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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:

CONTENTS

and weekly Index

No.		Page No.	Gazette No.
PROCLAMATION			
R. 2	Port of Ngqura Establishment Act (77/1998): Commencement	3	23063
GOVERNMENT AND GENERAL NOTICES			
Agriculture, Department of			
<i>Government Notice</i>			
R. 3	Conservation of Agricultural Resources Act (43/1983): Flood Disaster Relief Scheme of 2000	3	22970
<i>General Notice</i>			
86	Co-operatives Act, 1981: Co-operatives to be struck off the register: Delanco Koöperatief Beperk, Die Handelshuis Bronkhorstspuit Koöperasie Beperk, Iets Spesiaals (Koöperatief) Beperk and PLK Koöperasie Beperk	45	23053
Communications, Department of			
<i>General Notice</i>			
75	Presidential National Commission on Information Society and Development: For general information	2	23048
Education, Department of			
<i>Government Notice</i>			
78	Employment of Educators Act, 1998: Amendment of paragraph 4 of Government Gazette No. 22961 of 19 December 2001	2	23052
Education, Ministry of			
<i>Government Notice</i>			
71	Higher Education Act (101/1997): Merger of public higher education institutions	2	23049
Health, Department of			
<i>Government Notices</i>			
R. 45	Nursing Act (50/1978): Amendment: Regulations regarding registers: Correction Notice	3	23040
R. 46	do.: do.: Regulations regarding rolls for nursing auxiliaries: Correction Notice	3	23040
R. 47	do.: do.: Regulations regarding rolls for enrolled nurses and midwives: Correction Notice	3	23040
R. 48	Health Professions Act (56/1974): Regulations: Defining the scope of the profession of emergency care	4	23040
R. 69	Health Professions Act (56/1974): Health Professions Council of South Africa: Regulations: Amendment	3	23047
Labour, Department of			
<i>Government Notices</i>			
R. 54	Manpower Training Act, 1981: Mining Qualifications Authority: Amendment: Conditions of Apprenticeship	5	23040

Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudsopgawe ingesluit wat dus 'n weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

INHOUD

en weeklikse Indeks

No.		Bladsy No.	Koerant No.
PROKLAMASIE			
R. 2	Hawe van Ngqura Stigtings Wet (77/1998): Inwerkingtreding	3	23063
GOEWERMENTS- EN ALGEMENE KENNISGEWINGS			
Arbeid, Departement van			
<i>Goewermentskennisgewings</i>			
R. 54	Manpower Training Act, 1981: Mining Qualifications Authority: Amendment: Conditions of Apprenticeship	5	23040
R. 61	Basic Conditions of Employment Act, 1997: Sectoral Determination No. 1: Contract Cleaning Sector, South Africa: Correction Notice	6	23040
R. 62	Wet op Arbeidsverhoudinge (66/1995): Juweliersware- en Edelmetaalnywerheid (Kaa): Hernuwing van Hoof Kollektiewe Ooreenkoms	6	23040
R. 63	Basic Conditions of Employment Act, 1997: Ministerial Determination: Special Public Works Programme	3	23045
R. 64	do.: Code of Groot Practice for employment and conditions of work for Special Public Works Programmes	15	23045
<i>Algemene Kennisgewing</i>			
53	Wet op Vergoeding vir Beroepsbeserings en -siektes, 1993: Onopgeëiste gelde: Pretoria	3	23034
Gesondheid, Departement van			
<i>Goewermentskennisgewings</i>			
R. 45	Wet op Verpleging (50/1978): Wysiging: Regulasies betreffende registers: Verbeteringskennisgewing	3	23040
R. 46	do.: do.: Regulasies betreffende rolle vir verpleeghulpe: Verbeteringskennisgewing	3	23040
R. 47	do.: do.: Regulasies betreffende rolle vir ingeskrewe verpleegkundiges en vroedvroue: Verbeteringskennisgewing ..	3	23040
R. 48	Wet op Gesondheidsberoep (56/1974): Regulasies: Omvang van die beroep noodsoorg omskryf	4	23040
R. 69	Health Professions Act (56/1974): Health Professions Council of South Africa: Regulations: Amendment	3	23047
Grondsake, Departement van			
<i>Goewermentskennisgewing</i>			
70	Wet op die Beskikbaarstelling van Grond en Bystand (126/1993): Aanwysing van sekere grond geleë in die distrik Benoni, provinsie Gauteng	5	23053
<i>Algemene Kennisgewings</i>			
74	Restitution of Land Rights Act (22/1994): Claims for the restitution of land rights: Farm Smutsoog 214 IS, kwaMadala	33	23053
76	Land Reform (Labour Tenants) Act (3/1996): Application for the acquisition of land: Portions 1 and 2, farm Ebenhauzer IS, Morgenzon	34	23053

No.		Page No.	Gazette No.	No.		Bladsy No.	Koerant No.
R. 61	Basic Conditions of Employment Act, 1997: Sectoral Determination No. 1: Contract Cleaning Sector, South Africa: Correction Notice	6	23040	79	Resitution of Land Rights Act (22/1994): Amendment	35	23053
R. 62	Labour Relations Act (66/1995): Jewellery and Precious Metal Industry (Cape): Renewal of Main Collective Agreement	6	23040	80	do.: Claim for the restitution of land rights: Remainder of the farm Klipspruit 106, Kingston	36	23053
R. 63	Basic Conditions of Employment Act, 1997: Ministerial Determination: Special Public Works Programme	3	23045	81	do.: do.: Portion of Sub. 993 of Lot 76, Cato Manor	39	23053
R. 64	do.: Code of Groot Practice for employment and conditions of work for Special Public Works Programmes	15	23045	82	do.: do.: Portion of Lot 1875, Cato Manor	42	23053
General Notice				83	Land Reform (Labour Tenants) Act (3/1996): Application for the acquisition of land: Portion 17, farm Sterkfontein 419 IT	45	23053
53	Compensation for Occupational Injuries and Diseases Act, 1993: Unclaimed moneys: Pretoria	3	23034	Handel en Nywerheid, Departement van			
Land Affairs, Department of				Algemene Kennisgewings			
Government Notice				84	Competition Tribunal: Notification of decision to approve merger: Unitrans Motors (Pty) Ltd and Motor Division of Senwes Limited	45	23053
70	Provision of Land and Assistance Act (126/1993): Designation of certain land situated in the District of Benoni, Province of Gauteng	5	23053	85	do.: do.: Nestle South Africa (Pty) Ltd and Dairymaid-Nestle (Pty) Ltd	45	23053
General Notices				87	Board on Tariffs and Trade: Customs and Excise tariff applications: List 2/2002	46	23053
74	Restitution of Land Rights Act (22/1994): Claims for the restitution of land rights: Farm Smutsoog 214 IS, kwaMadala	33	23053	Kommunikasie, Departement van			
76	Land Reform (Labour Tenants) Act (3/1996): Application for the acquisition of land: Portions 1 and 2, farm Ebenhauzer IS, Morgenzon	34	23053	Algemene Kennisgewing			
79	Restitution of Land Rights Act (22/1994): Amendment	35	23053	75	Presidential National Commission on Information Society and Development: For general information	2	23048
80	do.: Claim for the restitution of land rights: Remainder of the farm Klipspruit 106, Kingston	36	23053	Landbou, Departement van			
81	do.: do.: Portion of Sub. 993 of Lot 76, Cato Manor	39	23053	Goewermentskennisgewing			
82	do.: do.: Portion of Lot 1875, Cato Manor	42	23053	R. 3	Conservation of Agricultural Resources Act (43/1983): Flood Disaster Relief Scheme of 2000	3	22970
83	Land Reform (Labour Tenants) Act (3/1996): Application for the acquisition of land: Portion 17, farm Sterkfontein 419 IT	45	23053	Algemene Kennisgewing			
Minerals and Energy, Department of				86	Koöperasiewet, 1981: Koöperasies van die register geskrap te word: Delanco Koöperatief Beperk, Die Handelshuis Bronkhorstspruit Koöperasie Beperk, Iets Spesiaals (Koöperatief) Beperk en PLK Koöperasie Beperk	46	23053
Government Notices				Minerale en Energie, Departement van			
R. 51	Mines and Works Act (27/1956): Declaration of work in national interest: Blyvooruitzicht Gold Mining Company Limited	6	23040	Goewermentskennisgewings			
R. 52	do.: do.: De Beers- Namaqualand Mines	7	23040	R. 51	Mines and Works Act (27/1956): Declaration of work in national interest: Blyvooruitzicht Gold Mining Company Limited	6	23040
National Education, Department of				R. 52	Wet op Myne en Bedrywe (27/1956): Verklaring van werk in nasionale belang: De Beers- Namakwaland Myne	7	23040
Government Notices				Nasionale Onderwys, Departement van			
85	Higher Education Act (101/1997): Standard Institutional Statute: For comment	3	23061	Goewermentskennisgewings			
86	do.: do	4	23061	85	Higher Education Act (101/1997): Standard Institutional Statute: For comment	3	23061
South African Revenue Service				86	do.: do	4	23061
Government Notices				Onderwys, Departement van			
R. 55	Customs and Excise Act (91/1964): Amendment of Schedule No. 2 (No. 2/97)	8	23040	Goewermentskennisgewing			
R. 56	do.: Amendment of Schedule No. 2 (No. 2/98)	9	23040	78	Employment of Educators Act, 1998: Amendment of paragraph 4 of Government Gazette No. 22961 of 19 December 2001	2	23052
R. 57	do.: Amendment of Schedule No. 3 (No. 3/508)	11	23040				

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
R. 58 Customs and Excise Act (91/1964): Amendment of Schedule No. 3 (No. 3/509).....	12	23040	Onderwys, Ministerie van Goewermentskennisgewing		
R. 83 Customs and Excise Act (91/1964): Amendment of Schedule No. 2 (No. 2/99).....	3	23059	71 Higher Education Act (101/1997): Merger of public higher education institu- tions.....	2	23049
Trade and Industry, Department of			Suid-Afrikaanse Inkomstediens		
<i>General Notices</i>			<i>Goewermentskennisgewings</i>		
84 Competition Tribunal: Notification of decision to approve merger: Unitrans Motors (Pty) Ltd and Motor Division of Senwes Limited.....	45	23053	R. 55 Doeane- en Aksynswet (91/1964): Wysiging van Bylae No. 2 (No. 2/97).....	8	23040
85 do.: do.: Nestle South Africa (Pty) Ltd and Dairymaid-Nestle (Pty) Ltd.....	45	23053	R. 56 do.: Wysiging van Bylae No. 2 (No. 2/98)	10	23040
87 Board on Tariffs and Trade: Customs and Excise tariff applications: List 2/2002.....	46	23053	R. 57 do.: Wysiging van Bylae No. 3 (No. 3/508).....	11	23040
			R. 58 do.: Wysiging van Bylae No. 3 (No. 3/509).....	12	23040
			R. 83 Doeane- en Aksynswet (91/1964): Wysiging van Bylae No. 2 (No. 2/99).....	4	23059
Transport, Department of			Vervoer, Departement van		
<i>General Notice</i>			<i>Algemene Kennisgewing</i>		
88 Air Service Licensing Act (115/1990): Application for the grant or amendment of domestic air service licence.....	47	23053	88 Air Service Licensing Act (115/1990): Application for the grant or amendment of domestic air service licence.....	47	23053
Water Affairs and Forestry, Department of			Waterwese en Bosbou, Departement van		
<i>Government Notices</i>			<i>Goewermentskennisgewings</i>		
89 National Water Act (36/1998): Estab- lishment of the Lebalelo Water User Association, Districts of Letaba and Lydenburg, Northern and Mpumalanga Province, Water Management Area Number 4.....	6	23053	89 Nasionale Waterwet (36/1998): Stigting van die Lebalelo Watergebruikers- vereniging, distrikte Letaba en Lyden- burg, Noordelike en Mpumalanga provinsie, Waterbestuursarea Nommer 4	6	23053
91 Environment Conservation Act (73/1989): Directions with regard to the control and management of general communal and general small waste disposal sites.....	7	23053	91 Environment Conservation Act (73/1989): Directions with regard to the control and management of general communal and general small waste disposal sites.....	7	23053
BOARD NOTICES			RAADSKENNISGEWINGS		
8 Wine and Spirit Board: Wine of Origin Scheme: Defining of the estate Landskroon: repeal.....	47	23053	8 Wyn- en Spiritusraad: Wyn van Oor- sprong-skema: Omskrywing van die landgoed Landskroon: Herroeping.....	47	23053
9 National Council of Societies for the Prevention of Cruelty to Animals: Correction Notice.....	47	23053	9 Nasionale Raad van Dierebeskermings- verenigings: Regstellingskennisgewing ..	48	23053

GOVERNMENT NOTICES GOEWERMENSKENNISGEWINGS

DEPARTMENT OF LAND AFFAIRS DEPARTEMENT VAN GRONDSAKE

No. 70

1 February 2002

PROVISION OF LAND AND ASSISTANCE ACT, 1993: DESIGNATION OF CERTAIN LAND SITUATED IN THE DISTRICT OF BENONI, PROVINCE OF GAUTENG

I, Angela Thokozile Didiza, Minister for Agriculture and Land Affairs, under the powers vested in me by section 2 (1) (c) and (3) of the Provision of Land and Assistance Act, 1993 (Act No. 126 of 1993)—

- (a) hereby designate Portion 52 (a portion of Portion 41) of the farm Varkfontein 25 IR, situated in the District of Benoni, Province of Gauteng, for the purposes of settlement; and
- (b) hereby impose the following conditions for the use of the land so designated:
 - (i) The Masakhane Communal Property Association (hereinafter referred to as the Association), must hold the land for the benefit of 24 identified families.
 - (ii) The conditions of the National Water Act, 1998 (Act No. 38 of 1998), will apply in order to prevent the pollution of public water.
 - (iii) The Association must ensure that no livestock is kept in the residential area.
 - (iv) The Ekurhuleni Metro Council, in consultation with the Association, shall determine appropriate conditions and regulations for settlement with special reference to—
 - the National Building Regulations and Building Standards Act, 1977 (Act No. 103 of 1997);
 - relevant provincial planning laws and regulations; and
 - relevant municipal bylaws.

A. T. DIDIZA

Minister for Agriculture and Land Affairs

No. 70

1 Februarie 2002

WET OP DIE BESKIKBAARSTELLING VAN GROND EN BYSTAND, 1993: AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK BENONI, PROVINSIE VAN GAUTENG

Ek, Angela Thokozile Didiza, Minister van Landbou en Grondsake, kragtens die bevoegdhede aan my verleen by artikel 2 (1) (c) en (3) van die Wet op die Besikbaargestelling van Grond en Bystand, 1993 (Wet No. 126 van 1993)—

- (a) wys hierby Gedeelte 52 ('n gedeelte van Gedeelte 41) van die plaas Varkfontein 25 IR, geleë in die distrik Benoni, provinsie Gauteng, vir die doeleindes van vestiging aan; en
- (b) lê hierby die volgende voorwaardes vir die gebruik van die aangewese grond op:
 - (i) Die Masakhane Communal Property Association (hierna die Vereniging genoem), moet die grond tot voordeel van 24 geïdentifiseerde families hou.
 - (ii) Die bepalings van die Nasionale Waterwet, 1998 (Wet No. 38 van 1998), sal van toepassing wees ten einde die besoedeling van openbare water te voorkom.
 - (iii) Die Vereniging moet verseker dat geen lewende hawe in die woongebied aangehou word nie.
 - (iv) Die Ekurhuleni Metro Raad, in oorleg met die Vereniging, moet toepaslike voorwaardes en regulasies vir vestiging neerlê, met spesiale verwysing na die volgende—
 - die Wet op Nasionale Bouregulasies en Boustandaarde, 1977 (Wet No. 103 van 1977);
 - toepaslike provinsiale beplanningswette en regulasies; en
 - toepaslike munisipale wette.

A. T. DIDIZA

Minister van Landbou en Grondsake

**DEPARTMENT OF WATER AFFAIRS AND FORESTRY
DEPARTEMENT VAN WATERWESE EN BOSBOU**

No. 89**1 February 2002**

**ESTABLISHMENT OF THE LEBALELO WATER USER ASSOCIATION, DISTRICTS OF LETABA AND LYDENBURG,
IN THE NORTHERN AND MPUMALANGA PROVINCES, WATER MANAGEMENT AREA NUMBER 4**

I, Ronald Kasrils, Minister of Water Affairs and Forestry, hereby in terms of section 92 (1) of the National Water Act, 1998 (Act No. 36 of 1998), declare that—

- (a) the Lebalelo Water User Association is established;
- (b) the Association's name is the Lebalelo Water User Association;
- (c) the area of operation of the Lebalelo Water User Association includes all properties in respect of which any person is entitled to use water (surface and underground water) by virtue of entitlements in terms of section 22 (1) of the Act from—
 - (i) the bulk water supply scheme by means of which raw water is abstracted from waterworks on the Olifants River, on the right bank of the said river, distributed to and including the farms forming the boundary, Havercroft 99KT; Lucerne 84KT; Geneva 85KT; Stellenbosch 91KT; Stavenhagen 92KT; Roodekrans 94KT; Moeijelijk 412KS; Zwartkoppies 413KS; Paschas Kraal 466KS; Waterkop 113KT; Twickenham 114KT; Hackney 116KT; Dsjate 249KT; Fernkloof 539KS; De Kom 252KT; Zwemkloof 283KT; Garatouw 282KT; Maandagshoek 254KT; Hendriksplaats 281KT; Apiesboomen 295KT; Steelpoortsdrift 296KT; Bothashoek 276KT; Rooiboklaagte 259KT; Koedoeskraal 123KT; Edendale 124KT; Wimbledon 122KT; Annesley 109KT and Streatham 100 KT, including the farms within this boundary; and
 - (ii) any other water resource situated outside the area described in (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 the Water Management Area Number 4 in the Northern and Mpumalanga Provinces; and

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

R. KASRILS**Minister of Water Affairs and Forestry****No. 89****1 February 2002**

**STIGTING VAN DIE LEBALELO WATERGEBRUIKERSVERENIGING, DISTRIKTE VAN LETABA EN LYDENBURG,
IN DIE NOORDELIKE EN MPUMALANGA PROVINSIES, WATERBESTUURSAREA NOMMER 4**

Ek, Ronald Kasrils, Minister van Waterwese en Bosbou, verklaar hiermee kragtens artikel 92 (1) van die Nasionale Waterwet, 1998 (Wet No. 36 van 1998), dat—

- (a) die Lebalelo Watergebruikersvereniging gestig is;
- (b) die Vereniging as die Lebalelo Watergebruikersvereniging bekend sal staan;
- (c) die bedryfsgebied van die Lebalelo Watergebruikersvereniging alle eiendomme insluit ten opsigte waarvan enige persoon kragtens artikel 22 (1) van die Wet die gebruiksreg het op water (oppervlak- en ondergrondse water) vanuit—
 - (i) die grootmaatwatervoorsieningskema by wyse waarvan rouwater onttrek word vanuit waterwerke op die Olifantsrivier, op die regteroewer van die genoemde rivier en versprei word na en insluitende die plase Havercroft 99KT; Lucerne 84KT; Geneva 85KT; Stellenbosch 91KT; Stavenhagen 92KT; Roodekrans 94KT; Moeijelijk 412KS; Zwartkoppies 413KS; Paschas Kraal 466KS; Waterkop 113KT; Twickenham 114KT; Hackney 116KT; Dsjate 249KT; Fernkloof 539KS; De Kom 252KT; Zwemkloof 283KT; Garatouw 282KT; Maandagshoek 254KT; Hendriksplaats 281KT; Apiesboomen 295KT; Steelpoortsdrift 296KT; Bothashoek 276KT; Rooiboklaagte 259KT; Koedoeskraal 123KT; Edendale 124KT; Wimbledon 122KT; Annesley 109KT en Streatham 100KT, wat die grens vorm, insluitende die plase binne hierdie grens; 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 die Waterbestuursarea Nommer 4 in die Noordelike en Mpumalanga provinsies geleë is; en

- (d) die grondwet van die Lebalelo Watergebruikersvereniging goedgekeur is.

R. KASRILS**Minister van Waterwese en Bosbou**

No. 91

1 February 2002

DIRECTIONS IN TERMS OF SECTION 20(5)(b) OF THE ENVIRONMENT CONSERVATION ACT, 1989 (ACT 73 OF 1989) WITH REGARD TO THE CONTROL AND MANAGEMENT OF GENERAL COMMUNAL AND GENERAL SMALL WASTE DISPOSAL SITES

By virtue of the powers vested in me by section 20(5)(b) of the Environment Conservation Act, 1989 (Act 73 of 1989) I, Ronald Kasrils, issue the directions with regard to the control and management of general communal and general small waste disposal sites as set out in the Schedule hereunder.



MINISTER OF WATER AFFAIRS AND FORESTRY

DATE: 16 January 2002

SCHEDULE

1. DEFINITIONS

In these directions, unless the context otherwise indicates, a word or expression to which a meaning has been assigned in terms of the Environment Conservation Act, 1989 (Act 73 of 1989), (hereinafter referred to as "the Act") shall have the same meaning, and

"aquifer" means a water-bearing strata of fractured or permeable rock, sand or gravel;

"climatic water balance calculation" is the climatic water balance obtained by using the formula $B = R - E$, where B is the climatic water balance in millimetres of water, R is the rainfall in millimetres of water and E is the evaporation from a soil surface in millimetres of water, as fully explained in the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time.

(The calculation is used only to indicate the climatic conditions under which leachate management is needed, on account of the generation of significant leachate.)

"Department" means the Department of Water Affairs and Forestry;

"effective fence" is a fence constructed and erected in order to:

(a) prevent any unauthorised or illegal access and dumping at the site;

- (b) prevent removal of waste from the site;
- (c) prevent access of milk or meat production animals to the site; and
- (d) curtail the spreading of wind-blown paper and plastic material;

"general communal waste disposal site (G:C:B⁻ and G:C: B⁺)" in these directions means a disposal site -

- a) which receives only general waste;
- b) which receives less than 25 tons of general waste per day;
- c) which does not have any of the fatal flaws as set out in the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time.

"general small waste disposal sites with a negative climatic water balance (G:S:B)" in these directions means a disposal site

- a) which receives only general waste;
- b) where no significant leachate will be generated in terms of the climatic water balance in order that a leachate management system is not required;
- c) which receives more than twenty five (25) tons but less than one hundred and fifty (150) tons of general waste per day; and
- d) which does not have any of the fatal flaws as set out in the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time.

"general waste" means waste that does not pose an immediate threat to human life or the environment, and includes such waste as household waste, builders' rubble, garden waste, dry industrial and commercial waste. It may, however, with decomposition, infiltration and percolation, produce leachate with an unacceptable pollution potential. These wastes can create odour, fly or other nuisances;

"landfill" when used as a verb (v) means to dispose of waste on land, whether by use of waste to fill in excavations or by creation of a landform above ground, where the term "fill" is used in the engineering sense;

"landfill" when used as a noun (n) means the waste body created by landfilling. This may be above ground or below ground, or both;

"leachate" means an aqueous solution with a high pollution potential, which mainly results when water is permitted to percolate through decomposing waste. It contains final and intermediate products of decomposition, various solutes and waste residues;

"leachate generating disposal site" refers to a disposal site which may receive general waste only and where the Climatic Water Balance (B) is positive for more than one year in five

for the years for which data is available;

"non-leachate generating disposal site" means a disposal site which is not a leachate generating disposal site;

"Regional Director" means a Regional Director of the Department of Water Affairs and Forestry in whose jurisdiction the waste disposal site is situated;

"registered person" refers to the person who, in terms of section 20(1) of the Act is legally responsible for the site, both during operation and after closure;

"responsible person" means a person(s) who takes professional responsibility for ensuring that all or some of the facets of any of the following are properly directed, guided and executed, in a professionally justifiable manner: investigatory work, design, preparation, operation, closure and monitoring;

"suitably qualified person" means a person other than the "responsible person" who is qualified or has experience in the management of waste disposal sites which is to the satisfaction of the Regional Director or a person delegated by him or her.

REGISTRATION OF GENERAL COMMUNAL (G:C:B⁻ AND G:C:B⁺) AND GENERAL SMALL (G:S:B⁻) DISPOSAL SITES

- 2(1) A person or body who wishes to establish and/or develop, operate, close and rehabilitate a general communal or a general small waste disposal site (hereafter referred to as "the Site") with a negative water balance must register the Site in the format as set out in Annexure A.
- (2) Registration in terms of subparagraph (1) authorises the establishment, development and operation of these Sites in terms of these directions and any other written condition that the Regional Director may deem necessary.

LOCATION

3. The location of the Site shall be according to the co-ordinates indicated on the application form for registration submitted by the registered person.

PERMISSIBLE WASTE

- 4(1) The Site may be used for the disposal of waste types in quantities contained in the definition for a general communal (G:C:B⁻ and G:C:B⁺) and general small site (G:S:B⁻) and which are classified according to the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time, but excludes waste types listed in Annexure B.
- (2) The registered person must take all measures to ensure that-
 - (a) no medical waste is disposed of on the Site; and

(b) no scheduled pharmaceutical products registered in terms of the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965) or associated containers are disposed of on the Site.

PLANNING, DESIGN, CONSTRUCTION AND COMMISSIONING

- 5(1) The planning of the Site and its design, construction and commissioning shall be in accordance with the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time.
- (2) The Site or any portion of a Site may only be used by the registered person for the disposal of permissible waste if the Site or any such portion has been constructed or developed according to the conditions set out in subparagraph (4) of this section.
- (3) The construction and further development of the Site must be implemented by the registered person under the supervision of a suitably qualified person approved of by the Regional Director or a person delegated by him or her.
- (4) New sites must comply as follows:
- (a) Before disposal may commence on the Site after construction of the Site, the Regional Director or somebody delegated by him or her must be notified and the person referred to in subparagraph (3) must submit a certificate or a letter to the Regional Director that the construction of the Site is in accordance with recognized civil engineering practice.
 - (b) The completed construction works of the Site must be inspected by an official of the Department and the person referred to in subparagraph (3).
 - (c) If the Regional Director or the person delegated by him or her is satisfied with the construction of the Site upon written permission, the registered person may use the Site or any further development within the Site for the disposal of waste.
- (5) Should a portion of the Site at any stage be extended, the registered person must notify the Regional Director or a person delegated by him or her of such a development and-
- (a) Before disposal may commence on that portion of the Site, the Regional Director or somebody delegated by him or her must be notified and the person referred to in subparagraph (3) must submit a certificate or a letter to the Regional Director that the construction of the extension, as proposed by the registered person and approved by the Regional Director or a person delegated by him or her, is in accordance with recognized civil engineering practice.
 - (b) The completed construction works must be inspected by an official of the Department and the person referred to in subparagraph (3).

- (c) If the Regional Director or a person delegated by him or her, is satisfied with the construction of that further development within the Site and has given written permission, the registered person may use that portion of the Site for the further disposal of waste.
- (6) A buffer zone of a minimum of two hundred (200) metres for a general communal waste disposal site and of four hundred (400) metres for a general small waste disposal site must be maintained at all times. Heavy industries or industries that may create nuisance conditions and compatible with waste disposal sites, may be permitted within the buffer zone in terms of the appropriate legislation.
- (7) Works must be constructed and maintained on a continuous basis by the registered person to-
 - (a) divert and drain from the Site all runoff water arising on land adjacent to the Site, which could be expected as a result of the estimated maximum precipitation during a period of twenty four (24) hours with an average frequency of once in fifty years (hereinafter referred to as the "estimated maximum precipitation") in compliance with relevant legislation.
 - (b) under the rainfall event referred to in subparagraph 7(a), maintain a freeboard of half a metre.
 - (c) divert and drain from the working face of the Site, all runoff water arising on the Site, which could be expected as a result of the estimated maximum precipitation; and
 - (d) to prevent such runoff water from coming into contact with leachate from the Site.
- (8) Runoff water referred to in subparagraph (7) must comply with the quality requirements of the General Standard as published in Government Notice 991 of 18 May 1984, or with such quality requirements as may from time to time be determined by the Minister.
- (9) Runoff water referred to in subparagraph (7) that does not comply with the quality requirements applicable in terms of subparagraph (8) and all sporadic leachate from the Site must by means of works which must be constructed and maintained on a continuous basis by the registered person, with the written approval of the Regional Director or a person delegated by him or her, be evaporated in dams and/or evaporated by spraying over those portions of the Site which comply with the requirements set in terms of subparagraph (2) and/or other approved method of disposal.
- (10) The Site must be constructed in accordance with recognized civil engineering practice to ensure that it remains stable.
- (11) The maximum height of the Site above ground level must not exceed three (3) metres.
- (12) The slope of the sides of the Site must be constructed in such a manner that little or no erosion occurs.

- (13) The registered person must make provision for adequate sanitation facilities on the Site.

ACCESS CONTROL

- 6.(1) Weatherproof, durable and legible notices in the official languages applicable in the area must be displayed at each entrance to the Site which prohibits unauthorised entry and include the hours of operation, the name, address and telephone number of the registered person and the person responsible for the operation of the Site.
- (2) The Site must be effectively fenced or otherwise secured to prevent unauthorised entry.
- (3) The registered person must-
- (a) take steps to maintain service roads in a condition which ensures unimpeded access to the Site for vehicles transporting waste and to keep the roads free of waste;
 - (b) ensure that all entrance gates are locked outside the hours of operation;
 - (c) ensure effective access control; and
 - (d) take all reasonable steps to prevent the disposal of waste on the Site for which the Site has not been approved.

OPERATION

- 7(1) Waste disposal and operation must be implemented according to the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time and any other written instructions by the Department.
- (2) Waste disposed of on the Site must be compacted and covered on a daily basis with a minimum of one hundred and fifty (150) millimetres of soil or other material approved by the Regional Director or a person delegated by him or her.
- (3) Burning of waste will only be allowed on the Site if it is motivated by a written submission to the satisfaction of the Regional Director that it does not have a detrimental impact on the environment and operation of the Site.
- (4) Disposal of dead animals, rejected carcasses, parts of dead animals, contaminated food, food rests or any edible material must be immediately carried out when brought onto the Site by burying it in trenches and covered with at least five hundred (500) millimetres soil or other material approved by the Regional Director or a person delegated by him or her.
- (5) The registered person must take steps to ensure that the Site is operated in a manner that will prevent the creation of nuisance conditions or health hazards.
- (6) The registered person must apply sufficient dust control measures to prevent wind-blown

dust from causing nuisance conditions or health hazards.

- (7) Operations must take place in trenches or in cells with the working face not greater than ten (10) metres by ten (10) metres.
- (8) Waste disposed of on the Site may be reclaimed provided that it is carried out in a controlled manner and approved by the responsible health authority. The reclamation activity must not interfere with the daily operational activities of the Site.
- (9) Wind-blown litter leaving the Site must be collected on a daily basis.
- (10) Adequate provision must be made on Site for drinking water, sanitation and ablution facilities for workers.

8. MONITORING

General small sites with a negative climatic water balance (G:S:B⁻) must comply with paragraphs 8 and 9 hereunder.

WATER MONITORING

- (a) The registered person must establish a monitoring borehole network, consisting of an upstream and a downstream borehole for the Site, to the satisfaction of the Regional Director, so that unobstructed sampling, as required in terms of these directions, can be undertaken.

(1) BACKGROUND MONITORING

- (a) Samples from the upstream borehole where the groundwater in the borehole is at an expected higher hydraulic pressure level than the hydraulic pressure level of the groundwater under the Site, shall be considered as background monitoring.
- (b) Background monitoring shall be conducted on a six monthly basis for the water quality variables as listed in Annexure C hereto and reported to the Regional Director within thirty (30) days from the date of sampling.

(2) DETECTION MONITORING

Detection Monitoring shall be conducted six monthly at the downstream borehole for the water quality variables listed in Annexure D and reported to the Regional Director within thirty (30) days from the date of sampling.

REPORTING

- 9. The registered person must keep a record of and update all the information referred to in Annexure E within a period of one (1) year from the date of this Registration and annually thereafter.

CLOSURE AND REHABILITATION OF THE SITE

- 10 The registered person must notify the Regional Director by registered mail within one hundred and eighty (180) days prior to the intended closure of the Site and submit final rehabilitation plans for his approval. These plans must be in accordance with the Minimum Requirements for Waste Disposal by Landfill (Second Edition 1998), published by the Department of Water Affairs and Forestry and as amended from time to time.

LEASING AND ALIENATION OF THE SITE

- 11(1) Should the registered person wish to alienate or lease the Site, he or she must notify the Regional Director in writing of such an intention at least one hundred and twenty (120) days prior to the said transaction.
- (2) Any new owner of the Site must apply for re-registration of the Site.

OFFENCES AND PENALTIES

- 12 Any person who contravenes any provision of this direction or fails to comply therewith shall be guilty of an offence and liable on conviction to the penalties contained in section 29(4) of the Act.

GENERAL

- 13(1) The registered person must together with the application for Registration of the Site, provide written confirmation from the Local or Regional Authority that waste disposal is allowed on the Site in terms of Local or Regional Planning Schemes.
- (2) These directions do not exempt the registered person from compliance with any regulations promulgated under the Act or any other relevant legislation. Proof of exemption and/or Record of Decisions must be submitted to the Regional Director.
- (3) If the Site is an existing Site and not zoned for waste disposal, and if consent cannot be provided by the Local or Regional Authority for waste to be disposed on the Site, the registered person must within a period of sixty (60) days following the application for registration, apply for the rezoning of the Site for waste disposal purposes.
- (4) Such application must be successfully completed within a period of two (2) years, failing which the registered person must comply with subparagraph (10).
- (5) The Minister may at any time amend, extend, or withdraw these directions.

ANNEXURE A

APPLICATION FOR REGISTRATION OF GENERAL COMMUNAL (G:C:B⁺ and G:C:B⁻) AND GENERAL SMALL (G:S:B⁻) WASTE DISPOSAL SITE UNDER SECTION 20 (5)(b) OF THE ENVIRONMENT CONSERVATION ACT, 1989 (ACT No 73 OF 1989), AND EXEMPTION FROM OBTAINING A PERMIT FOR THE SITE UNDER SECTION 20 (1) OF THE ENVIRONMENT CONSERVATION ACT, 1989 (ACT No 73 OF 1989)

For official use only

Quaternary Drainage

Region (e.g. C201) File No.:

Item No.:

(*) Indication with an X

SECTION A

1. Name of disposal site:

.....

2. (a) Disposal site (*): Proposed ☐ Existing ☐

3. Full name of Registering Person:

.....

Postal address

.....

Telephone code & No.: Fax Code & No.: Postal code:.....

4. Registered owner(s) of property on which disposal site is situated:

Full name:

.....

Postal address

.....

Telephone code & No.: Fax Code & No.: Postal
code:.....

5. Nomination for suitably qualified person:

Name:

.....

Postal Address:

.....

Telephone Code & No.: Fax Code & No.: Postal
Code:.....

6. Location of property on which existing or proposed disposal site is situated:

Latitude: ° ' " Longitude: ° ' "

Magisterial district

Municipal area within which disposal site is located (if any)

.....

Name of local authority within whose jurisdiction the disposal site is located (for example
Regional Services Council or Local Government Affairs Council)

.....

7. (a) Deeds Act description of property on which disposal site is situated (use further lines if necessary):

Example: Portion 49 (portion of Portion 27) of the farm Brandbach 471 JR

.....

(b) Extent of total property: hectares

(c) Extent of disposal site: hectares

8. Local authority in whose jurisdiction the disposal site is situated (select the authority in item 6 which is more directly involved with the disposal site).

Full name:

Postal address

Telephone code & No.: Fax Code & No.: Postal code:.....

9. Name of person in direct control of the disposal site (responsible person):

.....

Identity

No.:

.....

Telephone code & No.: After hours

.....

Fax Code & No.:.....

- (b) Indicate the wettest six months of the year (*):

November – April

May - October

- (c) For the wettest six months period indicate in 10(b), indicate the following for the preceding thirty (30) years:

	Total rainfall for 6 months	Total A-pan evaporation for 6 months	Official use (B)
For the wettest year	
For the 2nd wettest year	
For the 3rd wettest year	
For the 4th wettest year	
For the 5th wettest year	
For the 6th wettest year	
For the 7th wettest year	
For the 8th wettest year	
For the 9th wettest year	
For the 10th wettest year	

12. Indicate the size of the population to be served by the disposal site (*):

0	-	499	<div></div>
500	-	9 999	<div></div>
10 000	-	199 999	<div></div>
200 000	Upwards		<div></div>

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Classification:

.....

13. Detailed location of waste disposal site. Indicate the latitude and longitude of the features as required (these points must also be indicated on the maps and orthophotos required under items 20 and 21):

(a) Description of the external corner points of the disposal site:

Number of corner	Latitude				Longitude						
.....	<div></div>	<div></div>	°	<div></div>	<div></div>	"	<div></div>	°	<div></div>	<div></div>	"
.....	<div></div>	<div></div>		<div></div>	<div></div>		<div></div>		<div></div>	<div></div>	
.....	<div></div>	<div></div>	°	<div></div>	<div></div>	"	<div></div>	°	<div></div>	<div></div>	"
.....	<div></div>	<div></div>		<div></div>	<div></div>		<div></div>		<div></div>	<div></div>	
.....	<div></div>	<div></div>	°	<div></div>	<div></div>	"	<div></div>	°	<div></div>	<div></div>	"
.....	<div></div>	<div></div>		<div></div>	<div></div>		<div></div>		<div></div>	<div></div>	
.....	<div></div>	<div></div>	°	<div></div>	<div></div>	"	<div></div>	°	<div></div>	<div></div>	"

.....											
.....											
.....											

(a) Indicate the expected lifetime of the disposal site years.

(b) Indicate the appropriate type of waste and list the estimated quantities expected to be disposed of daily.

Non-hazardous waste

Type of waste:

Quantity (ton per day)

Household refuse

.....

Garden refuse

.....

Building rubble

.....

Industrial (non hazardous)

.....

(Other: Specify)

- (a)

.....

- (b)

.....

- (c)

.....

(d)

TOTAL

(c) Source of information supplied in 14(b) (*):

Determined from volumes

Determined with weighbridge

Estimated

(d) Method of estimation:

.....

15. (a) Indicate the salvage method to be employed (*):

At source

Recycling installation

Informal salvaging

Formal salvaging

Contractor

No salvaging planned

(b) Indicate the applicable waste types and quantities expected to be disposed and salvaged annually (*):

Type	Quantity (ton)		Type	Quantity (ton)	
	<u>Disposed</u>	<u>Salvaged</u>		<u>Disposed</u>	<u>Salvaged</u>
<input type="checkbox"/> Paper/wood fibre	<input type="checkbox"/> Rubber
<input type="checkbox"/> Plastics	<input type="checkbox"/> Textiles
<input type="checkbox"/> Glass	<input type="checkbox"/> Iron

<input type="checkbox"/>	Copper	<input type="checkbox"/>	Aluminium
<input type="checkbox"/>	Zinc	<input type="checkbox"/>	Lead
<input type="checkbox"/>	Phosphogypsum	<input type="checkbox"/>	Fly-ash
<input type="checkbox"/>	Waste for	<input type="checkbox"/>	§ Food residues
<input type="checkbox"/>	composting			<input type="checkbox"/>	Other
<input type="checkbox"/>	Flammable gases	<input type="checkbox"/>	Other
<input type="checkbox"/>	Other	<input type="checkbox"/>	Other

§ NOTE: Food residues may not be salvaged for human consumption

16. (a) Indicate the method of disposal of waste (*):

Area method

☐

Trenching

☐

method

Ramp

☐

(b) Indicate the dimensions of the disposal site in metres.

	At commencement	After rehabilitation
Height/Depth
Length
Breadth

(c) Indicate the total volume available for the disposal of waste on the site (*):

m ³		<u>Source of information:</u>	
Up to 99	<input type="text"/>	Determined by surveyor	<input type="text"/>
100 – 34 999	<input type="text"/>	Estimated	<input type="text"/>
35 000 - 3,5 million	<input type="text"/>		
> 3,5 million	<input type="text"/>		

(d) Indicate the total volume already used for waste disposal:

.....

		Yes	No
17. (a)	Will waste be covered daily? (*):	<input type="text"/>	<input type="text"/>
(b)	Is sufficient cover material available? (*):	<input type="text"/>	<input type="text"/>
(c)	Will waste be compacted daily? (*):	<input type="text"/>	<input type="text"/>
(d)	If the answers on subparagraph 17(a) and/or 17(b) are No , what measures will be employed to prevent the problems of burning or smouldering of waste as the generation of nuisances?		

.....

.....

.....

.....

.....

.....

.....

18. (a) Indicate the current use of land adjacent to the disposal site and the property on which it is situated (*):

Industrial
Agricultural
Residential
Forestry
Wetlands
Open spaces

Recreation
Commercial
Mining & quarrying
Wilderness areas
Nature areas

Other.....

- (b) Indicate the approved zoning of the land adjacent to the disposal site and the property on which it is situated. (This information must also be indicated on the topo-cadastral map) (*):

Industrial
Agricultural
Residential
Forestry
Wetlands
Open spaces

Recreation
Commercial
Mining & quarrying
Wilderness areas
Nature areas

Other.....

19. Indicate the geological formations underlying the disposal site (*):

Granite
Shale
Sandstone

Quartzite
Dolomite
Dolerite

Other.....

SECTION C

20. Provide a topocadastral map (1:50 000) indicating the location of the following, where present, within five (5) km radius of the site boundary :
- (a) Disposal site.
 - (b) The area served.
 - (c) Existing residential and industrial areas.
 - (d) Possible future development (indicate the type of development).
 - (e) Routes used in transport of waste.
 - (f) Other disposal sites (existing or closed) in the area.
 - (g) Zoning and land use of the disposal site and the surrounding area within a 5 km radius.
 - (h) The 1 in 50 year floodline of all watercourses.
21. Boundaries a plan (1:5 000) and orthophoto (1:10 000, if available) of the disposal site and surrounding area to a distance of one kilometre from the disposal site, indicating thereon §:
- (a) Boundaries of the disposal site.
 - (b) Boreholes, springs, wells, dams, excavations and water courses. Give -
 - (i) depth below ground surface to water levels in boreholes and wells;
 - (ii) yield of boreholes, springs and wells; and
 - (iii) uses of water derived from the above sources.
 - (c) The one in fifty year flood line of all watercourses.
 - (d) Sites which are listed as national monuments or archaeological, palaeontological and cultural historical sites or objects worthy of conservation.
 - (e) Existing and possible future residential areas.

§ NOTE: Maps and/or orthophotos must specify the appropriate scale and map projection and must contain at least 4 fixed reference points such as latitude and longitude reference points and/or trigonometric markers/beacons.

SIGNATURE

OF

APPLICANT:

.....

CAPACITY:

.....

PLACE: DATE.....

ANNEXURE B**LIST OF HAZARDOUS OR TOXIC MATERIALS WHICH MAY NOT BE DISPOSED OF ON A GENERAL COMMUNAL AND GENERAL SMALL WASTE DISPOSAL SITES**

1. Waste where specific control has been established in terms of the Nuclear Energy Act, 1993 (Act 131 of 1993).
2. Waste types controlled in terms of the Minerals Act, 1991 (Act No 50 of 1991) and the Electricity Act, 1987 (Act No 41 of 1987), unless written permission has been obtained from the Regional Director.
3. Waste as described in the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste (Second Edition 1998) as published by the Department of Water Affairs and Forestry and as amended from time to time (Minimum Requirements), as an extreme hazard or Hazard Group 1 (HG1); high hazard or Hazard Group 2 (HG2); moderate hazard or Hazard Group 3 (HG3) and low hazard or Hazard Group 4 (HG4).
4. Flammable wastes, with a closed cup flash point less than 61°C.
5. Corrosive substances, as described in the Minimum Requirements as Class 8 (page 6-8, Diagram III).
6. Oxidising substances and organic peroxides, as described in the Minimum Requirements as Class 5 (page 6-8, Diagram III).
7. Any waste with a substance which is a Group A and/or Group B carcinogen/mutagen. Group A carcinogens/mutagens have been proven in humans, both clinical and epidemiological. Group B carcinogens/mutagens have been proven without doubt in laboratory animals.
8. Any waste with a substance at a concentration greater than 1% where the substance is a Group C and/or Group D carcinogen/mutagen. Group C carcinogens/mutagens have shown limited evidence in animals. Group D carcinogen/mutagen - the available data is inadequate and doubtful.
9. Any infectious waste. Infectious waste is waste which is generated during the diagnosis; treatment or immunisation of humans or animals, in the research pertaining to this; in the manufacturing or testing of biological agents including blood, blood products and contaminated blood products, cultures, pathological wasters, sharps, human and animal anatomical wastes and isolation waste that contain or may contain infectious substances.
10. All materials which falls in Class 1 (explosives), Class 2 (compressed gases) and Class 7 (radioactive materials), as described in the Minimum Requirements.
11. Any waste with a pH less than 6 or greater than 12.
12. Any waste which is difficult to analyse and classify.
13. Any complexes of heavy metal cations, paint and paint sludge, or laboratory chemicals.

ANNEXURE C**WATER QUALITY VARIABLES REQUIRED FOR BACKGROUND MONITORING**
PARAGRAPH 8 (2)

Alkalinity (P.Alk)	Free & saline ammonia as N (NH ₄ -N)
Calcium (Ca)	Boron (B)
Chromium (hexavalent) (Cr ⁶⁺)	Magnesium (Mg)
Chromium (Total) (Cr)	Cadmium (Cd)
Chemical oxygen demand (COD)	Chloride (Cl)
Cyanide (CN)	Mercury (Hg)
Lead (Pb)	pH
Nitrate (as N) (NO ₃ -N)	Sodium (Na)
Phenolic compounds (Phen)	Electrical conductivity (EC)
Potassium (K)	Sulphate (SO ₄)
Total dissolved solids (TDS)	

ANNEXURE D**WATER QUALITY VARIABLES REQUIRED FOR DETECTION**
MONITORING: PARAGRAPH 8(3)

- (a) Alkalinity (P.Alk)
Chemical oxygen demand (COD)
pH
Total dissolved solids (TDS)
Chlorides (Cl)
Nitrate (NO₃-N)
Potassium (K)
- (b) Annually for electrical conductivity (EC), calcium (Ca), magnesium (Mg), sodium (Na), sulphate (SO₄) and fluoride (F).

ANNEXURE E**INFORMATION WHICH SHALL BE SUBMITTED ON AN ANNUAL BASIS**

NAME OF SITE: _____ DATE OF REPORT: (y/m/d)

1. Registered owner(s) of property on which disposal site is situated:

Name.....

Postal Address..... Telephone Code & No

..... Fax Code & No.....

..... Postal Code..... Telex No.....

2. Name of Responsible Person in control of disposal site:

.....

Telephone code & numberAfter hours

Identity number.....

3. (a) Latest estimated remaining lifetime of the disposal siteyrs

- (b) Indicate the approximate quantities of waste disposed during the past twelve (12) months:.....ton

**** Indicate with an X***

4. (a) Indicate the method of disposal of waste (*).

Area method....

Trenchin
gRamp
method

(b) Indicate the present dimensions of the site in metres.

Height/depth

Length

Breadth

Signature.....

Capacity.....

Place.....

Date.....

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 74 OF 2002

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

Notice is hereby given in terms of section 11 (1) of the Restitution Act, 1994 (Act No 22 of 1994) that the following claims have been lodged on properties situated on the farm Smutsoog 214 IS commonly known as Kwamadala: Breyten Extension 4 on Portion 7 (a portion of Portion 5) in the District of Ermelo in Mpumalanga.

Property description (portion and lot)	Krp No.	Name of the dispossessed	Name and identity of the claimant
A portion of Portion 5, Lot 1	7061	Habi Aron Mavuso	Nkosi Maria, 4312150272081
Lot 4.....	7087	Alfred Ngubeni	Alfred Ngubeni, 4204015291085
Lot 5.....	7076	William Maseko.....	Maseko William, 4712175533088
Lot 9.....	7073	Petros Mbatha.....	Mabuya Lindiwe, 3101130145082
Lot 10.....	7070	Ben Sibeko.....	Sibeko Petros, 2703265157087
Lot 11.....	7048	Jim Basson	Thembekwanyo Charles, 5111095594081
Lot 14.....	7085	Jabulane Shabangu	Jabulane Shabangu, 4102065285082
Lot 16.....	7074	Stephen Malaza	Malaza Stephen, 3801015340084
Lot 17.....	7050	Assa Masuku	Masuku Letta, 3712310183089
Lot 19.....	7049	Zodwa Masina.....	Masina Zodwa, 290918015408
A portion of Portion 5, Lot 20	7084	Maria Nkosi.....	Margaret Ndawonde, 3411120251083
Lot 24.....	7080	Paulos Mthethwa	Maria Vilakazi, 4601200499086
Lot 25.....	7056	Samuel Mavuso	Mavusop Siphos, 5502125388082 Mavuso Vusi, 530403545082
Lot 30.....	7044	Bhutana Nkosi.....	Nkosi Doctor, 5205075584086
Lot 35.....	7083	Jeremia Nkosi	Hlubi Zacharia, 4102095285086
Lot 36.....	7051	Manamela Mtiti.....	Manamela Mtiti, 3607025281089
Lot 37.....	7062	William Nkosi	Nkosi William, 3408205107081
Lot 45.....	7058	Efinah Dube	Dube Efinah, 2412110129082
Lot 49.....	7063	Ben Simelane.....	Simelane Christinah, 3105040122081
Lot 51.....	7078	Aaron Dlodlu	Dlodlu Aaron, 2401055117087
Lot 62.....	7060	Titus Malinga.....	Malinga Titus, 4205125291089
Lot 72.....	7090	Sdudla Mnisi	Mnisi Sdudla, 5805170202086
Lot 76.....	7079	Dladla Ladros.....	Sesana Dladla, 1910200126083
A portion of Portion 5, Lot 86	7046	Simon Sibanyoni.....	Nkosi Letta, 4412180371083
Lot 88.....	7075	Elias Mashinini	Mashinini Elias, 3209065141081
Lot 89.....	7082	Bill Joseph.....	Charles Sonnyboy, 6412085233016
Lot 95.....	7047	Abraham Ncongwane	Ncongwane Abraham, 2801155164089
Lot 99.....	7057	Nontombi Myanga.....	Mnyanga Zwelibanzi, 520395484088
Lot 100.....	7043	Jim Bhugwayo.....	Masanago Maggie, 2510150125082
Lot 112.....	7045	Elliot Nkosi	Nkosi Lucy, 5512100243087
Lot 114.....	6089	Amos Mthethwa	Mthethwa John, 4705245186085
Lot 118.....	7052	Nombi Lukhele	Nombi Lukhele, 3309080217088
Lot 121.....	7067	Thulinah Nkosi	Dlangamandla Florence, 510960608083
Lot 121.....	7059	Dick Zulu	Zulu Nkosana, 5009175713086

Property description (portion and lot)	Krp No.	Name of the dispossessed	Name and identity of the claimant
Lot 199.....	7053	Robert Mkwanazi	Mkwanazi Gudi, 4011055214087
Lot 201.....	7054	Elijah Mbuli.....	Mbuli Assa, 5309145550083
Lot 207.....	7257	Elliot Mtshali.....	Elliot Mtshali, 3809095264082
A portion of Portion 5, Lot 218	7071	Moses Hlatshwayo	Hlatshwayo Agnes, 3207140162080
Lot 219.....	7069	Jacob Soko	Soko Johanna, 2311140105080
Lot 220.....	7086	Simon Nhlapho	Nomakhosi Nhlapho, 4609040304085
Lot 222.....	7068	Toyi Mayisela	Thabethe, Vusimuzi, 4808055444089
Lot 224.....	7064	Iren Sibiya	Sibiya Irene, 5311300532088
Lot 233.....	7089	Isaack Mnisi	Isaack Mnisi, 6810265310082
Lot 234.....	7066	Daniel Sibanyoni	Daniel Sibanyoni, 3805245190087
Lot 245.....	7081	Thomo Madala	Thomo Madala, 3601016104087
Lot 270.....	7055	Maria Sibanyoni	Mahlangu Sydney, 6211275627088
Lot 2330.....	7077	Johannes Mbuyane.....	Mbuyane Johannes, 3716155175087
Lot 71.....	7072	Johannes Nhlapho	Thandi Nhlapho, 3716155175087

The Regional Land Claims Commissioner: Mpumalanga Province will investigate the claim in terms of the Provisions of the Act: Any party who has an interest is hereby invited to respond within 30 days from the date of the publication of this notice KRP 7061 Kwamadala Claim in Breyten.

Any comments or further information should be sent to:

The Regional Land Claims Commissioner
Mpumalanga Province
Private Bag X11330
NELSPRUIT
1200

Submissions may also be delivered at:

Home Affairs Building
17 Hernshall Street
Third Floor
NELSPRUIT
1200

N. NQANA

Regional Land Claims Commissioner

(1 February 2002)

NOTICE 76 OF 2002

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.	Themba Clement Badenhorst	6610305533085	36 years

Property description of the affected land: Portion 1 and 2 of the farm Ebenhauzer, Registration Division I.S., No. 455 Morgenzon District, Mpumalanga Province.

Servitude: —Access to water and roads.

District: Morgenzon.

Province: Mpumalanga.

(1 February 2002)

NOTICE 79 OF 2002**AMENDMENT NOTICE****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT,
1994 (ACT NO. 22 OF 1994)**

Amending Notice 2293/2001 published in the *Government Gazette* 22860 on 30 November 2001

Current owner details to be amended to:

2. **James Eugene Pollock Stevenson**
3. **James Eugene Pollock Stevenson**
5. **James Eugene Pollock Stevenson**

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 Second Floor, 200 Church Street, Pietermaritzburg.

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

NOTICE 80 OF 2002**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 provisions of the Act in due course:

Property	:	The Commonage described as follows: Beginning at the westernmost beacon of the Remainder of the farm Klipspruit No. 106, the boundary runs in a northeastern direction along the northwestern boundary of the Remainder of Klipspruit No. 106 to the westernmost beacon of the town Kingstown (Kingsley), thence generally southwards along the southwestern boundary of Kingstown and the western side of the district road to a point at a telephone pole at latitude 27 degrees 56, 92 minutes and longitude 30 degrees 31, 74 minutes, thence southwestwards for 350 metres to the southwestern boundary of Portion 5 of Klipspruit at latitude 27 degrees 56, 96 minutes and longitude 30 degrees 31, 54 minutes, thence northwestwards for 1640 metres along the southwestern boundaries of Portion 5 and the Remainder of Klipspruit No. 106 to the starting point. as well as the properties described on the attached schedule
Extent of property	:	see attached schedule
Magisterial District	:	Utrecht
Administrative District:	:	KwaZulu - Natal
Current Title Deed No.	:	T25901/1984
Current Owner	:	Gerrit Jacobus Swanepoel
Claimant	:	Thulasizwe Lancelot Mtshali on behalf of the Kingsley Community
Date claim lodged	:	3 August 1995
Reference number	:	KRN6/2/2/E/49/0/0/22

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 Second Floor, 200 Church Street, Pietermaritzburg.

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

PROPERTY DESCRIPTION	EXTENT
Remainder of Subdivision 6 of the farm Klipspruit No. 106	4, 8248 ha
Subdivision 7 of the farm Klipspruit No. 106	5, 5884 ha
Subdivision 8 of the farm Klipspruit No. 106	50, 6244 ha
Remainder of Subdivision 12 of the farm Klipspruit No. 106	239, 8293 ha
Subdivision 13 of the farm Klipspruit No. 106	12, 1406 ha
Subdivision 14 of the farm Klipspruit No. 106	12, 1406 ha
Remainder of Subdivision 15 of the farm Klipspruit No. 106	2. 4281 ha
Remainder of Subdivision 16 of the farm Klipspruit No. 106	13, 0716 ha
Subdivision 17 of the farm Klipspruit No. 106	35, 6124 ha
Subdivision 18 of the farm Klipspruit No. 106	5, 4279 ha
Remainder of Subdivision 19 of the farm Klipspruit No. 106	15, 6227 ha
Subdivision 21 of the farm Klipspruit No. 106	2, 4144 ha
Subdivision 22 (of 15) of the farm Klipspruit No. 106	4, 8562 ha
Subdivision 23 (of 15) of the farm Klipspruit No. 106	4, 8562 ha
Subdivision 26 (of 7) of the farm Klipspruit No. 106	8, 6164 ha
Subdivision 27 (of 7) of the farm Klipspruit No. 106	6, 0167 ha
Subdivision 28 (of 6) of the farm Klipspruit No. 106	13, 0113 ha
Subdivision 29 (of 6) of the farm Klipspruit No. 106	12, 5113 ha
Subdivision 30 (of 6) of the farm Klipspruit No. 106	3, 9187 ha
Subdivision 31 (of 6) of the farm Klipspruit No. 106	4, 0186 ha
Subdivision 32 (of 6) of the farm Klipspruit No. 106	2, 4195 ha
Subdivision 42 (of 12) of the farm Klipspruit No. 106	3, 3146 ha
Subdivision 43 (of 12) of the farm Klipspruit No. 106	3, 4550 ha
Subdivision 45 (of 19) of the farm Klipspruit No. 106	4, 2445 ha
Subdivision 46 (of 19) of the farm Klipspruit No. 106	2, 5992 ha
Subdivision 48 (of 16) of the farm Klipspruit No. 106	4. 9570 ha
Subdivision 49 (of 16) of the farm Klipspruit No. 106	12, 8494 ha
Subdivision 50 (of 16) of the farm Klipspruit No. 106	9, 2074 ha
Subdivision 54 (of 16) of the farm Klipspruit No. 106	4046 square meres

NOTICE 81 OF 2002**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	As per attached schedule
Magisterial District	:	Durban
Current Title Deed No.	:	As per attached schedule
Current Owner	:	As per attached schedule
Claimant	:	As per attached schedule
Date claim lodged	:	As per attached schedule
Reference number	:	As per attached schedule

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

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

Tel: (033) 342-6955
Fax: (033) 342-3409

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

THABI SHANGE
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL
DATE:

1. That portion only of the consolidated Sub 993 of Lot 76 Cato Manor, as tabled below:

Current Owner : Ethekewini Municipality
Current Title Deed No. : T29931/1992

NAME OF CLAIMANT	REFERENCE NO.	COMMON PROPERTY DESCRIPTION	DATE OF LODGEMENT OF CLAIM
Pitso Clarence	KRN6/2/3/E/8/817/2716/1870	5 Khumalo	23 July 1996
Mtolo Mirriam	KRN6/2/3/E/8/817/2716/3964	24 Khumalo	29 December 1998
Dhlamini Mgingika Elias	KRN6/2/3/E/8/817/2716/3951	168 Khumalo	11 December 1998
Mkhaliphi Vayi Amon	KRN6/2/3/E/8/817/2716/2464	5 Khumalo	29 December 1998
Mjoli Adelaide	KRN6/2/3/E/8/817/2716/1678	164 Khumalo	26 July 1996
Mtshali Bekisisa Johannes	KRN6/2/3/E/8/817/2716/1061	184 Khumalo	31 December 1998
Nene Doris Dolly	KRN6/2/3/E/8/817/2716/3956	58 Khumalo	31 December 1998
Dlamini Sidumo Bethuel	KRN6/2/3/E/8/817/2716/1357	186 Dabulamanzi	12 July 1996
Mtimkulu Busisiwe Mariet	KRN6/2/3/E/8/817/2716/1243	15 Dabulamanzi	22 April 1996
Gumede Mfana Wilson	KRN6/2/3/E/8/817/2716/749	221 Dabulamanzi	7 August 1996
Hlengwa Eunice Bajabulile	KRN6/2/3/E/8/817/2716/3995	189 New Look	30 December 1998
Zondo Poli Mathew	KRN6/2/3/E/8/817/2716/3921	62 New Look	31 December 1998
Hadebe Lethiwe Beatrice	KRN6/2/3/E/8/817/2716/3996	222 New Look	15 December 1998
Nkosi Themba Alberta	KRN6/2/3/E/8/817/2716/4491	31 New Look	9 December 1998
Mhlongo Alson	KRN6/2/3/E/8/817/2716/4479	190 New Look	15 December 1998
Mdlalose Busisiwe Beatrice	KRN6/2/3/E/8/817/2716/4461	64 New Look	8 December 1998

2. That portion only of *either* the consolidated Lot 1875 of Cato Manor *or* Lot 1876, as tabled below:

Current owner : Ethekewini Municipality
Current Title Deed No. : T20309/1995 *or* T14396/1997

Hlophe Thembi Margaret	KRN6/2/3/E/8/817/2716/1242	25 Ezimbuzini	9 April 1996
Luthuli Phayiphile Frans	KRN6/2/3/E/8/817/2716/4772	208 Cabazini	31 December 1998
Mdanda Mirriam	KRN6/2/3/E/8/817/2716/1908	170 Cabazini	14 August 1998
Mhlongo Matthew	KRN6/2/3/E/8/817/2716/1337	65 Cabazini	30 July 1996
Hlela Saraphina	KRN6/2/3/E/8/817/2716/2336	200 Cabazini	21 October 1996

3. That portion only of *either* the consolidated Sub 993 of Lot 76 of Cato Manor or Lot 1875 of Cato Manor, as tabled below

Current Owner : Ethekwini Municipality
Current Title Deed No. : T29931/1992 or T20309/1995

Mbuthuma Mama	KRN6/2/3/E/8/817/2716/4045	105 Benoni	31 December 1998
Mkhize Themba Mavis	KRN6/2/3/E/8/817/2716/4069	86 Benoni	15 December 1998
Khaba Mhlophe Clementina	KRN6/2/3/E/8/817/2716/1236	228 Road 6 Benoni	21 May 1996
Ncikazi Louis Tu	KRN6/2/3/E/8/817/2716/472	247 Benoni	18 November 1998
Diadla Roseline	KRN6/2/3/E/8/817/2716/696	30 Benoni	21 June 1996
Mahlaba Muntu Michael	KRN6/2/3/E/8/817/2716/1214	391 Benoni	23 May 1996
Zondi Mandlenkosi Paul	KRN6/2/3/E/8/817/2716/4199	213 Benoni	23 December 1998
Nhlangulela Mankehli Getrude	KRN6/2/3/E/8/817/2716/392	177 Benoni	21 August 1996
Zungu Beatrice	KRN6/2/3/E/8/817/2716/4198	114 Benoni	31 December 1998
Mthethwa Saraphina	KRN6/2/3/E/8/817/2716/521	31 Benoni	28 June 1996
Zuma (Luthuli) Philida	KRN6/2/3/E/8/817/2716/4099	313 Benoni	31 December 1998
Miya Albertina	KRN6/2/3/E/8/817/2716/3003	276 Benoni	6 August 1998
Ncwane Dudu Mirriam	KRN6/2/3/E/8/817/2716/1505	137 Mount Carmel	2 May 2001
Mthethwa Swidi Zebulon	KRN6/2/3/E/8/817/2716/4926	210 Mount Carmel	3 December 1998
Kunene Gweneth Balungile	KRN6/2/3/E/8/817/2716/2935	85 Mount Carmel	2 January 1998
Duma Sellina	KRN6/2/3/E/8/817/2716/1036	59 KwaBhengu	28 August 1996
Sikakane Vusi Lucas	KRN6/2/3/E/8/817/2716/1215	146 KwaBhengu	24 July 1996

NOTICE 82 OF 2002**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)**

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

Property	:	As per attached schedule
Magisterial District	:	Durban
Current Title Deed No.	:	As per attached schedule
Current Owner	:	As per attached schedule
Claimant	:	As per attached schedule
Date claim lodged	:	As per attached schedule
Reference number	:	As per attached schedule

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

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

Tel: (033) 342-6955

Fax: (033) 342-3409

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

THABI SHANGE

REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

DATE:

1. That portion only of the consolidated Lot 1875 of Cato Manor, as tabled below:

Current Owner : Ethekwini Municipality
Current Title Deed No. : T20309/1995

NAME OF CLAIMANT	REFERENCE NO.	COMMON PROPERTY DESCRIPTION	DATE OF LODGEMENT OF CLAIM
Nojiyeza Thabisile Constance	KRN6/2/3/E/8/817/2716/1616	147 New Clare	23 July 1996
Masinga Zwelakhe Daniel	KRN6/2/3/E/8/817/2716/2341	149 New Clare	8 December 1998
Ncwane Theresa	KRN6/2/3/E/8/817/2716/568	86 New Clare	23 March 1996
Mtimbane Constance	KRN6/2/3/E/8/817/2716/1659	56 New Clare	31 December 1998
Mokoena John	KRN6/2/3/E/8/817/2716/4789	40 New Clare	31 December 1998
Mvelase Jilimba Micheal	KRN6/2/3/E/8/817/2716/2154	134 New Clare	2 August 1996
Lephema Fako Michael	KRN6/2/3/E/8/817/2716/3104	110 New Clare	12 August 1997
Shange Thokozile Jane	KRN6/2/3/E/8/817/2716/2483	142 New Clare	16 July 1996
Majola Dudwana	KRN6/2/3/E/8/817/2716/1184	77 Shumville	29 April 1996
Msibi Shikile Carolina	KRN6/2/3/E/8/817/2716/2167	2 Shumville	13 September 1996
Duma Zumekile Winnifred	KRN6/2/3/E/8/817/2716/537	141 Shamville	21 June 1996
Mabaso Sipho Henry	KRN6/2/3/E/8/817/2716/5500	88 Shamville	8 December 1998
Ndaba Fikile Beslina	KRN6/2/3/E/8/817/2716/1867	160 Shamville	3 October 1996
Dlamini Mgendi Amon	KRN6/2/3/E/8/817/2716/2274	90 Shamville	14 May 1996
Mthethwa Mirriam	KRN6/2/3/E/8/817/2716/3563	260 Shamville	9 September 1997
Dube Ngiphiwe Doris	KRN6/2/3/E/8/817/2716/1431	166 Shamville	23 June 1996
Mkhize Sibongiseni G.	KRN6/2/3/E/8/817/2716/4683	207 Shamville	31 December 1998
Ntanzi Zimephi Florence	KRN6/2/3/E/8/817/2716/4813	12 Shamville	11 December 1998
Mbele Anna	KRN6/2/3/E/8/817/2716/4815	74 Shamville	15 December 1998
Mjwara Elizabeth	KRN6/2/3/E/8/817/2716/5209	246 Shamville	8 December 1998
Biyela Mziwendoda Bethuel	KRN6/2/3/E/8/817/2716/2620	8 Shumville	17 March 1997
Ndadana Colani Julia	KRN6/2/3/E/8/817/2716/2298	190 Shumville	19 October 1996
Chamane Themba Prisca	KRN6/2/3/E/8/817/2716/4816	3 Shumville	15 December 1998
Mtambo Fan Solomon	KRN6/2/3/E/8/817/2716/4956	230 Shumville	31 December 1998
Nkosi Jobert Baliwe	KRN6/2/3/E/8/817/2716/5437	53 Mjafethe	15 December 1998
Nxumalo Mloyi Moses	KRN6/2/3/E/8/817/2716/1605	95 Mjafethe	24 October 1996
Dlamini Sikefu Alfred	KRN6/2/3/E/8/817/2716/1237	117 Mjafethe	23 May 1996
Ngidi Grace	KRN6/2/3/E/8/817/2716/1905	121 Mjafethe	14 August 1996
Mavundla Gloria	KRN6/2/3/E/8/817/2716/2586	61 Mjafethe	6 February 1997
Ngcobo Mfanyana Isaac	KRN6/2/3/E/8/817/2716/3606	177 Manase	21 May 1997
Msani Ndabazabantu Luke	KRN6/2/3/E/8/817/2716/3311	273 Manase	26 November 1998
Mvuyane Belina	KRN6/2/3/E/8/817/2716/1435	178 Manase	21 August 1996
Phiri Mamfomfo Eunice	KRN6/2/3/E/8/817/2716/4802	131 Manase	15 December 1998
Thabethe C. Christopher	KRN6/2/3/E/8/817/2716/4142	160 Manase	31 December 1998
Ntuli Hawukile	KRN6/2/3/E/8/817/2716/4364	102 Manase	8 December 1998
Mtalane Kehleleni Minah	KRN6/2/3/E/8/817/2716/3212	35 Manase	30 October 1998

Jali Hilda	KRN6/2/3/E/8/817/2716/4138	2 Orlando	31 December 1998
Sithole Ntombikayise Idah	KRN6/2/3/E/8/817/2716/3306	12 Orlando	18 November 1998

2. That portion only of the consolidated Lot 1876 of Cato Manor, as tabled below:

Current Owner : Ethekewini Municipality

Current Title Deed No. : T14396/1997

Mabaso Phethi Katie	KRN6/2/3/E/8/817/2716/4444	77 Mgenge Road	31 December 1998
Dlamini Martha	KRN6/2/3/E/8/817/2716/658	2 Mathonsi	6 July 1996
Khuzwayo Thanwangubani A.	KRN6/2/3/E/8/817/2716/1050	1 Mathonsi	25 July 1996
Moloi Mano Albertina	KRN6/2/3/E/8/817/2716/5369	112 Ndlovu	30 December 1998
Mkhize Norah	KRN6/2/3/E/8/817/2716/1448	23 Ndlovu	25 July 1996
Ndlela Beauty Dolly	KRN6/2/3/E/8/817/2716/986	107 Ndlovu	20 August 1996
Duma Dudu Gladys	KRN6/2/3/E/8/817/2716/1040	101 Ndlovu	23 July 1996
Sithole Abner Temba	KRN6/2/3/E/8/817/2716/5506	20 Ndlovu	14 November 1998
Zulu Bafana Vivian	KRN6/2/3/E/8/817/2716/1510	85 Nsimbini	30 November 1996
Sokhulu Victor	KRN6/2/3/E/8/817/2716/620	271 Nsimbini	23 July 1996
Shozi Girlie	KRN6/2/3/E/8/817/2716/1563	63 Nsimbini	22 July 1996
Ngcobo Phophotha Alfred	KRN6/2/3/E/8/817/2716/2297	131 Nsimbini	21 October 1996
Vilakazi Totho Afred	KRN6/2/3/E/8/817/2716/3391	270 Nsimbini	30 November 1998
Mabaso Elizabeth	KRN6/2/3/E/8/817/2716/5226	124 Two Sticks	8 December 1998
Ndebele Musa Saraphina	KRN6/2/3/E/8/817/2716/4855	159 Two Sticks	9 December 1998
Nkosi Mziki Simon	KRN6/2/3/E/8/817/2716/3621	49 Two Sticks	3 September 1998
Nzama Irene Lillian	KRN6/2/3/E/8/817/2716/3450	51 Two Sticks	30 November 1998
Buthlezi Mkulu Benjamin	KRN6/2/3/E/8/817/2716/2923	123 Two Sticks	30 December 1998
Dlamini Mankehli Mirriam	KRN6/2/3/E/8/817/2716/4843	29 Two Sticks	31 December 1998
Bengu Celiwe	KRN6/2/3/E/8/817/2716/2237	130 Two Sticks	23 May 1996

NOTICE 83 OF 2002**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:**

Number	Name	ID Number
1.	Mfanujozi Elphus Nkabinde	6304035671080

Property description of the affected land: Portion 17 of the farm Sterkfontein No. 419 Registration Division I.T. and Portion 15 of the farm Amsterdam No. 408 Registration Division I.T.

Servitude: —.

District: Amsterdam.

Province: Mpumalanga.

(1 February 2002)/(1 Februarie 2002)

NOTICE 84 OF 2002**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in *Government Gazette* No. 22025 of 1 February 2001, that on 17 January 2002 it approved without conditions the merger between Unitrans Motors (Pty) Ltd and Motor Division of Senwes Limited. (Case No. 68/LM/Dec01).

The Chairperson

Competition Tribunal

(1 February 2002)

NOTICE 85 OF 2002**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in *Government Gazette* No. 22025 of 1 February 2001, that on 16 January 2002 it approved without conditions the merger between Nestle South Africa (Pty) Ltd and Dairymaid—Nestle (Pty) Ltd. (Case No. 61/LM/Nov01).

The Chairperson

Competition Tribunal

(1 February 2002)

NOTICE 86 OF 2002

CO-OPERATIVES TO BE STRUCK OFF THE REGISTER: DELANCO KOÖPERATIEF BEPERK, DIE HANDELSHUIS BRONKHORSTSPRUIT KOÖPERASIE BEPERK, IETS SPESIAALS (KOÖPERATIEF) BEPERK AND PLK KOÖPERASIE BEPERK

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 45 (2) of the Co-operatives Act, 1981, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

Registrar of Co-operatives

Office of the Registrar of Co-operatives
Agricultural Building
20 Beatrix Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 86 VAN 2002**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD: DELANCO KOÖPERATIEF BEPERK, DIE HANDELSHUIS BRONKHORSTSPRUIT KOÖPERASIE BEPERK, IETS SPESIAALS (KOÖPERATIEF) BEPERK EN PLK KOÖPERASIE BEPERK**

Hiermee word bekendgemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 45 (2) van die Koöperasiewet, 1981, en die koöperasies sal ontbind word tensy bewys gelever word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig dae by hierdie Kantoor ingedien word.

Registrateur van Koöperasies

Kantoor van die Registrateur van Koöperasies
Landbougebou
Beatrixstraat 20
Privaatsak X237
PRETORIA
0001

(1 February 2002)/(1 Februarie 2002)

NOTICE 87 OF 2002**BOARD ON TARIFFS AND TRADE****CUSTOMS AND EXCISE TARIFF APPLICATIONS: LIST 2/2002**

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

Rebate of customs duty on:

"Refined castor oil, in immediate packaging of a content of 200 kg or more, classifiable under tariff subheading 1515.30, for packing in containers holding not more than 100 ml, put up as a laxative."

[BTT Ref. T5/2/3/2/1 (010069). Enquiries: Mr B. Mokgatle, tel. (012) 428-7761]

Applicant:

Kamillen Products (Pty) Ltd, P.O. Box 141, Johannesburg, 2000.

The company (applicant) indicated that it imports castor oil in bulk form and repackages it for resale in small bottles of 50 ml and 100 ml sizes. The product is used as a medicinal product in the form of a laxative and is registered as such with the Medicines Control Council. Castor oil is one of the least expensive forms of laxative and the duty of 10% *ad valorem* has a negative impact on the ability of those consumers at the lower end of the economic scale, to afford this product.

Rebate of customs duty on:

"Castor oil, classifiable under tariff subheading 1515.30, for the manufacture of chloroxylenol."

[BTT Ref. T5/2/3/2/1 (010069). Enquiries: Mr B. Mokgatle, tel. (012) 428-7761]

Applicant:

Reckitt Benckiser South Africa (Pty) Ltd, PO Box 164, Isando, 1600.

The following is an extract from the applicant's letter:

"As there is no manufacturer/producer in South Africa, we feel that the duty of 10% does not play a protective role to the local market. The majority of the end product is sold in previously disadvantaged areas and obviously loading the 10% duty inflates the price of the end product (dettol) putting it out of their reach."

List 1/2002 was published under General Notice No. 35 of 18 January 2002.

(1 February 2002)

NOTICE 88 OF 2002**DEPARTMENT OF TRANSPORT**

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

APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE LICENCE

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

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

APPENDIX 2**APPLICATION FOR THE AMENDMENT OF THE AIR SERVICE LICENCE**

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

(A) Airquirius Air Chater (Pty) Ltd. (B) Portion of Farm Lindley 528JQ, Lanseria 1748, Gauteng. (C) Class: I and II; S670D and N641D. (D) Type: S1, S2, N1, N2. (E) Category: A1 and A2. (F) Changes to the Management Plan: Responsible Person: aircraft-Mr Donald T Moore.

(1 February 2002)

BOARD NOTICES

RAADSKENNISGEWINGS

BOARD NOTICE 8 OF 2002**DEFINING OF THE ESTATE LANDSKROON—REPEAL**

The Wine and Spirit Board, acting under section 6 of the Wine of Origin Scheme publishing by Government Notice No. R. 1434 of 29 June 1990—

repeals hereby the definition of the estate Landskroon as set out in paragraph 27 of the Schedule to Government Notice No. R. 1388 of 10 August 1973.

M. H. VAN DER MERWE

Secretary: Wine and Spirit Board

RAADSKENNISGEWING 8 VAN 2002**OMSKRYWING VAN DIE LANDGOED LANDSKROON—HERROEPING**

Die Wyn- en Spiritusraad, handelende kragtens artikel 6 van die Wyn van Oorsprong-skema gepubliseer by Goewermenskennisgewing No. R. 1434 van 29 Junie 1990—

herroep hierby die omskrywing van die landgoed Landskroon soos uiteengesit in paragraaf 27 van die Bylae tot Goewermenskennisgewing No. R. 1388 van 10 Augustus 1973.

M. H. VAN DER MERWE

Sekretaris: Wyn- en Spiritusraad

BOARD NOTICE 9 OF 2002**NATIONAL COUNCIL OF SOCIETIES FOR THE PREVENTION OF CRUELTY TO ANIMALS****CONSTITUTION****1. DELETE CLAUSE 3 (1) (a) (B) WHICH READS—**

(B) 5% of all benefits received by a Society from bequests, legacies, other testamentary dispositions and otherwise arising as a direct or indirect consequence of the death of a person.

2. CLAUSE (C) BECOMES CLAUSE (B).

RAADSKENNISGEWING 9 VAN 2002
NASIONALE RAAD VAN DIEREBESKERMINGSVERENIGINGS
KONSTITUSIE

1. VERWYDER KLOSULE 3 (1) (a) (B) WAT LEES—
(B) 5% van alle voordele wat 'n Vereniging toeval uit bemakings, erflatings, ander testamentêre bepalings en wat andersins voorkom as 'n direkte of indirekte gevolg van 'n persoon.
2. KLOSULE (C) MOET LEES KLOSULE (B).

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