlangu*
93. Nomathemba Patricia Makaba – 700804 0998 086 – Private Bag X1104, Mount Fletcher – *Lupindo*
94. Mfaniseni Aaron Mbatha – 510204 5463 089 – Somkhele Reserve, Mtubatuba – *Luthuli*
95. Elias Buthelezi – 560306 5638 082 – and his wife – Gladness Boitumelo Buthelezi – 631222 0723 087 – 438 Moletsale, P O Kwa Xuma – *Makhele*
96. Monty Edward Zwelindaba – 460414 5321 084 – and his wife – Daphne Zwelindaba – 520604 0767 087 – 4334 Ngwenya Street, Palm Springs – *Sila*
97. Ntshadi Ziporah Diloane – 110416 0087 085 – P O Box 2048, Phokeng – *Diloane*
98. Bonisile Johnson Thompson – 740212 5812 082 – N 196, Mbekweni – *Mtyando*
99. Qhamukile Beauty Maphanga – 770906 0973 087 – P O Box 116, Cato Ridge – *Hadebe*
100. Jacob Waterboer – 770126 5202 081 – 50 Stasieweg, Ashton – *Burger*
101. Boitumelo Alfred Moepedi – 700603 6531 085 – P O Box 671, Taung Station – *Moshweu*
102. Mafemani Wilson Hlampfu – 440104 5450 083 – P O Box 255, Giyani – *Rihlamfu*
103. Fortunatious Mpho Mokhudi – 791212 6327 088 – 15576 Gageni Street, Daveyton, Extension 3 – *Zuke*
104. Kholekile Cecil Sithole – 710113 5525 086 – 663A Njikelani Street, White City, Jabavu, P O Kwa-Xuma – *Ntebe*
105. Emmanuel Nolovu – 520302 5742 086 – 792 – 9th Street, Clermont – *Ndlovu*
106. Nosisa Norah Jiba – 660103 1025 082 – 3 Protea Place, Westville – *Godidi*
107. Nozipho Pauline Mthembu – 671009 0658 087 – P O Box 787, Pinetown – *Moshapane*
108. Makhoali Mosia – 400617 0221 082 – 54 Dilkoosh Road, Norhdene West – *Mokhethi*
109. Michael Marvin Ogle – 651014 5240 083 – his wife – Toombadevi Ogle – 641230 0194 082 – and two minor children - Cassandra Janine Shivany Ogle – 921028 0025 087 – Juran Cameron Ogle – 960108 5048 086 – 22 Malton Mews, 29 Malton Road, Seaview, Durban – *Sibanda-Clarke*
110. Albert Elias Tembe – 630516 5262 087 – Private Bag X378, Kwangwanase – *Sibiya*
111. Kingsley Ntuli – 680729 5697 082 – P O Box 92, Wits – *Jenga*
112. Xolani Mansxonsxoza – 730311 5867 088 – 4-9th Avenue, Alexandra Township – *Mangxongxoza*
113. Martin Mandlenkosi Radebe – 620430 5789 085 – P O Box 10155, Vryheid – *Mabasa*
114. Smanga Timothy Mathebula – 740620 5479 084 – 9697 Extension 6, Mhluzi – *Fakude*

115. Mbalekwa Aaron Mahlangu – 660712 5510 087 – Sthobeni Village, Nooitgedacht, Bronkhorstspuit – *Mthombeni*
116. Beki Benard Mazibuku – 480229 5387 083 – P O Box 3477, Namahadi, Witsieshoek – *Nhlapo*
117. Matutu Pholi – 291111 5507 085 – 31 Arras Street, Lorraine, Port Elizabeth – *Mayekiso*
118. Nkosinathi Emmanuel Ntuli – 771225 5696 083 – Makopane, Howick – *Zuma*
119. Ntombizandile Gili – 680824 1025 089 – Room Q2, Khutsong Township, Carletonville – *Sohuma*
120. Bongani Joel Nkoma – 660806 5540 084 – P O Box 44, Willows – *Ngoma*
121. Nombulelo Mavis Mgulwa – 530319 0344 088 – P O Box 47708, Munster – *Ndovela*
122. Bom-Bom Mthintelwa – 540713 5288 084 – P O Box 29, Kearsney – *Hlongwa*
123. Baba Desmond Chili – 541231 5744 088 – C1176 Umlazi, New Township, P O Umlazi – *Hlongwa*
124. Mirriam Siphiwe Masangu – 560921 0546 084 – P O Box 3626, Springs – *Mahlangu*
125. Evelyn Sibongile Ndaba – 710508 0470 081 – 2067 Mandisa Street, Thokoza – *Nxumalo*
126. Oupa Edgar Maarman – 1978.04.19 – 2148 Block D, Botshabelo – *Mochela*
127. Erick Rafisa – 1978.07.29 – 139 Weston Street, Paballelo, Upington – *Cele*
128. Mafunokwakhe Gcuma – 720707 1165 082 – 2932 Mhlongo Road, Lamontville – *Cele*
129. Nkosinathi Thulani Nkwanyana – 760928 5841 087 – P O Box 14, Mahlabatini – *Kunene*
130. Msotho Maria Mtsweni – 400304 0277 089 – Stand 467, Bundu, Boekenhouthoek – *Tjiana*
131. Mandla Ernest Khumalo – 701020 5655 089 – 617 Seotloana Section, Tembisa – *Chauke*
132. Botjabane Sefoka – 510119 0574 088 – P O Box 352, Masemola – *Mametja*
133. Goodman Philani Ntuli – 780519 5470 088 – B27 Umlazi Township, P O Umlazi – *Msomi*
134. Kgabo Andrew Mogale – 790916 5409 082 – P O Box 2865, Zeerust – *Wuhl*
135. Dumisani Albert Dlamini – 511213 5541 082 – P O Box 50603, Madadeni – *Nyoni*
136. Kgotlaetsile Private Koloti – 770211 5795 084 – P O Box 53, Upington – *Motlhaping*
137. Sibusiso Alois Mabaso – 600811 5824 085 – P O Box 10, Kwa Dlangezwa – *Mabaso-kamadlala*
138. Mpumelelo Artwell Shoji – 570827 5828 088 – P O Box 35, Matatiele – *Mgijima*
139. Motepe John Manthate – 360802 5188 084 – P O Box 2115, Maja – *Manthata*
140. Papane Josiah Mabe – 421217 5448 080 – P O Box 46, Kameel – *Seleke*
141. Edith Tirafalo Pule – 630930 0755 088 – 92 Lange Avenue, Florida Glen – *Serope*

142. Mnyamane Sonnyboy Mtsweni – 631206 5287 081 – P O Box 127, Vandyksdrift – *Phaswane*
143. William Lazarus Cibi – 640402 5324 086 – P O Box 2018, Kriel – *Tibane*
144. Nomabaca Dora Muleka – 450617 0410 080 – House 1817, Phillipi – *Siqiya*
145. Muthathedzwa Emelina Kwindi – 450210 0101 089 – Private Bag X2232, Sibasa – *Budeli*
146. Paulus Fanyana Twala – 450202 5254 088 – House No. 3773, Section 3, Madadeni – *Makubo*
147. Michael Hilton Hofhuis – 690617 5083 080 – and his wife – Elizabeth Magrietha Hofhuis – 761019 0101 088 – Flat 504, Kingsford, 87 Victoria, Embankment, Durban – *Bamping*
148. Mochumi Jacob Ntwagae – 430520 5267 080 – P O Box 28, Vlaktvleed – *Sithole*
149. Tintswalo Edith Baloyi – 790624 0634 080 – P O Box 1142, Letaba – *Ramantswana*
150. Vusumuzi Joseph Goodwill Mtetwa – 750908 5734 088 – P O Box 281, Bethal – *Mtsweni*
151. Edwin Themba Sojane – 620525 5879 081 – 1992 Mpane Street, Orlando East, Orlando – *Thabit*
152. Tedi Gabara Moyo – 720326 5569 080 – P O Box 6714, Homestead – *Gabara*
153. Johannes Lodewikus Koekemoer – 540621 5104 088 – 3 Basiaan Avenue, Birch Acres, Kempton Park – *Stellianos*
154. Lizzie Molele – 1967.06.14 – 565006 Zone 3, Sebokeng – *Molelle*
155. Tshewu Mthethwa – 520102 5968 081 – and his wife – Thiwe Victoria Mthethwa – 621221 0325 085 – 6125 Extension 3, Orange Farm – *Khumalo*
156. Harace Haor -Belisha Williams – 720113 5290 085 – 20B Harrison Road, Westville – *Kwitshana*
157. Ntwamala Joseph Mokwawa – 690119 5433 084 – Stand No. 916, Riverside, Mhluzi – *Mashiloane*
158. Abram Mmontsho Sekati – 790212 5116 087 – 599 Block F, Soshanguve – *Letwaba*

No. 258

23 March 2001

**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. Edwin themba Thabit – 620525 5879 081 – 1992 Mpane Street, orlando East, Orlando – *Rafiq*
2. Tediab Gabara Gabara – 720326 5569 080 – P O Box 6714, Homestead – *Tediab Vhusani*
3. Johannes Lodewikus Stellianos – 540621 5104 088 – 3 Basiaan Avenue, Birch Acres, Kempton Park – *Alexandros*
4. Lizzie Molelle – 1967.06.14 – 565006 Zone 3, Sebokeng – *Thapelo*
5. Tshewu Khumalo – 520102 5968 081 – 6125 Extension 3, Orange Farm – *James*
6. Horace hoar-Belisha Kwitshana – 720113 5290 085 – 20B Harrison Road, Westville – *Bonga Horace Belisha*
7. Ntwamala Joseph Mashiloane – 360119 5433 084 – Stand No. 916, Riverside, Mhluzi – *Tsongwane Joseph*

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 666 OF 2001

SOUTH AFRICAN REVENUE SERVICE

EMPLOYEES TAX DEDUCTION TABLES

1. In terms of paragraph 9 (2) of the Fourth Schedule to the Income Tax Act, 1962 (Act No. 58 of 1962), it is hereby announced that new deduction tables which are prescribed in terms of paragraph 9 (1) of the Fourth Schedule, will come into operation on 1 March 2001.
 - 1.1 The new deduction tables are known as the EMP 10 Deduction Tables, Volume 42 and shall remain in operation until further notice.
 - 1.2 The previous IRP 10 Deduction Tables, Volume 41, which came into force on 1 March 2000 are hereby withdrawn with effect from 1 June 2001.
2. The EMP 10 Deduction Tables, Volume 42, will be sent to all registered employers before 1 June 2001.
3. A notice in this regard was issued on 21 February 2001 to users of the Statutory Tax Rates.

P. GORDHAN, Commissioner for the South African Revenue Service

12 March 2001.

KENNISGEWING 666 VAN 2001

SUID-AFRIKAANSE INKOMSTEDIENS

WERKNEMERSBELASTINGAFTREKKINGSTABELLE

1. Kragtens paragraaf 9 (2) van die Vierde Bylae by die Inkomstebelastingwet, 1962 (Wet No. 58 van 1962), word hiermee bekendgemaak dat die nuwe aftrekkingstabelle wat ingevolge paragraaf 9 (1) van die Vierde Bylae voorgeskryf word, op 1 Maart 2001 in werking tree.
 - 1.1 Die nuwe aftrekkingstabelle staan bekend as die EMP10-Belastingaftrekkingstabelle, Volume 42 en sal van krag bly tot verdere kennisgewing.
 - 1.2 Die vorige IRP 10-Belastingaftrekkingstabelle, Volume 41, wat op 1 Maart 2000 in werking getree het, word met ingang 1 Junie 2001 teruggetrek.
2. Die EMP 10-Belastingaftrekkingstabelle, Volume 42 sal voor 1 Junie 2001 aan alle geregistreerde werkgewers gestuur word.
3. 'n Kennisgewing in hierdie verband is reeds, op 21 Februarie 2001 aan alle gebruikers van die Statutêre Belastingstabelle gestuur.

P. GORDHAN, Kommissaris van die Suid-Afrikaanse Inkomstediens

12 Maart 2001.

(23 March 2001/23 Maart 2001)

NOTICE 667 OF 2001

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

REGISTRATION OF A TRADE UNION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Future of South African Workers Union** has been registered as a trade union with effect from 9 February 2001.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 667 VAN 2001**DEPARTEMENT VAN ARBEID**

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N VAKBOND

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **Future of South African Workers Union** met ingang van 9 Februarie 2001 as 'n vakbond geregistreer is.

H. C. SLABBERT**Registrateur van Arbeidsverhoudinge**

(23 March 2001)/(23 Maart 2001)

NOTICE 668 OF 2001**SOUTH AFRICAN RESERVE BANK****LOST SHARE CERTIFICATE**

Certificate number 005312 registered in the name of Ndabezikhona Khehla Shandu

Application has been made to the South African Reserve Bank for the issuing of a new certificate in place of the above-mentioned certificate which has been lost. Notice is hereby given that unless the original certificate is provided to the Bank within four weeks from the date of this notice, a new certificate will be issued and the original certificate will become void.

(23 March 2001)

NOTICE 669 OF 2001**DEPARTMENT OF LABOUR**

LABOUR RELATIONS ACT, 1995

REGISTRATION OF AN EMPLOYER'S ORGANISATION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Concerned Employer's Association (CEA)** has been registered as an employees' organisation with effect from 13 March 2001.

H. C. SLABBERT**Registrar of Labour Relations****KENNISGEWING 669 VAN 2001****DEPARTEMENT VAN ARBEID**

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **Concerned Employers' Association (CEA)** met ingang van 13 Maart 2001 as 'n werkgewersorganisasie geregistreer is.

H. C. SLABBERT**Registrateur van Arbeidsverhoudinge**

(23 March 2001)/(23 Maart 2001)

NOTICE 718 OF 2001**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF A TRADE UNION**

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of Item 5 (6) of Schedule 7 of the Transitional Arrangements, read with section 109 (2) of the Labour Relations Act, 1995, that I have cancelled the registration of the **Bloemfonteinse Munisipale Werknemersvereniging** with effect from 14 March 2001.

Please note the provisions of Item 5 (8) of Schedule 7 of the Transitional Arrangements of the Act.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 718 VAN 2001**DEPARTEMENT VAN ARBEID****WET OP ARBEIDSVERHOUDINGE, 1995****INTREKKING VAN REGISTRASIE VAN 'N VAKBOND**

I, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge Item 5 (6) van Skedule 7 van die Oorgangsbepalings, saam gelees met artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die registrasie **Bloemfonteinse Munisipale Werknemersvereniging** met ingang van 14 Maart 2001 ingetrek is.

Neem kennis die bepalinge van Item 5 (8) van Skedule 7 van die Oorgangsbepalings in die Wet.

H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(23 March 2001)/(23 Maart 2001)

NOTICE 719 OF 2001

**CLAIMANTS UNDER LABOUR TENANTS ACT (ACT No. 3 OF 1996) ON THE RICHMOND FARM PORTION 2: No. 370,
KT DISTRICT, LYDENBURG-MPUMALANGA**

Name and Surname	ID Number
Simon Kgabo Mogashwa	3006255176087
Tabukana Johannes Matsomane	3202135171089

(23 March 2001)

NOTICE 720 OF 2001**NATIONAL DEPARTMENT OF AGRICULTURE****AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)**

**PROPOSED AMENDMENT TO REGULATIONS RELATING TO THE GRADING, PACKING AND
MARKING OF TOMATOES INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA**

The Executive Officer: Agricultural Product Standards intends to request the Minister of Agriculture to amend Regulations Relating to the Grading, Packing and Marking of Tomatoes Intended for Sale in the Republic of South Africa.

The proposed regulations are available for inspection and copies can be obtained from the website <http://www.nda.agric.za> or from the Executive Officer: Agricultural Product Standards, Dirk Uys Building, 30 Hamilton Street, Arcadia, Pretoria, or Private Bag X258, Pretoria, 0001; Telephone (012) 319-6028; Fax (012) 319-6055; E-mail Madibaw@nda.agric.za.

Interested parties who wish to comment or make representations regarding the draft regulations are invited to furnish such comments or representations in writing to the Executive Officer at the above address, not later than 7 June 2001.

E. RADEMEYER

Executive Officer: Agricultural Product Standards

KENNISGEWING 720 VAN 2001**NASIONALE DEPARTEMENT VAN LANDBOU****WET OP LANDBOUPRODUKSTANDAARDE, 1990 (WET No. 119 VAN 1990)****VOORGESTELDE WYSIGING VAN REGULASIES BETREFFENDE GRADERING, VERPAKKING EN MERK VAN TAMATIES BESTEM VIR VERKOOP IN DIE REPUBLIEK VAN SUID-AFRIKA**

Die Uitvoerende Beampte: Landbouprodukstandaarde is van voorneme om die Minister van Landbou te versoek om Regulasies betreffende die Gradering, Verpakking en Merk van tomaties bestem vir die verkoop in die Republiek van Suid-Afrika te wysig.

Die voorgestelde regulasies is ter insae beskikbaar by en afskrifte kan bekom word vanaf die website <http://www.nda.agric.za> en van die Uitvoerende Beampte: Landbouprodukstandaarde, Dirk Uysgebou, Hamiltonstraat 30, Arcadia, Pretoria, of Privaatsak X258, Pretoria, 0001; Telefoon (012) 319-6028; Faks (012) 319-6055; E-pos Madibaw@nda.agric.za.

Belanghebbende persone word versoek om nie later nie as 7 Junie 2001 skriftelike kommentaar of vertoë wat hulle in verband met die voorgestelde regulasies wil lewer, aan die Uitvoerende Beampte by bogenoemde adres voor te lê.

E. RADEMEYER

Uitvoerende Beampte: Landbouprodukstandaarde

(23 March 2001)/(23 Maart 2001)

NOTICE 721 OF 2001**DEPARTMENT OF LAND AFFAIRS****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**Applicant:**

No.	Name	Identity Number	Age
1.	Morona Rhanien Makua.....	1807075229085	83 years

Property description of the affected land: Portion 1, farm Elandsfontein No. 322 JT.

Servitude: —.

District: Belfast.

Province: Mpumalanga.

(23 March 2001)

NOTICE 722 OF 2001**DEPARTMENT OF LAND AFFAIRS****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:**

No.	Name	Identity Number	Age
1.	Tjoni-William Tlou.....	2407275159080	77 years
2.	Ncane Sophie Matshia.....	2401011835087	77 years
3.	Cgibi Martha Mtshweni.....	5504230813087	46 years
4.	Gendwa Speelman Mtshweni.....	1802115200089	83 years

Property description of the affected land: Portion, farm Tweefontein No. 370 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 723 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

Applicant:

No.	Name	Identity Number	Age
1.	July Joseph Masanabo	6008285576085	41 years

Property description of the affected land: Portion 0 & 3, farm Haartbeesfontein No. 241 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 724 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

Applicant:

No.	Name	Identity Number	Age
1.	Butani Speelman Motsoene	2503135124081	76 years

Property description of the affected land: Portion 20, farm Klipplaatdrift No. 343 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 725 OF 2001

DEPARTMENT OF LAND AFFAIRS

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**Applicant:**

No.	Name	Identity Number	Age
1.	Benner John Mahlangu	5708245622082	44 years

Property description of the affected land: Portion 3, farm Tweefontein No. 370 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 726 OF 2001**DEPARTMENT OF LAND AFFAIRS****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**Applicant:**

No.	Name	Identity Number	Age
1.	Mtazanyana Maria Jiyane	6410110592081	36 years

Property description of the affected land: Portion 8, 9 and 36 of farm Mooiplaats No. 242 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 727 OF 2001**DEPARTMENT OF LAND AFFAIRS****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:**

No.	Name	Identity Number	Age
1.	Zakhele Debeer Jiane	0804145049081	93 years
2.	Khethiwe Petrus Jiyane.....	4912155369087	52 years

Property description of the affected land: Portion 1 & 12, farm Klipplaatdrift No. 343 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 728 OF 2001**DEPARTMENT OF LAND AFFAIRS****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:**

No.	Name	Identity Number	Age
1.	Makubana Charlie Skosana	1204045076087	89 years
2.	Boy John Skosana	6106185485082	40 years
3.	July Fanie Ntuli.....	6101265816082	40 years

Property description of the affected land: Portion 11, farm Goedeheop No. 244 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 729 OF 2001**DEPARTMENT OF LAND AFFAIRS****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:**

No.	Name	Identity Number	Age
1.	Moruleng Gert Masemola.....	6201295539082	39 years
2.	Witbooi Marere	7306205890084	28 years

Property description of the affected land: Portion 6, farm Goedeheop No. 244 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 730 OF 2001**DEPARTMENT OF LAND AFFAIRS****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:**

No.	Name	Identity Number	Age
1.	Kommissaris Piet Skosana	3411145087082	67 years
2.	Witbooi Marcre	7306205890084	28 years

Property description of the affected land: Portion 6, farm Goedehoop No. 244 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 731 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

Applicant:

No.	Name	Identity Number	Age
1.	Tshwene Simon Motau	6205075583087	39 years

Property description of the affected land: Komweer, Portion 0 of 310 KS.

Servitude: —.

District: Roossenekal.

Province: Mpumalanga.

(23 March 2001)

NOTICE 732 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

Applicant:

No.	Name	Identity Number	Age
1.	Betty Nosporo Tlou	3803010412082	63 years

Property description of the affected land: Portion 2, farm Doornboom No. 248 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 733 OF 2001

DEPARTMENT OF LAND AFFAIRS

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**Applicant:**

No.	Name	Identity Number	Age
1.	Charlie Mahlangu	6110035796086	40 years

Property description of the affected land: Portion Farm Mooiplaats No. 242 JS.

Servitude: —.

District: Middelburg.

Province: Mpumalanga.

(23 March 2001)

NOTICE 735 OF 2001

**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 on the following properties has 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:	Charlstown Commonage, comprising of the proeptries described on the attached schedule.
Extent of property:	See attached schedule.
Magisterial District:	Newcastle.
Administrative District:	KwaZulu-Natal.
Current Title Deed No.:	See attached schedule.
Previous Title Deed No.:	See attached schedule.
Current owner:	See attached schedule.
Claimant:	The Charlestown Community Committee, comprising former occupants of the Charlestown Commonage, represented by Vusumuzi Maxwell Coka, Chairman of the Charlestown Community Committee.
Date claim lodged:	22 December 1998.
Reference Number:	KRN6/2/3/E/31/983/260/49.

Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.

Tel.: (033) 342-6955.

Fax: (033) 342-3409.

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

T. SHANGE

Regional Land Claims Commissioner: KwaZulu-Natal

Property description	Extent	Current Title Deed No	Current owner
Remainder of the farm Belfast No. 3337	1 627,7486 ha	T14573/1987	Wessel Uys Nel
Sub 1 of the farm Belfast No. 3337	8,5992 ha	T947/1951	Republic of South Africa
The farm Majuba North No. 11267	485,2103 ha	T2755/1998	Majuba-Boerevolktrus-Trustees
Remainder of the farm Majuba South No. 10614	336,3535 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 1 of the farm Majuba South No. 10614	53,3036 ha	T9386/1958	Henry William Edward Briscoe
Remainder of the farm Coldstream A No. 3108..	74,0068 ha	T20741/1998	Wessel Uys Nel

Property description	Extent	Current Title Deed No	Current owner
Sub 1 of the farm Coldstream A No. 3108.....	8,7819 ha	T3453/1998	Theunis Johannes Smith and Maria Magdalena Cathrina Smith
Sub 2 of the farm Coldstream A No. 3108.....	8,0937 ha	T2009/1974	Johannes Petrus Jacobus Kasselmann
Sub 3 of the farm Coldstream A No. 3108.....	2,6769 ha	T19304/1998	Theunis Johannes Smith and Maria Magdalena Cathrina Smith
The farm Land's End No. 9134.....	810,7707 ha	T16388/1970	H J Richards (Pty) Ltd
Remainder of the farm Manning No. 9129	7889 sqm	T30638/1995	Adriana Catharina Uys
Sub 1 of the farm Manning No. 9129.....	137,9042 ha	T27470/1981	Carl Watermeyer
Remainder of the farm Kloofend No. 9128	137,9017 ha	T27470/1981	Carl Watermeyer
Sub 1 of the farm Kloofend No. 9128	412,4762 ha	T27469/1981	Wilhelmina Maria Slabbert
Remainder of the farm Rocketdale No. 7023	218,8941 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 1 of the farm Rocketdale No. 7023	5,6045 ha	T29465/1995	Majuba Hill Farms (Pty) Ltd
Sub 2 of the farm Rocketdale No. 7023	86,4798 ha	T9386/1958	Henry William Edwards Briscoe
Remainder of the farm Dovesdale No. 3703	52,2712 sqm	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 1 of the farm Dovesdale No. 3703	1,4249 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 2 of the farm Dovesdale No. 3703	2,1034 ha	T29465/1995	Majuba Hill Farms (Pty) Ltd
Remainder of the farm Lang's Nek B No. 8442	403,3023 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 1 of the farm Lang's Nek B No. 8442.....	5 212 sqm	T5645/1938	Transnet Ltd
The farm Battlefield No. 8616	823,6700 ha	T6226/1983	Folozzi Cotton Estates (Pty) Ltd
The farm Blaauw Bank No. 305.....	971,4800 ha	T31032/1988	Trevor Armitage
The farm The Grange A No. 7165.....	15,3872 ha	T19922/1992	Anna Catherina Badenhorst
The farm The Grange B No. 9980	87,5462 ha	T11319/1989	Daniel Elardus Badenhorst
The farm Convention No. 5720.....	4,0443 ha	T11594/1993	Stephanus Marais Jordaan and Dina Maria Elizabeth Jordaan
Remainder of the farm Waterfall No. 403	189,5412 ha	T25430/1988	Trevor Armitage
Sub 1 of the farm Waterfall No. 403	756,1303 ha	T31032/1988	Trevor Armitage
Remainder of the farm Lang's Nek A No. 8441	411,7164 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 1 of the farm Lang's Nek A No. 8441	3,2304 ha	T29465/1995	Majuba Hill Farms (Pty) Ltd
Sub 2 of the farm Lang's Nek A No. 8441	1,1450 ha	T5645/1938	Transnet Ltd
Sub 3 of the farm Lang's Nek A No. 8441	3 866 sqm	T5645/1938	Transnet Ltd
Sub 4 of the farm Lang's Nek A No. 8441	369 sqm	T5645/1938	Transnet Ltd
Sub 5 of the farm Lang's Nek A No. 8441	1,7512 ha	T5645/1938	Transnet Ltd
Sub 6 of the farm Lang's Nek A No. 8441	1 390 sqm	T29464/1995	Transnet Ltd
Remainder of the farm Hilda No. 3663	47,4049 ha	T16403/1973	Majuba Hill Farms (Pty) Ltd
Remainder of Sub 1 of the farm Hilda No. 3663	800 dum	T460/1893	Transnet Ltd
Sub 2 of the farm Hilda No. 3663	17 sqm	T460/1893	Transnet Ltd
Sub 3 of the farm Hilda No. 3663	10,0000 sqm	T5645/1938	Transnet Ltd
Sub 4 of the farm Hilda No. 3663	6 807 sqm	T5645/1938	Transnet Ltd
Sub 5 of the farm Hilda No. 3663	1 896 sqm	T5645/1938	Transnet Ltd
Sub 6 of the farm Hilda No. 3663	7 970 sqm	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 7 of the farm Hilda No. 3663	9 436 sqm	T16403/1973	Majuba Hill Farms (Pty) Ltd
Sub 8 of the farm Hilda No. 3663	177 sqm	T16403/1973	Majuba Hill Farms (Pty) Ltd
Remainder of the farm Drystream No. 13293.....	58,2309 ha	T20741/1998	Wessel Uys Nel
Sub 1 of of the farm Drystream No. 13293.....	6,3236 ha	T5788/1945	Transnet Ltd
Sub 2 of of the farm Drystream No. 13293.....	8,9301 ha	T6310/2000	Amanda Moll
Sub 3 of of the farm Drystream No. 13293.....	10,4574 ha	T6310/2000	Amanda Moll
Sub 4 of of the farm Drystream No. 13293.....	8,0937 ha	T6310/2000	Amanda Moll

Property description	Extent	Current Title Deed No	Current owner
Sub 5 of of the farm Drystream No. 13293.....	8,0937 ha	T6310/2000	Amanda Moll
Sub 6 of of the farm Drystream No. 13293.....	8,0937 ha	T2010/1997	Martha Cornelia Dorothea Rossouw
Sub 7 of of the farm Drystream No. 13293.....	8,0937 ha	T9220/1997	Franz Johann Brandt and Monika Margarethe Brandt
Sub 8 of of the farm Drystream No. 13293.....	6,6592 ha	T28743/1992	Zacharias Andries Thuynsma
Sub 9 of of the farm Drystream No. 13293.....	8,0937 ha	T3668/1995	Stephanus Hendrik Horn
Sub 10 of of the farm Drystream No. 13293.....	8,0937 ha	T5196/1994	Adriaan Wilhelm Goosen and Johanna Jacoba Goosen
Sub 11 of of the farm Drystream No. 13293.....	6,8797 ha	T5451/1990	Jacobus Johannes Badenhorst
Sub 12 of of the farm Drystream No. 13293.....	7,0914 ha	T16456/1987	Andries Stephanus Koch
Sub 13 of of the farm Drystream No. 13293.....	8,1863 ha	T16457/1995	Johannes Wilhelm Sonnekus
Sub 14 of of the farm Drystream No. 13293.....	8,6276 ha	T8521/1994	James Mitchell Haines and Johanna Alida Alexina Haines
Sub 15 of of the farm Drystream No. 13293.....	8,0937 ha	T22809/1987	Willem Matheus Johannes Lotter
Sub 16 of of the farm Drystream No. 13293.....	8,0937 ha	T24280/1986	Lourens Carolus Moll
Sub 17 of of the farm Drystream No. 13293.....	8,0937 ha	T28354/1998	Cornelus Jacobus Vorster
Sub 18 of of the farm Drystream No. 13293.....	794 sqm		
Sub 19 of of the farm Drystream No. 13293.....	3,2617 ha	T25380/1991	Essop Chothia
Remainder of Sub 1 of the farm Kreiger Holm No. 3340.....	800 dum	T821/1892	Transnet Ltd
Sub 2 of farm Kreiger Holm No. 3340	3 971 sqm	T721/1892	Transnet Ltd
Sub 3 of farm Kreiger Holm No. 3340	4 255 sqm	T721/1892	Transnet Ltd
Sub 5 of farm Kreiger Holm No. 3340	1,6414 ha	T21100/1997	Estate Ralph Wilhelm Classen
Remainder of Sub 6 of the farm Kreiger Holm No. 3340.....	965,7821 ha	T31750/1988	WNJ Lotter Boerderye (Pty) Ltd
Sub 8 of farm Kreiger Holm No. 3340	9 237 sqm	T1212/1938	Transnet Ltd
Sub 9 of farm Kreiger Holm No. 3340	569 sqm	T1212/1938	Transnet Ltd
Sub 11 of farm Kreiger Holm No. 3340.....	1 373 sqm	T1212/1938	Transnet Ltd
Sub 12 of farm Kreiger Holm No. 3340	5 906 sqm	T1212/1938	Transnet Ltd
Remainder of Sub 13 of the farm Kreiger Holm No. 3340.....	9 096 sqm	T31750/1988	WNJ Lotter Boerderye (Pty) Ltd
Sub 14 of farm Kreiger Holm No. 3340	7 736 sqm	T31750/1988	WNJ Lotter Boerderye (Pty) Ltd
Sub 15 of farm Kreiger Holm No. 3340	6 885 sqm	T31750/1988	WNJ Lotter Boerderye (Pty) Ltd
Sub 18 of farm Kreiger Holm No. 3340	91 sqm	T782/1962	Transnet Ltd
Sub 19 of farm Kreiger Holm No. 3340	623 sqm	T782/1962	Transnet Ltd
Sub 20 of farm Kreiger Holm No. 3340	1 781 sqm	T782/1962	Transnet Ltd
Sub 21 of farm Kreiger Holm No. 3340	304 sqm	T782/1962	Transnet Ltd
Sub 22 of farm Kreiger Holm No. 3340	2 766 sqm	T782/1962	Transnet Ltd
Sub 24 of farm Kreiger Holm No. 3340	59,9574 ha	T31999/1994	Willem Matheus Johannes Lotter
Sub 944 Charlestown.....	364,2300 ha	T4799/1939	Charlestown SR-CC
Sub 5 of the farm Rondavel 401.....	139,8502 ha	T16038/1987	David Schalk Viljoen

NOTICE 736 OF 2001**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 on the following properties has 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:	See attached schedule.
Extent of property:	See attached schedule.
Magisterial District:	Vryheid.
Administrative District:	KwaZulu-Natal.
Current Title Deed No.:	See attached schedule.
Current owner:	See attached schedule.
Claimant:	The Ezimpandeni KwaBhanya Residents Association, represented by Moses Bheki Mdlaiose, Chairman of the Ezimpandeni KwaBhanya Residents Association.
Date claim lodged:	20 June 1997.
Reference Number:	KRN6/2/2/E/50.

Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: KwaZulu-Natal
Private Bag X9120
PIETERMARITZBURG
3200.

Tel.: (033) 342-6955.

Fax: (033) 342-3409.

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

T. SHANGE

Regional Land Claims Commissioner: KwaZulu-Natal

Property description	Extent	Current Title Deed No.	Current owner
Lot 1, Vryheid East	4,0469 ha	T35567/2000	Hans Jurie Myburgh
Lot 2, Vryheid East	7,1654 ha	T35567/2000	Hans Jurie Myburgh
Lot 3, Vryheid East	5,1531 ha	T35567/2000	Hans Jurie Myburgh
Lot 4, Vryheid East	5,7369 ha	T35567/2000	Hans Jurie Myburgh
Lot 5, Vryheid East	2,1310 ha	T35567/2000	Hans Jurie Myburgh (4/7th share)
		T5113/1943	Pieter Jacobus van Reenen (3/7th share)
Lot 6, Vryheid East	3,4291 ha	T35567/2000	Hans Jurie Myburgh
Lot 7, Vryheid East	2,8328 ha	T35567/2000	Hans Jurie Myburgh (1/14th share)
		T5113/1943	Pieter Jacobus van Reenen (13/17th share)
Lot 8, Vryheid East	3,5301 ha	T35567/2000	Hans Jurie Myburgh (14/17th share)
		T5113/1943	Pieter Jacobus van Reenen (3/17th share)
Lot 9, Vryheid East	2,3199 ha	T35567/2000	Hans Jurie Myburgh
Lot 10, Vryheid East	1,9794 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 11, Vryheid East	2 056 sq m	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 11, Vryheid East	2 576 sq m	T35567/2000	Hans Jurie Myburgh
Sub 2 of Lot 11, Vryheid East	2 634 sq m	T35567/2000	Hans Jurie Myburgh
Lot 12, Vryheid East	2,3693 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 13, Vryheid East	3 571 sq m	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 13, Vryheid East	3 018 sq m	T35567/2000	Hans Jurie Myburgh
Lot 14, Vryheid East	2,0527 ha	T35567/2000	Hans Jurie Myburgh

Property description	Extent	Current Title Deed No.	Current owner
Lot 15, Vryheid East	1,5724 ha	T35567/2000	Hans Jurie Myburgh
Lot 16, Vryheid East	1,7385 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 17, Vryheid East	3 093 sq m	T2450/1995	Dorothea Susanna Petronella Louwrens
		T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 17, Vryheid East	5 292 sq m	T35567/2000	Hans Jurie Myburgh
Sub 2 of Lot 17, Vryheid East	4 451 sq m	T35567/2000	Hans Jurie Myburgh
Lot 18, Vryheid East	2,0188 ha	T35567/2000	Hans Jurie Myburgh
Lot 19, Vryheid East	1,6288 ha	T35567/2000	Hans Jurie Myburgh
Lot 20, Vryheid East	1,6192 ha	T35567/2000	Hans Jurie Myburgh
Lot 21, Vryheid East	1,1435 ha	T35567/2000	Hans Jurie Myburgh
Lot 22, Vryheid East	1,5767 ha	T35567/2000	Hans Jurie Myburgh
Lot 23, Vryheid East	1,0565 ha	T35567/2000	Hans Jurie Myburgh
Lot 24, Vryheid East	1,2328 ha	T35567/2000	Hans Jurie Myburgh
Lot 25, Vryheid East	1,0752 ha	T35567/2000	Hans Jurie Myburgh
Lot 26, Vryheid East	1,3177 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 27, Vryheid East	1,1694 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 27, Vryheid East	380 sq m	T23477/1985	Republic of South Africa
Lot 28, Vryheid East	1,2737 ha	T5918/1953 T18714/1989	Leslie Ignatius Rule
Remainder of Lot 29, Vryheid East	1,1762 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 29, Vryheid East	1 454 sq m	T23477/1985	Republic of South Africa
Lot 30, Vryheid East	1,2192 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 31, Vryheid East	1,3132	T35567/2000	Hans Jurie Myburgh
Sub 7 of Lot 31, Vryheid East	7 109 sq m	T23477/1985	Republic of South Africa
Remainder of Lot 32, Vryheid East	1,9293 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 32, Vryheid East	418 sq m	T23477/1985	Republic of South Africa
Sub 2 of Lot 32, Vryheid East	6 014 sq m	T3876/1983	Transnet Ltd
Remainder of Lot 33, Vryheid East	7 834 sq m	T35567/200	Hans Jurie Myburgh
Sub 1 of Lot 33, Vryheid East	2,0648 ha	T3876/1983	Transnet Ltd
Remainder of Lot 34, Vryheid East	2,0387 ha	T3877/1983	Transnet Ltd
Sub 1 of Lot 34, Vryheid East	2 745 sq m	T12911/1978	Transnet Ltd
Remainder of Lot 35, Vryheid East	800 dum	T1225/1966	Republic of South Africa
Remainder of Sub 1 of Lot 35, Vryheid East	2 119 sq m	T35567/2000	Hans Jurie Myburgh
Sub 2 of Lot 35, Vryheid East	2 789 sq m	T2376/1978	Transnet Ltd
Sub 3 of Lot 35, Vryheid East	2 789 sq m	T2376/1978	Transnet Ltd
Sub 4 of Lot 35, Vryheid East	2 789 sq m	T2376/1978	Transnet Ltd
Sub 5 of Lot 35, Vryheid East	2 789 sq m	T2376/1978	Transnet Ltd
Remainder of Sub 6 of Lot 35, Vryheid East	638 sq m	T35567/2000	Hans Jurie Myburgh
Sub 7 of Lot 35, Vryheid East	887 sq m	T2377/1978	Transnet Ltd
Sub 8 of Lot 35, Vryheid East	2 367 sq m	T2377/1978	Transnet Ltd
Lot 36, Vryheid East	1,0052 ha	T35567/2000	Hans Jurie Myburgh
Lot 37, Vryheid East	1,0778 ha	T35567/2000	Hans Jurie Myburgh
Lot 38, Vryheid East	8 993 sq m	T35567/2000	Hans Jurie Myburgh
Lot 39, Vryheid East	6 539 sq m	T35567/2000	Hans Jurie Myburgh
Lot 40, Vryheid East	2,2873 ha	T35567/2000	Hans Jurie Myburgh
Lot 41, Vryheid East	1,9957 ha	T35567/2000	Hans Jurie Myburgh
Lot 42, Vryheid East	2,3538 ha	T35567/2000	Hans Jurie Myburgh
Lot 43, Vryheid East	2,5943 ha	T35567/2000	Hans Jurie Myburgh

Property description	Extent	Current Title Deed No.	Current owner
Remainder of Lot 44, Vryheid East	2,1346 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 44, Vryheid East	1,7809 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 45, Vryheid East	1,5112 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 45, Vryheid East	2 084 sq m	T35567/2000	Hans Jurie Myburgh
Sub 2 of Lot 45, Vryheid East	1 078 sq m	T12911/1978	Transnet Ltd
Sub 3 of Lot 45, Vryheid East	16 sq m	T12911/1978	Transnet Ltd
Sub 4 of Lot 45, Vryheid East	6 251 sq m	T23477/1985	Republic of South Africa
Sub 5 of Lot 45, Vryheid East	1 924 sq m	T23477/1985	Republic of South Africa
Lot 46, Vryheid East	800 dum	T1701/1969	Transnet Ltd
Lot 47, Vryheid East	800 dum	T1702/1969	Transnet Ltd
Remainder of Lot 48, Vryheid East	1,3158 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 48, Vryheid East	3 571 sq m	T12911/1978	Transnet Ltd
Lot 49, Vryheid East	1,5471 ha	T35567/2000	Hans Jurie Myburgh
Lot 51, Vryheid East	1,5111 ha	T35567/2000	Hans Jurie Myburgh
Lot 52, Vryheid East	1,1186 ha	T35567/2000	Hans Jurie Myburgh
Lot 53, Vryheid East	1,7457 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 55, Vryheid East	1 430 sq m	T3856/1986	Republic of South Africa
Sub 1 of Lot 56, Vryheid East	918 sq m	T10457/1985	Republic of South Africa
Remainder of Lot 57, Vryheid East	800 dum	T23576/1982	Dorothea Susanna Petronella Louwrens
Sub 1 of Lot 57, Vryheid East	1 843 sq m	T25201/1985	Republic of South Africa
Lot 62, Vryheid East	7 736 sq m	T35567/2000	Hans Jurie Myburgh
Lot 63, Vryheid East	1,7495 ha	T35567/2000	Hans Jurie Myburgh
Lot 66, Vryheid East	1,1802 ha	T35567/2000	Hans Jurie Myburgh
Lot 67, Vryheid East	1,3198 ha	T35567/2000	Hans Jurie Myburgh
Lot 68, Vryheid East	1,3198 ha	T35567/2000	Hans Jurie Myburgh
Lot 69, Vryheid East	1,3198 ha	T35567/2000	Hans Jurie Myburgh
Remainder of Lot 70	9 319 sq m	T816/1963	Transnet Ltd
Sub 1 of Lot 70, Vryheid East	3 878 sq m	T9981/1964	Transnet Ltd
Lot 71, Vryheid East	1,3198 ha	T8420/1965	Transnet Ltd
Lot 72, Vryheid East	7 273 sq m	T13163/1965	Transnet Ltd
Sub 1 of Lot 73, Vryheid East	1 843 sq m	T8806/1983	Republic of South Africa
Sub 1 of Lot 74, Vryheid East	2 445 sq m	T8807/1983	Republic of South Africa
Remainder of Lot 75, Vryheid East	1,5324 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 75, Vryheid East	2 418 sq m	T23477/1985	Republic of South Africa
Remainder of Lot 76, Vryheid East	1,5474 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 76, Vryheid East	2 496 sq m	T32477/1985	Republic of South Africa
Remainder of Lot 77, Vryheid East	1,0944 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 77, Vryheid East	5 252 sq m	T12911/1978	Transnet Ltd
Sub 2 of Lot 77, Vryheid East	3 290 sq m	T23477/1985	Republic of South Africa
Remainder of Lot 78, Vryheid East	347 sq m	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 78, Vryheid East	1,5474 ha	T12911/1978	Transnet Ltd
Sub 2 of Lot 78, Vryheid East	3 100 sq m	T23477/1985	Republic of South Africa
Remainder of Lot 79, Vryheid East	1,0188 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 79, Vryheid East	7 162 sq m	T12911/1978	Transnet Ltd
Remainder of Lot 80, Vryheid East	1,5374 ha	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 80, Vryheid East	242 sq m	T12911/1978	Transnet Ltd

Property description	Extent	Current Title Deed No.	Current owner
Remainder of Lot 81, Vryheid East	9 319 sq m	T35567/2000	Hans Jurie Myburgh
Sub 1 of Lot 81, Vryheid East	3 989 sq m	T35567/2000	Hans Jurie Myburgh
Lot 82, Vryheid East	1,3316 ha	T35567/2000	Hans Jurie Myburgh
Lot 83, Vryheid East	1,2745 ha	T35567/2000	Hans Jurie Myburgh
Lot 84, Vryheid East	7 830 sq m	T35567/2000	Hans Jurie Myburgh
Remainder of Sub 1 of the farm Schaap- kopje No. 194	26,0316 ha	T35567/2000	Hans Jurie Myburgh

(23 March 2001)

NOTICE 737 OF 2001**CLAIMANTS UNDER LABOUR TENANTS ACT (ACT No. 3 OF 1996) ON THE EERSTEGELUK FARM PORTION 18
(PORTION OF PORTION 5) NO 243 JU DISTRICT, NELSPRUIT - MPUMALANGA**

Name and Surname	ID No.
Bestos Diymelen Chilwane	4809065526089
Cathrine Dzingile Mnisi	4104110410087
Sibongile Maria Chilwane	6810100814082
Randger Nomvula Chilwane	7012230420083
Elsie Bubsy Chilwane	7207250281080
Ntombikayise Mildred Chilwane	7412010868081

(23 March 2001)

NOTICE 738 OF 2001

The National Treasury hereby announces that transfer documents for registration in respect of the undermentioned Republic of South Africa Internal Registered Bonds must be lodged with the Office of this Department at room 1403, 240 Vermeulen Street, Pretoria, not later than 31 March 2001 to qualify for the interest payment on 30 April 2001.

Internal Registered Stock, LW08 12,5%, 2002 (LW08).

Internal Registered Stock, LW09 13,9%, 2003 (LW09).

Internal Registered Stock, LW12 16,4%, 2004 (LW12).

Internal Registered Stock, LW13 18%, 2004 (LW13).

Internal Registered Stock, CK13 10,62%, 2001 (CK13).

Internal Registered Stock, CK22 18,75%, 2005 (CK22).

Internal Registered Stock, CK24 19,15%, 2005 (CK24).

Internal Registered Stock, 10% Tribal & Trust (TR30).

Internal Registered Stock, 9,75% Transkei P/F (TR31).

Internal Registered Stock, 10% Transkei P/F (TR32).

KENNISGEWING 738 VAN 2001

Die Nasionale Tesourie maak hiermee bekend dat oordragdokumente die ondergemelde Republiek van Suid-Afrika Binnelandse Geregistreerde Effekte nie later nie as 31 Maart 2001 by die Departement se kantoor te kamer 1403, Vermeulenstraat 240, Pretoria, ingelewer moet word ten einde vir rentebetaling op 30 April 2001 te kwalifiseer.

Binnelandse Geregistreerde Effekte, LW08 12,5%, 2002 (LW08).

Binnelandse Geregistreerde Effekte, LW09 13,9%, 2003 (LW09).

Binnelandse Geregistreerde Effekte, LW12 16,4%, 2004 (LW12).
 Binnelandse Geregistreerde Effekte, LW13 18%, 2004 (LW13).
 Binnelandse Geregistreerde Effekte, CK13 10,62%, 2001 (CK13).
 Binnelandse Geregistreerde Effekte, CK22 18,75%, 2005 (CK22).
 Binnelandse Geregistreerde Effekte, CK24 19,15%, 2005 (CK24).
 Binnelandse Geregistreerde Effekte, 10% Tribal & Trust (TR30).
 Binnelandse Geregistreerde Effekte, 9,75% Transkei P/F (TR31).
 Binnelandse Geregistreerde Effekte, 10% Transkei P/F (TR32).

(23 March 2001)/(23 Maart 2001)

NOTICE 739 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

Applicant/s:

Number	Name	ID Number
1.	Xhengwana Mwelase	320101508
2.	Bhekindlela Mwelase.....	3103215113084
3.	Mdeni Shakhane.....	300124510408
4.	Ndoda Mngoma.....	1301015177083

Property description of the affected land: Hilton College Community, Portion 12304.

Servitude: Servitude.

District: Hilton.

Province: KwaZulu-Natal.

(23 March 2001)

NOTICE 740 OF 2001

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

REGISTRATION OF AN EMPLOYER'S ORGANISATION

I, Hendrik Christiaan Slabbert, Registrar of Labour Relations, hereby notify, in terms of section 109 (2) of the Labour Relations Act, 1995, that the **Agrilabor Employers Organisation** has been registered as an employer's organisation with effect from 13 March 2001.

H. C. SLABBERT

Registrar of Labour Relations

KENNISGEWING 740 VAN 2001

DEPARTEMENT VAN ARBEID

WET OP ARBEIDSVERHOUDINGE, 1995

REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, Hendrik Christiaan Slabbert, Registrateur van Arbeidsverhoudinge, maak hierby ingevolge artikel 109 (2) van die Wet op Arbeidsverhoudinge, 1995, bekend dat die **Agrilabor Employers Organisation** met ingang van 13 Maart 2001 as 'n werkgewersorganisasie geregistreer is.

H. C. SLABBERT

Registrateur van Arbeidsverhoudinge

(23 March 2001)/(23 Maart 2001)

NOTICE 741 OF 2001

The National Treasury hereby announces that transfer documents for registration in respect of the undermentioned Republic of South Africa Internal Registered Bonds must be lodged with the Office of this Department at Room 1403, 240 Vermeulen Street, Pretoria, not later than 1 April 2001 to qualify for the interest payment on 1 May 2001.

Internal Registered Stock, 13%, 2002 (R113).

KENNISGEWING 741 VAN 2001

Die Nasionale Tesourie maak hiermee bekend dat oordragdokumente vir registrasie ten opsigte van die ondergemelde Republiek van Suid-Afrika Binnelandse Geregistreerde Effekte nie later nie as 1 April 2001 by die Departement se kantoor te Kamer 1403, Vermeulenstraat 240, Pretoria, ingelewer moet word ten einde vir rentebetaling op 1 Mei 2001 te kwalifiseer.

Binnelandse Geregistreerde Effekte, 13%, 2002 (R113).

(23 March 2001)/(23 Maart 2001)

NOTICE 743 OF 2001**SOUTH AFRICAN RESERVE BANK**

Statement of assets and liabilities as at 28 February 2001

	2001-02-28	2000-01-31	Change
	R	R	R
Liabilities			
Share capital.....	2 000 000	2 000 000	—
Reserve fund.....	302 798 254	302 798 254	—
Notes and coin in circulation.....	29 404 879 020	29 959 981 051	(555 102 031)
Deposits:			
Government.....	352 043 921	536 097 287	(184 053 366)
Banks.....	28 774 055 252	28 331 616 869	442 438 383
Other.....	211 165 454	208 797 753	2 367 701
Other liabilities.....	35 683 994 859	34 495 678 235	1 188 316 624
	94 730 936 760	93 836 969 449	893 967 311
Assets			
Gold.....	10 711 643 547	10 922 785 268	(211 141 721)
Physical.....	10 711 643 547	10 922 785 268	(211 141 721)
Gold held on deposit.....	—	—	—
Foreign assets.....	47 240 855 941	47 597 721 529	(356 865 588)
Total gold and foreign assets.....	57 952 499 488	58 520 506 797	(568 007 309)
Domestic assets:			
Loans and advances:			
Government.....	585 620 945	585 620 945	—
Other.....	113 903 946	114 543 226	(639 280)
Accommodation to banks:			
Repurchase agreements.....	10 000 000 000	9 500 000 000	500 000 000
Marginal lending facility.....	—	—	—
Utilisation of cash reserves.....	40 760 714	320 156 730	(279 396 016)
Securities:			
Government.....	6 914 020 693	6 748 281 791	165 738 902
Other.....	339 271 706	339 271 706	—
Other assets.....	18 784 859 268	17 708 588 254	1 076 271 014
	94 730 936 760	93 836 969 449	893 967 311
Rand per fine ounce.....	R1 819,14	R1 852,35	(R33,21)
Gold holdings in fine ounces.....	5 888 301	5 896 718	(8 417)

G. J. TERBLANCHE
Financial Manager.

KENNISGEWING 743 VAN 2001**SUID-AFRIKAANSE RESERWEBANK**

Staat op bates en laste soos op 28 Februarie 2001

LASTE	2001-02-28	2000-01-31	Verandering
	R	R	R
Aandelekapitaal	2 000 000	2 000 000	—
Reserwefonds	302 798 254	302 798 254	—
Note en munt in omloop	29 404 879 020	29 959 981 051	(555 102 031)
Deposito's:			
Regering	352 043 921	536 097 287	(184 053 366)
Banke	28 774 055 252	28 331 616 869	442 438 383
Ander	211 165 454	208 797 753	2 367 701
Ander laste	35 683 994 859	34 495 678 235	1 188 316 624
	94 730 936 760	93 836 969 449	893 967 311
Bates			
Goud	10 711 643 547	10 922 785 268	(211 141 721)
Fisiese	10 711 643 547	10 922 785 268	(211 141 721)
Goud gehou op deposito	—	—	—
Buitelandse bates	47 240 855 941	47 597 721 529	(356 865 588)
Totaal aan goud en buitelandse bates	57 952 499 488	58 520 506 797	(568 007 309)
Binnelandse bates:			
Lenings en voorskotte:			
Regering	585 620 945	585 620 945	—
Ander	113 903 946	114 543 226	(639 280)
Akkommodasie aan banke:			
Terugkoopoooreenkomste	10 000 000 000	9 500 000 000	500 000 000
Marginale leningsfasiliteit	—	—	—
Aanwending van kontantreserwes	40 760 714	320 156 730	(279 396 016)
Sekuriteite:			
Regering	6 914 020 693	6 748 281 791	165 738 902
Ander	339 271 706	339 271 706	—
Ander bates	18 784 859 268	17 708 588 254	1 076 271 014
	94 730 936 760	93 836 969 449	893 967 311
Rand per fyn ons	R1 819,14	R1 852,35	(R33,21)
Goudbesit in fyn onse	5 888 301	5 896 718	(8 417)

Pretoria, 8 Maart 2001.
(23 March 2001)/(23 Maart 2001)

G. J. TERBLANCHE
Fiansiële Bestuurder

NOTICE 744 OF 2001

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

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that a claim for the restitution of land rights has been lodged by Mr Shisti Joseph Mabena in his capacity as the chairperson of the Land Claims Committee representing the community of Manala Mgibe and their descendants in respect of the whole four farms namely Zaaihoek 260 JS, Kwarsspruit 261 JS, Aasvogelkrans 275 JS and Suikerboschplaat 263 JS in the district of Witbank - Mpumalanga Province:

CURRENT PARTICULARS OF PROPERTY:

Farm	Portion	Extent	Title Deed	Owner
Suikerboschplaat 263 JS	Portion 6	1 203,2906 hectares	T114930/1998	Ehlers Stephanie Elizabeth
	Portion 1 R/E	1 081,3710 hectares	T39215/1973	Ehlers Hendrik Jan
	Portion 2	167,0694 hectares	T5996/1997	Heillie van Niekerk Trust
	Portion 3 R/E	360,4608 hectares	T65874/1994	P & P Boerdery CC
	Portion 4 R/E	238,5346 hectares	T114929/1998	Joubert Johannes Jacobus
	Portion 5	121,9196 hectares	T114928/1998	Ehlers Stephanie Elizabeth
Aasvogelkrans 275 JS	RE	777,2242 hectares	T47004/2000	Marlena LH Ontwikkelings
	Portion 1 R/E	1 266,8708 hectares	T55446/1983	Dutland Pty Ltd
	Portion 2	287,5378	T94645/1997	Koo 7 Boerdery CC
Aasvogelkrans 275 JS	Portion 3	777,2214	T32759/1995	Massyn Ignatius
Kwarrispruit 261 JS	R/E	769,3786 hectares	T63762/1988	Ehlers Stephanie Elizabeth
	Portion 1 R/E	1 156,8058 hectares	T63762/1988	Ehlers Stephanie Elizabeth
	Portion 2	1 538,3349 hectares	T63762/1988	Ehlers Stephanie Elizabeth
	Portion 3 R/E	166,3676	T65874/1994	P & P Boerdery CC
	Portion 4	769,3782 hectares	T65874/1994	P & P Boerdery CC
	Portion 5	166,3727 hectares	T63762/1988	Ehlers Stephanie Elizabeth
	Portion 6 R/E	1 214,4144 hectares	T28114/1994	Ehlers Jan Gerhardus Pieter Johannes
	Portion 7	918,8060 hectares	T8732/1993	Ehlers Stephanie Elizabeth
	Portion 8	174,9837 hectares	T8732/1993	Ehlers Stephanie Elizabeth
	Portion 9	111,6263 hectares	T8732/1993	Ehlers Stephanie Elizabeth
	Portion 10	452,9827 hectares	T8733/1993	Ehlers Stephanie Elizabeth
Zaaihoek 260	Portion 1 R/E	286,7455 hectares	T92724/1993	Andries Smit Trust
	Portion 2	288,4614 hectares	T46139/19787	Esteerhuizen Casparus Johannes
	Portion 3 R/E	845,2287 hectares	T38079/1993	Joubert Jannie
	Portion 4 R/E	1 045,3502	T5335/1982	Ian Dougal Trust
	Portion 5	288,4586 hectares	T5996/1997	Heillie van Niekerk Trust
	Portion 6 R/E	131,2902 hectares	T33859/1995	Kloppers Karel Johannes Malan

Farm	Portion	Extent	Title Deed	Owner
	Portion 7 R/E	300,8420 hectares	T65327/1995	Van Schalkwyk Leon Phillip
	Portion 8	365,9790 hectares	T5148/1988	Botes Pieter Johannes Lodewyk
	Portion 9 R/E	192,4439 hectares	T87132/1988	Spies Barend Christoffel
	Portion 10	1,7131 hectares	T53872/1989	Janse van Rensburg Hendrik
	Portion 11	221,8338 hectares	TG79/1963	Prinsloo Christoffel Johannes
	Portion 12	26,2582 hectares	T18890/1987	Kloppers Petronella Catharina
	Portion 13	152,7813 hectares	T87133/1998	Spies Barend Christoffel

At the time of dispossession all the affected properties were situated in the Magisterial District of Witbank in the old province of Transvaal.

The Regional Land Claims Commissioner: Mpumalanga and Northern Province will investigate the claim in terms of the provisions of the Act. Any party who has an interest in the abovementioned land is hereby invited to submit with in 30 days from the date of the publication of this notice, under KRP 1107 (Manala Mgibe Land Claim).

Any comments for further information should be send to:

The Regional Land Claims Commissioner:
Mpumalanga and Northern Province
Private Bag X02
Arcadia
0007.

Tel. (012) 312-9561. Fax (012) 321-8057

Submissions may also be delivered"

Department of Land Affairs
Room 517, South Block
184 Jacob Maré Street
Pretoria.

W MGOQI

Acting Regional Land Claims Commissioner: Mpumalanga and Northern Province

(23 March 2001)

NOTICE 747 OF 2001

DEPARTMENT OF LAND AFFAIRS

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

No.	Name and Surname	ID Number
1.	Bafanabodwa Moses Dladla	6610205460082
2.	Madziyane Elphas Khumalo	6102115649087
3.	Sponono Anna Zulu	6407060237089
4.	Phumzile Agnes Zulu	8007070818080
5.	Ngita Meshack Zulu	1906085128087
6.	Vusi Andries Khumalo	6901056064085

No.	Name and Surname	ID Number
7.	Amos Bafo Mhlongo.....	7904105538082
8.	Makaye John Mndebele.....	4105185418087
9.	Phanuel Modise Lebudi.....	7501105692081
10.	Nelsiwe Mavis Mndebele.....	7504110576083
11.	Zephania Stephans Mndebele.....	6808145535084
12.	Japile Margaret Maseko.....	4607070190085
13.	Sophie Dumazi Ngwenya.....	4906240513089
14.	Nonhlanhla Meliya Masongo.....	7403050372084
15.	Selinah Philadelphia Nkambule.....	7406110749084
16.	Mgwazeni Joba Masango.....	4601165467080
17.	Zwelikhona Absalom Masango.....	7206215336088
18.	Velephi Sarah Ndimisa.....	5504080447085
19.	Ambulance Doctor Khumalo.....	4905115587087
20.	Sonto Irene Khumalo.....	8202260317080
21.	Jeremiah Pupu Ndinisa.....	5407135395087
22.	William Tony Zulu.....	6806255581088
23.	Bhekizitha Samson Masango.....	7711015472082

Property description of the affected land: Portion 9, Portion 6 and Portion 10 / A Portion of Portion 9 and the Remaining Extent of the farm Witrand No. 52 IT., Carolina.

Servitude: —.

District: Carolina.

Province: Mpumalanga.

(23 March 2001)

NOTICE 634 OF 2001**O41****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 5622 Parow
Deeds of Transfer	:	T17395/50, T10732/65
Date submitted	:	1996/09/10
Current owner	:	Rossouw AFH : T3400/72
Claimant	:	GE Ontong
Reference number	:	KRK 6/2/3/A/4/23/0/80 (O41)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 635 OF 2001**A438****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 1879 Goodwood
Deeds of Transfer	:	T13105/59, T3309/63
Date submitted	:	1997/03/26
Current owner	:	Municipality of Goodwood : T29002/74
Claimant	:	LE Adams
Reference number	:	KRK 6/2/3/A/4/12314/0/21 (A438)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 636 OF 2001**M98****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western and Northern Cape. The particulars regarding this claim are as follows:

Property : Erf 5099 Belville, subsequently consolidated into Erf 21690 and is now a portion of that Erf.

Deeds of Transfer : T13317/19, T10191/58

Date submitted : 1996-02-27

Current owner : Erf 21690 : Northern Prop Trust : T83102/92

Claimant : WJ May

Reference number : KRK 6/2/3/A/3/15/0/48 (M98)

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

The Regional Land Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 637 OF 2001**P91****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND ACT, 1994 (ACT No. 22 OF 1994)**

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

Property	:	Erf 2568 Goodwood
Deeds of Transfer	:	T644/44, T28741/65
Date submitted	:	1996- 02-13
Current owner	:	Voster T : T27363/87
Claimant	:	M.J. Philander
Reference number	:	KRK 6/2/3/A/4/12314/0/499 (P91)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 638 OF 2001**J 241****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 3135 Goodwood, subsequently consolidated into erf 20196 which was laid out a plan T.P. 941 and the property (3135) is now portion of erven 20020 to 20022 and the remainder of erf 20196 (roadway)
Deeds of Transfer	:	T109/46, T22566/64
Date submitted	:	1997-03-27
Current owner	:	Erf 20196: Provincial Housing Board: T314/76, T77624/98 Erf 20020: Prins JN & CA: T73955/89 Erf 20021: Breuninger HJ & MS: T27369/91 Erf 20022: Beukes M.N. T4289/79
Claimant	:	K.K. Jooste
Reference number	:	KRK 6/2/3/A/4/12314/0/250 (J241)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 639 OF 2001**A458****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 4914 Goodwood
Deeds of Transfer	:	T13106/59, T7983/63
Date submitted	:	1997- 04-15
Current owner	:	Fourie H : T29882/75
Claimant	:	M.J. Adrews
Reference number	:	KRK 6/2/3/A/4/2117/O/3 (A458)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 640 OF 2001**M1420****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 6112 Parow, remainder of Erf 6112 was further subdivided into Erf 6113 and remainder
Deeds of Transfer	:	T17243/56, T18668/60, T8973/63
Date submitted	:	1998-11-16
Current owner	:	Erf 6112 : Jonck CO & AMA : T94112/96 Erf 6105 : Prins J : T4085/72 Erf 6113 : Marais DE : T3191/66
Claimant	:	S. Wilhelmina
Reference number	:	KRK 6/2/3/A/3/23/0/48 (M1420)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 641 OF 2001**Y1****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property : Remainder of Erf 5688 Parow, subsequently subdivided into Erven 5689, 5690, 5695 and 5696 leaving no remainder.

Deeds of Transfer : T2586/40, T12721/63

Date submitted : 1996/01/10

Current owner : Erf 5689 : Erasmus MJ & E : T1101/79
Erf 5690 : Smit HM & VA : T26866/75, T68018/99
Erf 5695 : Fourie MJ : T29424/82
Erf 5696 : Burger ISP : T26097/76

Claimant : M.A. Yoyo

Reference number : KRK 6/2/3/A/4/23/0/72 (Y1)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 642 OF 2001**V111****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Portion 131 of the Farm Bird Field No. 306
Deeds of Transfer	:	T19500/69, T14794/71
Date submitted	:	1998/12/02
Current owner	:	National Housing Board : T14794/71
Claimant	:	J Viljoen
Reference number	:	KRK 6/2/3/A/1/0/1123/1 (V111)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 643 OF 2001**P147****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 3575 Goodwood
Deeds of Transfer	:	T17149/48, T6304/64
Date submitted	:	1996/08/27
Current owner	:	Erwee DA : T28977/78
Claimant	:	WM Petersen
Reference number	:	KRK 6/2/3/A/4/12314/0/515 (P147)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 644 OF 2001**T23****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property : **Erf 5384 Goodwood, was consolidated into Erf 32525.**

Deeds of Transfer : **T13803/56, T12841/61**

Date submitted : **1995/11/21**

Current owner : **Erf 32525 : National Housing Board : T72361/91, T46151/99**

Claimant : **JM Thomas**

Reference number : **KRK 6/2/3/A/4/12314/0/673 (T23)**

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 645 OF 2001**W 133****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 8973 Parow, subsequently consolidated into Erf 18085 which was subdivided into erven. Erf 8973 is now represented by Erven 15902 and 15903, which are subdivisions of erf 18085.
Deeds of Transfer	:	T24895/77, T17722/79
Date submitted	:	1996-02-14
Current owner	:	Rem Erf 18085 : Provincial Housing Development Board – Western Cape : T24020/82, T66013/98 Erf 15902 : Van Rooyen WG : T20034/95 Erf 15903 : Mabololo E & B : T66996/96
Claimant	:	M.L. Williams
Reference number	:	KRK 6/2/3/A/1/0/1794/89 (W133)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 646 OF 2001**W52****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 2324 Goodwood
Deeds of Transfer	:	T12587/79, T4706/65
Date submitted	:	1996/04/04
Current owner	:	Van Der Merwe PJ & SE : T13322/91
Claimant	:	D.E. Worship
Reference number	:	KRK 6/2/3/A/4/12314/0/749 (W52)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 647 OF 2001**N60****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Erf 4659 Goodwood
Deeds of Transfer	:	T18071/47, T32993/69
Date submitted	:	1996/09/10
Current owner	:	Municipality of Goodwood : T32994/69
Claimant	:	SA Van Niekerk
Reference number	:	KRK 6/2/3/A/4/12314/0/506 (N60)

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 648 OF 2001**S148****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 a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property : **Erf 5091 Goodwood, subsequently subdivided into Erven 16087 and 16088 leaving no remainder**

Deeds of Transfer : **T10430/48, T3847/64**

Date submitted : **1996/05/02**

Current owner : **Erf 16087 : Rooi J & SY : T25273/98**
Erf 16088 : Engelbrecht IGC : T24503/75

Claimant : **P.A Swarts**

Reference number : **KRK 6/2/3/A/4/12314/0/631 (S148)**

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

The Regional Land Claims Commissioner: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS
Regional Land Claims Commissioner

NOTICE 649 OF 2001**D244****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars regarding this claim is as follows:

Property	:	Erf 115 Paarl at Simodium. Erf 115 was subsequently subdivided into 35 erven (79 - 113). Erven 103 was occupied by a water supply. Erf 112 was owned by Williams Mitchell van Niekerk. Erf 113 was a public place.
Deeds of Transfer	:	T11992/46, T1930579
Date Submitted	:	1996/12/02
Current Owner	:	Erf 115: Educational Trustees: T19305/79
Claimant	:	B Davids on behalf of the co-claimants. The names of the co-claimants can be obtained from the Regional Land Claims Commission of the Western Cape.
Reference Number	:	KRK6/2/3/A/10/28/0/314 (D244)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*4245146

A Roberts

Regional Lands Claims Commissioner

NOTICE 650 OF 2001**H33****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 5943 and ½ share in Erf 5947 Cape Town, subsequently consolidated in Erf 9658 from which was deducted Erf 110462 of which the said erven are now a portion.

Deeds of Transfer : T16755/45, T2585/69

Date Submitted : 1995/10/27

Current Owner : Erf 110462: Republic of South Africa: T13955/79

Claimant : E Solker

Reference Number : KRK6/2/3/A/1/0/331/177 (H33)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 651 OF 2001**G100****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erven 6146, 6150 and Remainder of Erven 6141, 6147, 6149 Cape Town, subsequently consolidated in Erf 9658 which was laid out on Plan TP9923. The properties are now portions of Erven 110487, 110489 and remainder of Erf 9658.

Deeds of Transfer : T9505/55, T22513/71

Date Submitted : 1996/09/27

Current Owner : Rem Erf 9658: Provincial Housing Development Board- Western Cape: T30909/78
Erf 110487: Republic of South Africa: T83390/94
Erf 110489: Zitlis CC: T33029/93

Claimant : Y Gool

Reference Number : KRK6/2/3/A/1/0/331/478 (G100)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 652 OF 2001**B54****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 9127 Cape Town, subsequently consolidated in Erf 115705 and is now a portion thereof.

Deeds of Transfer : T8205/37, T31044/71

Date Submitted : 1995/11/30

Current Owner : Rem Erf 115705: National Housing Board: T61571/87

Claimant : B Bassardien

Reference Number : KRK6/2/3/A/1/0/331/190 (B54)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 653 OF 2001**C68****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 9051 Cape Town, subsequently consolidated in Erf 15197 and is now a portion thereof.

Deeds of Transfer : T28889/48, T5895/71

Date Submitted : 1996/04/11

Current Owner : Rem Erf 15197: National Housing Board: T20353/85

Claimant : MP Cloete

Reference Number : KRK6/2/3/A/1/0/331/222 (C68)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 654 OF 2001**G71****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Rem Erf 8656 Cape Town, subsequently consolidated in Erf 15197 and is a portion of the said Erf 15197

Deeds of Transfer : T5839/54, T6917/59, T3690/71

Date Submitted : 1996/06/12

Current Owner : Rem Erf 15197: National Housing Board: T20353/85

Claimant : D Gaffoor

Reference Number : KRK6/2/3/A/1/0/331/1384 (G71)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 655 OF 2001**A151****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : **Erf 9129 Cape Town, subsequently consolidated in Erf 115705 and is a portion thereof.**

Deeds of Transfer : **T18855/50, T12180/58, T26020/65, T19934/72**

Date Submitted : **1996/04/29**

Current Owner : **Rem Erf 115705: National Housing Board: T51571/87**

Claimant : **F Abdulla**

Reference Number : **KRK6/2/3/A/1/0/331/2237 (A151)**

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 656 OF 2001**A385****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 6021 and Remainder Erf 6022 Cape Town, subsequently consolidated in Erf 116982 which was subdivided. Erf 6021 is now a portion of Erf 116976 and a Erf 6022 is now a portion of Erf 116976 and remainder of Erf 116982

Deeds of Transfer : T13970/41, T1044/44, T429/72

Date Submitted : 1996/12/27

Current Owner : Rem Erf 116982: National Housing Board: T49232/88
Erf 116976: Republic of South Africa: T83390/94

Claimant : I Abbass

Reference Number : KRK6/2/3/A/1/0/331/2065 (A385)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 657 OF 2001**A509****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : **Erf 7631 Cape Town, consolidated in Erf 9918 from which was deducted Erf 10198 and thereafter consolidated in Erf 9929. The property (7361) is now a portion of Erf 9929.**

Deeds of Transfer : **T2869/06, T19624/75**

Date Submitted : **1997/12/10**

Current Owner : **Rem Erf 9929: Cape Technikon: T32186/89**

Claimant : **SMC Addooroft**

Reference Number : **KRK6/2/3/A/1/0/331/114 (A509)**

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 658 OF 2001**A97****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : **Erf 6320 Cape Town, subsequently consolidated in Erf 9658 from which was deducted Erf 110466 on which the said Erf (6320) was situated. Erf 110466 was then consolidated in Erf 110997, of which Erf 6320 is now a portion of.**

Deeds of Transfer : **T8428/65, T305/70**

Date Submitted : **1996/01/11**

Current Owner : **Erf 110997: Republic of South Africa: T20587/79**

Claimant : **R Allie**

Reference Number : **KRK6/2/3/A/1/0/331/1097 (A97)**

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 659 OF 2001**K4****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erven 7236 and 7657 Cape Town. Erf 7236 was consolidated in Erf 9658 from which Erf 110464 was deducted. Erf 7236 is now a portion of Erf 110464 and Remainder. Erf 7657 was consolidated in Erf 9918 from which Erf 10198 was deducted and consolidated in Erf 9928. Now a portion of Erf 9929.

Deeds of Transfer : T356/43, T60/55, T2701/69, T7128/72

Date Submitted : 1994/07/18

Current Owner : Rem Erf 9658: Provincial Housing Development Board-
Western Cape: T30909/78
Erf 110464: Provincial Administration of the Cape of Good
Hope: T59876/92
Rem Erf 9929: Cape Technikon: T32186/89

Claimant : ME Koorowlay

Reference Number : KRK6/2/3/A/1/0/331/644 (K4)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A Roberts
Regional Lands Claims Commissioner

NOTICE 660 OF 2001**A903****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : **Erf 4133 Cape Town**
Deeds of Transfer : **T501/60, T32981/71**
Date Submitted : **1998/12/09**
Current Owner : **Erf 4133: Municipality of Cape Town: T32981/71**
Claimant : **Abduraham, J**
Reference Number : **KRK6/2/3/A/1/0/331/1 (A903)**

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 661 OF 2001**A53****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 7363 Cape Town, subsequently consolidated in Erf 9666 which was subdivided by the deduction of Erf 9667 which was consolidated in Erf 9929. The said Erf 7363 is now a portion of Erf 9929.

Deeds of Transfer : T6270/52, T30645/68

Date Submitted : 1995/11/15

Current Owner : Rem Erf 9929, Cape Technikon: T32186/89

Claimant : Abrahams, G

Reference Number : KRK6/2/3/A/1/0/331/512 (A53)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 662 OF 2001**A51****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Even 8703 and 8704 Cape Town, subsequently subdivided by the deduction of Erf 15188 from Erf 8703 and Erf 15187 from Erf 8704. Erven 15188 and 15187 were thereafter consolidated in Erf 15197 and are portions of the said consolidated Erf 15197

Deeds of Transfer : T17596/49, T5329/62

Date Submitted : 1995/11/15

Current Owner : Rem Erf 8703: Municipality of Cape Town: T5329/62
Rem Erf 8704: Municipality of Cape Town: T5329/62
Rem Erf 15197: National Housing Board: T20353/85

Claimant : Allie, MH

Reference Number : KRK6/2/3/A/1/0/331/1050(A51)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 663 OF 2001**S192****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 6687 Cape Town, the property was consolidated into Erf 9666, which was further subdivided. The property then fell onto Erf 9667 (ptn of 9666). Erf 9667 has been consolidated into Erf 9929. Erf 9929 has further been subdivided and the property now falls onto Remainder of Erf 9929.

Deeds of Transfer : T2250/49, T13106/69

Date Submitted : 1996/06/12

Current Owner : Rem Erf 9929: Cape Technikon: T32186/89

Claimant : Shiffman R

Reference Number : KRK6/2/3/A/1/0/331/562

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A Roberts
Regional Lands Claims Commissioner

NOTICE 664 OF 2001**A210****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 a claim for the restitution of land rights has been submitted to the Regional Lands Claims Commissioner for the Western and Northern Cape. The particulars of this claim is as follows:

Property : Erf 7620 Cape Town subsequently consolidated in Erf 9918 from which was deducted Erf 10198, on which Erf 7620 was situated, and then consolidated in Erf 9929. Erf 7620 is now a portion of Erf 9929

Deeds of Transfer : T15414/20, T20308/70

Date Submitted : 1996/09/19

Current Owner : Rem Erf 9929: Cape Technikon: T32186/89

Claimant : Toufie, R

Reference Number : KRK6/2/3/A/1/0/331/574 (A210)

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

The Regional Lands Claims Commissioner: Western and Northern Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

A ROBERTS

Regional Land Claims Commissioner

NOTICE 665 OF 2001

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 A TENANCY CLAIM FOR THE RESTITUTION OF LAND RIGHTS HAS BEEN SUBMITTED TO THE REGIONAL LAND CLAIMS COMMISSIONER FOR THE WESTERN CAPE. THE PARTICULARS OF THIS CLAIM IS AS FOLLOWS:

Area : Simons Town

claimants :

1. A Suleiman (S1365)
2. WM Campbell (C485)
3. J Kindo (K613)
4. F Matthews (M2061)
5. HH Levendaal (L492)
6. BF Leeuwendaal (L491)
7. LP Lawrence (L493)
8. M Delcarme (D879)
9. HW Lawrence (L494)
10. AC Kallis (K588)
11. MN Klein (K550)
12. LR Lavendal (L490)
13. E Craig (C525)
14. HM Klein (K611)
15. P Soul (S1375)
16. LM Lawrence (B906)
17. D&C Bull (B907)
18. DE Finck (F464)
19. MM Soul (S1366)
20. J Noemdoe (N608)
21. VH Lawrence (L495)
22. H Williams (W517)
23. A Charles (C526)
24. L Daniels (D876)
25. D Clarke (C524)
26. RA Williams (W512)
27. NM Lotters (L65)
28. T Quickfall (Q35)
29. GR Meyer (M2062)
30. AO Stober (S1371)
31. S Potts (P727)

LAND CLAIM COMMISSION

Private Bag x9163

Cape Town

8000

Tel: (021) 426- 2930

Fax: (021) 424 - 5146

A ROBERTS

REGIONAL LAND COMMISSIONER

NOTICE 715 OF 2001
DEPARTMENT OF LAND AFFAIRS

I, Dr. Gilingwe Peter Mayende, Director-General of Land Affairs, in terms of section 8 of the Land Survey Act, 1997 (Act No 8 of 1997), hereby prescribe the fees set out in the Annexure, as the fees which shall be charged for the products or services provided by the office of the Chief Director of Surveys and Mapping. The fees shall be payable on and after **1 April 2001** and shall replace the scale of fees promulgated by Notice 1199 of 5 May 2000, which is hereby repealed.

ANNEXURE

**SCALE OF FEES TO BE CHARGED IN THE OFFICE OF THE
 CHIEF DIRECTOR OF SURVEYS AND MAPPING**

1. Maps of the national series

	Proposed price
Maps of the national series specified below, per map :	
(a) 1:50 000 topographical, South Africa.....	R22.00
(b) 1:250 000 topo-cadastral, South Africa.....	R 22.00
(c) 1:500 000 -	
(i) Topo-admin edition.....	R 22.00
(ii) Aeronautical edition (ICAO symbols).....	R 33.00
(d) 1:1000 000 world aeronautical chart (ICAO).....	R 33.00
(e) 1:1000 000 South Africa (4 sheets), per set.....	R 70.00
(f) 1:2 000 000 South Africa (Millennium Edition).....	R 22.00
(g) 1:2 500 000 topographical (Southern Africa).....	R 22.00
(h) 1:2 500 000 magisterial districts and provinces (RSA).....	R 22.00
(i) 1: 7 500 000 Africa south of the Sahara (political).....	R 22.00
(j) Provincial Map, South Africa.....	R 22.00
(k) Maps of the Regional Series (various scales).....	R 28.00

Provided that the fees prescribed in this paragraph do not include packaging and postage.

2. **MapAware Products**
For the supply of-
- | | | |
|-----|--|---------|
| (a) | MapTrix Kit | R220.00 |
| (b) | MapTrix Video | R 30.00 |
| (c) | MapAware Symbols Video | R 80.00 |
| (d) | Gordon's Bay Training Map | R 5.00 |
| (e) | MapAware Video Pack | R125.00 |
| (f) | MapAware Test Map | R 3.00 |
| (g) | 33 $\frac{1}{3}$ % Discount to all approved educational institutions on paper copy maps of the National Series (excludes MapAware products listed above) | |
- MapAware Two Day Training workshop**
R600.00 Flat rate per workshop plus
R100.00 per participant (Government Agencies)
R200.00 per participant (Non-Government Organisations)
3. **Supply of prints**
For the supply of -
- | | | |
|-------|---|---------|
| (a) | Plans of the national control survey network per print for every half square metre or portion thereof : | |
| (i) | Trigonometrical stations, town survey marks or bench marks..... | R 24.00 |
| (ii) | Reconnaissance reports or locality reports..... | R 6.50 |
| (b) | Maps of the 1:10 000 Orthophoto series of the national map series per print: | |
| (i) | Diazo paper | R 22.00 |
| (ii) | Diazo opaque film..... | R 36.00 |
| (iii) | Bromide paper..... | R 66.00 |
| (iv) | Ultra film transparency (Sepia – with letter of undertaking) | R132.00 |
| (c) | Aerial photographs per print : | |
| (i) | Black and white at contact scale..... | R 28.00 |
| (ii) | Black and white enlargements up to twice contact scale..... | R 44.00 |
| (iii) | Black and white enlargements up to three times contact scale..... | R 74.00 |
| (iv) | Black and white enlargements greater than three times contact scale..... | R110.00 |

(v)	Black and white enlargements 1m X 1m(special paper).....	R165.00
(vi)	Colour at contact scale.....	R 52.00
(vii)	Colour enlargements up to three times contact scale	R138.00
(viii)	Colour enlargements greater than three times contact scale.....	R193.00
(ix)	Panchromatic diapositive.....	R 44.00
(x)	Colour diapositive.....	R 94.00
(d)	Prints on photographic film (excluding aerial photographs), per print for every half square metre or portion thereof:	
(i)	Positive or negative film.....	R 116.00
(ii)	Direct film.....	R 176.00
(e)	Map separates on positive or negative film, per separate	R 700.00
(f)	All other prints, per print:	
(i)	A4 size.....	R 6.60
(ii)	A3 size.....	R 9.50
(iii)	Larger than A3 size for every half square metre or portion thereof.....	R 15.50

Provided that the fees prescribed in this paragraph do not include packaging and postage : Provided further that the supply, nature, scale and material used for any print shall be at the discretion of the Chief Director of Surveys and Mapping.

4. Mosaics of aerial photographs

For each mosaic produced from -

(a)	1 or 2 aerial photographs.....	R 165.00
(b)	3 to 6 aerial photographs.....	R 330.00
(c)	More than 6 aerial photographs.....	R495.00

Provided that the fees prescribed in this paragraph do not include packaging and postage : Provided further that the supply and nature of mosaics shall be at the discretion of the Chief Director of Surveys and Mapping.

5. **Co-ordinates and/or heights of trigonometrical stations, town survey marks and bench marks**

For the licensing and supply of co-ordinates and/or heights of trigonometrical stations, town survey marks and bench marks –

The stated fees are in respect of licensing a single user to access this information, at any given time. Should more than one user, within an organisation, need to be provided with access to the same information or dataset, the additional concurrent user licenses shall be subject to the following fees:

- | | | | |
|-------|---|---|--|
| (i) | 1 single user-license | : | 100% of fee |
| (ii) | 5 concurrent user-license | : | 375% of fee |
| (iii) | 10 concurrent user-license | : | 500% of fee |
| (iv) | For any number of additional concurrent users over and above 10 concurrent users | : | 25% of fee for each additional such license over and above 10 concurrent users |
| (v) | For any number of additional concurrent users over and above 100 concurrent users | | No additional fee will be applicable |

- | | | |
|------|-----------------------------------|--------|
| (i) | In printed format, per point..... | R 1.20 |
| (ii) | In digital format, per point..... | R 1.00 |

Provided that a minimum fee of R20 shall be levied : Provided further that the Chief Director of Surveys and Mapping cannot guarantee that any trigonometrical station, town survey mark or bench mark for which data have been supplied has not been disturbed or removed : Provided further that the fees prescribed in this paragraph do not include packaging, postage and the cost of the transfer medium.

On request the Chief Directorate of Surveys and Mapping will continue to supply co-ordinates on Clarke 1880, but an additional levy of 50% will be charged on all data requested.

Users may enter into a maintenance agreement with the Chief Directorate of Surveys and Mapping. Costs per annum of maintaining the data will be equal to 10% of the current value of the data the user is licensed to hold.

6. **TrigNet (GPS) Data
Post Processing Data Only**

- (a) **1 hour, 1 sec Dual Frequency Rinex data**

<u>Epoch interval</u>	<u>Frequency</u>
-----------------------	------------------

1 second

L1/L2

per hr/station

R44.00

(b) 1 hour, 5 sec Single Frequency Rinex data

Epoch interval Frequency

5 second L1 per hr/station R22.00

(c) Daily 15 sec Dual Frequency Rinex data

Epoch interval Frequency

15 second L1/L2 per 24hrs/station R108.00

(d) Data sets can be prepared for other epochs on request:

- (i) Per hr/station for L1/L2 irrespective of epoch interval. R44.00
- (ii) Per hr/station for L1 only irrespective of epoch interval. R22.00
- Add preparation fee per order for the immediate above requests R130.00

(e) For any data older than 3 months add 10% of current basic charge or add R130 per continuous data set.

7. Digital spatial information

The stated fees are in respect of licensing a single user to access this information, at any given time. Should more than one user, within an organisation, need to be provided with access to the same information or dataset, the additional concurrent user licenses shall be subject to the following fees:

- (i) 1 single user-license : 100% of fee
- (ii) 5 concurrent user-license : 375 % of fee
- (iii) 10 concurrent user license: 500% of fee
- (iv) For any number of additional : 25% of fee for
Concurrent users over and : each additional
Above 10 concurrent users : such license over
and above 10
concurrent users
- (v) For any number of additional : No additional fee will be
concurrent users over and above : applicable
100 concurrent users

Digital topographical and related information :

- (a) Digital elevation model of 200 metres or 400 metres with unit area of 30 minutes of latitude by 30 minutes of longitude per unit or part thereof....
- Thereafter per adjoining unit or part thereof....

R 210.00
R 55.00

Per Province [standard item, medium included]

Western Cape	R3 025.00
Eastern Cape	R3 850.00
Northern Cape	R7 700.00
Free State	R2 750.00
KwaZulu-Natal	R2 420.00
North West	R2 640.00
Gauteng	R660.00
Mpumalanga	R1 760.00
Northern Province	R2 750.00

(b) Digital elevation model of 50 metres, with a unit area of 3 minutes of latitude by 3 minutes of longitude, per unit or part thereof.....	R 210.00
thereafter per adjoining unit or part thereof.....	R 55.00

(c) Digital topographic information of medium resolution (1:500 000 map series) with a unit area of 1 degree of latitude by 1 degree of longitude :	
1 unit or part thereof.....	R 265.00
2 to 50 adjoining units, per unit or part thereof.....	R 75.00
- thereafter per adjoining unit or part thereof.....	R 60.00

Per Province [standard item, medium included]

Western Cape	R1430.00
Eastern Cape	R1430.00
Northern Cape	R2200.00
Free State	R1100.00
KwaZulu-Natal	R990.00
North West	R990.00
Gauteng	R440.00
Mpumalanga	R715.00
Northern Province	R990.00

Separate features which can be supplied:

Communications and built-up areas, or
Hydrography (rivers, dams, etc.) or contours
(100 metres) or magisterial districts:

1 unit or part thereof.....	R 220.00
2 to 50 adjoining units, per unit or part thereof.....	R40.00
thereafter per adjoining unit or part thereof.....	R35.00

(d) Digital topographic information of high resolution, (1:50 000 map series) with a unit area of 15 minutes of latitude by 15 minutes of longitude :	
1 unit or part thereof.....	R 275.00
2 to 64 adjoining units, per unit or part thereof.....	R 88.00
thereafter per adjoining unit or part	

thereof.....	R 72.00
Northern Province	R14300.00
North West	R12100.00
Gauteng	R3520.00
Mpumalanga	R10230.00
Northern Cape	R33000.00
Free State	R15400.00
KwaZulu-Natal	R10450.00
Western Cape	R15950.00
Eastern Cape	R17050.00

Separate features which can be supplied:

Communications and built-up areas, or hydrography (rivers, dams, etc.) or contours (20 metres)

1 unit or part thereof.....	R 225.00
2 to 64 adjoining units, per unit or part thereof....	R 72.00
Thereafter per adjoining unit or part thereof.....	R 55.00

(e) Digital map image, per copy

R 105.00

(f) Digital orthophoto image, per copy

R 220.00

(aa) Panchromatic.....

R 440.00

(bb) Colour.....

(g) Digital aerial photography image, per copy (low resolution) where available

R 83.00

(aa) Panchromatic.....

R 165.00

(bb) Colour.....

Provided that digital information shall be supplied in one of the following formats. Ascii feature, Map Info(.mif), Micro station(.dgn), Auto Cad(.dwg) and Auto Cad(.Dxf) or Shape. Should the client require digital information in any other format, an additional hourly rate will apply to prepare the digital information: Provided further that the Chief Director of Surveys and Mapping can provide the data in the required format.

Users of data supplied by the Chief Director may enter into a maintenance agreement with the Chief Director. Costs per annum pertaining to the maintenance of digital information will be based on 24% of the current value of the data set.

Service providers who have been appointed by the Chief Director will pay the Chief Director a fee of 25% of the value of each data set sold. Agreements are available on request.

On request the Chief Directorate of Surveys and Mapping will continue to supply data on Clarke 1880, but an additional levy of 50% will be charged on all data requested.

Provided that the format and the licensing of digital information per user shall be at the discretion of the Chief Director of Surveys and Mapping.

Provided further that the fees prescribed in this paragraph do not include packaging, postage or the cost of the transfer medium, unless otherwise specified.

8.

Preparation of certificates

For each half hour or portion thereof spent in the preparation of any

certificate R65.00

9. **Reports to courts**

For each hour or part thereof spent in the preparation of a court report or an affidavit..... R 215.00

10. **Lamination Services**

For every square metre or portion thereof:

- 38 microns thickness R25.00
- 75 microns thickness R35.00

11 **Miscellaneous**

For any work or service not specified elsewhere in this scale of fees, the charge shall be on a time basis at the rate of R130 per hour or portion thereof : Provided that searches in the office shall be made subject to such conditions as the Chief Director of Surveys and Mapping may from time to time determine

12 **Packaging and Postage**

Notes:

Mailing services available:

- Domestic surface mail
- Speed service Couriers (Priority mail)
- Collection at counter by courier of choice

For packaging combinations of the products listed below a separate list of general combinations has been supplied. Clients to check the costs of separate packaging against the combination packaging to see which is the more economical of the two options.

The fee for packaging and postage within South Africa per order shall be:

(a) **Maps and prints**

Maps of the national series, Orthophotos, Flight Plans, Control Survey Network Plans, etc.

Domestic surface mail

1 to 15 maps or prints R22.00
 16 to 30 maps or prints R36.00
 31 to maximum 75 maps or prints..... R50.00

Speed service couriers (Priority Mail)

1 to 15 maps or prints R47.76
 16 to 30 maps or prints R58.14
 31 to maximum 75 maps or prints..... R102.36

Counter collection (Courier)

Packaging costs for courier collection for any of the above products per package R15.00

(b) Photographic products	
Domestic surface mail	
Contact prints and diapositives max. 100 per package	R24.00
Enlargements max. 10 per package	R22.00
Enlargements max. 20 per package	R33.00
Speed service couriers (Priority Mail)	
Contact prints and diapositives max. 100 per package	R47.76
Enlargements max. 10 per package	R47.76
Enlargements max. 20 per package	R58.14
Counter collection (Courier)	
Packaging costs for courier collection for any of the above products per package	R15.00
(c) Digital products	
Domestic surface mail	
1 to 10 Compact discs (CD)	R19.00
11 to 20 Compact discs (CD)	R21.00
21 to 40 Compact discs (CD)	R24.00
1 to 10 90mm Diskette (Stiffy)	R19.00
The above excludes electronic media	
Speed Service Courier (Priority Mail)	
1 to 10 Compact discs (CD)	R34.08
11 to 20 Compact discs (CD)	R47.76
21 to 40 Compact discs (CD)	R58.14
1 to 10 90mm Diskette (Stiffy)	R34.08
The above excludes electronic media	
Counter Collection (Courier)	
Packaging costs for courier collection for any digital product per package	R3.00
Electronic mediums for digital products extra if not supplied by clients.	
Compact discs (CD)	R32.00
90 mm diskette (Stiffy)	R6.00
(d) Combination packaging	
Domestic surface mail	
Max 10 maps/prints	R26.50
Max 50 contact prints and diapositives	
Max 10 enlargements	
Max 10 compact discs/90mm diskettes	
Max 20 maps/prints	R37.00
Max 100 contact prints and diapositives	
Max 20 enlargements	
Max 20 compact discs/90mm diskettes	
Max 30 maps/prints	R44.00
Max 150 contact prints and diapositives	
Max 30 enlargements	

Max 30 compact discs/90mm diskettes	
Speed surface couriers (Priority Mail)	
Max 10 maps/prints	R73.00
Max 50 contact prints and diapositives	
Max 10 enlargements	
Max 10 compact discs/90mm diskettes	
Max 20 maps/prints	R134.00
Max 100 contact prints and diapositives	
Max 20 enlargements	
Max 20 compact discs/90mm diskettes	
Max 30 maps/prints	R180.00
Max 150 contact prints and diapositives	
Max 30 enlargements	
Max 30 compact discs/90mm diskettes	
Counter collection (Courier)	
Packaging costs for courier collection for any of the above products per package	R15.00
(e) Reports	
Any report or copy on A4 or A3 paper per envelope	R 8.00
Costs for courier collection per envelope :	R 1.50
(f) Prints supplied in terms of paragraphs 2(a) and 2(f)	
	R 8.00
<p>Provided that in the event of a combination of products being ordered that the higher tariff for postage shall apply, eg. an order for enlargements and contact prints will incur the higher postage fee.</p> <p>Provided further that the fee for items and quantities not specified above, special deliveries and delivery services for foreign orders will be available on request.</p>	

Website and e-mail address

The Website address of the Chief Directorate of Surveys and Mapping is as follows:

<http://w3sli.wcape.gov.za>

To order and purchase products electronically where available, go to the section **Marketing and Sales** and click on the icon "Map Manager". The Program will guide you through the process.

E-mail address for ordering products

Sales@sli.wcape.gov.za

E-mail address for general communication

Cdsm@sli.wcape.gov.za

NOTICE 717 OF 2001**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT 22 OF 1994)**

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act 22 of 1994), as amended, that a claim for the restitution of land rights has been lodged on the farm, **Riverside 308 JT**, situated in the Magisterial District of Nelspruit, Mpumalanga Province.

The land claim was lodged by **Mr Phinius Mdluli** ID 2007015305082 on behalf of the **Mdluli Family or clan**.

At the time of dispossession in 1920, the land was called Tomango farm in extent of 2252 and 594 square roods and subsequently renamed to Mataffin after Matsafeni Mdluli the farm to Mgojane.

The claim is on the following properties:

- The remaining extent of the farm, in extent 1888.3217ha, held by **H L Hall and Sons Group Services Ltd.** by (T128821921).
- Portion 1 of the farm, in extent 24,7281 ha, held by **Transnet Limited** by (T3335/1920).
- Portion 2 of the farm, in extent 261.0000sqm, held by **Transnet Limited** by (T10220/1931).
- Portion 3 of the farm, in extent 1767.0000sqm, held by **Transnet Limited** by (T10220/1931).
- Portion 4 of the farm, in extent 3063.0000sqm, held by **Transnet Limited** by (T10220/1931).
- Portion 5 of the farm, in extent 8947.0000sqm, held by **Transnet Limited** by (T20821/1937).
- Portion 6 of the farm, in extent 480.0000sqm, held by **Transnet Limited** by (T1153/1960).
- Portions 7 & 8 are consolidated with Portion 9 of the farm.
- Portions 9 & 10 are consolidated with Portion 11 of the farm.
- Portion 11 of the farm, in extent 2,6519ha, held by **Dickon Hall Products Pty. Ltd.** by (T33916/1969) and also a bond held by **Standard Bank** (B75726/1990).
- Portion 12 of the farm, in extent 12,6043ha, held by **Suid-Afrikaanse Padraad** by (T8448/1992).
- The Remaining Extent of Portion 13 of the farm, in extent 5,6769ha, held by **H L Hall and Sons Group Services Ltd.** by (T15332/1992) and also a bond held by **Shell South Africa Pty Ltd.** (B12592/1993).
- Portion 14 of the farm, in extent 3.4705ha, held by **Nelspruit Development Trust** (T53866/1977).
- Portion 17 of the farm, in extent 4995.0000sqm, held by **Trans Africa Concessions Pty Ltd.** (T56081/2000).

The Regional Land Claims Commissioner is investigating the claims for Mpumalanga and the Northern Provinces. Any party who has an interest in the farm is hereby invited to submit within 60 days of publication of this notice under **Ref KRP 11526** comment or objections to the Regional Land Claims Commissioner for the Northern Province and Mpumalanga, Private Bag X11305 Nelspruit 1200 Tel 013 755 3499 Fax 013 755 3529. Home Affairs Building, 4th floor, Henshall and Brandres street.

W. Mgoqi (Adv.)

REGIONAL LAND CLAIMS COMMISSIONER: NORTHERN PROVINCE AND MPUMALANGA

14 March 2001

NOTICE 742 OF 2001

DEPARTMENT OF TRADE AND INDUSTRY

**COMPREHENSIVE GUIDE TO THE
DUTY CREDIT CERTIFICATE SCHEME**

Department of Trade and Industry
Republic of South Africa
February 2001

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ABBREVIATIONS

ABET	Adult Basic Education & Training
BLNS	Botswana, Lesotho, Namibia and Swaziland
BTT	Board on Tariffs and Trade
CMT	A cut, make and trim operation
DCC	Duty Credit Certificate
DCCS	The Duty Credit Certificate Scheme
DG	Director-General of the DTI
DTI	Department of Trade and Industry
ER	The Export Requirement
GEIS	General Export Incentive Scheme
NPI	National Productivity Institute
PAR	Productivity Audit Report
PIP	Productivity Improvement Plan
PMP	Performance Measurement Programme
PPR	Productivity Performance Report
RSA	Republic of South Africa
SACU	Southern African Customs Union, that is Botswana, Lesotho, Namibia, South Africa and Swaziland
SADC	Southern African Development Community
SAP	Structural Adjustment Programme
SAPS	South African Police Services
SARS	South African Revenue Services
SETA	Sectoral Education Training Authority
TDR	The Expenditure on Training & Development Requirement

1. BACKGROUND TO THE DCCS

The Duty Credit Certificate Scheme (DCCS) was originally introduced on 1 April 1993 as a bridging measure when the Structural Adjustment Programme (SAP) was discontinued. The DCCS has now for the fourth time been extended for five years until March 2005, covering the export periods 1 April 2000 to 31 March 2001, 1 April 2001 to 31 March 2002, 1 April 2002 to 31 March 2003, 1 April 2003 to 31 March 2004 and 1 April 2004 to 31 March 2005. The rebate provision is contained in the Customs and Excise Act 91 of 1964, rebate item 460.11/00.00/04.00. This document contains the revised guidelines for participation during the aforementioned periods and should be read in conjunction with the notes in the above-mentioned rebate item.

Participation in the DCCS is linked to a Performance Audit which measures the participant's or CMT's performance in terms of productivity and training. Participants are also expected to show export growth and must comply with the Export Requirement (ER). The objective of the DCCS is to influence and encourage textile and clothing manufacturers to compete internationally, independent of government subsidies.

2. WHAT IS THE DCCS?

2.1 You earn duty credits

In terms of the DCCS, exporters of certain prescribed textile and clothing products can earn duty credits based on exports of these products during the 12 month periods ending 31 March 2001, 31 March 2002, 31 March 2003, 31 March 2004 and 31 March 2005. A duty credit certificate indicating the value of the duty credits will grant the participant credit to this value on duties payable by the him on the importation of certain prescribed textile and clothing products.

2.2 Who may participate?

An exporter under the DCCS can be a company, a close corporation, a partnership or a sole proprietor. A division of a company may participate in the DCCS, provided that it trades as a separate business entity and has its own financial statements. In the case of a division of a company participating in the DCCS, the chief executive officer or the managing director of the parent company must complete and certify such applications.

For purposes of the DCCS, a trading house is any legal entity that does not manufacture its export products and relies exclusively on external manufacturers to service its export requirement.

For purposes of the DCCS, a SMME is privately and independently or co-operatively owned and managed and must not form part of an enterprise which exceeds the quantitative criteria referred to in Table 1, but may have more than one branch. The entity must comply with any two of the three criteria as listed in Table 1 below.

It would be preferable that the participant is registered with the relevant Export Council, however this is not a requirement.

TABLE 1: QUANTITATIVE CRITERIA FOR SMME's

SIZE	TOTAL ANNUAL TURNOVER (vat included)	TOTAL ASSET VALUE (fixed property excluded)	TOTAL NUMBER OF FULL-TIME EMPLOYEES
	Less than	Less than	Less than
Medium	R 25.0 million	R 5.0 million	51 - 200
Small	R 5.0 million	R 1.0 million	5 - 50
Micro	R 1.25 million	R 0.25 million	1 - 4

It is a specific condition for participation in the DCCS that the processing of an application by a participant or any one of its associates or related parties, for duty credit certificates will be suspended if such participant, associate or related party is subject to an investigation by the South African Police Services (SAPS) or the Office for Serious Economic Offences, or to a verification by the Department of Trade and Industry (DTI), the South African Revenue Services (SARS) or the Commissioner for SARS of previous claims or any related matters pertaining to the General Export Incentive Scheme (GEIS), the SAP or the DCCS, until such investigation and/or verification has been completed and finalised.

If the investigation and/or verification proves non-compliance any previous GEIS/SAP/DCCS claim, the suspension of the application will be made final and the participant will be disqualified from participation in the DCCS. If after such an investigation/verification it is found that the participant complied with GEIS/SAP or DCCS, the suspended application will be processed. The date on which suspension is lifted will be considered as date of export.

Applications will only be considered from exporters who qualify for participation in the DCCS, and such, holders of duty credit certificates may not cede benefits in terms of the DCCS to any other person whatsoever, except for sale of the DCCS as described in paragraph 10.5.

The Chief Executive Officer/Managing Director of a Company, or the Senior Member/person with financial management responsibility in the case of a close corporation, partnership, sole proprietor or SMME, will be held jointly and separately (if applicable) liable with the participant for all aspects relating to the application for duty credit certificates and any claims in terms of paragraph 11.

- 2.3 In respect of which products may duty credits be earned?
The following products will qualify as exports under the DCCS:

TABLE 2: QUALIFYING EXPORTS

PRODUCT	TARIFF HEADING
Clothing and clothing accessories	61.01 to 61.17 62.01 to 62.17
Household textiles	63.01 to 63.04
Fabrics and other textiles	51.11 to 51.13 52.08 to 52.12 53.11 54.07 to 54.08 55.12 to 55.16 56.03 58.01 to 58.04 58.06 58.08 58.10 to 58.11 59.01 59.03 59.06 to 59.07 60.01 to 60.02
Yarn	51.06 to 51.10 52.04 to 52.07 54.01 to 54.06 55.08 to 55.11

Only export products manufactured from textile inputs that are manufactured locally or imported (on which the full duty has been paid), will qualify for duty credit certificates. For purposes of the DCCS, textile inputs are the direct input utilized for the manufacture of the product to be exported, namely polymer (in respect of filament yarn), fibres, yarns and fabrics, and do not include other inputs or components. Where yarn is **imported full duty paid**, the fabric knitted and then exported, the final product (fabric) will qualify in terms of the Scheme. Where yarn is **imported with rebate of the duty** in terms of Schedule No 3, the fabric knitted and then used to make a final product for export, the final product (clothing or household textiles) will qualify in terms of the Scheme. The same principle applies to other pipeline inputs, provided that two full stages of transformation is achieved. Other export products manufactured directly from inputs imported in terms of any rebate provision in Schedule 3, 4 and 5 to the Customs and Excise Act, will **not** qualify for a duty credit certificate. Yarns and fabrics in respect of which proof can be submitted that they were manufactured in the BLNS countries will be regarded as locally manufactured inputs.

In the case of a **trading house**, only locally manufactured end-products covered by the DCCS, bought directly from local manufacturers and in respect of which proof of local manufacture, to the satisfaction of the DG, can be submitted, will be considered as locally produced products for purpose of the DCCS.

Raw materials sourced from South African merchants and wholesale distributors will not be regarded as locally manufactured materials, unless the participant provides documentary proof, such as a certificate from its auditors, to the contrary and to the satisfaction of the DG.

The abovementioned certificate by the participant's auditor must be furnished in the prescribed format and substantiate, to the satisfaction of the DG, that the products exported are manufactured from inputs manufactured locally, or imported inputs in respect of which the full duty has been paid.

2.4 Export destinations

Products exported to areas outside the SACU will qualify as exports in terms of the DCCS.

2.5 Which products may be imported utilising a duty credit certificate?

Based on their exports, participants will be allowed to import the following products as per Table 3, that are classifiable under the tariff headings as per Table 2 (above):

TABLE 3: ALLOWED IMPORTS UNDER THE DCCS

Exporter	Product exported	Product allowed to be imported
Manufacturer of Clothing and Clothing accessories	Clothing Clothing accessories	Fabric Clothing Clothing accessories
Knitter of Clothing and Clothing accessories	Clothing Clothing accessories	Yarn Fabric Clothing Clothing accessories
Manufacturer of Household Textiles	Household textiles	Yarn Fabric Household textiles
Manufacturer of Fabric and Other Textiles	Fabric Other textiles	Yarn Fabric Other textiles
Manufacturer of Yarn	Yarn	Yarn
Trading House	Clothing Clothing accessories Household textiles Fabric Other textiles Yarn	Clothing Clothing accessories Household textiles Fabric Other textiles Yarn

2.6 How is the value of the certificate determined?

The value of the certificate is calculated as a percentage of the *export sales value* of the

approved¹ exports, as per Annexure A.

Should the export sales value as stated in column L of Schedule B of the Application form be more than the amount repatriated (as stated in column Q of Schedule B), the export sales value will be reduced to equal the amount received as per column Q.

Categories A & B and C & D respectively have equal benefits.

2.7 What is the export sales value?

Export sales value means the free carrier value [i.e. free-on-board (fob) and, in the case of overland transport through exit points within the SACU, free-on-rail (for), or free-on-truck (fot), at the border] of export sales qualifying in terms of the DCCS. For the purpose of this definition, the following shall not form part of the export sales value:

- (a) freight and insurance costs in respect of the transport and insurance of qualifying products outside the SACU, regardless of whether or not these costs have been paid for in the RSA; and
- (b) any expenditure or costs, of whatever nature, incurred by the participant or associated company in respect of any activity performed, or to be performed, outside the RSA in respect of any export sale, including but without limiting it to
 - (i) commission paid to an overseas representative;
 - (ii) costs incurred in the marketing, advertising, positioning, warehousing, repairing and clearance of products sold in terms of an export sale; and
 - (iii) any taxes or import and excise duties.

Regardless of whether such expenses have been paid or are payable in the RSA, in the event of any dispute arising as to the determination of the export sales value, the DG may, within his sole discretion, determine a notional export sales value, and such determination shall be subject to arbitration as provided for in paragraph 12.

The nett fob export sales value is determined on the basis of the value in foreign currency reflected on the Commercial Invoice and must be converted into rand at the spot buying rate for foreign currencies (as at 11h00 or 15h00) of the exporter's bank, applicable on the date of the export clearance. The official date of export will be the date on the original DA550 as reflected by the customs date stamp. There must be a clear link between the value thus determined in rand and the values reflected in rand on the DA550 and F178, even if these values differ slightly.

¹ Approved exports are exports which fall under the DCCS, in respect of which proof to the satisfaction of the DG, that the exports took place, that payment was received and that the money so received was repatriated to South Africa, was submitted.

2.8 Benefits are granted subject to participation in the PERFORMANCE AUDIT and the achievement of certain PERFORMANCE, TRAINING and EXPORT targets

The granting of benefits in terms of the DCCS will be subject to participation in the Performance Audit, and the achievement of the TR and ER, the aim of which is to encourage RSA manufacturers to achieve international competitiveness independent of government subsidies. Productivity improvement, training and more effective marketing strategies are keys to attaining this goal.

All costs relating to the implementation and administration of the Performance Audit, the TR and ER will be borne by the participants in the DCCS.

**3. FOR WHICH CATEGORY DO I QUALIFY?
(Refer Annexure A)**

3.1 Category A:

Category A includes all SMME's and trading houses qualifying in terms of the criteria as shown at Table 1. First time entrants to the DCCS, have a choice of qualifying for duty credits of either category A, B or C. Existing and past participants who qualify as a SMME are not included in this category.

Training Requirement:

10% of the value of the DCCS Certificate to be spent in the following export year, with a training plan developed through the SETA.

Performance Assessment:

As per guidelines. Applicant is at liberty to apply for 50% funding towards the cost of the report, from the Competitiveness Fund.

Export Requirement:

Annual real growth rate of 10% measured in Rand as per Section F of the application form (TCE/2001/C).

3.2 Category B:

Any registered participant whose exports are less than 15% of total annual sales, during the particular DCC export year. Export turnover should be divided by total sales turnover, where total sales turnover excludes the total value of turnover generated by the company's retail business but includes the ex-factory cost price of goods manufactured by the manufacturing division supplied to the company's retail division and sold by them.

Training Requirement:

As per guidelines.

Performance Assessment:

As per guidelines. Applicant is at liberty to apply for 50% funding towards the cost of the report, from the Competitiveness Fund.

Export Requirement:

Annual real growth rate of 10% measured in Rand as per Section G of the application form (TCE/2001/C).

3.3 Category C:

Any registered participant whose exports are equal to or more than 15% of total annual sales, during the particular DCC export year. Export turnover should be divided by total sales turnover, where total sales turnover excludes the total value of turnover generated by the company's retail business but includes the ex-factory cost price of goods manufactured by the manufacturing division supplied to the company's retail division and sold by them.

Training Requirement:

As per guidelines.

Performance Assessment:

As per guidelines. Applicant is at liberty to apply for 50% funding towards the cost of the report, from the Competitiveness Fund.

Export Requirement:

Annual real growth rate of 10% measured in Rand as per Section G of the application form (TCE/2001/C).

3.4 Category D:

DCCS participants manufacturing a big export order in partnership with one another. Once such an order is received, the exporting partner should act as coordinator and must notify the DTI of the partnership on Form TCE/2001/ND. After payment for the order has been received, a claim can be submitted on Form TCE/2001/CD. Certificates will be issued and will be subject to the specific partners involved having had the Performance Audit done and having achieved their performance, training and export requirements for that specific export year. In case of non-compliance, the amount issued in terms of a category D claim will be repayable on demand.

4. DCCS PERFORMANCE AUDIT

The granting of benefits in terms of the DCCS will be subject to each applicant participating in the Performance Measurement Programme (PMP) and achieving the TR and ER. In the case of a trading house the identified CMT suppliers will have to participate in the PMP and will be expected to demonstrate a willingness towards performance improvement.

4.1 The Performance Assessment in terms of the PMP

The PMP assessment consists of three parts:

- the *Productivity Performance Report (PPR)* compiled from audited financial statements and an interpretation of the PPR reflecting symptoms of improvement or decline;
- a site visit, resulting in a *Productivity Audit Report (PAR)* with findings on

- causes for the symptoms identified in the PPR, and recommendations and an action plan for further improvement and/or measures to prohibit further decline, contained in a *Productivity Improvement Programme (PIP)*

4.1.1 The PPR

This assessment is used to project the participant on a performance matrix representative of the relevant industry's or industry sub-sector's performance in South Africa. A composite index is calculated to reflect performance improvement or decline, rating the viability of the participant on a scale of zero to 1000, with 350 being the break-even point. An example of the resulting productivity performance matrix is attached as Annexure A.

These models are the intellectual property of the NPI. The NPI would, however, make available to accredited consultants, the list of key performance factors and the definitions required to collect the relevant data, to enable compilation of the PPR. Data for the two most recent financial years as contained in the audited financial statements of the participant, should be collected, if the company is a first time entrant or where the consultant has changed. Accredited consultants must submit the data to the NPI who, at a fee payable by the consultant, will compile the PPR, capture the data in the DCCS database and furnish the PPR together with the interpretation thereof, to the consultant.

The interpretation report compares the current year's PPR results with that of the previous year. This information must form the basis for the site visit when the consultant is required to formulate his/her findings on the cause(s) for change(s) indicated by the PPR.

4.1.2 Site visit and recommendations (PAR & PIP)

The consultant must spend time with the management of the participant (or in the case of trading houses, the CMT suppliers) to assess whether the company has materially complied with the productivity recommendations listed in the set-up report. The skills and experience of the consultant are crucial, particularly regarding the clothing and/or textile industry and its interaction. The assessment, required in writing, must explain whether the company's management did everything possible to implement the productivity action plans that were agreed upon during the first visit. Sometimes unforeseen problems do occur and a 100% success rate may be difficult to achieve. The consultant will therefore need to use his/her knowledge and insight to determine whether there has been material compliance or not and in his/her professional capacity report accordingly, honestly and without bias. The consultant's certification in this regard must be able to withstand the test of scrutiny by an independent authority.

The consultant and the participant (or CMT supplier in the case of a **trading house**) must agree on: (i) a new Productivity Improvement Programme (PIP) for the next DCCS year and (ii) the current status (PAR), the targets and the plans to achieve these targets, in a written report. The consultant must agree with the management of the participant (or of the CMT suppliers) on firm targets, i.e. quantified targets unless there are good reasons why such quantified targets are impossible or impractical.

The draft report (PAR and PIP) is submitted to the participating company's management together with the financial analysis report (PPR), who must sign the report, certifying the correctness thereof.

4.2 Employee Basic Amenities and Facilities

The consultant should carry out a physical inspection of the basic amenities and facilities provided for the employees, and report on his findings.

4.3 Management Practices Audit

The quality of managerial and supervisory practices directly and materially affects the internal efficiency and functioning of an organisation. Practices such as communication, decision making, task structuring, staff development, promotion management etc directly impacts on the satisfaction and morale of employees which in turn affects overall performance.

For this reason a Management Practices Audit will be included in the DCCS Performance Audit with effect from the 2001/2 export year.

4.4 Training & Development Audit

4.4.1 TDR target

A condition for participation in the DCCS is that all participants, except for participants of category A and trading houses of categories B and C, must annually spend an amount equal to at least 4 % of their annual **wage bill on training** for the workforce in the same export year. This condition will be applied as follows:

- (a) In the event that the required level of expenditure of 4% or any higher level has already been achieved in the year immediately preceding the year under consideration, such participant is required to maintain its training expenditure at a level of at least 4% of its wage bill in the year under consideration, in order to qualify for the DCCS benefit.
- (b) In the event that the required level of 4% has not been spent in the year immediately preceding the year under consideration, the participant is required to increase its training expenditure towards achieving the 4% target from the level spent in the previous year by an amount equal to at least 10% of the value of its DCCS

benefit, until the said target is reached, in order to qualify for DCCS benefits.

The additional expenditure of 10% of the DCCS benefits will not be regarded as limiting the increased expenditure on training to 10% of the DCCS benefit. Although not under obligation, participants may and are encouraged to increase expenditure on training by greater amounts.

Participants of **category A** must spend an amount equal to at least 10% of the value of the DCCS certificate of the previous year on training for the workforce (or in the case of a trading house, the workforce of one or more of their CMT's), in the following export year. Such participants are therefore exempt from spending any money on training in their first year of participating in the DCCS. Once the claim for the first year has been received and the value thereof determined, the applicant will be informed and will then have to pay the specific amount to the SETA and submit proof of such payment to the DTI. Once such proof has been received, the DCCS certificate will be issued. The funds kept with SETA must be utilised by the participant to train the workforce according to a training plan developed by the participant, the worker's union and SETA.

Trading houses (except those that qualify for category A) must spend a total amount in accordance with the formula below on the workforce of each CMT supplier which is serving the trading house on the date on which the DCC audit is undertaken. Where the duty credit certificate value is below or equal to R500 000, 20% of the estimated value should be spent on training of the workforce and where the value is above R500 000, 12,5% of the value should be spent on training the workforce. The training expenditure year runs parallel to the DCC export year, ie 1 April to 31 March.

Where the trading house makes regular use of a CMT supplier to manufacture seasonal products but these suppliers are not being used by the trading house at the audit date, then they must be included in the total number of CMT suppliers to which the trading house has training and development obligations in respect of its DCCS participation.

The training and development monies available to CMT suppliers from the trading house must be disbursed in proportion to the typical number of weekly paid employees involved in the manufacturing or production processes at each CMT supplier company. Where this calculation results in so small an expenditure target in Rand terms per CMT supplier, which makes meaningful training and development difficult or impossible, then those CMT suppliers which in combination contribute nearest to 55% of total invoiced CMT sales to the trading house will be the recipient(s) of training and development monies apportioned according to the foregoing paragraph.

Where CMT suppliers do not employ their own training or human resource staff to identify or develop training plans in their companies, trading house personnel who possess the necessary skills and knowledge will be expected to give practical assistance to the CMT supplier in this regard. Alternatively the cost of employing training and development facilitators and practitioners to achieve these objectives should be funded from the Training and Development budget.

This training must take place according to a training plan developed by all parties concerned, including all stakeholders involved in the CMT suppliers organisation.

The DCCS performance audit will be undertaken at a maximum of two CMT supplier companies which have been identified as training and development fund recipients according to the 55% of CMT sales criteria.

4.4.2 Definitions

Workforce, for the purposes of paragraph 4.1, refers to employees directly involved in the manufacturing or production process, as follows:

Clothing Industry	:	weekly-paid employees
Textile Industry	:	weekly & monthly-paid employees

The *wage bill* refers to the basic wages (and salaries) of the workforce (as defined above), which excludes overtime, benefits, bonuses and any other employment costs.

Valid *training costs* will be expenditure on skills, developmental and computer training for the workforce as defined. A minimum of 70% of the training expenditure must be spent on the workforce as defined of which at least 20% should be spent on ABET (ie literacy, numeracy, social skills development, business understanding, health care etc).

The levies paid over to the Textile, Clothing, Footwear and Leather SETA are allowed to be offset against the DCCS training and development expenditure requirement.

4.4.3 The training plan

The participant or in the case of a trading house, the CMT supplier must have a *Training Plan* drawn up for a twelve-month period commencing on 1 April and running up to 31 March of the next year. The trading house will be expected to assist the CMT supplier(s) in drawing up the training plan where the CMT requests this assistance. Participants of category A are exempted from the first year of participation only, but are expected to

follow the same procedure from their second year of participation.

The training plan must contain the employee category, type of training and cost of such training. It will identify the amount to be spent on improving of shop floor knowledge, skills, attitudes and aptitudes, but will also take cognisance of other levels of developmental needs within the company (as per paragraph 4.2).

The training plan must emanate from an investigation, by the participant, into the company's training needs and all parties concerned must be involved in this process. The training plan must be signed off by the participant and the labour union before the training period commences.

The training must add value to the company's ability to increase productivity as a component of overall improved performance. As such, the participant may involve its consultant and the SETA to assist in arriving at the best possible type and means of training.

Training may be done in-house, by consultants, by the SETA or by any other party that will satisfy all the parties concerned.

4.4.4 Calculation of DCCS training expenditure

Except for participants of category A, the expenditure on training runs parallel to the export year, and the participant must therefore estimate the value of the DCCS certificate beforehand in order to plan training expenditure during the next export period in co-operation with the labour union. Diagram 1, attached hereto as Annexure C, can be used to assist in determining the amount to be spent.

For participants of category A, 10% of the value of the DCCS must be spent on training. Category A participants should therefore pay this amount to the SETA after having been informed by the DTI of the value. The money will be kept by SETA in a separate, interest-bearing account for the participant to spend on training in the following twelve month period.

Trading houses should estimate the value of their certificate for that specific export year and should spend the applicable percentage thereof on training of the workforce of their CMT's. Should the estimated amount be less than the applicable percentage of the actual value of the certificate, the balance should be paid over to the SETA. The money will be kept in a separate, interest-bearing account for the participant to spend on training in the following twelve month period, in addition to what should be spent in that year.

4.4.5 Responsibility of the participant

It must be the objective of all parties concerned to ensure that the funds allocated to training as per the training plan, are fully and properly spent during the DCCS training period, so that the declared DCCS training expenditure is reduced to a nil balance.

It is recognised, however, that legitimate constraints on the execution of the training plan may occur (including, but not limited to, key staff illnesses and the temporary unavailability of particular identified training programmes or trainers). It will therefore, under certain circumstances, be possible to carry forward DCCS training expenditure into the next twelve-month training period.

In such cases the positive difference between the planned and actual training expenditure must be lodged with the SETA Head Office and will be retained in an interest-bearing account until such time as it is fully expended. If such funds remain unexpended for longer than twelve months, it will be regarded as forfeited and will become part of the SETA Training Fund and utilised for normal training activities at the discretion of the SETA.

4.5 Scoring of implementation from previous year's action plan.

The implementation of these recommendations must be reported on using Table 4. The targets or recommendations must be summarised by grouping them into each of the three relevant categories shown in Table 4. The category is then rated, which will result in a percentage reflecting the degree to which the participant has succeeded in implementing productivity improvement measures.

TABLE 4: EVALUATION OF THE IMPLEMENTATION OF PRODUCTIVITY RECOMMENDATIONS

No	Weight (w) 2000/1	Weight (w) 2001/2 onwards	Category of Recommendations	Rating (r)	Score X%
1	70	60	Financial Efficiency (PMP)		(w)(r)
2	30	20	Employee Basic Amenities and Facilities		(w)(r)
3		20	Internal Organisational Effectiveness: Management Practices Audit		(w)(r)
TOTAL					y

r = rating on a scale from 0 to 5 where:

0 = no progress made, and 5 = the best possible progress made

The weight is a set measure for the relative importance of the recommendations in terms of overall productivity improvement expressed as a proportion of 100.

X% = the weighted rating of success of implementation, calculated as follows:

$$X\% = (y/500)100$$

5. WHO DOES THE AUDIT?

5.1 Accredited consultants

The PMP is administered by the NPI on behalf of the DTI. The participant may appoint any consultant to do the performance measurement audit, however such consultant must register with the NPI as an accredited agent.

5.2 Appointment of consultant by DCCS participant

Participants in the DCCS are responsible for the appointment of an accredited consultant of their choice and for the costs incurred in the administration of the DCCS Performance Audit. In the case of a trading house, the trading house should reach agreement with the CMT supplier as to which consultant to appoint to undertake the PMP. The trading house will be responsible for the cost of the report/(s).

Arrangements regarding the appointment of the consultant, the fees charged and the payment thereof are to be agreed upon between the participant and the consultant.

Participants are at liberty to apply for 50% funding towards the cost of the report, from the Competitiveness Fund.

5.3 Set-up audit report

A set-up audit report is required in respect of all new participants (and for each of the identified CMT suppliers of participating trading houses). The audit report of this specific year will serve as the basis for setting targets for the following export period. In cases where there has been no continuity in consecutive claim years, a new set-up report will be required. The registered participant must appoint a consultant within 30 days of registering as a DCCS participant.

5.4 Responsibilities of the consultant

Consultants appointed to conduct the DCCS Performance Audit should carefully study these guidelines and conduct all audits in accordance with the framework provided therein.

Consultants must register with the NPI as an accredited consultant in order to be in a position to utilise the PMP. Consultants are responsible to do the performance audit as described in the guidelines as well as to verify and report on the training and development expenditure requirement.

Regarding the TDR, consultants should validate that the total expenditure target

has been achieved and that consensus has been reached on the training aspect to be covered in the following DCCS export year. The training analysis should be contained in the consultant's report.

Regarding the PMP, the consultant must obtain and study a copy of the participant's PMP set-up audit report for the first year and all subsequent follow-up reports, before commencing with the audit. All areas should be reported on as contained in the guidelines and these should be covered in the report.

The consultant is responsible for providing an overview to the employee representatives of the following:

1. Training and Development expenditure
2. Overview of companies operational performance during the DCCS export year which he/she reported on. Confirmation that this process has taken place is required: the consultant must complete the *Performance Review Confirmation* form, TCE/2001/TDR, which must be signed by the participant, the employee representative and the consultant. This form should be attached to the report as Annexure A.

The DTI must then be furnished with a copy of said report. A letter from the consultant, attached to the report, must state whether the client company has complied with the requirements of the DCCS in respect of the export period under consideration.

The DTI reserves the right to review and verify performance and training assessments done by a consultant. If it is found that the report of the consultant is inaccurate, no further reports of such a consultant will be accepted.

5.5 Content of the DCCS Performance Audit Report

The report should consist of the following sections:

1. Background and Profile of Company
2. Performance Assessment
 - 2.1 PPR (problem identification)
 - 2.2 PAR (site visit, discussion of problem areas)
 - 2.3 PIP (recommendations and actions to rectify problems where possible)
3. Training & Development Expenditure Review
4. Employee Amenities and Facilities
 - 4.1 Condition
 - 4.2 Compliance with legislative obligations
5. Scoring of implementation from previous year's action plan.
6. Recommendation.

6. EXPORT REQUIREMENT (ER)

Since the DCCS aims to encourage growth of exports, participants are required to achieve an export growth of at least 10% per annum, in real terms. To calculate the real growth rate, the rand value of exports must be expressed in constant prices, with the nominal values deflated by the production price index for the textile, clothing and footwear industries for the relevant year, as provided by Statistics SA or the Reserve Bank.

Should the company not meet this requirement, past performance should be given recognition: the average real growth rate of export sales over 3 years should be determined, and the minimum qualifying growth rate would be a compound growth of 5% per annum.

The external auditor of the participating company should report on the *Export Requirement* as per section G of Form TCE/2001/C.

In the event of non-compliance with the *Export Requirement*, the participant will forfeit all DCCS benefits in respect of the year under consideration.

TABLE 5 : EXAMPLE OF CALCULATION OF REAL GROWTH RATE

	EXPORT SALES VALUE (Incl Vat)	Year on Year NOMINAL GROWTH RATE	EXPORT SALES VALUE IN REAL TERMS ²	Year on Year REAL GROWTH RATE
EXPORT PERIOD	Rand	%	Rand	%
Current - 1	90 000 000	-	73 410 000 ²	-
Current Year	110 000 000	22,2% ¹	84 480 000 ³	15,1%

Calculations:

1 $(R110\ 000\ 000 - R90\ 000\ 000)/R90\ 000\ 000$

2 $(90/PPI \text{ for textiles, clothing and footwear})100$

$(90/122.6)100 = R73.41 \text{ million}$

where 122.6 is the PPI index for 1999

3 $(110/PPI \text{ for textiles, clothing and footwear})100$

$(110/130.2)100 = R84.48 \text{ million}$

where 130.2 is the PPI index for October 2000 (due to the PPI index for 2000 not being available at the time this calculation was made)

²The Rand value of exports must be expressed in constant rand values, with the nominal values deflated by the production price index (ppi) the specific year for textiles, clothing and footwear, as published on a monthly basis by Statistics SA and Reserve Bank.

7. NON-COMPLIANCE WITH THE PERFORMANCE AUDIT RECOMMENDATIONS, THE TDR and ER

7.1 Non-compliance with the Performance Audit Recommendations

Cases of non-compliance with the targets agreed upon in terms of the *Performance Audit* will be dealt with as follows:

- (a) Where the targets agreed upon have not been fully achieved but the participant can demonstrate, to the satisfaction of the DTI and the accredited consultancy firm utilised by the participant, that satisfactory efforts and progress have been made towards achieving them, such applicant will still receive the full DCCS benefit in respect of the year under consideration. The participant will not be deregistered as a participant for future export periods.
- (b) Where, in the opinion of the DTI and the accredited consultancy firm utilised by the participant, **unsatisfactory efforts and progress** have been made in achieving the targets agreed upon, such participant's DCCS benefits in respect of the year under consideration will be reduced at the DTI's sole discretion and this discretion also extends to the decision regarding the applicant's further participation.

The DTI has the sole right to determine the above and its decision will be subject to arbitration as provided for in paragraph 12.

7.2 Non-compliance with the TDR

In the event of non-compliance with the prescribed *Expenditure on Training and Development Target* as set out in this guidelines, the participant will forfeit all DCCS benefits in respect of the year under consideration.

7.3 Non-compliance with the ER

In the event of non-compliance with the *Export Requirement*, the participant will forfeit all DCCS benefits in respect of the year under consideration.

8. HOW DO I REGISTER FOR PARTICIPATION?

Exporters qualifying in terms of and wishing to participate in the DCCS must register with the DTI on the registration form TCE/2001/R, enclosed herewith. Please complete and return it to:

DCCS Section
Board on Tariffs and Trade
Department of Trade and Industry
Private Bag X753
PRETORIA
0001

Any queries may be directed to anyone of the following:

Anna-Marie Pretorius	tel (012) 428-7756 or apretor@dti.pwv.gov.za
Coert Grobbelaar	tel (012) 428-7754 or coerts@dti.pwv.gov.za
Elaine Smith	tel (012) 428-7750 or esmith@dti.pwv.gov.za

Facsimile number for all is (012) 428-7777.

A registration number will be allocated to exporters participating in the scheme and must be used in all correspondence with the DTI and the consultants.

9. WHAT ARE MY RESPONSIBILITIES AFTER REGISTRATION?

9.1 Exports under customs supervision

Participants who have registered with the DTI under the DCCS must request special attendance by SARS on Form DA73 (obtainable from SARS) 24 hours prior to packing of an export consignment. The bill of entry stamped "exported under customs supervision" will be required as proof of export, to be submitted with the DCCS claim (see paragraph 15.2). Should SARS indicate that no such supervision is required or that SARS is not able to provide supervision, form TCE/2001/E should be stamped and signed by SARS and be submitted together with the bill of entry, as proof of export.

9.2 Set-up Performance Audit Report

The participant (in the case of a trading house, in consultation with the CMT supplier) must appoint an accredited consultant within 30 days after registering as a DCCS participant to enable the consultant to carry out a performance audit for the company concerned (in the case of trading houses, these companies would be one or more of their CMT suppliers). This report must be compiled in accordance with the guidelines and must be submitted to the DTI as soon as possible.

9.3 Training plan

The participant (or in the case of a trading house, the CMT supplier) must compile a training plan for the company in accordance with the company's needs for a period of twelve months, which must correspond with the DCCS export year (ie 1 April to 31 March). This training plan must be approved by the labour union and the SETA.

9.4 Documentation

All documents which support or may support an application for a duty credit certificate in terms of the DCCS must be kept by the participant for a period of not less than five years from the date of the certificate and must be available and be produced to the DG on request for purposes of verification.

Documentation includes the commercial invoice, bill of entry (DA550), bill of lading, credit or debit notes, form F178 (in respect of transactions above R50 000) and a Foreign Exchange Purchase Slip (in respect of transactions of

less than R50 000) for each export transaction.

9.5 Contact details

Participants are requested to keep the DTI up to date with their contact details as provided per form TCE/2001/R. Should any details or contact persons change, the DTI must be notified. This information is vital for effective communication of important notices and when processing your claims.

10. ISSUANCE AND USE OF DCC

10.1 When is a DCC issued and by whom?

Duty Credit Certificates for category A, B and C participants will only be issued after the twelve month export period, i.e. after 31 March 2001, 31 March 2002, 31 March 2003, 31 March 2004 and 31 March 2005. Certificates will be issued on a first in first out basis.

Certificates are issued by the DG and forwarded directly to the Commissioner for SARS for retention by him.

10.2 Goods imported under a DCC

Goods imported under a duty credit certificate may be sold after due entry for home consumption by the certificate holder.

10.3 Validity Period of Certificates

Duty Credit Certificates issued in terms of a category A, B or C claim will be valid for eighteen months only, i.e. from 1 April 2001 to 30 September 2002, 1 April 2002 to 30 September 2003, 1 April 2003 to 30 September 2004, 1 April 2004 to 30 September 2005 and 1 April 2005 to 30 September 2006 respectively.

Certificates in terms of a category D claim will be issued within 30 days of submitting a complete claim and will be valid for a twelve month period as from date of issuance.

The validity period on transferred or sold certificates will be the same as that of the original certificate.

No applications for extension of the validity of unused certificates will be considered.

10.4 Transfer of a certificate

A certificate can only be used to clear goods at a single specified port of entry. To clear goods at a different port, a separate certificate is required. Should the holder of a duty credit certificate wish to clear goods at a different port as specified on its certificate, a transfer to a different port may be requested. The certificate holder should submit a request to the DTI on the company's letterhead specifying the certificate number, the original port of entry, the port of entry to which it must be transferred, the value to be transferred, the clearing agent and the clearing

agent code. The balance on the certificate will be confirmed with SARS. DTI will issue a new certificate and the participant will be notified accordingly.

10.5 Reinstatement of a certificate value

Should the holder of the certificate be entitled to a refund of duties in terms of the Customs and Excise Act that would have been payable had the DCCS not been used, the holder of the certificate may apply for a reinstatement of the DCC value, provided that all requirements as set out in the Customs and Excise Act, Article 75 and relevant schedules, are satisfied.

10.6 Sale of a Duty Credit Certificate

A duty credit certificate may be sold by the holder in full or in part, to any company, close corporation, a partnership or a sole proprietor that is registered as an importer. A new permit will be issued by the DTI in the name of the buyer. The buyer may not re-sell the certificate and if not fully utilised on the expiry date, the benefit will be forfeited. The participant and the buyer must complete Form TCE/2001/S and submit it to the DTI.

The categories on a sold certificate will remain the same as that of the original certificate, ie no category change will be allowed.

11. AUTHORITY OF THE DIRECTOR-GENERAL

The DG may amend any guideline/rule/condition pertaining to the DCCS or to impose new guidelines/rules/conditions if deemed necessary. The participants will be informed of such amendments in writing.

The DG may prescribe the place of export and the place of entry for home consumption through which exports and imports in terms of the DCCS must be cleared. Any such prescriptions will be published in the Government Gazette. The applicant must indicate in its application the place of entry through which it wishes to clear such imports (form TCE/2001/C).

In the event that any information or aspect relating to or any dispute in connection with an application in terms of the DCCS in the opinion of the DG needs to be investigated or verified, the DG has the right to appoint an independent external auditor of his choice to carry out such investigation or verification as may be required and the applicant shall be responsible for the full costs relating to such investigation, to which arrangement the applicant unconditionally agrees by registering as a participant in the DCCS. Applications subject to such investigations or verifications will only be considered on completion of and depending on the findings of such independent investigation or verification.

Certificates obtained by way of false or incorrect information, fraudulent action or in breach of the terms and conditions of the DCCS will be null and void and any benefit obtained as a result of such certificates will be repayable on demand.

The DG has the right to forthwith withdraw a certificate issued in terms of the DCCS if

he has reason to believe that any irregularities have been committed or incorrect information furnished with regard to the obtaining or utilisation of the certificate. He may forthwith deregister the relevant participant pending the outcome of any civil or criminal proceedings against him. If a participant is deregistered or a certificate withdrawn in terms of this paragraph, any benefit obtained as a result of such certificate becomes repayable on demand.

If the issuing of a certificate is suspended or withdrawn under the circumstances set out above, or a certificate already issued is suspended or withdrawn as a result of the DG invoking any of the provisions of the DCCS, the DTI will not be liable for any loss or damages of whatever nature which the participant might suffer as a result of such withdrawal or suspension.

Should the DTI make any bona fide error in the calculation of or the issuing of a certificate, the DG has the right to cancel such a certificate and to issue a new certificate in order to rectify the error.

12. ARBITRATION

In the event of any dispute of any nature whatsoever arising between the DTI and the participant on any matter provided for in, or arising out of this guidelines, then that dispute shall be submitted to and decided by arbitration. Any arbitration arising out of this arbitration agreement shall be referred to the Arbitration Forum Ltd and shall be conducted in accordance with the standard terms and conditions, and the General Arbitration Rules, then applicable in that Forum.

13. CLAIM PROCEDURE

Applications, complete with all supporting documentation, must be lodged with the DTI within 6 months after the end of the export period (i.e as the export period expires on 31 March of each year, the application can be lodged any time from 1 April to 30 September of that particular year). Form TCE/2001/C must be used for this purpose.

The claim will be verified by officials of the DTI on a first come first serve basis. If all requirements have been met, the certificate will be issued. The participant will be notified in writing and the certificate will be forwarded directly to the Commissioner for SARS for retention.

Please note that all qualifying export consignments for the export period should be listed on the claim form, even if the funds have not been repatriated yet. Those consignments of which the funds have not been repatriated yet, should be listed on a separate schedule and supporting export documentation for these consignments should also be submitted. An export consignment can only be considered for a DCC in the specific export year in which it took place and may not be carried over to the next export year. Once the funds have been repatriated, the applicant should submit the completed schedule together with a letter from the bank confirming such. A further certificate will be issued to the

applicant after verification by officials.

Upon submission of an application for a certificate in terms of the DCCS, the applicant authorises the Receiver of Revenue, the SA Reserve Bank and the Commissioner for SARS to furnish the DG with any information relevant to the application.

14. HOW TO COMPLETE THE CLAIM FORM

The claim form (Form TCE/2001/C) is made up of sections A to H. No claim will be considered unless all sections have been duly completed in accordance with the requirements. Applications must be submitted for the twelve-month export period from 1 April to 31 March. Applications can be submitted to the DTI from 1 April but not later than 30 September.

It is important to realise that incomplete or incorrectly completed claim forms cause a delay in the processing of the claim and that such claims will be placed at the end of the cue.

Each section of the claim form will now be discussed. Please also refer to the checklist, paragraph 15 below.

14.1 Section A: General

General information to be completed by the registered participant.

If you wish to make use of more than one port of entry and you want your duty credit certificate to be split up, please indicate the percentage next to the port as indicated in the table contained in this section.

14.2 Section B: Export consignment schedule

Remember that only those exported products which were manufactured from raw materials produced locally or from imported materials on which the full duty has been paid, **qualify** for duty credits. Exports manufactured from inputs imported in terms of any rebate provision in Schedule 3, 4 and 5 to the Customs and Excise Act will **not** qualify for a duty credit certificate and should therefore not be included.

Please list all transactions per invoice, separately for clothing, fabric, yarn and household textiles. Each transaction should be accompanied by the commercial invoice, the F178 (or Foreign Exchange Purchase Slip for transactions of less than R50 000), the notification form, the bill of entry (DA550), bill of lading and any credit or debit notes if applicable.

The bill of entry should indicate that exports took place under customs supervision. If this is not the case, form TCE/2001/E should accompany such a DA550.

Please take note that the bill of lading is not valid unless the requirements as

stated below have been met:

- Removal by sea : A copy of the bill of lading, showing sufficient particulars for identification purposes, duly authenticated by the issuing agent by means of the firm's rubber stamp, where there is provision for signature of the bill of lading, and initialled by the freight clerk, so that it is validly authenticated as an identical copy of the original bill of lading, and stamped *not negotiable*.
- Removal by rail : A copy of the relevant form DA550 together with a customs-stamped copy of the railway consignment note, which must be stamped and signed by Spoornet.
- Removal by road : A copy of the relevant form DA550, endorsed to the effect that the goods in question have been exported under customs supervision at the point of exit in the Republic, eg Beit Bridge or Komatipoort, together with a customs-stamped copy of the road manifest.
- Removal by air : by SA Airways
A copy of the relevant air consignment note bearing an official stamp of the SAA which shows the date and that the goods in question were accepted as forward cargo to the destination shown on the note.
- by other operating airlines
A copy of the relevant air consignment note, provided it contains the under-mentioned endorsement, which should be duly signed and date-stamped by the official of the airline who accepts the goods concerned.
- The _____ (goods to be specified) described herein was/were accepted for removal to the destination indicated therein and will not be returned or delivered to anyone here without the authority of the Controller of Customs and Excise.*

The numbers of the DA550 and F178 must correspond.

Please note that the date of export is the date of the original DA550 as reflected by the customs date stamp, even in cases where a voucher of correction has been issued, and that the date of export must fall within the relevant export year.

When describing the product, please distinguish between clothing, fabric, yarn or household textiles.

Please note that the amounts stated in columns J, K, L, N, O, P and Q must be

in foreign currency. Columns S and T must be stated in rand value.

Each page of this schedule must be signed and stamped by the Bank (verifying the amounts in column T), signed by the participant's auditor and signed by the chief executive officer/managing director or senior member of the company.

All the columns must be completed. The schedule may be reproduced on the participant's own system, but care should be taken that no column is omitted.

It is important that the supporting export documentation for each transaction be marked in accordance with the number in column A of schedule B to enable the DTI to verify the documentation.

14.3 Section C: Sources of input

To be completed by the participant. If imported inputs were used (as stated in column E) please confirm that the import duty has been paid by stating the amount in column G and furnishing the Bill of Entry for the relevant imports.

14.4 Section D: Sworn affidavit

The managing director/chief executive of a company or the senior member/person with financial management responsibility in the case of a close corporation, partnership or sole proprietor will be held jointly and separately (if applicable) responsible with the participant for all matters relating to the application for duty credit certificates and any claims in terms of paragraph 11.

Please note that the affidavit will not be valid unless it has been signed in the presence of a Commissioner of Oaths.

14.5 Section E: Pro forma report by external auditor

Please note that this is a pro forma report and should be reproduced on the letter head of the relevant auditor.

The auditor is required to initial or stamp every page of FORM TCE/2001/C for identification purposes.

14.6 Section F: Pro forma certificate from the bank

Documentary proof, to the satisfaction of the DG, that the full monetary commercial invoice value and therefore the monetary export sales value of qualifying exports have been repatriated to the RSA must be submitted. No application for a DCCS certificate will be considered and no such certificate issued until these requirements have been fully complied with to the satisfaction of the DG.

Please note that this is a pro forma certificate and should be reproduced on the letterhead of the relevant bank(s).

The Bank must also sign and stamp each page of Schedule B of section B.

14.7 Section G: Export requirement confirmation

This section must be completed by the participant's external auditor on their letterhead.

15. CHECKLIST FOR SUBMITTING YOUR DCCS CLAIM TO THE DTI

Prior to submission, please make sure of the following:

Your application should comprise three parts:

1. Form TCE/2001/C duly completed
2. Supporting export documentation
3. Performance report by consultant
4. Declaration of good standing with the receiver of revenue

15.1 Form TCE/2001/C

- All pages must be initialled by the participant's external auditor for identification purposes.
- Schedule B of section B, must be signed and stamped by the bank, signed by the auditor and signed by the managing director of the participating company.
- Schedule C of section C must be accompanied by proof that the duty has been paid if imported inputs have been used for manufacturing.
- Section D is a sworn affidavit and the oath must be taken in the presence of a Commissioner of Oaths
- Section E is a pro forma document and must be replaced with the actual report from the external auditor on the auditor's letterhead.
- Section F is a pro forma document and must be replaced with the actual letter from the bank(s) on the bank's letterhead.
- Section G must be reproduced by the external auditor on the auditor's letterhead.

15.2 Supporting export documentation

The following documentation should be submitted per consignment listed in Schedule B of section B:

DA550 (stamped "exported under customs supervision")

Form TCE/2001/E if customs supervision did not take place

Bill of lading

F178 for all transactions above R50000

Foreign Exchange Purchase Slip for all transactions below R50000

Commercial invoice

Credit/Debit note(s) if applicable

15.3 Performance report by consultant

The performance report is required in order to finalise an application for a duty credit certificate. Because the processing and verification of export documentation takes time, the participant may submit its application without this report, and forward the report to the DTI as soon as it becomes available.

Form TCE/2001/TDR must be added to the report as Annexure A.

15.4 Declaration of Good Standing with the Receiver of Revenue

It is a requirement of the Receiver of Revenue that all recipients of benefits from government complete a declaration of good standing regarding income tax. This declaration must be submitted with every application under the DCCS and an original should be obtained from SARS.

CERTIFICATE VALUE

ANNEXURE A

CATEGORY	1999/2000				2000/1				2001/2				2002/3				2003/4				2004/5			
	Product Exported				Product Exported				Product Exported				Product Exported				Product Exported				Product Exported			
	c	hh	f	y	c	hh	f	y	c	hh	f	y	c	hh	f	y	c	hh	f	y	c	hh	f	y
	Value of duty credit certificate as % of the export sales value of the proven exports																							
A					25	17.5	12.5	8	25	17.5	12.5	8	20	15	10	6	20	15	10	6	15	12	8	5
B	25	17.5	12.5	8	25	17.5	12.5	8	25	17.5	12.5	8	20	15	10	6	20	15	10	6	15	12	8	5
C					35	23	17	12	35	23	17	12	30	20	15	10	30	20	15	10	25	17.5	12.5	8
D					35	23	17	12	35	23	17	12	30	20	15	10	30	20	15	10	25	17.5	12.5	8

KEY:

c	-	clothing
hh	-	household textiles
f	-	fabric
y	-	yarn

ANNEXURE B

PRODUCTIVITY PERFORMANCE MATRIX

COMPANY: PRODUCTIVITY PERFORMANCE REPORT (PPR) DCC CLOTHING PRODUCTS (322100-322200)														
KEY PRODUCTIVITY FACTORS (KPF'S)											PERIOD:			
Gross sales per employee (R)	Value added per employee (R)	Raw Material /Gross Sales (R)	Overhead Cost/ Gross Sales (R)	Fact Rent / Gross Sales (R)	Distr Cost / Gross Sales (R)	Sales per m² Factory Area (R)	Sales per R000 fixed Operating Assets (R)	Sales per R000 Current Operating Assets (R)	Current Ratio (R)	Quick Ratio (R)	Financial Leverage (R)	Return on Sales (R)	Return on Assets (R)	SCORE (R)
#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	Perform
103116	65375	36,6	16	1,0	1,0	13500	100000	5500	5,0	2,5	2,4	10	30	10
98470	60460	38,6	18	1,5	1,5	12263	90500	4950	4,3	2,1	2,2	9	25	9
90227	53505	40,7	20	2,0	2,0	11025	81000	4400	3,8	1,8	2,0	8	20	8
83782	48007	42,7	22	2,5	2,5	9787	71500	3850	3,4	1,7	1,8	7	15	7
78775	43484	44,8	24	3,0	3,0	8550	62000	3300	3,0	1,6	1,6	6	12	6
72211	38416	45,8	26	3,4	3,4	7312	52500	2750	2,6	1,4	1,4	5	9	5
65646	33611	48,8	28	3,7	3,7	6075	42000	2200	2,3	1,2	1,2	4	7	4
59082	29068	50,8	30	4,0	4,0	4837	33500	1650	2,0	1,0	1,0	3	5	3
52517	23107	56,0	35	6,0	6,0	3600	24000	1320	1,9	0,8	0,8	2	4	2
45953	17922	61,0	40	8,0	8,0	2362	14500	990	1,7	0,6	0,5	1	3	1
39388	11344	71,2	50	10,0	10,0	1125	5000	660	1,5	0,5	0	0	2	0
#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	SCORE
10	10	8	6	4	4	4	6	10	6	6	6	10	10	WEIGHT
#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	#div/01	VALUE

INDEX

#div/01

ANNEXURE C

CALCULATION OF DCCS TRAINING EXPENDITURE

1. Are you spending 4% of your wage bill on training ?

Yes → ☺ Fine!

No
▼

2. What is the value of your estimated total qualifying exports in terms of the DCCS?

* Clothing

* Fabric

* Yarn

* Household textiles

3. What is the value of the DCC based on 2 above?

	2000/1 Cat A & B	2000/1 Cat C & D	
* Clothing	25	35	
* Household textiles	17,5	23	
* Fabrics	12,5	17	
* Yarn	8	12	
TOTAL			= A

4. What is 10% of the total (A above) ?

 = B

5. What did you actually spend on training last year?

 = C

6. What should you have spent in terms of your DCCS certificate of the previous export year?

 = D

7. What is the shortfall (D-C) ?

 = E

8. Add up B, C and E to arrive at your training budget for this year.

 = TRAINING BUDGET FOR CURRENT YEAR

ANNEXURE D DCCS FORMS

TCE/2001/R
TCE/2001/C
TCE/2001/ND
TCE/2001/CD
TCE/2001/S
TCE/2001/TDR
TCE/2001/E

FORM TCE/2001/CD

**REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY**

**DUTY CREDIT CERTIFICATE CLAIM FORM
CATEGORY D ONLY**

This claim form must be completed by the participant who will be exporting the order and submitted to the DTI together with copies of the order, commercial invoice, DA550, Bill of lading and F178.

Submit to:

Board on Tariffs and Trade: DCCS Section

Department of Trade and Industry

by post : Private Bag X753, Pretoria, 0001 or

by hand : Board on Tariffs and Trade, SABS Building, Block A, Room 518, 1
Dr Lategan St, Groenkloof, Pretoria

ALL INFORMATION REQUESTED MUST BE SUBMITTED

If the space provided is inadequate, provide the required details on a separate page as an Annexure, clearly marked and numbered. For details on how this form should be completed, please refer to the guidelines, paragraph 14.

SECTION A : GENERAL INFORMATION

1. Number of partners involved in the manufacturing of the order:

2. Registered name, DCCS registration number and exporter code of partners:

	Registered Name	Registration No	Exporter Code	% of Certificate
1				
2				
3				
4				
5				

3. Name of Participant who will export the order:

4. Indicate the place of entry through which you wish to clear goods for home consumption in terms of the duty credit certificate to be issued to you as a result of this claim application, as well as the percentage value of the duty credit certificate you wish to utilise at each port of entry. Only the following places of entry may be used for clearance in terms of the scheme:

PARTNER 1:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

PARTNER 2:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

PARTNER 3:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

PARTNER 4:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

PARTNER 5:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

5. Contact person for this claim?

Name :

Designation :

Tel :

Cell :

Fax :

E-mail :

SECTION B: INFORMATION REQUIRED IN RESPECT OF QUALIFYING EXPORTS

Please complete schedule B as outlined in the guidelines. The schedule must be submitted without omitting any of the required information. The schedule will not be accepted unless signed by the participant's authorised signatory(ies), the participant's auditor and stamped and signed by the participant's Bank.

SCHEDULE B

Furnish the following details separately for each individual product directly exported per consignment for the relevant export period starting 1 April and ending March.

No A	Consign- ment No B	DA550 & F178 Customs No. C	Date of export * E	Country to which exported F	Description of product G	Harmonised tariff no (6 digits) H	Quantity I	SHOW VALUES IN FOREIGN CURRENCY AS PER INVOICE								Exchange Rate as on date of receipt R	VALUE IN RAND		Date received U	Official Use
								Transaction/ Invoice Value J	less Freight, Insurance, Commission etc K	Export Sales Value (ESV) X L	Spot buying rate for foreign currency # M	FOB Value N	Credit/ Debit Notes O	Amount Receivable from Foreign Buyer (L-/+O) P	Amount Received as per Bank Certificate Q		Export Sales Value S	Amount Received as per Bank Certificate T		
1																				
Stamp & Signature: Commercial Bank								Signature : Auditor						Signature : Authorised Signatory of Participant						

PLEASE NOTE:

- * Date of Export = CUSTOMS DATE STAMP ON THE ORIGINAL BILL OF ENTRY (DA550)
- ◇ Indicate either clothing or fabric or yarn or household textiles
- ◆ Quantity: YARN - KG
 FABRIC - M or KG
 CLOTHING - UNITS or KG
- X As defined in paragraph 2.7 of the guidelines
- # Spot buying rate of foreign currency as at 11h00 or 15h00 on date of export clearance (see par 2.7)

SECTION C : SOURCES OF INPUTS USED FOR THE MANUFACTURE OF EXPORTS SUBMITTED IN SECTION B

SCHEDULE C

Type of input / Description A	Tariff Heading (4 digits) B	Quantity X C	Value (R) D	State whether locally manufactured (L) # OR imported (I) E	Name of supplier F	Import Duty Paid (Rand) G
1.						
I declare that the information furnished in this form is true and correct.						
Name:		Designation:		Signature:		Date: / /

- # Purchases from a wholesaler / merchant will only be accepted as locally manufactured if proof to this effect is submitted i.e. certificate by the merchant that the products were bought from a local manufacturer indicating the manufacturer's name, address, tel / fax no and contact person, substantiated by a copy of the relevant invoice. Refer to paragraph 2 and 9.3 in the guidelines.

SECTION D: SWORN AFFIDAVIT - to be completed by each partner

SECTION D

AFFIDAVIT BY CHIEF EXECUTIVE IN RESPECT OF AN APPLICATION UNDER CATEGORY D OF THE DUTY CREDIT CERTIFICATE SCHEME FOR EXPORTERS OF TEXTILES AND CLOTHING

NB The obligation to complete and submit this declaration cannot be transferred to an external authorised representative, auditor or any other third party acting on behalf of the participant.

I, the undersigned, _____ (full names) do make oath and declare in my capacity as Managing Director/Chief Executive (in respect of a company)/ Senior Member/Person with financial management responsibility (Close Corporation, Partnership or Individual) (delete that which is not applicable), of _____ (hereafter referred to as the applicant), that

- (a) the facts herein contained are within my own personal knowledge;
- (b) should the participant not comply with the prescribed requirements in order to qualify for a category D duty credit certificate during the export period, the participant will refund the full value of the certificate herein applied for to the DTI;
- (c) I have satisfied myself that the preparation of the application has been done in conformity with the Director-General of Trade and Industry's guidelines and requirements in respect of the DCCS, of which I have fully acquainted myself and which I unconditionally agree to;
- (d) the products for which the application has been lodged were actually exported from the RSA;
- (e) all the products listed in Section B of the application form have been produced or manufactured in the RSA at the following physical address(es):

and no product manufactured outside the RSA has been included in the application;

- (f) all the goods exported including goods exported through the border exit points in Botswana, Lesotho, Swaziland and Namibia (the BLNS countries) remained the property of the applicant until it left the territory of the South African Customs Union and that the export clearance of these goods has been done in the RSA;
- (g) the export sales values shown represent normal commercial values negotiated at arms-length and have not been either over- or under-invoiced;
- (h) all foreign exchange earned in respect of the goods applied for, has been repatriated to the RSA;
- (i) The DG may at any time conduct or order that a full scale investigation to verify any information furnished in the application form be conducted;
- (j) I understand that the DG relies on and can call on me as far as the correctness of this declaration is concerned;
- (k) the information furnished in this application is true and correct and I understand that the furnishing of misleading or false information as far as this application is concerned, will lead to disqualification of participation and forfeiture of all benefits in terms of the DCCS and that the participant will be required to refund any duty credits received to which measures I unconditionally agree;

- (l) I personally accept full responsibility for the correctness of this application and I furthermore accept personal liability, jointly and severally with the participant (where applicable), for any refund of duty credits that may be required;
- (m) the participant (or any one of its associated or related parties) has correctly utilised concessions, if any, granted to him by the DG in terms of provisions under Schedule 3, 4 and 5 to the Customs and Excise Act;
- (n) the participant or any one of its associates or related party is not the subject of an investigation by either the SAPS or the Office for Serious Economic Offences, or a verification by the DTI, the SARS or the Commissioner for Customs and Excise into previous claims or any related matter pertaining to the GEIS, the SAP or the DCCS.

NAME

DESIGNATION

SIGNATURE

DATE

I certify that the deponent has acknowledged that he/she knows and understands the contents of this affidavit, that he/she has no objection to the taking of the prescribed oath, that he/she considers this oath to be binding on his/her conscience.

Signed and sworn to before me at _____ on this _____ day of

_____ 20 _____

COMMISSIONER OF OATH

FULL NAMES : _____

CAPACITY : _____

ADDRESS : _____

**SECTION F: PRO FORMA REPORT BY THE EXPORTER'S RELEVANT BANK (S)
TO THE DEPARTMENT OF TRADE AND INDUSTRY IN RESPECT OF A CATEGORY
D APPLICATION IN TERMS OF THE DUTY CREDIT CERTIFICATE SCHEME FOR
EXPORTERS OF TEXTILES AND CLOTHING (DCCS)**

(ON BANK'S LETTERHEAD)

We (relevant bank) _____ hereby certify that the requirements of Form E have been complied with in respect of the F178's submitted for the purposes of the category D application by _____. In the export period 1 April 20_____ to 31 March 20_____ and that the export sales value relating to such F178's has already been repatriated to the RSA to the extent stated by the applicant in columns Q and T of Schedule B. The relevant details are contained in the schedule B of Section B of Form TCE/2001/C (the application).

In terms of commercial invoices valued at less than R50 000 for which no F178 is required, we hereby declare that the values as stated by the applicant in columns Q and T of Schedule B have been repatriated as reflected by the relevant Form A.

Schedule B has been stamped and signed by (relevant bank) _____ for identification purposes.

We are aware of the fact that certificates will only be considered in respect of exports for which satisfactory proof of repatriation of export has been submitted.

SIGNATURE OF BANK MANAGER

DATE

FORM TCE/2001/E

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

EXPORTS IN TERMS OF THE DUTY CREDIT CERTIFICATE SCHEME
CUSTOMS SUPERVISION REQUIREMENT

This form must be stamped and signed by the Controller for Customs and Excise and must be attached to the DA550 in the absence of customs supervision (ie the DA550 was not stamped to indicate that it was exported under customs supervision).

This certifies that _____ (Duty Credit Certificate Holder) duly applied for customs supervision on export consignment no _____ at the Controller for Customs and Excise CT / DBN / JHB and such controller exercised his/her discretion not to supervise the packing of the export consignment.

CONTROLLER: CUSTOMS & EXCISE

NAME

DATE

Stamped:

FORM TCE/2001/ND

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

NOTIFICATION OF A CATEGORY D PARTNERSHIP

This form must be completed by the participant who will be exporting the order. The other partners should confirm participation by signing the form. The form, together with a copy of the order, must be submitted to:

Board on Tariffs and Trade: DCCS Section

Department of Trade and Industry

by post : Private Bag X753, Pretoria, 0001 or

by hand : Board on Tariffs and Trade, SABS Building, Block A, Room 518, 1 Dr Lategan St, Groenkloof, Pretoria

ALL INFORMATION REQUESTED MUST BE SUBMITTED

If the space provided is inadequate, provide the required details on a separate page as an annexure, clearly marked and numbered.

	Registered Name	Registration No	Trading Name	Exporter Code	Exporter of this order? Y/N	% of Value of Certificate to be allocated	AUTHORISED SIGNATORY OF PARTICIPANT Signature
1							
2							
3							
4							
5							

This form was completed by:

Name : _____

Company : _____

Designation : _____

Tel no : _____

Cell no : _____

E-mail : _____

FORM TCE/2001/R

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

APPLICATION FOR REGISTRATION UNDER THE DCCS FOR
EXPORTERS OF TEXTILES AND CLOTHING

For details on how to complete this form and who qualifies for application, please refer to the Guidelines of February 2001.

1. REGISTERED NAME OF EXPORTER :.....
2. TRADING NAME :.....
3. DATE ESTABLISHED :.....
4. DATE OF FINANCIAL YEAR END :.....
5. FORM OF ENTERPRISE :.....
6. NAME OF DIRECT HOLDING COMPANY
IF PART OF A GROUP :.....
7. STREET ADDRESS :.....
:.....
8. POSTAL ADDRESS :.....
:.....
9. NUMBER OF FACTORIES PRODUCING
FOR EXPORT :.....
10. NAMES OF CMT OPERATORS USED :.....
:.....
11. CUSTOMS AND EXCISE CODE :.....

12. PARTICIPANT'S SIGNATORIES:
Please list all the Directors/Members/Partners/Owners of your enterprise:

FULL NAMES	DESIGNATION	IDENTITY NUMBER	% SHARE

Authorised signatory(ies) for the signing of all DCCS related documents (please note that the signatory must be the Managing Director/Chief Executive (in respect of a company) or Member/Person with financial management responsibility (in respect of a close corporation, partnership or individual)):

	SIGNATORY 1	SIGNATORY 2
Name :		
Designation :		
ID number :		
Signature :		
Tel number :		
Cell number :		

Please indicate who should sign the documents:

- ☐ both
☐ either 1 or 2

SWORN AFFIDAVIT

I declare that the information furnished in this form including Annexure A comprising _____ pages and Annexure B comprising _____ pages, is true and correct. I have fully acquainted myself with the terms and conditions of the DCCS and understand and accept, that by making this application for registration under the Duty Credit Certificate Scheme, I fully and unconditionally agree to the provisions set out in the guidelines/rules/conditions applicable thereto.

I understand that any actions by the authorised signatory on behalf of the participant will be binding and the DTI will not be held liable for any loss or injury caused by any actions of the authorised signatory.

SIGNATURE

NAME : _____

DESIGNATION : _____

DATE : _____

I certify that the deponent has acknowledged that he/she knows and understands the contents of this affidavit, that he/she has no objection to the taking of the prescribed oath, that he considers this oath to be binding on his/her conscience.

Signed and sworn to before me at _____ on this _____
day of _____ 20 _____.

COMMISSIONER OF OATH : _____

FULL NAMES : _____

CAPACITY : _____

BUSINESS ADDRESS : _____

AREA : _____

Annexure A

Please fill in one of these forms for each factory/CMT operator.

1. FACTORY NAME :.....
2. PHYSICAL ADDRESS :.....
3. POSTAL ADDRESS :.....
4. NUMBER OF EMPLOYEES :.....
5. PRODUCTION EXECUTIVE :.....
 Telephone :.....
 Facsimile :.....
 E-mail :.....
6. FINANCIAL EXECUTIVE :.....
 Telephone :.....
 Facsimile :.....
 E-mail :.....
7. TYPE OF INDUSTRY (Mark appropriate space with a cross):

Textile Spinning	Textile Weaving	Textile Knitting
Textile Made-up Household Products	Textile Other	Clothing/Accessories
EXPORT TRADING HOUSE		

8. Dominant product eg men's suits, men's shirts, ladies' blouses, ladies' underwear, socks etc:

9. Harmonised Tariff (Customs) Code of dominant product

FORM TCE/2001/S

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

LETTER OF SALE OF DUTY CREDIT CERTIFICATE

I, _____ in my capacity as _____
of _____ hereby authorize the Department of Trade and Industry to sell
_____ % of certificate number _____ to _____.

CERTIFICATE HOLDER

NAME OF HOLDER:				
DCCS REG NO :				
IMPORTER CODE :				
CERTIFICATE NO :				
VALUE OF CERT :				
VALUE TO BE SOLD :				
CONTACT PERSON:	Name: Designation: Tel: Fax: Cell: E-mail:			

CERTIFICATE BUYER

NAME OF ENTITY :				
IMPORTER CODE :				
PHYSICAL ADDRESS :				
POSTAL ADDRESS :				
CONTACT PERSON :	Name: Designation:			
CONTACT NUMBERS :	Tel:	Fax:	Cell:	E-mail:
CLEARING AGENT :	Name: Contact Person: Tel: Fax: Cell: E-mail:			

NUMBER OF CERTIFICATES TO BE ISSUED :				
% VALUE AND PORT PER CERTIFICATE :	Cape Town _____ %	Cape Town International Airport _____ %		
	Port Elizabeth _____ %	East London _____ %		
	Durban _____ %	Durban International Airport _____ %		
	Johannesburg _____ %	Johannesburg International Airport _____ %		
	Germiston _____ %	Beit Bridge _____ %		
	Pretoria _____ %			

SELLER'S CLEARING AGENT

NAME :			
PHYSICAL ADDRESS :			
POSTAL ADDRESS :			
CONTACT PERSON :			
CONTACT NUMBERS :	Tel: _____ Fax: _____ Cell: _____ E-mail: _____		
CLEARING AGENT CODE :			

SIGNED - BUYER:

_____ NAME	_____ COMPANY	_____ SIGNATURE	_____ DATE
---------------	------------------	--------------------	---------------

SIGNED - SELLER (Authorised signatory(ies) as per form TCE/2001/R):

_____ NAME	_____ COMPANY	_____ SIGNATURE	_____ DATE
---------------	------------------	--------------------	---------------

SIGNED - CLEARING AGENT:

_____ NAME	_____ COMPANY	_____ SIGNATURE	_____ DATE
---------------	------------------	--------------------	---------------

SWORN AFFIDAVIT

(To be completed by the buyer of the duty credit certificate)

I declare that the information furnished in this form is true and correct. I have fully acquainted myself with the terms and conditions of the DCCS and understand and accept, that by buying this Duty Credit Certificate, I fully and unconditionally agree to the provisions set out in the guidelines/rules/conditions applicable thereto.

I understand that the sale of the duty credit certificate does not entitle me to any more rights than that of the seller and that any non-compliance by the seller in terms of the DCCS may invalidate the certificate. I understand that the DTI will not be liable for any loss of, or injury caused by any misrepresentation by the seller or any other party, other than the DTI.

SIGNATURE : _____
NAME : _____
DESIGNATION : _____
DATE : _____

I certify that the deponent has acknowledged that he/she knows and understands the contents of this affidavit, that he/she has no objection to the taking of the prescribed oath, that he considers this oath to be binding on his/her conscience.

Signed and sworn to before me at _____ on this _____
day of _____ 20 _____.

COMMISSIONER OF OATH : _____
FULL NAMES : _____
CAPACITY : _____
BUSINESS ADDRESS : _____
AREA : _____

FORM TCE/2001/TDR

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

PERFORMANCE REVIEW CONFIRMATION

The signatories appended below hereby confirm that employee representatives of _____ have received the information below on the Training and Development Expenditure incurred during the DCCS export year 1 April _____ to 31 March _____ and that the prescribed apportionment complies with the obligations contained in the DCCS guidelines.

Total Wage Bill as defined in par 4.2, for the period under review	R	
Total Training & Development Expenditure	R	A
Training & Development Expenditure as a percentage of Wage Bill	%	
Expenditure on Production Related Employees	R	B
Expenditure on Production Related Employees as a percentage of Total Expenditure	%	B/A
Expenditure on ABET and other inter-related Employee Development Topics	R	C
ABET Expenditure as a percentage of Total Expenditure on Production Related Employees	%	C/B

The signatories also concur that an overview of the company's operational performance has been given covering the DCCS year under review.

AUTHORISED SIGNATORY
OF PARTICIPANT

FULL NAMES

DESIGNATION

Date:

EMPLOYEE REPRESENTATIVE

FULL NAMES

DESIGNATION

Date:

CONSULTANT

FULL NAMES

DESIGNATION

Date:

FORM TCE/2001/C

REPUBLIC OF SOUTH AFRICA
DEPARTMENT OF TRADE AND INDUSTRY

DUTY CREDIT CERTIFICATE CLAIM FORM

This claim form comprises sections A to G. Sections A to D must be completed by the participant, and sections E, F and G must be attached in the prescribed format and marked accordingly, prior to submitting to:

Board on Tariffs and Trade: DCCS Section

Department of Trade and Industry

by post : Private Bag X753, Pretoria, 0001 or

by hand : Board on Tariffs and Trade, SABS Building, Block A, Room 518, 1 Dr
Lategan St, Groenkloof, Pretoria

ALL INFORMATION REQUESTED MUST BE SUBMITTED

If the space provided is inadequate, provide the required details on a separate page as an annexure, clearly marked and numbered.

For details on how this form should be completed, please refer to the guidelines, paragraph 14.

SECTION A : GENERAL INFORMATION

1. REGISTERED NAME OF EXPORTER :
2. TRADING NAME :
(If different from (1) above)
3. DCCS REGISTRATION NUMBER :
4. EXPORT CODE :
5. Indicate the place of entry through which you wish to clear goods for home consumption in terms of the duty credit certificate to be issued to you as a result of this claim application, as well as the percentage value of the duty credit certificate you wish to utilise at each port of entry. Only the following places of entry may be used for clearance in terms of the scheme:

PORT	%	PORT	%
Cape Town		Cape Town International Airport	
Port Elizabeth		East London	
Durban		Durban International Airport	
Johannesburg		Johannesburg International Airport	
Germiston		Beit Bridge	
Pretoria			

1. Please complete the following:

	Current Year	Current Year - 1	Current Year -2
Total Turnover incl vat			
Total Exports			
Total Asset Value			
Number of permanent employees			

2. Is this the first time you are applying for a duty credit certificate?

- ☐ YES
☐ NO

3. For which category are you applying?

Category A	
Category B	
Category C	

4. Contact person for this claim?

Name : _____

Designation : _____

Tel : _____

Cell : _____

Fax : _____

E-mail : _____

SECTION B: INFORMATION REQUIRED IN RESPECT OF QUALIFYING EXPORTS

Please complete schedule B as outlined in the guidelines. The schedule must be submitted without omitting any of the required information. The schedule will not be accepted unless signed by the participant's authorised signatory(ies), the participant's auditor and stamped and signed by the participant's Bank.

SCHEDULE B

Furnish the following details separately for each individual product directly exported per consignment for the relevant export period starting 1 April and ending March.

No A	Consignment No B	DA550 & F178 Customs No. C	Date of export * E	Country to which exported F	Description of product ♦ G	Harmonised tariff no (6 digits) H	Quantity ♦ I	SHOW VALUES IN FOREIGN CURRENCY AS PER INVOICE								Exchange Rate as on date of receipt R	VALUE IN RAND		Date received U	Official Use
								Transaction/ Invoice Value J	less Freight, Insurance, Commission etc K	Export Sales Value (ESV) X L	Spot buying rate for foreign currency # M	FOB Value N	Credit/ Debit Notes O	Amount Receivable from Foreign Buyer (L-/+)(O) P	Amount Received as per Bank Certificate Q		Export Sales Value S	Amount Received as per Bank Certificate T		
1																				
2																				
3																				
4																				
5																				
6																				
7																				
8																				
9																				
10																				

Stamp & Signature: Commercial Bank	Signature : Auditor	Signature : Authorised Signatory of Participant
---------------------------------------	---------------------	--

PLEASE NOTE:

- * Date of Export = CUSTOMS DATE STAMP ON THE ORIGINAL BILL OF ENTRY (DA550)
- ♦ Indicate either clothing or fabric or yarn or household textiles
- ◆ Quantity: YARN - KG
 FABRIC - M or KG
 CLOTHING - UNITS or KG
- X As defined in paragraph 2.7 of the guidelines
- # Spot buying rate of foreign currency as at 11h00 or 15h00 on date of export clearance (see par 2.7)

SECTION C : SOURCES OF INPUTS USED FOR THE MANUFACTURE OF EXPORTS SUBMITTED IN SECTION B

SCHEDULE C

Type of input / Description A	Tariff Heading (4 digits) B	Quantity * C	Value (R) D	State whether locally manufactured (L) # OR imported (I) E	Name of supplier F	Import Duty Paid (Rand) G
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						

I declare that the information furnished in this form is true and correct.

Name:	Designation:	Signature:	Date: / /
-------	--------------	------------	-----------

* Quantity : Fibre - kg
: Yarn - kg
: Fabric - m or kg

Purchases from a wholesaler / merchant will only be accepted as locally manufactured if proof to this effect is submitted i.e. certificate by the merchant that the products were bought from a local manufacturer indicating the manufacturer's name, address, tel / fax no and contact person, substantiated by a copy of the relevant invoice. Refer to paragraph 2 and 9.3 in the guidelines.

SECTION D: SWORN AFFIDAVIT

AFFIDAVIT BY AUTHORISED SIGNATORY IN RESPECT OF AN APPLICATION UNDER THE DUTY CREDIT CERTIFICATE SCHEME FOR EXPORTERS OF TEXTILES AND CLOTHING

NB The obligation to complete and submit this declaration cannot be transferred to an external authorised representative, auditor or any other third party acting on behalf of the participant.

I, the undersigned, _____ (full names) do make oath and declare in my capacity as Managing Director/Chief Executive (in respect of a company)/ Senior Member/Person with financial management responsibility (Close Corporation, Partnership or Individual) (delete that which is not applicable), of _____ (hereafter referred to as the applicant), that

- (a) the facts herein contained are within my own personal knowledge;
- (b) the applicant complies with the prescribed requirements in order to qualify for participation in the DCCS;
- (c) I have satisfied myself that the preparation of the application has been done in conformity with the Director-General of Trade and Industry's guidelines and requirements in respect of the DCCS, of which I have fully acquainted myself and which I unconditionally agree to;
- (d) the products for which the application has been lodged were actually exported from the RSA;
- (e) all the products listed in Section B of the application form have been produced or manufactured in the RSA at the following physical address(es):

and no product manufactured outside the RSA has been included in the application;

- (f) all the goods exported including goods exported through the border exit points in Botswana, Lesotho, Swaziland and Namibia (the BLNS countries) remained the property of the applicant until it left the territory of the South African Customs Union and that the export clearance of these goods has been done in the RSA;
- (g) the export sales values shown represent normal commercial values negotiated at arms-length and have not been either over- or under-invoiced;
- (h) all foreign exchange earned in respect of the goods applied for, has been repatriated to the RSA;
- (i) The DG may at any time conduct or order that a full scale investigation to verify any information furnished in the application form be conducted;
- (j) I understand that the DG relies on and can call on me as far as the correctness of this declaration is concerned;
- (k) the information furnished in this application is true and correct and I understand that the furnishing of misleading or false information as far as this application is concerned, will lead

to disqualification of participation and forfeiture of all benefits in terms of the DCCS and that the participant will be required to refund any duty credits received to which measures I unconditionally agree;

- (l) I personally accept full responsibility for the correctness of this application and I furthermore accept personal liability, jointly and severally with the participant (where applicable), for any refund of duty credits that may be required;
- (m) the participant (or any one of its associated or related parties) has correctly utilised concessions, if any, granted to him by the DG in terms of provisions under Schedule 3, 4 and 5 to the Customs and Excise Act;
- (n) the participant or any one of its associates or related party is not the subject of an investigation by either the SAPS or the Office for Serious Economic Offenses, or a verification by the DTI, the SARS or the Commissioner for Customs and Excise into previous claims or any related matter pertaining to the GEIS, the SAP or the DCCS.

NAME

DESIGNATION

SIGNATURE

DATE

I certify that the deponent has acknowledged that he/she knows and understands the contents of this affidavit, that he/she has no objection to the taking of the prescribed oath, that he/she considers this oath to be binding on his/her conscience.

Signed and sworn to before me at _____ on this _____ day of _____ 20 _____

COMMISSIONER OF OATH

FULL NAMES : _____

CAPACITY : _____

ADDRESS : _____

**SECTION E: PRO FORMA REPORT BY THE PARTICIPANT'S EXTERNAL AUDITOR(S)
TO THE DEPARTMENT OF TRADE AND INDUSTRY IN RESPECT OF A CLAIM IN
TERMS OF THE DCCS FOR EXPORTERS OF TEXTILES AND CLOTHING**

At the request of _____ I / we have audited the attached application for certificates under the duty credit certificate scheme for exporters of textiles and clothing (DCCS). The application is the responsibility of the directors of the company. My / our responsibility is to report on the application. I / we have initialled the application (Form TCE/2001/C) for identification purposes. This report is furnished solely for the information of the Department of Trade and Industry in connection with the verification of applications for duty credit certificates on the basis of exports of qualifying products and should be used only for this purpose. (If qualified, a full report on the nature, extent and reasons for such qualification must be furnished by the auditor).

I/we conducted an audit on the annual financial statements of _____ ended _____/20_____ in accordance with Generally Accepted Auditing Standards in order to enable me/us to express an opinion on these annual financial statements as a whole. These annual financial statements were reported on with the following qualification / without qualification.

I/we conducted my/our audit in accordance with Generally Accepted Auditing Standards. These standards require that I/we plan and perform the audit to obtain reasonable assurance that, in all material aspects, fair presentation is achieved on the attached application. The audit included an evaluation of the appropriateness of accounting policies, an examination, on a test basis, of evidence supporting the amounts and disclosures included in the application, an assessment of the reasonableness of significant estimates. My/our audit included certain procedures which include procedures to ensure that all invoices selected from the application, are supported by valid export documentation, that the amounts shown on the export documentation showed a distinct correlation between the currency values indicated on the selected invoices and the amount applied for, and that all dates reflected on export documentation reflected in the application corresponds with the underlying documentation. In addition my/our audit included procedures to test that no invoice were duplicated in the application or included in a previous or other application, that the details of invoices checked, including product descriptions and destinations, were all in agreement with the details contained in the export documentation, that only products qualifying in terms of the Guidelines were included in the application, that the export values have been correctly calculated (that is, nett of freight, commissions, credit notes, bad debts, overseas clearing, duties, VAT, etc.), that the products have actually been exported, that exports included in the application are in respect of locally manufactured products, that only exports in respect of products manufactured from locally manufactured raw materials and or imported materials on which full duty was paid are included in Section B of the application, that all export proceeds relating to the exports included in this application were repatriated, and that no other foreign exchange receipts such as foreign loans were included as repatriated export proceeds. I/we have also scrutinised credit notes issued during the year and for a reasonable period subsequent to the year end to ensure that they did not reveal any reversals of invoices which should have been excluded from the application.

I/we consider my/our procedures appropriate in the circumstances to express my/our opinion presented below.

In my/our opinion, this application fairly presents the export sales value for purposes of an application for duty credit certificates on the basis of exports of textiles and clothing for the period 01/04/20____ to 31/03/20____ by _____ in terms of the Guidelines for the DCCS.

**SECTION F: PRO FORMA REPORT BY THE PARTICIPANT'S RELEVANT BANK(S)
TO THE DEPARTMENT OF TRADE AND INDUSTRY IN RESPECT OF AN
APPLICATION IN TERMS OF THE DUTY CREDIT CERTIFICATE SCHEME FOR
EXPORTERS OF TEXTILES AND CLOTHING (DCCS)**

(ON BANK'S LETTERHEAD)

We (relevant bank) _____ hereby certify that the requirements of Form E have been complied with in respect of the F178's submitted for the purposes of the application by _____ for the period 1 April 20____ to 31 March 20____ and that the export sales value relating to such F178's has already been repatriated to the RSA to the extent stated by the applicant in columns Q and T of Schedule B. The relevant details are contained in the schedule B of Section B of Form TCE/2001/C (the application).

In terms of commercial invoices valued at less than R50 000 for which no F178 is required, we hereby declare that the values as stated by the applicant in columns Q and T of Schedule B have been repatriated as reflected by the relevant Form A.

Schedule B has been stamped and signed by (relevant bank) _____ for identification purposes.

We are aware of the fact that certificates will only be considered in respect of exports for which satisfactory proof of repatriation of export has been submitted.

SIGNATURE OF BANK MANAGER
DATE

SECTION G: PRO FORMA REPORT BY THE PARTICIPANT'S EXTERNAL AUDITOR(S) TO THE DEPARTMENT OF TRADE AND INDUSTRY IN RESPECT OF AN APPLICATION IN TERMS OF THE DUTY CREDIT CERTIFICATE SCHEME FOR EXPORTERS OF TEXTILES AND CLOTHING (DCCS) REGARDING THE EXPORT REQUIREMENT

Refer to paragraph 5 of the guidelines.

(ON AUDITOR'S LETTERHEAD)

At the request of _____ I / we have audited the export sales turnover for the period 1 April 20____ to 31 March 20____ and wish to report as follows:

	EXPORT SALES VALUE (Incl Vat)	Year on Year NOMINAL GROWTH RATE	EXPORT SALES VALUE IN REAL TERMS ¹	Year on Year REAL GROWTH RATE
EXPORT PERIOD	Rand	%	Rand	%
Current - 3				
Current - 2				
Current - 1				
Current Year				

The above figures show an export growth rate of _____% for the period 1 April 20____ to 1 March 20____.

As such I/we wish to report that _____ has met/not met the requirement of export growth of at least 10% per annum.

As the export growth rate is less than 10% per annum, I/we have considered the average real growth rate of export sales over the 3 year period immediately preceding the current year. The average growth rate for the period _____ to _____ is _____%

As such I/we wish to report that _____ meets/does not meet the *Export Target Requirement* in terms of the DCCS for the period 1 April 20____ to 31 March 20____.

¹The Rand value of exports must be expressed in rand in constant prices, with the nominal values deflated by the production price index (ppi) for textiles, clothing and footwear, as published on a monthly basis.

NOTICE 746 OF 2001**SOUTH AFRICAN MARITIME SAFETY AUTHORITY****DRAFT MERCHANT SHIPPING (LICENSING OF VESSELS) 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 17 April 2001. 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 Mr C Briesch on (012) 342 3049.

The regulations supplement sections 68, 69 and 70 of the Merchant Shipping Act, 1951 (Act No. 57 of 1951), and are necessary in consequence of the amendments to the Merchant Shipping Act, 1951, contained in Schedule 2 to the Ship Registration Act, 1998 (Act No. 58 of 1998), and the changes to be introduced by the proposed small vessel safety regulations.

SCHEDULE**DRAFT MERCHANT SHIPPING (LICENSING OF VESSELS) REGULATIONS****Title and commencement**

1. These regulations are called the Merchant Shipping (Licensing of Vessels) Regulations, 2001, and come into operation on <<date>>.

Interpretation

2. (1) In these regulations "the Act " means the Merchant Shipping Act, 1951 (Act No. 57 of 1951), and, unless the context indicates otherwise, any word or expression given a meaning in the Act has the meaning so given.

(2) A reference in these regulations to a numbered form is to be read as a reference to the form so numbered in the Annex.

(3) For the purposes of these regulations, strict compliance with a prescribed form is not required and substantial compliance is sufficient.

Application for licence

3. An application for a licence in terms of section 68 of the Act or for the renewal of a licence in terms of section 69 of the Act must be in accordance with Form 1.

Form of licence

4. For the purposes of section 70 of the Act, a licence must, where it does not form part of the relevant form of local safety certificate—

- (a) be in accordance with Form 2; and
- (b) be endorsed on the local safety certificate of the vessel concerned.

Conditions of licence

5. A licence issued under these regulations ceases to be valid when the local safety certificate on which it is endorsed ceases to be valid.

Marking of vessels

6. The owner of a vessel to which section 68 of the Act applies must ensure that the official number assigned to the vessel by the proper officer and the name of the vessel (if any) are inscribed and continued, in the manner directed by the proper officer, on such features of the vessel as the proper officer may direct.

Change of ownership of vessel

7. (1) If during the period of validity of a licence issued under these regulations there is a change of ownership of the vessel to which that licence applies, the new owner of the vessel must report the change, in accordance with subregulation (2), to the nearest proper officer within a period of twenty-one days after the date on which the change occurred and the new owner must at the same time forward the applicable local safety certificate to the proper officer for endorsement of the change.

(2) A report referred to in subregulation (1) must be dated and signed by the new owner of the vessel and must specify—

- (a) the official number, name (if any) and designation of the vessel;
- (b) the full name and address of the previous owner;
- (c) the full name and address of the new owner; and
- (d) the date on which the change occurred.

(3) The proper officer is to return the local safety certificate duly endorsed to the new owner of the vessel.

Change of name, designation or operation of vessel

8. (1) If during the period of validity of a licence issued under these regulations there is a change in the name, designation or operation of the vessel to which that licence applies, the owner of the vessel must report the change, in accordance with subregulation

(2), to the nearest proper officer within a period of twenty-one days after the date on which the change occurred.

(2) A report referred to in subregulation (1) must be dated and signed by the owner of the vessel and must specify—

- (a) the official number of the vessel;
- (b) the previous name, designation or operation of the vessel;
- (c) the new name, designation or operation of the vessel;
- (d) the full name and address of the owner; and
- (e) the date on which the change occurred.

Permanent transfer of vessel etc.

9. (1) If during the period of validity of a licence issued under these regulations a vessel to which that licence applies—

- (a) is permanently transferred from one place to another; or
- (b) for any reason, ceases to be a vessel to which section 68 of the Act applies,

the owner of the vessel must report the transfer or the event contemplated in paragraph (b), as the case requires, in accordance with subregulation (2) to the nearest proper officer within a period of twenty-one days after the date on which the transfer or event occurred.

(2) A report referred to in subregulation (1) must be dated and signed by the owner of the vessel and must specify the official number, name (if any) and designation of the vessel and—

- (a) in the case of a vessel that has been permanently transferred from one place to another—
 - (i) the previous home port of the vessel;
 - (ii) the new home port of the vessel; and
 - (iii) the date on which the transfer occurred; or
- (b) in the case of a vessel that, for any reason, has ceased to be a vessel to which section 68 of the Act applies—
 - (i) the home port of the vessel;
 - (ii) the date on which the vessel so ceased; and
 - (iii) the reason for the vessel so ceasing.

Offences and penalties

10. A person who contravenes, or fails or refuses to comply with, regulation 6, 7(1), 8(1) or 9 (1) commits an offence and is liable on conviction to a fine or to imprisonment for a period not exceeding three months.

Defence

11. It is a defence for a person charged under regulation 10 to show that he or she took all reasonable precautions and exercised all due diligence to avoid the commission of the offence.

Transitional (Licences issued before commencement of regulations)

12. A licence issued in terms of section 70 of the Act before the commencement of these regulations is to be taken to have been issued under these regulations and, subject to the terms and conditions of its issue, to be valid for the period for which it was issued.

Transitional (Applications made before commencement of regulations)

13. An application for a licence in terms of section 68 of the Act or for the renewal of a licence in terms of section 69 of the Act, being an application made, but not finally dealt with, before the commencement of these regulations, is to be treated as if it had been made under these regulations.

ANNEX
PRESCRIBED FORMS

FORM 1
(Regulation 3)

REPUBLIC OF SOUTH AFRICA

**SOUTH AFRICAN MARITIME
SAFETY AUTHORITY**

Merchant Shipping Act, 1951 (Act 57 of 1951)



REPUBLIEK VAN SUID-AFRIKA

**SUID-AFRIKAANSE MARITIEME
VEILIGHEIDSOWERHEID**

Handelskeepvaartwet, 1951 (Wet 57 van 1951)

APPLICATION FOR LICENCE—AANSOEK OM LISENSIE

(Section 68—Artikel 68)

1. I hereby apply for a licence for the vessel the particulars of which are furnished in this form.
Hierby doen ek aansoek om 'n lisensie vir die vaartuig waarvan die besonderhede in hierdie vorm verstrekk word.
2. I declare that the particulars as furnished hereunder are to the best of my knowledge and belief true and correct:
Ek verklaar dat die besonderhede soos hieronder verstrekk na my beste wete en oortuiging waar en juis is:

PARTICULARS—BESONDERHEDE

- (a) Official number of vessel
Amtelike nommer van vaartuig
- (b) Name of vessel
Naam van vaartuig
- (c) Home port
Tuishawe
- (d) Description of vessel
Beskrywing van vaartuig
- (e) Intended operation of vessel
Voorgestelde bedrywighede van vaartuig
- (f) Number of crew including master
Getal van bemanning met inbegrip van gesagvoerder
- (g) Full name and address of owner
Volle naam en adres van eienaar
- (h) Full name and address of applicant (if he or she is not the owner)
Volle naam en adres van applikant (indien hy of sy nie die eienaar is nie)

Date
Datum

.....
Signature of applicant
Handtekening van applikant

FORM 2
(Regulation 4(a))

LICENCE UNDER SECTION 68 OF ACT 57 OF 1951
LISENSIE KRAGTENS ARTIKEL 68 VAN WET 57 VAN 1951

Official No.
Amptelike No.

Issued at on expires
Uitgereik te op verval

.....
Signature and designation
Handtekening en ampstitel

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 59 OF 2001

APPLICATION OF BOARD MEMBERS INTO THE NORTH WEST PARKS AND TOURISM BOARD

I, Maureen Modiselle, Member of the Executive Council for Economic Development and Tourism, hereby give notice in terms of Section 3 of the North West Parks and Tourism Board Act, 1997 (Act No. 3 of 1997), for the appointment of persons to be appointed onto the Board of the North West Parks and Tourism Board.

Interested persons are invited to submit, within twenty-one (21) days of publication of this notice, their full names accompanied by detailed curriculum vitae and full motivation as to their suitability to be appointed in the said board.

Names of nominees must be forwarded to the following address:

Ms Mmabatho Mfikwe
Office of the MEC
Department of Economic Development & Tourism
Private Bag X90
MMABATHO
2735

For enquiries please call (018) 384-1020/1/2/3/4/5/7/8.

The North West Parks and Tourism Board is a Government supported institution dedicated to the promotion of tourism and the effective conservation of bio-diversity through the management of protected areas in the North West Province.

MAUREEN MODISELLE

Member of the Executive Council, Economic Development and Tourism

(23 March 2001)

BOARD NOTICE 60 OF 2001

DEPARTMENT OF ECONOMIC DEVELOPMENT AND TOURISM NORTH WEST PROVINCIAL GOVERNMENT

CALL FOR NOMINATIONS IN RESPECT OF A VACANCY IN THE NORTH WEST GAMBLING BOARD

The Member of the Executive Council: Economic Development and Tourism, North West Province in terms of Section 2 of the North West Casino, Gaming and Betting Board, Act No. 13 of 1994, hereby invites nominations of suitable candidates for appointment as members of the North West Casino, Gaming and Betting Board to fill vacancies on the board, within twenty-one (21) days from date of publication hereof.

The vacancies are in respect of a persons contemplated in Section 2 of the Act i.e. a person to be appointed by reason of:

- his or her knowledge and active involvement in the tourism industry; and/or
- his or her knowledge of the horse racing and betting industry.

A person shall be disqualified from being appointed a member of the Board if such person—

- (a) is not a citizen of the Republic of South Africa resident in the Province;
- (b) at the relevant time is, or during the preceding twelve months was, a public servant;
- (c) at the relevant time is, or during preceding twelve months was, a member of Parliament, any provincial legislature or local authority, or any council, commission or house of traditional leaders established in terms of the Constitution;
- (d) at the relevant time is, or during the preceding twelve months was, an office bearer or employee of any party, movement, organisation or body of a party political nature;
- (e) has a controlling interest or any financial or other interest in any gambling activity;
- (f) or his or her partner or associate, holds an office in or with, or is employed by, any person, company, organisation or other body, whether corporate or unincorporated, which has an interest contemplated in paragraph (e);
- (g) is an unrehabilitated insolvent;
- (h) is of unsound mind, or is subject to an order of a competent court declaring such person to be mentally ill or disordered;
- (i) has at any time been convicted, whether in the Republic of South Africa or elsewhere, of theft, fraud, forgery or uttering a forged document, perjury, and offence under the Act or the Corruption Act, 1992 (Act No. 94 of 1992), or any offence involving dishonesty, and has been sentenced therefore to imprisonment without the option of a fine or a fine exceeding R100;

- (j) has at any time been removed from office of trust on account of misconduct; or
- (k) is a member of the family of a person contemplated in paragraphs (b), (c), (d), (e) or (f).

Appointment will be made on a non-executive part-time basis. The member shall hold office until 23 April 2004 and shall be eligible for reappointment.

Nominations must be in writing and in addition to stating the full names of the nominee must contain the nominee's residential as well as postal address, telephone number and be accompanied by a comprehensive curriculum vitae, as well as a sworn/confirmed statement by each candidate declaring that such candidate has no financial interest whether directly or indirectly in the gaming industry.

Such nominations shall be forwarded for the attention of Mmabatho Mfikwe by:

- (a) posting to:

The Department of Economic Development & Tourism
Private Bag X90
MAFIKENG
2745

or

- (b) submitting to:

The Department of Economic Development & Tourism
1st Floor, Development House
c/o University Drive & Progress Street
MMABATHO
2735

or

- (c) faxing to:

(018) 384-1026

MAUREEN MODISELLE

Member of the Executive Council, Economic Development & Tourism

(23 March 2001)

BOARD NOTICE 55 OF 2001
SOUTH AFRICAN COUNCIL FOR VALUERS

THE VALUERS' ACT, 1982

AMENDMENT OF RULES

The South African Council for Valuers, under section 22 of the Valuers' Act, 1982 (Act No. 23 of 1982), hereby makes the rules in the Schedule.

SCHEDULE

Definitions

1. "The Rules" means the Valuers' Rules as published in Government Gazette No. 8718 of 20 May 1983, as amended in Government Gazettes Nos. 9942 of 27 September 1985, 11173 of 11 March 1988, 1120 of 31 March 1988, 12376 of 30 March 1990, 13052 of 8 March 1991, 13809 of 13 March 1992, 14641 of 12 March 1993 (BN 27/93), 15557 of 18 March 1994 (BN 28/94), 16180 of 23 December 1994 (BN 129/94), 16240 of 3 February 1995, 16318 of 24 March 1995 (BN 24/95), 17073 of 4 April 1996 (BN 41/96), 17872 of 27 March 1997 (BN 29/97), 18761 of 27 March 1998 (BN 41/98), 19851 of 26 March 1999 (BN 32/99) and 20994 of 24 March 2000 (BN 21/2000).

Substitution of Schedule 2 to Rules

2. The following Schedule is hereby substituted for Schedule 2 to the Rules:

"SCHEDULE 2
(Rule 10.2)

- | | | |
|-----|--|-------------|
| 1. | Registration Fees | |
| 1.3 | Valuer and Associated Valuer, including temporary registration in terms of section 13(4) or 14(6) of the Act : | R300,00 |
| 1.2 | Valuer in Training : | R100,00 |
| 4. | Annual Fees | |
| 2.1 | Valuer and Associated Valuer, including temporary registration in terms of section 13(4) or 14(6) of the Act : | R440,00 |
| 2.2 | Valuer in Training - | |
| | (i) if he/she has been registered as a valuer in training for less than five years : | R110,00, or |
| | (ii) if he/she has been registered as a valuer in training for five years or more : | R440,00 |
| 2.3 | The annual fee for the year of registration shall be reduced by 50 per cent if registration is effected after 30 September. | |
| 2.4 | If a valuer in training is registered as an associated valuer or valuer or an associated valuer is registered as a valuer in a particular financial year, the annual fee already paid by that person for that financial year shall be deducted from the annual fee payable by that person for that particular financial year for the new registration as an associated valuer or a valuer, as the case may be. | |

3.	<u>Duplicate Certificate of Registration</u>	
3.1	All duplicate certificates :	R150,00
4.	<u>Examination Fees - Council Examinations</u>	
4.1	Valuers and Associated Valuers :	R300,00
5.	<u>Practical Examinations - Appeals</u>	
5.1	All candidates :	R300,00
6.	<u>Copies or Extracts from Register</u>	
6.1	All copies or extracts :	R250,00
7.	<u>Reasons (Section 25(1)(a) of Act)</u>	
7.1	Furnishing of reasons :	R500,00."

Value-added Tax

3. All fees referred to in this Schedule shall include 14% value-added tax.

Commencement

4. These Rules shall come into operation on 1 April 2001.

RAADSKENNISGEWING 55 VAN 2001
SUID-AFRIKAANSE RAAD VIR WAARDEERDERS

DIE WET OP WAARDEERDERS, 1982

WYSIGING VAN REËLS

Die Suid-Afrikaanse Raad vir Waardeerders vaardig hierby, kragtens artikel 22 van die Wet op Waardeerders, 1982 (Wet No. 23 van 1982), die reëls in die Bylae uit.

BYLAE

Woordomskrywing

1. "Die Reëls" beteken die Reëls op Waardeerders gepubliseer in Staatskoerant No. 8718 van 20 Mei 1983, soos gewysig in Staatskoerante Nos. 9942 van 27 September 1985, 11173 van 11 Maart 1988, 1120 van 31 Maart 1988, 12376 van 30 Maart 1990, 13052 van 8 Maart 1991, 13809 van 13 Maart 1992, 14641 van 12 Maart 1993 (RK 27/93), 15557 van 18 Maart 1994 (RK 28/94), 16180 van 23 Desember 1994 (RK 129/94), 16240 van 3 Februarie 1995, 16318 van 24 Maart 1995 (RK 24/95), 17073 van 4 April 1996 (RK 41/96), 17872 van 27 Maart 1997 (RK 29/97), 18761 van 27 Maart 1998 (RK 41/98), 19851 van 26 Maart 1999 (RK32/99) en 20994 van 24 Maart 2000 (RK 21 van 2000).

Vervanging van Bylae 2 by Reëls

2. Bylae 2 by die Reëls word hierby deur die volgende Bylae vervang:

"BYLAE 2
(Reël 10.2)

- | | | |
|-----|--|------------|
| 1. | <u>Registrasiegelde</u> | |
| 1.1 | Waardeerder en Geassosieerde Waardeerder, met inbegrip van tydelike registrasie ingevolge artikel 13(4) of 14(6) van die Wet : | R300,00 |
| 1.2 | Waardeerder-in-opleiding : | R100,00 |
| 2. | <u>Jaargelde</u> | |
| 2.1 | Waardeerder en Geassosieerde Waardeerder, met inbegrip van tydelike registrasie ingevolge artikel 13(4) of 14(6) van die Wet: | R440,00 |
| 2.2 | Waardeerder-in-opleiding - | |
| | (i) indien hy/sy vir minder as vyf jaar as 'n waardeerder-in-opleiding geregistreer is: | R110,00 of |
| | (ii) indien hy/sy vir vyf jaar of meer as 'n waardeerder-in-opleiding geregistreer is: | R440,00 |
| 2.3 | Die jaargelde vir die jaar van registrasie word met 50 persent verminder as registrasie na 30 September bewerkstellig word | |
| 2.4 | Indien 'n waardeerder-in-opleiding as 'n geassosieerde waardeerder of waardeerder óf as 'n geassosieerde waardeerder as 'n waardeerder gedurende 'n bepaalde boekjaar geregistreer word, moet die jaargelde wat daardie persoon reeds gedurende daardie boekjaar betaal het afgetrek word van die jaargelde wat daardie persoon vir die nuwe | |

registrasie as 'n geassosieerde waardeerder of waardeerder, na gelang van die geval, vir die bepaalde boekjaar moet betaal.

- | | | |
|-----|--|-----------|
| 3. | <u>Duplikaat Registrasiesertifikate</u> | |
| 3.1 | Alle duplikaatsertifikate: | R150,00 |
| 4. | <u>Eksamengelde - Raadseksamens</u> | |
| 4.1 | Waardeerders en Geassosieerde Waardeerders : | R300,00 |
| 5. | <u>Praktiese Eksamens - Appèlle</u> | |
| 5.1 | Alle kandidate: | R300,00 |
| 6. | <u>Afskrifte of Uittreksels uit Register</u> | |
| 6.1 | Alle afskrifte of uittreksels: | R250,00 |
| 7. | <u>Redes (Artikel 25(1)(a) van Wet)</u> | |
| 7.1 | Verskaffing van redes: | R500,00." |
3. **Belasting op Toegevoegde Waarde**
Alle gelde bedoel in hierdie Bylae sluit 14% belasting op toegevoegde waarde in.

Inwerkingtreding

4. Hierdie Reëls tree op 1 April 2001 in werking.

BOARD NOTICE 56 OF 2001

The Councils for the Built Environment Professions**Call for Nominations for Members of the Public to be Appointed
as Members to the Councils for the Built Environment Professions****Closing date: 26 April 2001**

In terms of the Architectural Profession Act, 2000 (Act No. 44 of 2000), the Engineering Profession Act, 2000 (Act No. 46 of 2000), the Landscape Architectural Profession Act, 2000 (Act No. 45 of 2000), the Property Valuers Profession Act, 2000 (Act No. 47 of 2000) and the Quantity Surveying Profession Act, 2000 (Act No. 49 of 2000), nominations are invited from members of the general public for appointment to the following Councils:

- | | |
|--|---------------------|
| • South African Council for the Architectural Profession | Two (2) Vacancies |
| • Engineering Council of South Africa | Ten (10) Vacancies |
| • South African Council for the Landscape Architectural Profession | Two (2) Vacancies |
| • South African Council for the Property Valuers Profession | Two (2) Vacancies |
| • South African Council for the Quantity Surveying Profession | Three (3) Vacancies |

BACKGROUND

In December 2000, the President assented to legislation providing for the establishment of councils for the professions of architecture, engineering, landscape architecture, property valuation and quantity surveying. These councils will come into being in July 2001 and will replace the existing statutory councils and boards for the professions concerned. The various councils will register professionals and candidates within their respective professions, uphold professional conduct, identify functions of each profession, recommend professional fees, promote regional and international recognition of the professions.

Each of the Councils will meet at no less than twice a year and will be supported by administrative staff. The period of office for the members is four years.

Each nomination must be in writing and must contain the following information in the detail required by the individual Councils (Please refer to them directly for further information):

- (a) The Council for which the nomination is made;
- (b) The name and address of the nominating person or organisation;
- (c) The name, address and identity number of the nominee;
- (d) A declaration signed by the nominee that he/she is prepared to serve on the relevant Council and/or any of its committees and is not disqualified from serving on the relevant Council**;
- (e) Motivation for the appointment of the nominee to the relevant Council (not exceeding one page);
and
- (f) A short *curriculum vitae* of the nominee (not exceeding two pages).

Nominations must reach the respective Councils at the addresses below not later than 26 April 2001. No late submissions will be accepted.

For further information please contact the relevant Council at the addresses below.

<p>SA Council for Architects Private Bag X10062 RANDBURG, 2125 Tel No: (011) 886-9349 Fax No: (011) 886-5901 Attention: Mr M Knoetze E-mail: rdtsaca@infodoor.co.za</p>	<p>Engineering Council of SA Private Bag X691 BRUMA, 2026 Tel No: (011) 622-9011 Fax No: (011) 616-1859 Attention: Mr Paul Roux E-mail: paulroux@ecsa.co.za Website: www.ecsa.co.za</p>
<p>Board of Control for Landscape Architects P O Box 2118 DENNESIG, 7601 Tel No: (021) 885-2882 Fax No: (021) 885-2882 Attention: Mr R Kruger E-mail: lindakruger@xsinet.co.za</p>	<p>SA Council for Valuers P O Box 114 MENLYN, 0063 Tel No: (012) 348-8643 Fax No: (012) 348-7528 Attention: Mr G J van Zyl E-mail: sacv-rw@mweb.co.za</p>
<p>SA Council for Quantity Surveyors P O Box 3527 HALFWAY HOUSE, 1685 Tel No: (011) 315-4140 Fax No: (011) 315-3785 Attention: Mr J Z Botha E-mail: director@mweb.co.za or asaqs@cis.co.za</p>	

PLEASE NOTE:

** Non-citizens, unrehabilitated insolvents, persons convicted of serious offences (excluding political offences), persons found guilty of improper conduct and persons removed from an office of trust do not qualify to serve as members of the various Councils.

Appointments will be on a non-remunerative basis. Only reasonable travel and subsistence expenses will be paid to members.

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