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DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

No. 355

14 March 2003

SMALL CLAIMS COURTS ACT, 1984 (ACT NO. 61 OF 1984)

ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF MAHLABATHINI

I, Penuell Mpapa Maduna, Minister for Justice and Constitutional Development, acting under section 2(1) of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), hereby –

- (a) establish a small claims court for the adjudication of claims for the area of Mahlabathini, which consists of the Magisterial District of Mahlabathini;
- (b) determine Mahlabathini to be the seat of the said court; and
- (c) determine Mahlabathini to be the place in that area for the holding of sessions of the said court.



P.M. MADUNA
Minister for Justice and
Constitutional Development

No. 355

14 Maart 2003

WET OP HOWE VIR KLEIN EISE, 1984 (WET NO. 61 VAN 1984)**INSTELLING VAN 'N HOF VIR KLEIN EISE VIR DIE GEBIED
MAHLABATHINI**

Ek, Penuell Mpapa Maduna, Minister van Justisie en Staatkundige Ontwikkeling, handelende kragtens artikel 2(1) van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984) -

- (a) stel hierby 'n hof vir klein eise in vir die beregting van eise vir die gebied Mahlabathini, bestaande uit die landdrosdistrik Mahlabathini;
- (b) bepaal hierby Mahlabathini as die setel van genoemde hof; en
- (c) bepaal hierby Mahlabathini as die plek in daardie gebied vir die hou van sittings van genoemde hof.



P.M. MADUNA
Minister van Justisie
en Staatkundige Ontwikkeling

**DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID****No. 356****14 March 2003****BASIC CONDITIONS OF EMPLOYMENT ACT 75 OF 1997****DETERMINATION: EARNINGS THRESHOLD**

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, in terms of Section 6(3) of the Basic Conditions of Employment Act No 75 of 1997 (the Act), determine that all employees earning in excess of R115 572,00 per annum be excluded from sections 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18(3) of the Act and fix the second Monday after the date of publication of this notice as the date from which the said determination shall be binding.

For the purposes of this notice:

“Earnings” means gross pay before deduction i.e. income tax, pension, medical and similar payments but excluding similar payments (contributions) made by the employer in respect of the employee.



M.M.S. MDLADLANA, MP
MINISTER OF LABOUR

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 622 OF 2003

STIKLAND PROJECT

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 these claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference	Claimants Initials & Surname	Date submitted	Capacity
KRK6/2/3/A/15/0/66 (N440)	D.I.K. Nefdt	30/12/98	Owner
KRK6/2/3/A/3/15/0/3 (B315)	J.J. Biggs	24/11/97	Owner
KRK6/2/3/A/3/0/2/261/1 (F127)	M.F. Scottsman	28/11/96	Tenant
KRK6/2/3/A/1096/0/9030/6 (N247)	N.W.Ntlonti	21/04/98	Tenant
KRK6/2/3/A/3/15/0/94 (V132)	L.M. Vula	21/04/98	Tenant

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

Acting Regional Land Claims Commissioner

NOTICE 625 OF 2003
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 01 February 2001, that on 03 March 2003 it approved without conditions the merger between Masstores (Pty) Ltd and Masana Limited & MGS Handy House (Pty) Ltd.

(Case No. 93/LM/Dec02)

**The Chairperson
Competition Tribunal**

NOTICE 626 OF 2003
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 01 February 2001, that on 03 March 2003 it approved without conditions the merger between Compagnie Gervais Danone and Clover Beverages Ltd AND Clover SA (Pty) Ltd and Danone Clover (Pty) Ltd.

(Case No. 04/LM/Jan03)

**The Chairperson
Competition Tribunal**

NOTICE 633 OF 2003
South African Reserve Bank

Statement of assets and liabilities
as at 28 February 2003

LIABILITIES	2003-02-28 R	2003-01-31 R	Change R
Share capital.....	2 000 000	2 000 000	—
Reserve fund	335 723 878	335 723 878	—
Notes and coin in circulation.....	36 551 723 551	36 535 754 409	15 969 142
Deposits:			
Government	150 445 213	438 148 843	(287 703 630)
Banks.....	51 841 110 182	55 112 848 859	(3 271 738 677)
Other.....	269 983 912	278 115 694	(8 131 782)
Other liabilities	47 369 071 616	49 192 446 845	(1 823 375 229)
	136 520 058 352	141 895 038 528	(5 374 980 176)
ASSETS			
Gold	13 972 908 287	15 629 901 366	(1 656 993 079)
Physical.....	13 972 908 287	15 629 901 366	(1 656 993 079)
Gold held on deposit.....	—	—	—
Foreign assets	49 437 080 123	50 566 564 098	(1 129 483 975)
Total gold and foreign assets	63 409 988 410	66 196 465 464	(2 786 477 054)
Domestic assets:			
Fixed assets	569 843 627	563 973 780	5 869 847
Loans and advances:			
Government	511 947 502	511 947 502	—
Other.....	162 573 856	159 251 137	3 322 719
Accommodation to banks:			
Repurchase agreements.....	11 400 000 000	11 300 000 000	100 000 000
Marginal lending facility.....	—	—	—
Utilisation of cash reserves	34 756 235	364 851 917	(330 095 682)
Securities:			
Government	14 534 861 120	14 529 525 405	5 335 715
Other.....	279 043 417	279 043 417	—
Other assets	45 617 044 185	47 989 979 906	(2 372 935 721)
	136 520 058 352	141 895 038 528	(5 374 980 176)
Rand per fine ounce	R2 585.78	R2 845.17	(R259.39)
Gold holdings in fine ounces.....	5 403 750	5 493 486	(89 736)

NOTICE 634 OF 2003**CORRECTION NOTICE****GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, (ACT 22 OF 1994)**

Notice is hereby given in terms of Section 11 (1) of the Restitution of Land Rights Act, (Act 22 of 1994 as amended), that a claim for Restitution of land rights on:

1. Reference No. : G 0374
2. Claimant : Job Motlalepula Stella
3. Property : Lot 570 Ray Street, Lot 572 Ray Street, Lot 1016 Tucker Street and Lot 1018 Tucker Street All measuring 34 square roods, 104 square feet.
4. Township : Sophiatown
5. Deed of Transfer : F9708/1958

INTERESTED PARTIES

- a) Claimant
- b) Department of Land Affairs
- c) Current Land Owners

Has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provision of the Act in due course. Any party who has an interest in the above mentioned land is hereby invited to submit, within 21 days from the publication of the notice, any comments / information to :

The Regional Land Claims Commissioner
Gauteng and North West Province
Private Bag x 03
ARCADIA
0007

Tel : (012) 310 6620
Fax : (012) 324 5812

ABM Mphela
Regional Land Claims Commissioner

NOTICE 635 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: X 0115
CLAIMANT	: Mthimkulu Nkosiyomsa Ambrose
PROPERTY	: Lot No. 115
EXTENT OF PROPERTY	: 495 square metres
TOWNSHIP	: RACECOURSE
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: T22458/1975
DATE SUBMITTED	: 18/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Lot No. 115, Racecourse Township, measuring 495 square metres	T22458/1975	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 636 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: X 0106
CLAIMANT	: Tarr Priscilla Gwen
PROPERTY	: Portion (A) 1 of Lot No. 44
EXTENT OF PROPERTY	: 3 738 square metres
TOWNSHIP	: KLIPRIVIERSOOG
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: EX 36/1985
DATE SUBMITTED	: 29/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Portion (A) 1 of Lot No. 44, Klipriviersoog Township, measuring 3 738 square metres	EX 36/1985	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 637 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: X 0105
CLAIMANT	: Tarr Priscilla Gwen
PROPERTY	: Portion 27 of Lot No. 8
EXTENT OF PROPERTY	: 3 572 square metres
TOWNSHIP	: KLIPRIVIERSOOG
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: EX 36/1985
DATE SUBMITTED	: 29/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Portion 27 of Lot No. 8, Klipriviersoog Township, measuring 3 572 square metres	EX 36/1985	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 638 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: X 0098
CLAIMANT	: Mthimkulu Nkosiyomsa Ambrose
PROPERTY	: Lot No. 10 North Street
EXTENT OF PROPERTY	: 2 morgen 16 square roods 50 square feet
TOWNSHIP	: KLIPRIVIERSOOG
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 38574/1966
DATE SUBMITTED	: 18/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Lot No. 10 North Street, Klipriviersoog Township, measuring 2 morgen 16 square roods 50 square feet	38574/1966	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
ARCADIA
0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 639 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: X 0082
CLAIMANT	: Phehla Benjamin
PROPERTY	: Lot No. 106 First Street
EXTENT OF PROPERTY	: 34 square roods 104 square feet
TOWNSHIP	: RACECOURSE
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: F3227/1963
DATE SUBMITTED	: 29/03/96

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Lot No. 106 First Street, Racecourse Township, measuring 34 square roods 104 square feet	F3227/1963	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 640 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : X 0020
 CLAIMANT : Rapoo Samuel
 PROPERTY : Lot No. 164 Bridge Road
 EXTENT OF PROPERTY : 34 square roods 104 square feet
 TOWNSHIP : RACECOURSE
 DISTRICT : JOHANNESBURG
 DEED OF TRANSFER : F4338/1960
 DATE SUBMITTED : 01/11/96

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Johannesburg City Council	Lot No. 164 Bridge Road, Racecourse Township, measuring 34 square roods 104 square feet	F4338/1960	None

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) City of Johannesburg Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 641 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0423
CLAIMANT	: Seepamore Magdeline
PROPERTY	: Stand No. 85 Mabuza Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 29/10/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 642 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0416
CLAIMANT	: Boleke Matsie Agnes
PROPERTY	: Stand No. 466 Modikoane Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 643 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0412
CLAIMANT	: Mhlongo Mercy Nonceba
PROPERTY	: Stand No. 197 Mingadi Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 12/10/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 644 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0409
CLAIMANT	: Mokele Nana Lydia
PROPERTY	: Stand No. 285 Nzwane Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 28/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 921R	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 645 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0407
CLAIMANT	: Mabaso Joel
PROPERTY	: Stand No. 345 Gxabagxaba Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 26/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 646 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0405
CLAIMANT	: Makoko Andries
PROPERTY	: Stand No. 368 Swan Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 647 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0402
CLAIMANT	: Cele Mpho Samson
PROPERTY	: Stand No. 255 Zondane Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 30/09/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 648 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	:	W 0389
CLAIMANT	:	Kunene Timothy
PROPERTY	:	Stand No. 335A Gxabagxaba Street
TOWNSHIP	:	EASTERN NATIVE TOWNSHIP
DISTRICT	:	JOHANNESBURG
DEED OF TRANSFER	:	3817/1923
DATE SUBMITTED	:	16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 649 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0387
CLAIMANT	: Zikalala Thembinkosi Phineas
PROPERTY	: Stand No. 559 Nqadini Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 26/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 921R	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 Private Bag X 03
 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 650 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0382
CLAIMANT	: Kuoape Mopedi Keith
PROPERTY	: Stand No. 324 Lengane Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 26/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 Fax: (012) 324-5812

ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 651 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0376
CLAIMANT	: Maluleke Kgome Agnes
PROPERTY	: Stand No. 350 Gxabagxaba Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 24/11/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 652 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0373
CLAIMANT	: Shongwe Boy William
PROPERTY	: Stand No. 553 Mgadi Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 653 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0372
CLAIMANT	: Sigadla Thourps Nduniso
PROPERTY	: Stand No. 336 Swan Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 654 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0370
CLAIMANT	: Mncube Dumazile Eunice
PROPERTY	: Stand No. 311 Ramathe Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 20/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 655 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0368
CLAIMANT	: Mollison Pinky Mavis
PROPERTY	: Stand No. 260 Zondani Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 24/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 656 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	:	W 0365
CLAIMANT	:	Nkungu Livingstone
PROPERTY	:	Stand No. 227 Nqadini Street
TOWNSHIP	:	EASTERN NATIVE TOWNSHIP
DISTRICT	:	JOHANNESBURG
DEED OF TRANSFER	:	3817/1923
DATE SUBMITTED	:	27/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 657 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0364
CLAIMANT	: Thandela Solomon
PROPERTY	: Stand No. 334 Swan Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 25/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 658 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0361
CLAIMANT	: Maluleke Maud Thoko
PROPERTY	: Stand No. 619 Zondani Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 28/02/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 659 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0359
CLAIMANT	: Sani Tyelinzima Johnson
PROPERTY	: Stand No. 229 Nqadini Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 20/07/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 660 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0358
CLAIMANT	: Ndala Joseph Pixie
PROPERTY	: Stand No. 276 Nzwane Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 661 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0356
CLAIMANT	: Molebatsi Oupa Joshua
PROPERTY	: Stand No. 88 Mabuza Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 06/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 662 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0335
CLAIMANT	: Mahlangu Matombi Jemina
PROPERTY	: Stand No. 337 Gxabagxaba Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 03/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 921R	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 663 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0205
CLAIMANT	: Martins Matsidiso Angeline
PROPERTY	: Stand No. 105 Swan Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 28/08/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 664 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0152
CLAIMANT	: Khalipha Constance Nomvula
PROPERTY	: Stand No. 35 Loza Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	:

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 665 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0078
CLAIMANT	: Maqhasha Limakatso Lettie
PROPERTY	: Stand No. 548 Mngadi Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 666 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	:	W 0077
CLAIMANT	:	Thabethe Margareth
PROPERTY	:	Stand No. 280 Nzwane Street
TOWNSHIP	:	EASTERN NATIVE TOWNSHIP
DISTRICT	:	JOHANNESBURG
DEED OF TRANSFER	:	3817/1923
DATE SUBMITTED	:	16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
0007

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Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 667 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0051
CLAIMANT	: Mfolo Molefe Abram
PROPERTY	: Stand No. 579 Nqadini Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 16/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 668 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: W 0007
CLAIMANT	: Mapumulo Shirley Celestina
PROPERTY	: Stand No. 3 Plata Street
TOWNSHIP	: EASTERN NATIVE TOWNSHIP
DISTRICT	: JOHANNESBURG
DEED OF TRANSFER	: 3817/1923
DATE SUBMITTED	: 06/06/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED
City of Johannesburg	Remaining extent of farm Doornfontein 92IR	3817/1923

INTERESTED PARTIES:

- a) Claimant and direct descendants of the permit holder as appear on the family tree
- b) Department of Land Affairs
- c) Department of Public Works
- d) Department of Housing
- e) City of Johannesburg Metropolitan
- f) South African Railway Services

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 669 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: 10539
CLAIMANT	: Nobunga Seriana Sarah
PROPERTY	: Lot No. 239 59-7th Street
TOWNSHIP	: BENONI OLD LOCATION
DISTRICT	: BENONI
DATE SUBMITTED	: 29/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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0007.

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 670 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: 10485
CLAIMANT	: Mkhize Zandile Patricia
PROPERTY	: Lot No. 239 59-7th Street
TOWNSHIP	: BENONI OLD LOCATION
DISTRICT	: BENONI
DATE SUBMITTED	: 26/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 671 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: I 0424
CLAIMANT	: Motsogi Bob Lucas
PROPERTY	: Lot No. 395 9th Street
TOWNSHIP	: BENONI OLD LOCATION
DISTRICT	: BENONI
DATE SUBMITTED	: 29/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 672 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: 10316
CLAIMANT	: Magoro Moetiri Alex
PROPERTY	: Lot No. 50 18 th Street
TOWNSHIP	: BENONI OLD LOCATION
DISTRICT	: BENONI
DATE SUBMITTED	: 27/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 673 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : I 0208
CLAIMANT : Molokomme Pakie Jimmy
PROPERTY : Lot No. 76 66-3rd Street
TOWNSHIP : BENONI OLD LOCATION
DISTRICT : BENONI
DATE SUBMITTED : 26/12/98

CURRENT PROPERTY DESCRIPTION

NAME AND CONTACT DETAILS	PROPERTY DESCRIPTION	TITLE DEED
Kalanjee Dolatri Paragjee	Lot No. 76 Actonville	T17055/972

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 674 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : 10195
CLAIMANT : Radebe Vusimuzi Daniel
PROPERTY : Lot No. 760 45-15th Street
TOWNSHIP : BENONI OLD LOCATION
DISTRICT : BENONI
DATE SUBMITTED : 26/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
0007

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Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 675 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : I 0078
CLAIMANT : Zwane Busisiwe Sarah
PROPERTY : Lot No. 64 5th Street
TOWNSHIP : BENONI OLD LOCATION
DISTRICT : BENONI
DATE SUBMITTED : 27/12/98

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 676 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 1327
CLAIMANT : Nyembe Michael
PROPERTY : Lot No. 2136
MEASURING : 1 110 square metres
DEEDS OF TRANSFER : T34231/1974
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 11/12/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 2136 Alexandra Township, measuring 1 110 square metres	T34231/1974	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 677 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: A 1222
CLAIMANT	: Phakathi Fikelephi Iris
PROPERTY	: Lot No. 2691 (formerly Lot No. 301)
MEASURING	: 635 square metres
DEEDS OF TRANSFER	: T63292/1980
TOWNSHIP	: ALEXANDRA
DISTRICT	: JOHANNESBURG
DATE SUBMITTED	: 19/01/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 2691 (formerly Lot No. 301) Alexandra Township, measuring 635 square metres	T63292/1980	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 678 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 1191
CLAIMANT : Moloana Thata Johanna
PROPERTY : Lot No. 492
MEASURING : 77 square roods 112 square metres
DEEDS OF TRANSFER : 46181/1968
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 28/11/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 492 Alexandra Township, measuring 77 square roods 112 square metres	46181/1968	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 679 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 1146
CLAIMANT : Mokwena Lebogang Elijah
PROPERTY : Lot No. 720
MEASURING : 1 110 square metres
DEEDS OF TRANSFER : T45165/1981
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 29/11/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 720 Alexandra Township, measuring 1 110 square metres	T45165/1981	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 680 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 1111
CLAIMANT : Mbatha Lenda Gladstone
PROPERTY : Lot No. 1674
MEASURING : 77 square roods 112 square feet
DEEDS OF TRANSFER : 30260/1959
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 29/01/96

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 1674 Alexandra Township, measuring 77 square roods 112 square feet	30260/1959	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 681 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 1091
CLAIMANT : Mtshali Nkanyezi Elijah
PROPERTY : Lot No. 1394
MEASURING : 1 110 square metres
DEEDS OF TRANSFER : T23117/1974
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 16/11/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 1394 Alexandra Township, measuring 1 110 square metres	T23117/1974	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 682 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: A 0992
CLAIMANT	: Motlohi Kolitsoe Agnes
PROPERTY	: Lot No. 2651 (formerly Lot No. 261)
MEASURING	: 555 square metres
DEEDS OF TRANSFER	: T37075/1978
TOWNSHIP	: ALEXANDRA
DISTRICT	: JOHANNESBURG
DATE SUBMITTED	: 20/11/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 2651 (formerly Lot No. 261) Alexandra Township, measuring 555 square metres	T37075/1978	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 683 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 0971
CLAIMANT : Dibetso Ramotsepe Joseph
PROPERTY : Lot No. 107 & Lot No. 108
MEASURING : 1 110 square metres respectively
DEEDS OF TRANSFER : T45371/1981
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 20/11/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 107 & Lot No. 108 Alexandra Township, measuring 1 110 square metres respectively	T45371/1981	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 684 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 0953
 CLAIMANT : Monageng Kedibone Irene
 PROPERTY : Lot No. 1785 Vasco da Game Street & 16th Avenue
 MEASURING : 77 square roods 112 square feet
 DEEDS OF TRANSFER : T26995/1962
 TOWNSHIP : ALEXANDRA
 DISTRICT : JOHANNESBURG
 DATE SUBMITTED : 07/02/96

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 1785 Vasco da Game Street & 16 th Avenue Alexandra Township, measuring 77 square roods 112 square feet	T26995/1962	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 685 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: A 0751
CLAIMANT	: Mkhaliyi Raymond Sipihwe
PROPERTY	: Lot No. 2007
MEASURING	: 1 110 square metres
DEEDS OF TRANSFER	: T20110/1981
TOWNSHIP	: ALEXANDRA
DISTRICT	: JOHANNESBURG
DATE SUBMITTED	: 24/10/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 2007 Alexandra Township, measuring 1 110 square metres	T20110/1981	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 686 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: A 0744
CLAIMANT	: Msomi Nathe Isaaih
PROPERTY	: Lot No. 217
MEASURING	: 1 110 square metres
DEEDS OF TRANSFER	: T20097/1981
TOWNSHIP	: ALEXANDRA
DISTRICT	: JOHANNESBURG
DATE SUBMITTED	: 01/04/97

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 217 Alexandra Township, measuring 1 110 square metres	T20097/1981	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 687 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 0737
CLAIMANT : Tlhong Molutsi Edward
PROPERTY : Lot No. 1945 17th Avenue
MEASURING : 77 square roods 112 square feet
DEEDS OF TRANSFER : 2255/1964
TOWNSHIP : ALEXANDRA
DISTRICT : JOHANNESBURG
DATE SUBMITTED : 26/01/96

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 1945 17 th Avenue Alexandra Township, measuring 77 square roods 112 square feet	2255/1964	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 688 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 0584
 CLAIMANT : Makubu Elsie
 PROPERTY : Lot No. 1101
 MEASURING : 2 221 square metres
 DEEDS OF TRANSFER : T17196/1981
 TOWNSHIP : ALEXANDRA
 DISTRICT : JOHANNESBURG
 DATE SUBMITTED : 20/10/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 1101 Alexandra Township, measuring 2 221 square metres	T17196/1981	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 689 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : A 0531
 CLAIMANT : Rampoto Solomon
 PROPERTY : Lot No. 514
 MEASURING : 77 square roods 112 square feet
 DEEDS OF TRANSFER : 18034/1947
 TOWNSHIP : ALEXANDRA
 DISTRICT : JOHANNESBURG
 DATE SUBMITTED : 01/12/95

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 514 Alexandra Township, measuring 77 square roods 112 square feet	18034/1947	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 690 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: A 0481
CLAIMANT	: Msithini Julia
PROPERTY	: Lot No. 43
MEASURING	: 1 607 square metres
DEEDS OF TRANSFER	: T15647/1976
TOWNSHIP	: ALEXANDRA
DISTRICT	: JOHANNESBURG
DATE SUBMITTED	: 07/10/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
City of Johannesburg Metropolitan	Lot No. 43 Alexandra Township, measuring 1 607 square metres	T15647/1976	NONE

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 691 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0046
CLAIMANT : Tshabalala Gift
PROPERTY : Stand No. 259 5th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 31/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Tshabalala Gertrude

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
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 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 692 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0045
CLAIMANT : Buthelezi Tukuzana Sarah
PROPERTY : Stand No. 160A Main Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 07/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Florentia (Privately owned)	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Buthelezi Fikile Julia

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 693 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0044
CLAIMANT	: Ndlovu Mathula Philemon
PROPERTY	: Stand No. 323 1st Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 23/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Ndlovo Fihliwe Agnes
- e) Ndlovu Thenjisiwe Maria
- f) Ndlovu Mphikeleli Samuel
- g) Malakoane Sisana Rosina
- h) Ndlovu Desmond Robert

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHELA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 694 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0042

CLAIMANT : Motloung Solomon Nape

PROPERTY : Stand No. 274 4th Street

TOWNSHIP : ALBERTON NATIVE LOCATION

DISTRICT : ALBERTON

DATE SUBMITTED : 08/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 695 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0037
CLAIMANT	: Gamede Ntabampi Aaron
PROPERTY	: Stand No. 482 13 th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	:

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 696 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0036
CLAIMANT : Mazibuko Daniel Walter
PROPERTY : Stand No. 336 1st Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 11/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 697 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0035
CLAIMANT	: Moeletsi Phuseletso John
PROPERTY	: Stand No. 211 7th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	:

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Alberton Old Age Council	N/A	T16200/1997

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Moeletsi Agnes Dikeleli

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 698 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0034
CLAIMANT : Molapi Msindosi Anna
PROPERTY : Stand No. 239 6th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED :

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Mbhele Nompi Elsie Gloria

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 699 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0032
 CLAIMANT : Tshabalala Velaphi Justile
 PROPERTY : Stand No. 216 6th Street
 TOWNSHIP : ALBERTON NATIVE LOCATION
 DISTRICT : ALBERTON
 DATE SUBMITTED : 24/12/1998

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Tshabalala Sharon Rose
- e) Tshabalala Lehlohonolo Gary Vernon
- f) Tshabalala Tiem Luckin

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 700 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0025
CLAIMANT : Thinane Mpai Emily
PROPERTY : Stand No. 12 14th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 17/12/1998

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Thinane Mantsane Selina

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 701 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0016
CLAIMANT	: Ndebele Jabulile Mabel
PROPERTY	: Stand No. 96 10th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 21/12/1998

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Ndlovu Busisiwe Angeline

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 702 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0009
CLAIMANT : Morolong Mapholo Sarah
PROPERTY : Stand No. 520 15th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 07/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Verwoerdpark Township	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Morolong Zacharia
- e) Kobuoe Mmabane Harriet

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 703 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0183
CLAIMANT : Nkosi Dudu Jane
PROPERTY : Stand No. 68 11th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 09/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Ekurhuleni Metropolitan	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
Private Bag X 03
ARCADIA
0007

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 704 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0163
CLAIMANT : Sibaya Deliwe Gertrude
PROPERTY : Stand No. 23 13th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 28/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Ekurhuleni Metropolitan	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Hlongwane Siphiwe Hazel

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
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Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 705 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	:	Y 0097
CLAIMANT	:	Sefatsane Tankiso Flocks
PROPERTY	:	Stand No. 493 14th Street
TOWNSHIP	:	ALBERTON NATIVE LOCATION
DISTRICT	:	ALBERTON
DATE SUBMITTED	:	09/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (Privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Sefatsane Ross Samson
- e) Masike Madifalo Christina

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 706 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0095
CLAIMANT : Modikwe Fedi Rebecca
PROPERTY : Stand No. 511 15th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 09/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Private Property	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Modikwe Puna Lazarus

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 707 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0088
CLAIMANT : Khanyile Nanki Lydia
PROPERTY : Stand No. 95 10th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 22/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (Privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
0007

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Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 708 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0084
 CLAIMANT : Seboko Mathabo Hilda
 PROPERTY : Stand No. 135 9th Street
 TOWNSHIP : ALBERTON NATIVE LOCATION
 DISTRICT : ALBERTON
 DATE SUBMITTED : 31/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (Privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Radebe Modieni Mary
- e) Molaba Mjandini Elliot
- f) Molaba Maliepetsane Dorah
- g) Molaba Buti Fester

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
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 ARCADIA
 0007

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 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 709 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0068
CLAIMANT : Mthabela Lucy Thokozile
PROPERTY : Stand No. 8 15th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 28/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Ekurhuleni Metropolitan	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Mthabela Nhlanhla Knowledge

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 710 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0067
CLAIMANT	: Sibeko Nobelongu Roselina
PROPERTY	: Stand No. 21 13th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 21/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Sibeko Mbuti Solomon
- e) Tshabalala Nomasondo Lussie
- f) Sibeko Kehla Solomon

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 711 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0066
CLAIMANT	: Mhlakaza Mzimkulu Benjamine
PROPERTY	: Stand No. 66 12 th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 26/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Mhlakaza Vuyelwa Priscilla

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
 Private Bag X 03
 ARCADIA
 0007

Tel: (012) 310-6500
 Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 712 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0065
CLAIMANT : Nkosi Themba Absolom
PROPERTY : Stand No. 33 13th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 10/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Nkosi Mziwakhe Amos
- e) Nkosi Nmgqobelo Jostina

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ARCADIA
0007

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Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 713 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0064
CLAIMANT : Tshabangu Kosazane
PROPERTY : Stand No. 119 11th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 08/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Tshabangu Thembeka Agnes

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
Private Bag X 03
ARCADIA
0007

Tel: (012) 310-6500
Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 714 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0062
CLAIMANT : Thwala Mzwabantu Absalom
PROPERTY : Stand No. 138 9th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 08/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Florentia (privately owned)	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng and North West Provinces
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ARCADIA
0007

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Fax: (012) 324-5812

ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 715 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0059
 CLAIMANT : Moahlodi Mokone Alice
 PROPERTY : Stand No. 340A 4th Street
 TOWNSHIP : ALBERTON NATIVE LOCATION
 DISTRICT : ALBERTON
 DATE SUBMITTED : 27/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	CONTACT DETAILS	PROPERTY AND TITLE DEED NUMBER
Alberton Old Age Council	N/A	T16200/1997

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Moahlodi Boy Peter
- e) Moahlodi Hendrick Mollo

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 716 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0057
CLAIMANT	: Radebe Fusi Thomas
PROPERTY	: Stand No. 130 3 rd Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 28/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Florentia (Privately owned)	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Radebe Bafana Esau

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 Fax: (012) 324-5812

ABM MPHELA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 717 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0052
CLAIMANT	: Shabalala Nomathamsanqa Agnes
PROPERTY	: Stand No. 309 2nd Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 21/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Alberton Old Age Council	N/A	T16200/1997	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Tshabalala Nkantolo Bethuel

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 ARCADIA
 0007

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ABM MPHELA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 718 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0050
CLAIMANT	: Swelankomo Mogile Elizabeth
PROPERTY	: Stand No. 35 13 th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 07/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Swelankomo Fikile Lydia
- e) Swelankomo Themba Freddie
- f) Swelankomo Petrus Mphikeleli

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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 0007.

Tel: (012) 310-6500
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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 719 OF 2003**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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE : Y 0048
CLAIMANT : Ncheke Mabolala Elizabeth
PROPERTY : Stand No. 40 12th Street
TOWNSHIP : ALBERTON NATIVE LOCATION
DISTRICT : ALBERTON
DATE SUBMITTED : 31/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners
- d) Molefe Samson Sechaba

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
 REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 720 OF 2003
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 22 of 1994, as amended), that a claim for restitution of land rights on:

REFERENCE	: Y 0047
CLAIMANT	: Ramosehlane Lucy
PROPERTY	: Stand No. 20 13 th Street
TOWNSHIP	: ALBERTON NATIVE LOCATION
DISTRICT	: ALBERTON
DATE SUBMITTED	: 31/12/98

CURRENT PROPERTY DESCRIPTION :

NAME	PROPERTY	TITLE DEED	BOND DETAILS
Ekurhuleni Metropolitan	N/A	N/A	N/A

INTERESTED PARTIES:

- a) Department of Land Affairs
- b) Ekurhuleni Metropolitan
- c) Current Land Owners

has been submitted to the Regional Land Claims Commissioner for Gauteng and North West Province and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 (twenty-one) days from the publication of this notice, any comments/information to:

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ABM MPHEDA
REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 722 OF 2003
DEPARTMENT OF TRADE AND INDUSTRY

THE SUGAR INDUSTRY AGREEMENT, 2000

NOTICE UNDER CLAUSE 82 OF THE SUGAR INDUSTRY AGREEMENT, 2000

The South African Sugar Association hereby publishes under clause 82 of the Sugar Industry Agreement, 2000, the varieties of sugar cane specified in the second column of the Schedule hereto, which varieties have been duly approved by the South African Sugar Association for planting during the year commencing 1 April 2003 exclusively in the control areas or part of a control area specified opposite the said varieties in the first column of the said Schedule. Requirement

CONTROL AREAS	THE VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Malelane	J59/3, N52/219, N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N32, N36 and N40
Komati	J59/3, N52/219, N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N32, N36 and N40
Pongola	N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N28, N30, N32, N36 and N40
Umfolozi North	J59/3, N52/219, NC0376, N14, N17, N19, N22, N23, N24, CP66/1043, N25, N26, N27, N28, N30, N32, N36 and N40
Umfolozi South	NC0376, N12, N14, N17, N18, N19, N21, N22, N23, CP66/1043, N24, N25, N26, N27, N28, N29, N30, N32, N33, N35, N36, N40 and N41
Felixton	NC0376, N12, N14, N17, N18, N19, N21, N22, N23, N24, N25, N26, N27, N28, N29, N30, N33, N35, N36, N40 and N41
Entumeni	NC0376, N12, N14, N16, N17, N18, N21, N22, N23, N24, N25, N26, N27, N28, N29, N31, N33, N35, N36, N37, N39, N40 and N41
Amatikulu	NC0376, N12, N14, N17, N19, N21, N22, N24, N25, N26, N27, N28, N29, N30, N33, N35, N36, N39, N40 and N41
Darnall	NC0376, N12, N13, N14, N16, N17, N18, N19, N21, N27, N28, N29, N30, N31, N33, N35, N36, N37, N39, N40 and N41

CONTROL AREAS	THE VARIETIES OF SUGARCANE FOR PLANTING EXCLUSIVELY WITHIN EACH CONTROL AREA
Gledhow	NCo376, N12, N14, N16, N17, N18, N19, N21, N22, N24, N25, N26, N27, N28, N29, N30, N31, N33, N35, N36, N37, N39, N40 and N41
Maidstone	NCo376, N12, N14, N16, N17, N18, N19, N21, N22, N24, N25, N26, N27, N28, N29, N30, N31, N33, N35, N36, N37, N39, N40 and N41
Noordsberg/Union Co-op	N11, N12, N16, N17, N21, N22, N23, N24, N25, N26, N27, N29, N30, N31, N35, N36, N37, N39, N40 and N41
Midlands South	NCo376, N12, N14, N16, N17, N21, N22, N23, N24, N25, N26, N27, N28, N29, N30, N31, N35, N36, N37, N39, N40 and N41
Sezela	NCo310, NCo376, NCo382, N55/805, N12, N14, N16, N17, N21, N24, N25, N26, N27, N28, N29, N30, N31, N33, N35, N36, N37, N39, N40 and N41
Umzimkulu	NCo376, N12, N14, N16, N17, N21, N24, N25, N26, N27, N28, N29, N30, N31, N33, N35, N36, N37, N39, N40 and N41

NOTICE 723 OF 2003**INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA (ICASA)****NOTICE OF THE AMENDMENT OF THE REVISED CODE OF CONDUCT FOR
BROADCASTERS**

The Independent Communications Authority of South Africa ("the Authority") hereby, in accordance with section 78(1) of the Independent Broadcasting Authority Act ("the IBA Act") 1993, as amended, publishes an amendment to Government Notice No. 446, Gazette No. 24394, 14 February 2003,

1. The Revised Code of Conduct for Broadcasters is hereby amended -
(a) by the deletion of the following sentence:

"[The new Code of Conduct comes into effect on 04 February 2003 and applies to all broadcasters, regardless of their mode of delivery.]"; and

- (b) by the insertion of the following sentence in place of the sentence deleted above:

"The new Code of Conduct shall come into operation on the date of commencement of the Broadcasting Amendment Act, Act 64 of 2002 and shall apply to all broadcasters."

Enquiries should be sent to;

Policy Research Development Department

Independent Communications Authority of South Africa

164 Katherine Street, Pinmill Farm,

Block D

Sandton

OR

Private Bag X10002

Sandton

2146

OR

Fax: (011) 448 2414 or e-mail address: vletsiri@icasa.org.za or mtillek@icasa.org.za.

General Explanatory Note:

- [] Words in bold type in square brackets indicate omissions from existing regulations.
_____ Words underlined with a solid line indicate insertions in existing regulations.

NOTICE 614 OF 2003

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 this office on the 12th Floor, 240 Vermeulen Street, Pretoria, not later than 15 March 2003 to qualify for the interest payment on 15 April 2003:

- Cape of Good Hope Colonial Stock, 5%, Cape Stock (R002).
- Internal Registered Stock, 9%, 2004 (R089).
- Internal Registered Stock, 14,5%, 2006 (R126).

KENNISGEWING 614 VAN 2003

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 15 Maart 2003 by die Departement se kantoor te 12de Vloer, Vermeulenstraat 240, Pretoria, ingelewer moet word ten einde vir rentebetaling op 15 April 2003 te kwalifiseer:

- Cape of Good Hope Colonial Stock, 5%, Cape Stock (R002).
- Binnelandse Geregistreerde Effekte, 9%, 2004 (R089).
- Binnelandse Geregistreerde Effekte, 14,5%, 2006 (R126).

(14 March 2003)/(14 Maart 2003)

NOTICE 615 OF 2003**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***List of Rocky Ridge Farm applicants:***

Number	Name	ID Number
1.	Nomlawu Mgidlana	N/A
2.	Mr Mike Plika	N/A
3.	Mr Mangqukela John Ngobo	N/A
4.	Mrs Pokrele Swanana	N/A

Property description of the affected land: Rocky Ridge Farm.

Servitude: —.

District: Kei Mouth.

Province: Eastern Cape.

(14 March 2003)

NOTICE 616 OF 2003**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**List of Rocky Ridge Farm applicant:**

Number	Name	ID Number
1.	Mpongolo William Ntengento	N/A

Property description of the affected land: Rocky Ridge Farm.**Servitude:** —.**District:** Kei Mouth.**Province:** Eastern Cape.

(14 March 2003)

NOTICE 617 OF 2003**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**List of Ross Farm applicant:**

Number	Name	ID Number
1.	Mr Loyl Roji	3809195253084

Property description of the affected land: Ross Farm.**Servitude:** —.**District:** Amabele.**Province:** Eastern Cape.

(14 March 2003)

NOTICE 618 OF 2003**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**List of Bell Rock Farm applicant:**

Number	Name	ID Number
1.	Mr Welcome Siyabulela Botha	N/A

Property description of the affected land: Bell Rock Farm.**Servitude:** —.**District:** Kei Road.**Province:** Eastern Cape.

(14 March 2003)

NOTICE 620 OF 2003**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, Act No. 22 of 1994, as amended, that a claim for restitution of land rights has been lodged on the farms Boomfontein 666 KS, Mooigelegen 586 KR and Mooigelegen Wildplaas 732 KR.

Ms L. R. Sindane lodged a claim on the 17th December 1998, Mr T. W. Sindane lodged his claim on the 15th December 1998 and Ms L. M. Sindane lodged her claim on the 4th December 1998. The three claimants agreed to merge their claims into one claim under the name Sindane family claim.

Property description	Owner	Title Deed	Extent	Endorsements	Holder
1. Farm Boomfontein 666 KS	Scoreprops 13 (Pty) Ltd	T38658/1996	1852,8186 h	K5333/2001RM	Angelo Operations Ltd
2. The Remaining Extent of the farm Mooigelegen 586 KR	Farm Mooigelegen 586 Trust	T63841/1996	861,9044 h	K3342/1990RM K5148/1998RM	No details BHP Billiton SA Ltd
3. The Remaining Extent of Portion 1 of the farm Mooigelegen 586 KR	Ligitprops 139 (Pty) Ltd	T80705/1998	428,7176 h	B83070/1998	ABSA Bank
4. Farm Mooigelegen Wildplaas 732 KR	Kleinklipput Trust	T23755/2001	840,8175 h	None	None

The Regional Land Claims Commissioner of the Limpopo Province is investigating this claim. Any party that has an interest in the above properties is hereby invited to submit in writing, within 30 (thirty) days of publication of this notice, any comment or information or objection under reference number KRP 891 to:

The Regional Land Claims Commissioner: Limpopo Province
Private Bag X9552
POLOKWANE
0700

Submissions may also be delivered to:
First Floor, 96 Kagiso House
Corner Rissik & Schoeman Streets
POLOKWANE
0700

MASHILE MOKONO**Regional Land Claims Commissioner: Limpopo Province**

Date: 3 March 2003

(14 March 2003)

NOTICE 621 OF 2003**DEPARTMENT OF LAND AFFAIRS****APPLICATION IN TERMS OF THE LAND REFORM (LABOUR TENANTS) ACT, 1996**

Notice 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**List of Dorrington Farm:**

Number	Name	ID Number
1.	Mr Sam Ndlovu.....	N/A

Property description of the affected land: Dorrington Farm.

Servitude: —.

District: Molteno.

Province: Eastern Cape.

Date: 26 February 2003

(14 March 2003)

NOTICE 628 OF 2003

LANGEBAAN TENANTS

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 submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Reference	Claimant	Property	Date submitted	Option
A477	MA Adonis	Erf 81	07/07/97	Financial
B935	LIB Benjamin	Erven 138 & 144.....	18/12/98.....	Financial

The Commission on Restitution of Land Rights will investigate these claims 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) 224-5146

Acting Regional Land Claims Commissioner

(14 March 2003)

NOTICE 629 OF 2003

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 submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property:	Portion 2 (Perde Vlei) of the farm Paarden Vallei No. 193, Piketberg, District Piketberg
Extent:	1 058,0568 hectares
Deeds of Transfer:	T8258/13, T17469/77
Date submitted:	1998/04/02
Current owner:	Republic of South Africa: T17469/77
Claimant:	BMA van Huffel
Reference Number:	KRK6/2/2/A/16/0/0/5 (H300)

The Commission on Restitution of Land Rights will investigate the claim in terms of the 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) 242-5146

B. MPHELA**Acting Regional Land Claims Commissioner**

(14 March 2003)

NOTICE 630 OF 2003**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, Act No. 22 of 1994, as amended, that a claim for restitution of land rights has been lodged on the farm Blinkwater 244 KR, situated in the Waterberg District, Limpopo Province.

Mr. K G Lebelo lodged a claim on the 11th March 1998 on behalf of the Lebelo Community.

Property description	Owner of property	Title Deed Number	Extent of property	Endorsements	Holder
1. Farm Blinkwater 244 KR	Blinkwater Farms 244 KR (Pty) Ltd	T4105/1997	2653,2148 h	♦ K1276/1990RM ♦ K1431/1967L ♦ K683/2000RM	Blain Alfred No details Banwell Brian Oliver
2. Remaining Extent of Portion 1	Blinkwater Farms 244 KR (Pty) Ltd	T4105/1997	889,0674 h	None	None
Portion 2	Potgietersrus Platinum Ltd	T50539/2001	21,4133 h	None	None
Portion 3	Potgietersrus Platinum Ltd	T45145/2001	21,8098 h	None	None
Portion 4	Potgietersrus Platinum Ltd	T45145/2001	21,7701 h	None	None
Portion 5	Potgietersrus Platinum Ltd	T43732/2001	26,1262 h	None	None
Portion 6	Potgietersrus Platinum Ltd	T84953/2001	34,2613 h	None	None
Portion 7	Potgietersrus Platinum Ltd	T90342/2001	25,6960 h	None	None

The Regional Land Claims Commission of the Limpopo Province is investigating this claim. Any party that has an interest in the above property is hereby invited to submit in writing, within 30 days of publication of this notice, any comment or information or objection under reference number KRP 11186 to:

The Regional Land Claims Commission: Limpopo Province
 Private Bag X9552
 POLOKWANE
 1700

Submissions may also be delivered to:

First Floor, 96 Kagiso House
 Corner Rissik & Schoeman Streets
 Polokwane
 0700

MASHILE MOKONO**Regional Land Claims Commissioner: Limpopo Province**

Date: 5 March 2003

(14 March 2003)

NOTICE 631 OF 2003

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 on farm Mpapuli 278 MT which is situated in the Sibasa District.

The claim, which has been lodged by individual claimants, substantially complies with the requirements as contained in the prescribed claim form of the Commission on Restitution of Land Rights.

Several claims were lodged by different individuals pertaining to farm Mpapuli 278 MT. Initially these claims were registered by the Regional Land Claims Commission—Limpopo, under different reference numbers (KRPs).

Subsequently, in a meeting held on 19 December 2002 the claimants took a resolution to merge all the claims into one community land claim by the name of Twananani Mpapuli Land Claim with one reference number KRP 10011.

It is the understanding of the Regional Land Claims Commission that the below-mentioned properties are currently occupied by other communities and will therefore not be feasible to restore to the claiming communities. An alternative just and equitable redress will be negotiated with the claimants in this regard by the Regional Land Claims Commission—Limpopo Province.

Portion	Owner	Extent	Title Deed	Bonds	Bond Holder
Remaining Extent	Republic of South Africa	15325,5973 hectares	T4805/1998	None	None
1	Republic of South Africa	4,3579 hectares	T4806/1998	None	None
4	Provincial Government of the Northern Province	9,6539 hectares	T78166/2001	None	None
5	Provincial Government of the Northern Province	14,6342 hectares	T78167/2001	None	None
9	Provincial Government of the Northern Province	98,7575 hectares	T78168/2001	None	None
14	Provincial Government of the Northern Province	165,7457 hectares	T78169/2001	None	None
19	Provincial Government of the Northern Province	69,9566 hectares	T78170/2001	None	None
20	Northern Province Development Corp. Ltd (NDTC)	3,8354 hectares	TG8286/1997VN	None	None
32	Provincial Government of the Northern Province	120,3203 hectares	T78171/2001	None	None
34	Venda Development Corp.	4033,0000 sq m	TG16540/1997VN	BG1887 7/1999	ABSA Bank
41	Republic of South Africa	93,8582 hectares	T78176/2001	None	None
42	Provincial Government of the Northern Province	28,4128 hectares	T78172/2001	None	None
43	Provincial Government of the Northern Province	11,1132 hectares	T78173/2001	None	None
50	Republic of South Africa	186,7893 hectares	T78176/2001	None	None
57	Provincial Government of the Northern Province	189,1832 hectares	T78174/2001	None	None
63	Provincial Government of the Northern Province	10,4864 hectares	T78175/2001	None	None
78	Provincial Government of the Northern Province	56,3890 hectares	T118168/2001	None	None
83	Provincial Government of the Northern Province	6,0171 hectares	T78178/2001	None	None
87	Provincial Government of the Northern Province	202,6499 hectares	T78180/2001	None	None
88	Provincial Government of the Northern Province	73,5038 hectares	T78181/2001	None	None

Portion	Owner	Extent	Title Deed	Bonds	Bond Holder
89	Provincial Government of the Northern Province	295,9927 hectares	T78182/2001	None	None
90	Provincial Government of the Northern Province	57,0441 hectares	T78183/2001	None	None
91	Provincial Government of the Northern Province	79,0669 hectares	T78184,2001	None	None
93	Provincial Government of the Northern Province	44,8003 hectares	T78185/2001	None	None
94	Provincial Government of the Northern Province	66,3532 hectares	T78186/2001	None	None
98	Republic of South Africa Provincial Government of the Northern Province	69,0157 hectares	T78192/2001 T78193/2001	None None	None None
100	Provincial Government of the Northern Province	53,7161 hectares	T78194/2001	None	None
101	Provincial Government of the Northern Province	49,3856 hectares	T78195/2001	None	None
102	Provincial Government of the Northern Province	4,8430 hectares	T78196/2001	None	None
103	Provincial Government of the Northern Province	87,0375 hectares	T78197/2001	None	None
104	Provincial Government of the Northern Province	68,5123 hectares	T78198/2001	None	None
105	Provincial Government of the Northern Province	19,8322 hectares	T78199/2001	None	None
106	Provincial Government of the Northern Province	12,8449 hectares	T78200/2001	None	None
107	Provincial Government of the Northern Province	21,7910 hectares	T78201/2001	None	None
108	Provincial Government of the Northern Province	53,6699 hectares	T78202/2001	None	None
109	Provincial Government of the Northern Province	135,8496 hectares	T78203/2001	None	None
117	Provincial Government of the Northern Province	31,3067 hectares	T118169/2001	None	None
118	Provincial Government of the Northern Province	125,2657 hectares	T118168/2001	None	None

The total extent of Farm Mpapuli 278 MT is 17947,9926 hectares.

The above claim is under investigation by the office of the Regional Land Claims Commission of the Limpopo Province. Any party who has interest in the claim against the above-mentioned land is hereby invited to submit in writing, within 30 days of the publication of this Notice, any comments, objections or information to:

The Regional Land Claims Commissioner: OR Corner Rissik and Schoeman Streets
 Limpopo Province First Floor, 96 Kagiso House
 Private Bag X9552 POLOKWANE
 POLOKWANE 0699
 0700

MASHILE MOKONO

Regional Land Claims Commissioner
 (14 March 2003)

NOTICE 632 OF 2003**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 has been lodged on farms Chibase 213 MT, Georgenholtz 256 MT and Tshibielwe 268 MT. The above farms are situated in the Sibasa District.

The claim, which has been lodged by individual claimants, substantially complies with the requirements as contained in the prescribed claim form of the Commission on Restitution of Land Rights.

Several claims were lodged by different individuals pertaining to farm Chibase 213 MT, farm Georgenholtz 256 MT and farm Tshibielwe 268 MT. Initially these claims were registered by the Regional Land Claims Commission-Limpopo under different reference numbers (KRPs).

Subsequently, in a meeting held on 19 December 2002 the claimants took a resolution to merge the claims into one community land claim by the name of Chibase Land Claim with one reference number KRP 9418.

It is the understanding of the Regional Land Claims Commissioner that the below-mentioned properties are currently occupied by other communities and will therefore not be feasible to restore to the claiming communities. An alternative just and equitable redress will be negotiated with the claimants in this regard by the Regional Land Claims Commission, Limpopo Province.

CHIBASE 213 MT

Portion	Owner	Identity Number	Extent	Title Deed	Bonds	Bond Holder
Remaining Ext.	Republic of South Africa.....	N/A	25556,3363 hectares	T77570/1999	None.....	None
8	Provincial Government of Northern Province	N/A	77,3387 hectares	T78204/2001	None.....	None
26	Mashawana Mutheiwana Eric	4504040801595	15,3245 hectares	TG8251/1997VN	BG1625/1997VN	No details
28	Provincial Government of Northern Province	N/A	46,2251 hectares	T78205/2001	None.....	None
32	Provincial Government of Northern Province	N/A	7579,0000 hectares	T78206/2001	None.....	None
38	Provincial Government of Northern Province	N/A	326,5261 hectares	T78207/2001	None.....	None
41	Langanani Jack Mafunzwaini	5406166240089	5768,0000 hectares	TG16537/1997VN	BG3849/1997VN BG3850/1997VN	No details No details
42	Provincial Government of Northern Province	N/A	101,6590 hectares	T118170/2001	None.....	None
45	Provincial Government of Northern Province	N/A	61,1600 hectares	T78208/2001	None.....	None

The total extent of farm Chibase 213 MT is 39531,5697 hectares

GEORGENHOLTZ 256 MT

Portion	Owner	Identity Number	Extent	Title Deed	Bonds	Bond Holder
Remaining Ext.	Republic of Venda.....	N/A	353,5264 hectares	T6/1983VN	None.....	None
1	Sibara Tribe.....	N/A	1359,5386 hectares	T3062/1928VN	None.....	None

TSHIBIELWE 268 MT

Portion	Owner	Identity Number	Extent	Title Deed	Bonds	Bond Holder
Remaining Ext.	Tshivhase Sibasa Tribe	N/A	2356,6378 hectares	G14/1931VN	None.....	None
1	Nemaorani Mukandangalo Israel	4606085480085	202,2526 hectares	T57192/1997VN	B47859/1999 B47604/1997	Standard Bank of SA Landbank

The total extent of farm Tshibielwe 268 MT is 2558,8894 hectares.

The above claims are under investigation by the office of the Regional Land Claims Commission of the Limpopo Province. Any party who has interest in the claim against the above-mentioned land is hereby invited to submit in writing, within 30 days of the publication of this Notice, any comments, objections or information to:

The Regional Land Claims Commissioner: OR Corner Rissik & Schoeman Streets
Limpopo Province First Floor, 96 Kagiso House
Private Bag X9552 POLOKWANE
POLOKWANE 0699
0700

MASHILE MOKONO**Regional Land Claims Commissioner: Limpopo Province**

(14 March 2003)

NOTICE 721 OF 2003

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 this Office on the 12th Floor, 240 Vermeulen Street, Pretoria, not later than 16 March 2003 to qualify for the interest payment on 30 March 2003:

Internal Registered Stock, VARIABLE RATE, 2003 (R193).
Internal Registered Stock, VARIABLE RATE, 2007 (R199).

KENNISGEWING 721 VAN 2003

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 16 Maart 2003 by die Departement se kantoor te 12de Vloer, Vermeulenstraat 240, Pretoria, ingelewer moet word ten einde vir rentebetaling op 30 Maart 2003 te kwalifiseer:

Binnelandse Geregistreerde Effekte, VARIABLE RATE, 2003 (R193).
Binnelandse Geregistreerde Effekte, VARIABLE RATE, 2007 (R199).

(14 March 2003)/(14 Maart 2003)

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 23 OF 2003**NOTICE OF APPLICATION FOR DEFINING OF PRODUCTION AREA: VOOR PAARDEBERG**

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

Notice is hereby given that Mr C Lardner has applied to the Wine and Spirit Board for the defining of the area known as Voor Paardeberg (ward) as an area for the production of Wine of Origin as described in the Schedule hereto.

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

SCHEDULE**DEFINITION OF PRODUCTION AREA: VOOR PAARDEBERG**

That portion of land situate within the following boundaries:

Start at the point where the Paarl/Malmesbury Road (R45) intersects the Sand River; thence in a south-westerly direction up stream with said river, the general eastern boundaries of Annex Uitkyk 78, Schoon Oord 154 and Knolefontein 170 to a point where the Windmeul–Perdeberg Road intersects last-mentioned boundary; thence west with said road to the south-western beacon of land 1463; thence north-east with the western boundary of said land 1463 to where it joins the south-western beacon of land 440; thence first east and then north with the southern and eastern boundaries of said land 440 to the beacon where it joins the eastern and south-eastern boundaries; thence north-west with an imaginary straight line, which is an extension of the south-eastern boundary, to a point where it intersects the Voor Paardeberg Road; thence further north-east with said road to the point where said road intersects the southern boundary of Slet 161; thence west with the southern boundary of said Slet 161 to the south-western beacon thereof; thence in a northerly direction with the western boundary of said Slet 161 to the north-western beacon thereof; thence generally east with the general northern boundaries of said Slet 161, Slet 164, Slet 163, Staart van Paardeberg 1226 and land 157 to where it joins the south-western beacon of land 1462; thence north with the western boundaries of said land 1462 and land 1491 to the north-western beacon of last-mentioned land; thence east with the northern boundary of said land 1491 to where it joins the south-western beacon of Keersfontein A 73; thence generally north with the general western boundary of said Keersfontein A 73 to the northernmost beacon thereof; thence generally east with the north-eastern boundary of said Keersfontein A 73 and the northern boundaries of land 1299 and Uitkyk 69 to the north-eastern beacon thereof where it joins the Paarl/Malmesbury Road (R45); thence south-east with said Paarl/Malmesbury Road (R45) to where it intersects the Sand River, the point of beginning mentioned above.

[All indications in this description refer to topographic map of South Africa 1:50 000; sheet 3318DB Paarl (fourth edition).]

RAADSKENNISGEWING 23 VAN 2003**KENNISGEWING VAN AANSOEK VIR DIE OMSKRYWING VAN PRODUKSIEGEBIED: VOOR PAARDEBERG**

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

Kennis geskied hiermee dat mnr. C Lardner by die Wyn- en Spiritusraad aansoek gedoen het vir die omskrywing van die gebied bekend as Voor Paardeberg (wyk) soos beskryf in die Bylae hiertoe, as 'n produksiegebied vir doeleinse van die vervaardiging van Wyn van Oorsprong.

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

BYLAE**OMSKRYWING VAN PRODUKSIEGEBIED: VOOR PAARDEBERG**

Daardie gedeeltes grond geleë binne die volgende grense:

Begin by die punt waar die Paarl/Malmesburypad (R45) die Sandrivier kruis; daarvandaan in 'n suidwestelike rigting stroomop met genoemde rivier, die algemeen oostelike grense van Annex Uitkyk 78, Schoon Oord 154 en Knolefontein 170 tot by 'n punt waar die Windmeul–Perdebergpad laasgenoemde grens kruis; daarvandaan weswaarts met genoemde pad tot by die suidwestelike baken van grond 1463; daarvandaan noordoos met die westelike grens van genoemde grond 1463 tot waar dit aansluit by die suidwestelike baken van grond 440; daarvandaan eers oos en dan noord met die suidelike en oostelike grense van genoemde grond 440 tot by die baken waar die oostelike en suidoostelike grense ontmoet; daarvandaan noordwes met 'n denkbeeldige reguitlyn, wat 'n verlenging van die suidoostelike grens is, tot by 'n punt waar dit die Voor Paardebergpad kruis; daarvandaan verder noordoos met genoemde pad tot by die punt waar genoemde pad die suidelike grens van die plaas Slet 161 kruis; daarvandaan wes met die suidelike grens van genoemde Slet 161 tot by die suidwestelike baken daarvan; daarvandaan in 'n noordelike rigting met die westelike grens van genoemde Slet 161 tot by die noordwestelike baken daarvan; daarvandaan algemeen oos met die algemeen noordelike grense van genoemde Slet 161, Slet 164, Slet 163, Staart van Paardeberg 1226 en grond 157 tot waar dit aansluit by die suidwestelike baken van grond 1462; daarvandaan noord met die westelike grense van genoemde grond 1462 en grond 1491 tot by die noordwestelike baken van laasgenoemde grond; daarvandaan oos met die noordelike grens van genoemde grond 1491 tot waar dit aansluit by die suidwestelike baken van Keersfontein A73; daarvandaan algemeen noord met die algemeen westelike grens van genoemde Keersfontein A73 tot by die noordelikste baken daarvan; daarvandaan algemeen oos met die noordoostelike grens van genoemde Keersfontein A73 en die noordelike grense van grond 1299 en Uitkyk 69 tot by die noordoostelike baken daarvan waar dit aansluit by die Paarl/Malmesburypad (R45); daarvandaan suidoos met genoemde Paarl/Malmesburypad (R45) tot waar dit die Sandrivier kruis, die beginpunt hierbo genoem.

[Alle aanduidings in hierdie beskrywing verwys na topokadastrale kaarte van Suid-Afrika 1:50 000, vel 3318DB Paarl (vierde uitgawe).]

BOARD NOTICE 26 OF 2003**THE SOUTH AFRICAN NURSING COUNCIL****NOTICE OF PERSONS NOMINATED FOR THE ELECTION OF MEMBERS OF THE SOUTH AFRICAN NURSING COUNCIL AND CLOSING DATE FOR LODGING OF BALLOT PAPERS**

[SECTION 5 OF THE NURSING ACT, 1978 (ACT NO. 50 OF 1978)]

In terms of regulation 6 (1) (a) of the Regulation relating to the election of members of the Council, published under Government Notice No. R. 1318 of 10 October 1997, notice is hereby given—

- (i) that the following persons have been nominated for election in terms of section 5 of the Nursing Act, 1978 (Act No. 50 of 1978):

ENROLLED NURSES

Alexander Alec Nicholas

Malebo, Tieho Ben

Mhlongo, Duduzile Queen

Mogorosi, Noko Moses

ENROLLED NURSING AUXILIARIES

Deyi, Caroline Nondumiso

Hadi, Winrose Vuyiswa

Jiba, Florence Nobelungu

Tshayinca, Nompumelelo Jane

REGISTERED NURSES OR REGISTERED MIDWIVES

Bhengu, Nonhlanhla Ethel

Bobelo, Nozuko Caroline

Brannigan, Eileen Joan

Brulwers, Salvador (Aubrey)

Cwalle, Mmoloki Saviour

Elloker, Soraya

Erasmus, Catharina Magdalena

Fisher, Reneè Ann

Geyer, Nelouise-Marie

Greathead, Erica Elizabeth

Greeff, Minrie

Greeff, Patricia Effraine

Hlati, Koliswa Agnes

Jiyane, Sikhumbuzo

Jooste, Karien

Kgang, Martha Kgomoetso

Khanyile, Thembisile Dorothy

Magcail, Thokozile Gloria

Makanya, Jabulile Nonhlanhla Joyce

Mangena, Agnes

Maqaqa, Lungiswa Jessie

Mbambo, Nonhle Rose-Mary

Mkhize, Sipho Wellington

Mkhwanaazi, Iris Lamile

Mokoka, Kgaogelo Elizabeth

Ncube, Sonen

Netshandama, Vhonani Olive

Ngwenya, Centy Nomsa

Nieuwoudt, Willemina Jacoba

Paverd, Norma Valerie

Pieterse, Helene

**Pretorius, Louwna Joubert
Radebe, Ntokazi Anna
Sepeng, Sefepi Constance
Shezi, Brian Mzwakhe
Swart, Anna Margaretha Gertruida
Van der Merwe, Juan Veraine
Van Niekerk, Elizabeth Catharina
Van Niekerk, Isabel
Vasuthevan, Sharon
Viljoen, Marlene Jacoba
Wannenburg, Iona
Welmann, Elizabeth Barendina
Zulu, Majoro Isaac
Zuma, Sibusiso Memory**

- (ii) that ballot papers shall be lodged with the Returning Officer by post or by hand at the address stated below not later than 12:00 midday on 16 May 2003.

H Subedar

**H. SUBEDAR
Returning Officer**

P O Box 2542
PRETORIA
0001

Physical Address:

602 Pretorius Street
Arcadia
PRETORIA
0083

RAADSKENNISGEWING 26 VAN 2003

DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

KENNISGEWING VAN DIE PERSONE GENOMINEER EN VAN SLUITINGSDATUM VIR INDIENING VAN STEMBRIEWE

[ARTIKEL 5 VAN DIE WET OP VERPLEGING, 1978 (WET NO. 50 VAN 1978)]

Ingevolge regulasie 6 (1) (a) van die Regulasie betreffende die verkiesing van lede van die Raad, aangekondig by Goewermentskennisgewing No. R. 1318 van 10 Oktober 1997, word kennis hiermee gegee—

- (i) dat die volgende persone vir verkiesing ingevolge artikel 5 van die Wet op Verpleging, 1978 (Wet No. 50 van 1978), genomineer is:

INGESKREWE VERPLEEGKUNDIGES:

Alexander Alec Nicholas
Malebo, Tieho Ben
Mhlongo, Duduzile Queen
Mogorosi, Noko Moses

INGESKREWE VERPLEEGHULPE

Deyi, Caroline Nondumiso
Hadi, Winrose Vuyiswa
Jiba, Florence Nobelungu
Tshayinca, Nompumelelo Jane

GEREGISTREERDE VERPLEEGKUNDIGES OF VROEDVROUWE

Bhengu, Nonhlanhla Ethel
Bobelo, Nozuko Caroline
Brannigan, Eileen Joan
Bruiners, Selvador (Aubrey)

Cwalle, Mmoloki Saviour
Elloker, Soraya
Erasmus, Catharina Magdalena
Fisher, Reneè Ann
Geyer, Nelouise-Marie
Greathead, Erica Elizabeth
Greeff, Minrie
Greeff, Patricia Effraine
Hlati, Koliswa Agnes
Jiyane, Sikhumbuzo
Jooste, Karien
Kgang, Martha Kgomoetso
Khanyile, Thembisile Dorothy
Magcail, Thokozile Gloria
Makanya, Jabulile Nonhlanhla Joyce
Mangena, Agnes
Maqaqa, Lungiswa Jessie
Mbambo, Nonhle Rose-Mary
Mkhize, Sipho Wellington
Mkhwanaazi, Iris Lamile
Mokoka, Kgaogelo Elizabeth
Ncube, Sonen
Netshandama, Vhonani Olive
Ngwenya, Centy Nomsa
Nieuwoudt, Willemina Jacoba
Paverd, Norma Valerie
Pieterse, Helene
Pretorius, Louwna Joubert
Radebe, Ntokazi Anna
Sepeng, Sefepi Constance
Shezi, Brian Mzwakhe
Swart, Anna Margaretha Gertruida
Van der Merwe, Juan Veraine
Van Niekerk, Elizabeth Catharina
Van Niekerk, Isabel
Vasuthevan, Sharon
Viljoen, Marlene Jacoba
Wannenburg, Iona
Welmann, Elizabeth Barendina
Zulu, Majoro Isaac
Zuma, Sibusiso Memory

- (ii) dat stembriewe nie later nie as 12:00 middag op 16 Mei 2003, by die Kiesbeampte by die onderstaande adres per pos of per hand ingedien moet word.

MA Subedar

H. SUBEDAR
Kiesbeampte

Posbus 2542
PRETORIA
0001

Fisiese adres:

Pretoriusstraat 602
Arcadia
PRETORIA
0083
(14 March 2003)/(14 Maart 2003)

BOARD NOTICE 24 OF 2003**PAN SOUTH AFRICAN LANGUAGE BOARD ACT 1995
(ACT 59 OF 1995)****1. REMOVAL OF MEMBER OF A PANSALB STRUCTURE**

Notice is hereby given that the following person has been removed as a member of a PanSALB structure by reason of resignation in terms of Section 8(8)(b) of the PanSALB Act, 1995, and in accordance with Board Notice 121 of 1997:

AFRIKAANS NATIONAL LANGUAGE BODY

NAME	LANGUAGE SPHERE	PROVINCIAL REPRESENTATIVITY
Mr J.D.McLachlan	Language Practitioner	Gauteng

The Chief Executive Officer
Private Bag X08
Arcadia
0007
Fax : 012 341 5938
Tel: (012) 341 9638
E-mail : Israel@pansalb.org.za

RAADSKENNISGEWING 24 VAN 2003**WET OP DIE PAN-SUID-AFRIKAANSE TAALRAAD, 1995
(WET 59 VAN 1995)****1. VRYSTELLING VAN LID VAN 'N PANSAT-STRUUKTUUR**

Hiermee word kennis gegee dat die volgende persoon ingevolge artikel 8(8)(b) van die Wet op die Pan-Suid-Afrikaanse Taalraad, 1995, en ooreenkomsdig Raadskennisgewing 121 van 1997, as lid van 'n PanSAT-struktuur vrygestel is op grond van bedanking.

AFRIKAANSE NASIONALE TAALLIGGAAM

NAAM	TAALSFEER	PROVINSIALE VERTEENWOORDIGENDHEID
Mnr J.D. McLachlan	Taalpraktisyne	Gauteng

Die Hoof Uitvoerende Beampte
Privaatsak X08
Arcadia
0007
Faks : 012 341 5938
Tel: (012) 341 9638
E-pos: Israel@pansalb.org.za

BOARD NOTICE 25 OF 2003**STOCK EXCHANGES CONTROL ACT, 1985****AMENDMENT OF THE RULES OF THE JSE SECURITIES EXCHANGE SOUTH AFRICA**

1. In terms of section 12 (6) of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985), it is hereby notified that the JSE Securities Exchange South Africa has applied to the Registrar of Stock Exchanges for the approval to make amendments to its rules, as set forth in the Schedule hereto.
2. In terms of section 12 (7) of the said Act all interested persons (other than members of the Securities Exchange) who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Stock Exchanges, PO Box 35655, Menlo Park, 0102, within a period of 30 days from the date of publication of this notice.

J VAN ROOYEN
Registrar of Stock Exchanges

SCHEDULE**General explanatory notes**

1. Words underlined with a solid line (—) indicate the insertions in the existing rules.
2. Words in square brackets ([]) indicate omissions from existing rules.

AMENDMENTS TO THE RULES OF THE JSE SECURITIES EXCHANGE SOUTH AFRICA**1. PROPOSED AMENDMENTS TO SECTION 2 – INTERPRETATIONS AND DEFINITIONS**

2.40 [“balance receipt” means an official receipt issued by the company in respect of securities represented in the share certificate lodged with it which are in excess of the quantity of securities represented in certified transfer deeds issued against such share certificate;]

“bonds” means any securities issued by the Government of the Republic of South Africa or any statutory body, municipality, local authority or other similar body or institution recognised by the [Bond Market Exchange] Bond Exchange of South Africa as an issuer of such securities and shall include any debt securities;

[“brokers transfer form” means the brokers transfer form prescribed by the Companies Act, 1973, as amended or replaced from time to time;]

[“certified transfer deed” means a securities transfer form or a brokers transfer form unaccompanied by a share certificate, bearing a certification by or on behalf of the company whose securities are represented in the transfer deed that the relevant share certificate has been lodged with the company;]

[“Clearing House security” means any security which has been or is to be cleared through the Clearing House;]

[“contract value” means the consideration due to be paid by the purchasing member to the selling member in respect of any transaction for the purchase of securities;]

“custody and settlement agent” means a CSM [or CSD participant] which has been appointed by a broking member (equities) in terms of Directive FL to:

- (a) exercise custody over that member’s managed account, safe custody and controlled account assets; and [to]
- (b) effect settlement of [certificated and] uncertificated securities on behalf of that member and its clients;

“custody and settlement member” means a member which has been appointed as a custody and settlement member in terms of the rules and, on behalf of its clients and/or another member and that member’s clients:

- (a) exercises custody over managed accounts, safe custody and controlled account assets; and
- (b) effects settlement of [certificated and] uncertificated securities;

“Guarantee Fund” means the [Johannesburg Stock Exchange] JSE Guarantee Fund;

[“immediate deal” means a transaction in a listed security where delivery is to take place before the next settlement period;]

[“incidental accrual” means any one or more of the rights or benefits which flow from the ownership of the securities with which the rights or benefits are integrated and any other rights or benefits accruing in respect of such securities other than the right to ownership of the securities themselves (see rule 5.120.8);]

[“JET Trader Workstation” means a personal computer with JET Trader Workstation Software installed;]

[“JET Trader Workstation Software” means the software product provided by the JSE for use by members which provides a JET Trader Workstation the functionality necessary to access the JSE trading system;]

“JSE settlement system” means the computer system or systems and associated network or networks operated or used by the JSE for the purpose of settling transactions;

[“letter of acceptance” means a letter of right;]

[“letter of allocation” means a letter of right;]

[“letter of allotment” means a letter of right;]

[“letter of right” means a document (normally renounceable) relating to an offer by a company to take up securities at a specified price and before a specified date and may be either nil paid, partly paid or fully paid;]

“Member Trading Application” means any system, software or program [(excluding JET Trader Workstation Software)] operated by a member which submits data to and receives data from the JSE trading system;

"minimum cover", in relation to any amount, means securities of which the prices are quoted in the list issued under the authority of the JSE [or bonds of which the prices are quoted in the list issued under the authority of the Bond Exchange of South Africa] and which are of a value of not less than that amount and for the purposes of this definition the value of securities [or bonds] shall be deemed to be 50 per cent of the amount they would realise at the buyers' price thereof last so quoted, or the other percentage or different percentages of the last-mentioned amount which the JSE may prescribe;

[“monetary accrual” means an incidental accrual involving the payment of money]

[“overs and unders” means the cash difference between the contract value and the settlement value of bargains;]

[“portfolio” means a list of investments which

- has a minimum value of R15 million; and
- comprises at least 10 different securities none of which exceeds 25% of the total value of the portfolio;]

“portfolio transaction or portfolio trade” means a transaction where a broking member (equities) trades as an agent in a [portfolio] list of investments which

- has a minimum value of R15 million; and
- comprises at least 10 different securities none of which exceeds 25% of the total value of the portfolio;

[“record date” in relation to a company means the last day to lodge securities for registration prior to the accrual of an incidental accrual;]

[“right” means an entitlement, represented by a letter of right, flowing from an existing holding of securities;]

[“rights issue” means an issue of rights;]

[“scrip accrual” means an incidental accrual settled by delivery of fully paid scrip or a nil paid document of title of limited duration, whichever is applicable;]

“securities” shall mean those securities as defined in section 1 of the Act which are listed securities [and where applicable, shall include documents of title thereto];

[“securities transfer form” means the securities transfer form prescribed by the Companies Act, 1973, as amended from time to time;]

[“securities transfer stamp” – see 5.80.11;]

[“sellers option time bargain” means a transaction that has been executed on the condition that such transaction shall be settled in the thirteenth settlement period after the contract is made, or such earlier period as may be specified by the seller;]

“settlement officer” means an employee of a broking member (equities) appointed by that member in terms of the rules to ensure that all transactions in [securities and] STRATE approved securities and Krugerrands entered into by that member are settled in terms of the rules and directives;

"settlement period" means one of the prescribed portions of the year for the settlement of [bargains] Krugerrands;

[“settlement price” in respect of each Clearing House security means the price determined by the Clearing House for use in the settlement of bargains in that security in a particular settlement period;]

[“settlement value” means the multiple of the settlement price and the units of security involved;]

[“settlement system” means a system referred to in Section 11 and shall include STRATE;]

[“temporary document of title” means a certified transfer deed or balance receipt or any instrument of transfer endorsed in terms of Section 136 of the Companies Act, 1973, or any other form of company acknowledgement or document of title approved by the Committee;]

2. PROPOSED AMENDMENTS TO SECTION 4 – BROKING MEMBER (EQUITIES)

- 4.200.2 A member which is not a CSM shall appoint a CSM [or a CSD Participant] as its CSA to perform the functions set out in 4.200.1.

3. PROPOSED AMENDMENTS TO SECTION 5 – TRANSACTIONS, TRADING PROCEDURES AND DISPUTES

- 5.10.2 Reserved [No broking member (equities) shall be entitled to stop payment of any cheque given to another broking member (equities) or to a JSE settlement system].

- 5.50.10.4 When an order is executed with a combination of agency and principal capacities, separate [brokers] contract notes must be issued for the agency and principal portions, clearly indicating the capacity in each case.

- 5.50.10.5 A broking member (equities) may not make a profit in respect of an agency transaction other than the brokerage, the amount of which must be reflected on the [broker's] contract note.

- 5.60.7 Reserved [Every stock exchange transaction shall be subject to the condition that no client or counterparty shall be entitled to claim or demand from a broking member (equities) scrip which can be related to or identified with any specific transaction, nor may a client or counterparty of a selling broking member (equities) insist that the scrip it delivers shall be delivered to a specific broking member (equities) in settlement of a particular transaction.]

- 5.80 Reserved [Good Delivery

- 5.80.1 A broking member (equities) shall be responsible for the genuineness and regularity of every document, including a

document of title, delivered by it in respect of a stock exchange transaction.

- 5.80.2 It shall be the duty of a seller to ensure that good delivery of securities is made and it shall be the duty of a buyer on behalf of a client or counterparty to make good delivery to such client or counterparty or to his order.
- 5.80.3 For the purpose of these rules "good delivery" means the delivery of every document, including a document of title, required by the buyer to effect transfer into his name of the securities bought without the further assistance of the seller.
- 5.80.4 The JSE settlement system shall not be responsible for rectifying or ensuring rectification of faulty or tainted scrip delivered to it.
- 5.80.5 Any return and replacement of faulty or tainted scrip shall be effected through the relevant settlement system.
- 5.80.6 The JSE may from time to time prescribe –
- 5.80.6.1 a document to be used and the procedure to be followed by a broking member (equities) for the transfer and good delivery of securities; and
- 5.80.6.2 the quantities and denominations in which securities are to be delivered and accepted as full or part delivery.
- 5.80.7 A broking member (equities) shall refer any dispute regarding good delivery to the Market Controller for a ruling.
- 5.80.8 Immediately a broking member (equities) has reason to believe or it comes to its notice that any document of title relating to any securities in its possession or which has passed through its hands or otherwise been dealt with by it, has been stolen or otherwise misappropriated, such broking member (equities) shall report that fact, in writing, to the Market Controller. Such report shall be accompanied by a schedule of the securities concerned and shall give all such particulars and other relevant information relating thereto as may be known to it, including the approximate date of the theft or misappropriation. The information and particulars will in each case be reported to the broking members (equities) by means of the JSE Gazette and on receipt of same, broking members (equities) shall forthwith cause a search of their registers and other records to be made. Should it be found that any such document of title is in their possession or has passed through their hands or otherwise has been dealt with, the broking members (equities) concerned shall forthwith so advise the Market Controller in writing, furnishing him with all relevant information.
- 5.80.9
- 5.80.9.1 A broking member (equities) which receives faulty or tainted scrip shall have recourse against the broking member (equities) which delivered such scrip to it.
- 5.80.9.2 Where a broking member (equities) has introduced faulty or tainted scrip and before replacing such scrip has been declared a defaulter or where a

broking member (equities) ceases to operate as such by death or by expulsion, the JSE shall replace such scrip to the broking member (equities) which first received it against-

5.80.9.2.1 delivery to the JSE of the defective scrip and transfer deeds; and

5.80.9.2.2 cession to the JSE of all rights of the broking member (equities) which first received the faulty or tainted scrip in respect of such scrip, whether against the broking member (equities) which delivered such scrip to it or that broking member's (equities) insurers or against any other party.

5.80.10 Where any securities are sold which cannot be acquired or cannot be transferred without the consent or approval of the directors or of any representative of the company or association concerned, the buying broking member (equities) shall be responsible for obtaining such consent or approval.

5.80.11 5.80.11.1 For the purpose of these rules, a "securities transfer stamp" is the rubber stamp which is used on transfer forms and similar documents by the broking member (equities) or other agent which name and authorised signature it bears, and which indicates that the broking member (equities) or agent warrants

5.80.11.1.1 the authenticity of the signature of the transferor or other signatory;

5.80.11.1.2 the power of the transferor or other signatory to sign and to contract;

5.80.11.1.3 the validity of any power of attorney;

5.80.11.1.4 the authority of signatories of any company to sign on its behalf.

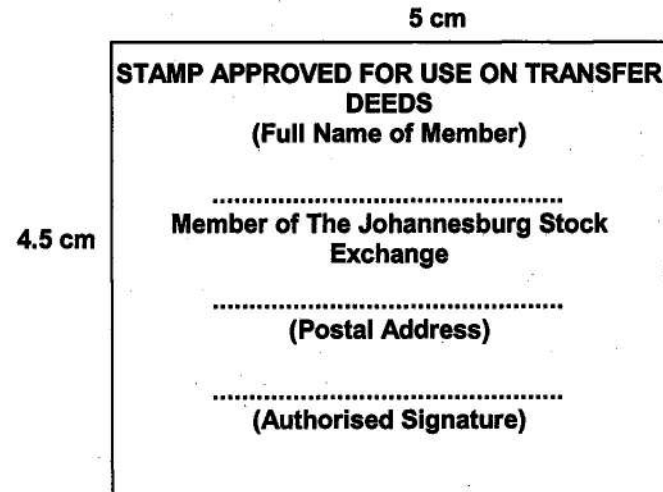
5.80.11.2 No broking member (equities) shall use upon or cause to be used upon any transfer form or similar document a securities transfer stamp unless the dimensions and text of the stamp conform with 5.80.14.

5.80.12 The signature by or on behalf of the deliverer or seller in the appropriate blank space provided in a securities transfer stamp shall be either autographic or a facsimile signature.

5.80.13 Where another agent such as a bank, accountant or attorney, has placed his stamp on the face of the securities transfer form, the broking member (equities) which introduces such scrip to the

market shall place its stamp on the back of the form in the same approximate position.

- 5.80.14** The dimensions and text of the securities transfer stamp shall be as follows:



- 5.90** Reserved [Part Deliveries]

All persons entering into a transaction on the JSE shall be obliged to accept a part delivery of a settlement system delivery instruction or of a purchase transaction and the JSE shall determine the conditions and extent to which part deliveries shall be made.]

- 5.95** Reserved [Delivery of Securities between broking members (equities) and other persons

5.95.1 Where securities and other items are not subject to settlement through a settlement system, such deliveries shall take place on any trading day from 07h30 to 14h00 and shall be accepted by the recipient.

5.95.2 This rule shall be binding in respect of deliveries between broking members (equities) and in respect of deliveries between a broking member (equities) and any other person who enters into transactions on the JSE including an agent acting on behalf of such a person.]

- 5.96** Reserved [Notice of intention to deliver securities

5.96.1 If a broking member (equities) buys securities on behalf of a person and such person including an agent acting on behalf of such a person is required in terms of Section 22(1)(b) of the Act to pay to the broking member (equities) the purchase price in cash against offer of these securities, the broking member

(equities) shall on the day of receipt of the securities and by no later than 13h30 give prior notice to such person of the intended delivery on that day.

- 5.96.2 If a broking member (equities) sells securities on behalf of a person including an agent acting on behalf of such a person who is not a broking member (equities) and the broking member (equities) is required to pay such person against offer of these securities, such person shall on the day of delivery of the securities and by no later than 13h30 give prior notice to the broking member (equities) of the intended delivery on that day.]

5.100 Reserved [Settlement of Transactions

- 5.100.1 If a broking member (equities) sells any securities on behalf of any person or purchases any securities from a counterparty, such person shall deliver the securities in negotiable form to that broking member (equities). Unless there is an arrangement under 5.180, such broking member (equities) shall forthwith, but not before such delivery, pay to such person or his order the amount payable for such securities in full or alternatively any resulting credit balance in the account of such person with the broking member (equities); provided that –
- 5.100.1.1 where a person delivers securities to a broking member (equities) in the form of a document which shows title to more securities than have been sold or if the correct number of securities are delivered but in the form of a company office counter receipt with a signed transfer deed attached, then, unless the receiving broking member (equities), client or counterparty is willing to accept the scrip in that form, payment shall not be made to that person until such time as the broking member (equities) receives from the company's transfer office scrip which is good delivery to the market;
- 5.100.1.2 such payment shall not be made prior to the settlement period stipulated in terms of the bargain unless in special circumstances the General Manager otherwise agrees.
- 5.100.2 The retention for the account of such person by the broking member (equities) of so much of the amount payable as is required, in terms of a written instruction given by such person to the broking member (equities) for the purchase of other securities immediately following the delivery of the securities sold shall constitute payment by the broking member (equities) for the securities sold and the provisions of 5.180 shall apply mutatis mutandis to the money retained for payment for securities purchased or to be purchased.
- 5.100.3 The provisions of 5.100.1 shall not apply –
- 5.100.3.1 if the person on whose behalf the securities are sold is another broking member (equities) or is a foreign dealer; or

- 5.100.3.2 where a managed account is involved.**
- 5.100.4** A broking member (equities) to whom securities are due to be delivered (the receiver) in terms of such broking member's (equities) Clearing House settlement statement (with the exception of those securities designated as illiquid securities in terms of 5.50.18 and being in respect of odd lot transactions to be satisfied by the odd lot specialist) may, on or before 10h00 on the business day next following the day of issue of the settlement statement, give notice in writing to the broking member (equities) which is responsible for delivery (the deliverer) that the receiver requires delivery during the current settlement period, which the deliverer shall acknowledge by signing and returning a copy of such notice as soon as reasonably possible.
- 5.100.5** The receiver shall have the right to request the Market Controller in writing to cause such securities to be bought in for the account of the deliverer should the deliverer fail to deliver by 12h30 on the last day of the settlement period in which such notice is given.
- 5.100.6** In circumstances, other than those described in 5.100.4 where any securities cannot be obtained for delivery in terms of any outstanding bargain except at a price which is considered by the delivering broking member (equities) to be unreasonable, the delivering broking member (equities) shall have the right to request the Market Controller in writing to cause the securities to be bought in for the account of such broking member (equities) in which event the provisions of 5.100.9.2 shall not be applicable.
- 5.100.7** When a deal in listed securities is not subject to settlement in terms of an instruction from a JSE settlement system and the relative securities are not delivered in terms of such deal, the purchaser or receiver shall have the right to cause the securities to be bought in for the account of the seller or deliverer, and the provisions of 5.100.4 to 5.100.6 shall apply mutatis mutandis.
- 5.100.8** A broking member (equities) issuing a calling-up notice in terms of 5.100.4 to 5.100.6 or 5.100.7 shall be obliged to accept a part delivery. Such part delivery shall not restrict the right of such broking member (equities) to have the undelivered balance of the securities bought in.
- 5.100.9** A request to buy in securities which are subject to settlement through a JSE settlement system shall be –
- 5.100.9.1** submitted by not later than 14h30 on the business day referred to in 5.100.4;
- 5.100.9.2** accompanied by a photostat copy of the calling-up notice evidencing the signature of the deliverer.
- 5.100.10** Upon the receipt of a notice/request in terms of 5.100.5 or 5.100.6, the Market Controller shall forthwith advise the

delivering broking member (equities) concerned of the receipt of such request to buy in and shall instruct such broking member (equities) to immediately buy in the securities by entering an appropriate order in the JSE trading system special terms order book. The Market Controller shall advise the delivering broking member (equities) of a best bid to be applied to the securities to be bought in, such bid to be established by the Market Controller in liaison with the Chairman or, in his absence, a member of the Board.

- 5.100.11 If, in the opinion of the Market Controller, the price to be paid for the securities is excessive or if such securities are unobtainable through the JSE trading system by mid-day on the trading day following the day on which the order was entered, the Market Controller may request the General Manager to forthwith convene a meeting of the JSE executive to decide upon a price at which the difference due by the deliverer/seller to the receiver/purchaser or vice versa, shall be determined. Once the JSE executive has determined such differences, these shall be settled by not later than 12h30 on the business day following the date of the JSE executive's determination.
- 5.100.12 The broking member (equities) against which the securities have been bought in, upon receiving them, shall deliver such securities to the broking member (equities) which requested the buy in. Delivery shall be effected through the relevant JSE settlement system notwithstanding any changed instructions which may subsequently have been issued by the JSE settlement system.
- 5.100.13 A calling-up notice cannot be invalidated by any purchase effected by the delivering broking member (equities) for settlement through the relevant JSE settlement system.
- 5.100.14 The buying in shall fall away either in whole or in part in respect of such quantities of the relevant securities as the delivering broking member (equities) may have succeeded in delivering to the receiving broking member (equities) prior to 11h00 on the day the securities are due to be bought in.
- 5.100.15 A subsequent changed JSE settlement system delivery instruction does not invalidate the responsibility of the deliverer to deliver in terms of his calling- up notice.
- 5.100.16 Whenever in the opinion of the JSE executive any person has control of a listed security to an extent where the same cannot be obtained for delivery in terms of any outstanding bargain except at a price and on terms dictated by such person, the JSE executive may, in terms of 5.100.18, postpone the time for delivery of and payment for such security in terms of any bargain. The JSE executive may, subject to the provisions of the Act, suspend the listing of such securities.
- 5.100.17 Whenever the JSE executive is of the opinion that any listed securities cannot be obtained except as provided in 5.100.16

and whenever any securities have been removed from the list of securities which may be dealt in on the JSE or whenever any listing in respect thereof has been suspended, the JSE executive may close any outstanding bargains entered into in respect of such securities and all differences shall be settled at a price to be fixed by the JSE executive.

- 5.100.18 Subject to the provisions of the Act, the JSE executive may postpone the time for delivery and payment in terms of any bargain outstanding in respect of any securities and may from time to time further postpone such time until further action is taken by the JSE executive. The JSE executive may also, subject to the provisions of the Act, suspend the listing of any securities for such period as it deems fit and may extend the period of such suspension from time to time. The JSE executive may also close any outstanding bargain in such securities and all differences shall be settled at a price to be fixed by the JSE executive.
- 5.100.19 The JSE executive shall have the power to determine the conditions upon which uncompleted transactions in securities, the listing of which has been terminated or suspended or which is under consideration or investigation, shall be completed. It may in particular, subject to the provisions of the Act, extend or postpone the time for delivery and payment whenever in its opinion such action is called for in the public interest or under just and equitable principles of trade.
- 5.100.20 Rules 5.100.16, 5.100.17, 5.100.18 and 5.100.19 shall be binding upon a broking member (equities) and its client or counterparty.]

5.105 Reserved [Outstanding settlements – STRATE approved securities

In the event that a transaction in a listed security has not been settled by close of business on the fifteenth business day after such listed security has been declared a STRATE approved security in terms of rule 14, the transaction shall, notwithstanding the provisions of rule 5.100, be settled as provided for in rule 14.35.]

5.110 Reserved [JSE settlement systems

- 5.110.1 JSE settlement systems will be open to receive securities from a deliverer between such hours as the JSE may from time to time prescribe.
- 5.110.2 Only securities shown on the settlement statement for the period shall be valid for delivery during that period.
- 5.110.3 If a broking member (equities) sells a security which is not subject to settlement through a JSE settlement system, and on the due date fails to deliver such security to the purchaser during the hours prescribed for delivery, the purchaser need

not accept and pay for the security until the ensuing business day.

- 5.110.4 A broking member (equities) which sells a security and subsequently parts with it (other than to a JSE settlement system) to the purchaser without receiving payment shall be deemed to have given credit for the consideration due.
- 5.110.5 Other than in respect of amounts due from a JSE settlement system, a broking member (equities) may at any time require a bank certified cheque or a bank cheque in payment for the securities sold.]

5.120 Reserved [Incidental Accruals

- 5.120.1 Where delivery following a bargain, transacted cum an incidental accrual, takes place at a time that allows the receiver reasonable opportunity to lodge the security for registration on or before the record date, such transactions shall be regarded as closed, and the deliverer shall have no responsibility to the receiver in connection with the incidental accrual. The latter's claim, if any, shall be against the registered holder.
- 5.120.2 Where delivery following a bargain, transacted cum an incidental accrual, takes place on or before the record date but the receiver does not have a reasonable opportunity to lodge the security for registration on the record date, the receiver shall advise the deliverer that he was unable to obtain registration, whereupon responsibility for delivery of such accrual shall rest with the deliverer. Such transaction shall then be deemed to be partially completed and the following shall apply:
- 5.120.2.1 If the incidental accrual is a Monetary Accrual – the deliverer shall pay the receiver such monetary accrual on the first day of the settlement period following the date of payment by the company.
- 5.120.2.2 If the incidental accrual is a Scrip Accrual – the deliverer shall deliver the scrip accrual to the receiver during the settlement period following the date on which the relevant document is ready for issue by the company.
- 5.120.3 The time of delivery of scrip through a JSE settlement system shall be deemed to be the time at which the envelope containing the scrip was delivered to the JSE settlement system.
- 5.120.4 Where cum incidental accrual transactions are due for settlement after the record date of such an incidental accrual, the seller or deliverer shall be responsible for such incidental accrual which shall be implemented as follows:
- 5.120.4.1 If the incidental accrual is a Monetary Accrual – payment shall be made on the first day of the

settlement period following the date of payment by the company –

5.120.4.1.1 in Clearing House securities – to the Clearing House for the benefit of the purchaser or receiver;

5.120.4.1.2 in all other securities – to the purchaser.

5.120.4.2 5.120.4.2.1

If the incidental accrual is a Scrip Accrual it shall become the subject of a new and separate bargain between broking members (equities) which shall be settled in terms of such bargain provided that such bargain shall be due for settlement not earlier than the next settlement period following the date upon which the relevant document of title will be ready for issue. Subject to 5.120.5 the provisions of this rule shall apply to all scrip accruals whether or not the transaction is due for settlement through the Clearing House.

5.120.4.2.2

The provisions of the rules which relate to letters of right shall apply, inter alia, to any bargain in nil paid letters of right which arises in circumstances set out in 5.120.4.2.1.

5.120.5

In the case of a rights issue where no renounceable letter of right is issued or where the renounceable letter of right is not listed, the purchaser must advise the seller in writing if the purchaser desires to exercise such right and, if so, must tender the subscription money in sufficient time for the right to be protected. Delivery of such letter of right shall be made within seven days of its issue or on completion of the original bargain whichever is the later date.

5.120.6

[Reserved]

5.120.7

[Reserved]

5.120.8

The provisions of 5.120.9 shall govern the procedure for dealing with and the record date for any of the undermentioned benefits, rights, events and other incidental accruals which flow from the ownership of securities:

5.120.8.1 dividend

5.120.8.2 bonus

5.120.8.3 return of capital

5.120.8.4 liquidation distribution

5.120.8.5 interest

5.120.8.6 rights

- 5.120.8.7 conversion right
5.120.8.8 capitalisation issue
5.120.8.9 reconstruction of capital
5.120.8.10 take-over bid
5.120.8.11 offer to purchase
5.120.8.12 exchange of securities
5.120.8.13 amalgamations
5.120.8.14 options on securities.

In the event of an incidental accrual which is not provided for above, the security in question will be declared ex such incidental accrual in such manner as the JSE may determine.

- 5.120.9 Unless otherwise determined by the JSE, the Market Controller shall quote a listed security ex an incidental accrual as follows:

5.120.9.1 Where the record date is a date subsequent to the date of declaration and in cases where, in addition, the declaration is subject to confirmation subsequent to the record date, the security shall be declared ex the incidental accrual on the first business day following the record date or the day of receipt of the confirmation by the Market Controller whichever is the earlier: provided that if notification or confirmation from the company is not received by the Market Controller in sufficient time for it to be dealt with at the opening of the market on that day, the security shall be declared ex on the following day.

5.120.9.2 Where the record date is a date prior to the date of declaration the security shall be declared ex the incidental accrual on the first business day following the day of receipt by the Market Controller of the company's notification of the declaration or confirmation, but the security may be declared ex the incidental accrual on the day of receipt of notification of the declaration or confirmation, provided it is received in sufficient time for it to be dealt with prior to the opening of the market.

5.120.9.3 Where there is an exception to the procedures contained in 5.120.9.1 and 5.120.9.2 it shall be dealt with in such manner as the JSE may determine.

5.120.10 A purchaser of a security cum an incidental accrual shall be entitled to such accrual unless it was specifically excluded at the time of the transaction.]

- 5.125 Reserved [Incidental Accruals – Responsibilities of Buying and Selling Clients

5.125.1 A client buying securities cum an incidental accrual where the accrual is subject to an election option shall, at least 24 hours before the election is due, advise the broking member (equities) through which the securities were purchased of the election choice together with details of the respective bargain to which the election choice relates. The failure of a buying client to timeously advise a broking member (equities) of an election choice in respect of an accrual shall cause the buying client to forfeit the election choice and the buying client shall be bound to accept the default option.

5.125.2 A client selling securities cum an incidental accrual shall, within five business days of the posting by the issuer of the relevant share certificate or dividend warrant or other accrual to shareholders, deliver to the broking member (equities) through which the securities were sold, the cash or securities representing the accrual together with details of the respective bargain to which the accrual relates.

5.125.3 A selling client shall not be entitled –

5.125.3.1 to withhold the proceeds of an incidental accrual pending the submission of a formal claim from the broking member (equities); and

5.125.3.2 to set-off the delivery of an incidental accrual in terms of 5.125.2 against an open purchase transaction of similar securities.

5.125.4 Notwithstanding the non-receipt of the accrual by the broking member (equities) in terms of 5.125.2 the broking member (equities) shall be obliged within 10 business days of the posting by the issuer of the relevant share certificate or dividend warrant or other accrual to shareholders, to deliver the accrual to the buying client.

5.125.5 The provisions of this rule shall be binding on both buying and selling clients and shall apply also to an agent acting on behalf of a client.]

5.140.2 Securities held as minimum cover in terms of Section 23(1) and (2) of the Act, [or in terms of 5.310] or otherwise as security for a loan shall only be held in the manner and on the conditions prescribed in [5.150] 14.70.

5.150 Reserved [Minimum Cover – Pledges]

5.150.1 When securities (which for the purpose of this rule shall include bonds) are deposited by a person as minimum cover in terms of Section 23(1) and (2) of the Act or in terms of 5.310, or otherwise as security for a loan that person may be required by his broking member (equities) to lodge with it a pledge in such form as may from time to time be prescribed by the JSE.

5.150.2 Every broking member (equities) shall keep a record or register of the pledges so held.

- 5.150.3 Every CSM and CSA shall keep a safe custody ledger of the securities that are from time to time held as minimum cover. Full details of any change in the securities held on behalf of a person shall be recorded forthwith by the member in the safe custody ledger.
- 5.150.4 Any securities deposited or pledged as minimum cover shall be marked by tagging with the client's name and shall be held by the CSM or CSA in a separate deposit account with a bank. Such securities shall be recorded, segregated and distinguished so that they can at all times be identified as the cover so held. Securities so deposited shall not be withdrawn from that account except by the joint signatures of the persons referred to in 5.320.
- 5.150.5 Employees of a CSM and CSA including an employee who is a stockbroker or an executive director and who is granted power to sign on the member's minimum cover deposit or on behalf of nominee companies shall not be authorised to sign any cheque or other instrument of payment drawn on the account of a broking member (equities) or a nominee company.
- 5.150.6 Where a CSM or a CSA retains securities in safe custody in terms of 5.140.1 they may hold any securities deposited with them as minimum cover in terms of 5.150.1 in the same deposit account with an approved organisation as that in which the safe custody securities are held, and in that case the provisions of 5.140.11 shall apply to such securities lodged as minimum cover.]

5.160 [Advice Notes and Brokers Notes] Contract Notes

- 5.160.1 In respect of a transaction in securities executed through the JSE trading system on behalf of or with a client or a counterparty, a broking member (equities) shall, before 12h00 on the business day following the transaction –
- 5.160.1.1 issue to the client or counterparty a [brokers note or an advice note] contract note; or
- 5.160.1.2 ...
- 5.160.2 The [brokers note, advice note] contract note or electronic confirmation referred to in 5.160.1 shall disclose –
- 5.160.2.1 ...
- 5.160.3 [An advice note] A contract note or electronic confirmation shall not be required where a transaction between broking members (equities) is to be settled through a JSE settlement system.
- 5.160.4 Notwithstanding the provisions of this rule and subject to 14.25.2 and the prior written instruction of a client or counterparty, a broking member (equities) may allocate all transactions executed for a client or with a counterparty to a specifically designated suspense account

in the name of the client or counterparty and issue a single [brokers note or advice note] contract note or electronic confirmation for transactions in the same security on the same day, by allocating the transaction at an average price, provided that the [brokers note or advice note] contract note or electronic confirmation discloses the following additional information –

5.160.4.1 . . .

Notwithstanding the provisions of this rule and subject to 14.25.2 and the prior written instruction of an approved [portfolio] investment manager or on the instruction of an employee who manages discretionary managed [accounts] portfolios, a broking member (equities) may allocate all transactions executed for such [managed] accounts to a specifically designated suspense account and issue single [brokers notes] contract notes or electronic confirmations to various clients for transactions in the same security on the same day, by allocating the transactions at an average price, provided that the [brokers notes] contract notes or electronic confirmations disclose the following additional information –

5.160.5.1 . . .

5.180 **Reserved** [Arrangements other than Managed Accounts]

5.180.1

Where a broking member (equities) and a client or counterparty (other than a foreign dealer or another broking member (equities)) enter into an arrangement whereby the broking member (equities) holds on behalf of the client or counterparty securities for the purpose of selling the same (and where such arrangement is not a managed account or one whereby securities are held as minimum cover or in safe custody) and where the proposed sale has not been transacted by the close of business on the last day of the settlement period during which such securities were received, the following provisions shall apply:

5.180.1.1 any securities so held by the broking member (equities) on behalf of the client or counterparty shall forthwith be delivered to such client or counterparty or to his order, or be deposited by the broking member (equities) on behalf of the client or counterparty in safe custody with a banking institution and the provisions of 5.140.9, 5.140.10 and 5.140.11 only shall apply thereto;

5.180.1.2 any securities held in terms of 5.180.1.1 at the close of business on the last day of the fourth settlement period following the settlement period in which such securities were received by the broking member (equities) shall forthwith be returned to the client.

5.180.2

Where a broking member (equities) and a client or counterparty (other than a foreign dealer or another broking member (equities)) enter into an arrangement whereby the broking

member (equities) holds on behalf of the client or counterparty cash for the purpose of buying securities (and where such arrangement is not a managed account) any cash so held at the close of business on the last day of the fourth settlement period following the settlement period in which such cash was received by the broking member (equities), shall forthwith be returned to the client or counterparty.]

5.190 Reserved [Cash Dividends and other Monetary Accruals]

5.190.1 Where a broking member (equities) receives a cash dividend or other monetary accrual on behalf of a client or counterparty whose account is not a managed account, the amount of such dividend or other monetary accrual shall be deposited with JSE Trustees (Pty) Limited for same day value.

5.190.2 Deposits made in terms of 5.190.1 shall be made in terms of a request in writing by the client and for such period as the client may stipulate.

5.190.3 Monies to which the provisions governing a managed account apply, shall not be dealt with in terms of this rule.]

5.230 Borrowing, Lending or Use of Clients' or Counterparties' [Scrip] Bonds or Krugerrands

5.230.1 A broking member (equities) shall not borrow or lend or use any [securities or] bonds or Krugerrands [referred to in 5.140.2, 5.140.3 or 5.240] held in safe custody except that it may deliver such [securities or] bonds or Krugerrands to the client or counterparty on whose behalf they are being held or to his order or to satisfy a sale made on behalf of the client or counterparty concerned or to satisfy [securities or] bonds or Krugerrands sold to a counterparty or may accept an offer on behalf of a client or counterparty where such offer flows from the [securities or] bonds or Krugerrands held or may otherwise deal with the [securities or] bonds or Krugerrands in a manner set forth in the mandate signed by the client or counterparty and held by the broking member (equities) in terms of 5.140 [or any pledge held in terms of 5.150]. Notwithstanding anything contained in this rule a broking member (equities) shall have the right to sell the [securities or bonds] Krugerrands which are being held on behalf of a client or counterparty or which have been allocated to a client or counterparty under any of the circumstances set forth in Sections 22, 23, 25 and 27 of the Act [or 5.300 or in any pledge].

5.230.2 Notwithstanding the provisions of 5.230.1, a broking member (equities) may, in isolated cases, be permitted by the JSE with the written agreement of the client or counterparty (which shall not be required by the broking member (equities) as a condition precedent to transacting business on behalf of the client) to utilise the client's or counterparty's [securities or] bonds or Krugerrands for specified purposes. The agreement shall be subject to the prior approval of the JSE and shall stipulate the number of [bonds] Krugerrands or

nominal value of bonds which may be used by the broking member (equities), the name of the issuer of such [securities or] bonds and the purposes for which such [securities or] bonds or Krugerrands may be used.

5.240 Reserved [Allocation of Securities]

- 5.240.1 All securities purchased on behalf of clients or sold to a counterparty which come into the possession of a broking member (equities) shall be allocated as soon as is practicable so as to establish the identity of the purchaser entitled thereto and such securities, being fully paid for and not the subject of any lien or charge in favour of the broking member (equities), (other than those referred to in 5.140.2 and 5.140.3), shall—
- 5.240.1.1 be delivered to the purchaser without delay in terms of such delivery instructions as may be agreed between the client or counterparty and the broking member (equities); or
- 5.240.1.2 in the absence of any delivery instructions, be held by the broking member (equities) in safe custody in terms of 5.140 pending the receipt of delivery instructions or collection of the securities by the client or counterparty.
- 5.240.2 The provisions of 5.140.5 shall not apply to securities held in safe custody in terms of 5.240.1.2.]
- 5.260.12 [[Reserved]] Disputes between members arising out of the settlement of Krugerrand transactions, must be referred to the Market Controller who will give a ruling on such disputes. This ruling will be final and binding on the members, clients and counterparties and shall also apply to an agent acting on behalf of a client or a counterparty.
- 5.260.13 [[Reserved]] Transactions in Krugerrands will be subject to the condition that no client or counterparty will be entitled to claim or demand from a broking member (equities) Krugerrands which can be related to or identified with any specific transaction, nor may a client or counterparty of a selling broking member (equities) insist that the Krugerrands it delivers must be delivered to a specific broking member (equities) in settlement of a particular transaction.
- 5.280.4 Money market instruments purchased on behalf of a client shall either be forwarded to the client or his order forthwith or be held in a safe custody account [with a banking institution] in terms of the provisions of 5.140 [rules 5.140.1 to 5.140.4, 5.140.7, 5.140.8, 5.140.10, 5.140.11, 5.140.12 and 5.140.13] on behalf of the client. The broking member's (equities) records and the [BDA] statement sent to clients shall reflect such a holding.

5.300 Reserved [Minimum Cover]

5.300.1

No broking member (equities) shall return securities (which for the purpose of this rule shall include bonds) deposited with it or held by it as minimum cover under section 23 of the Act, or any part thereof, to the depositor or person on whose behalf the securities are so held as minimum cover, or deliver them to any other person to be held or dealt with on behalf of or for the benefit of the depositor or person on whose behalf the securities are so held as minimum cover, if the effect of the return or delivery of the securities would be to reduce the value of the securities held by the broking member (equities) concerned in respect of the amount owing to it by the depositor or person on whose behalf the securities are so held as minimum cover, below the value necessary to provide minimum cover in respect of the said amount.

5.300.2

If securities are held by a broking member (equities) as minimum cover in relation to an amount owing to it, and if –

5.300.2.1 by reason of a fall of the buyers' price contemplated in the definition of "minimum cover" in 2.40, of those securities, the securities concerned are insufficient to be minimum cover for that amount; and

5.300.2.2 the person owing that amount does not within a period of three business days after those securities have become insufficient so to be minimum cover, by a reduction of the amount owing by him or by the provision of additional securities provide minimum cover for the amount owing by him,

the broking member (equities) shall on the next succeeding business day after the day of the expiration of the period referred to in 5.300.2.2 or as soon thereafter as the JSE may allow in the particular case, sell for the account of that person so much of those securities as is necessary to make, as far as possible, the securities not so sold sufficient to provide minimum cover in relation to the amount still owing to it after the sale.]

5.310 Reserved [Restrictions on Loans by Broking member (equities)]**5.310.1**

No broking member (equities) shall in the course of his business lend money to any person against any security other than listed securities or bonds.

5.310.2

No broking member (equities) shall in the course of its business –

5.310.2.1 lend any amount to any person unless that person has deposited with it such securities or bonds as may be necessary to provide minimum cover in respect of that amount; or

5.310.2.2 if any person is indebted to it in respect of a previous loan made in the course of its business, lend any amount to that person, unless that person

has deposited with it such securities or bonds as (either alone or together with other securities or bonds which may be held by the broking member (equities)) may be necessary to provide minimum cover in respect of the aggregate of that amount and of the debt.

5.310.3 The provisions of 5.300.1 shall mutatis mutandis apply to the securities or bonds so deposited.

5.310.4 The provisions of this section shall not apply –

5.310.4.1 if the lender and the borrower concerned are broking members (equities);

5.310.4.2 with reference to a deposit made by a broking member (equities) with a bank;

5.310.4.3 with reference to a loan made to the JSE by a broking member (equities); and

5.310.4.4 with reference to a loan made by a broking member (equities) for purposes other than the buying and selling of securities.]

5.320 Signing Authorities

For the purposes of rules 5.140.8, 5.140.10, 5.140.14, [5.150.3 and] 5.280.5.1, 14.60.7 and 14.60.8 the joint signatories referred to therein shall be –

5.320.1 ...

4. PROPOSED AMENDMENTS TO SECTION 8 – DEFAULTS/DEATHS

8.60.4.6 [Subject to the provisions of 5.120.1, in] In cases where a [monetary accrual] cash entitlement is due by the defaulter on an open transaction, whether or not the [accrual] entitlement has been paid by the issuer, the broking member (equities) to whom the [accrual] entitlement is due shall claim on the defaulter's Stock Exchange Estate for the amount of the [accrual] entitlement.

5. PROPOSED AMENDMENTS TO SECTION 11 – SETTLEMENT SYSTEMS

11.10 [11.10.1] The JSE may operate, or contract with a third party to operate, one or more settlement systems for broking members (equities) and the JSE shall have the power from time to time to prescribe –

11.10.1 [11.10.1.1] procedures and requirements with which broking members (equities) shall comply when using such settlement systems; and

- 11.10.2 [11.10.1.2] the fees payable by the broking members (equities) for the use of [each] such settlement systems.
- [11.10.2] The JSE shall have a lien on any and all securities and other property of any broking member (equities) held by any settlement system at any time for the account of a broking member (equities) as security for all amounts due or which may from time to time become due to it by the said broking member (equities).]
- [11.10.3] A broking member (equities) shall pay to the JSE interest at prime overdraft rate in respect of any amount payable to a settlement system for securities uplifted from that settlement system and not paid for timeously.]
- [11.10.4] In the settlement of transactions in securities, the JSE shall be the agent for the broking members (equities) concerned.]
- [11.20] "The Clearing House" means the settlement system through the medium of which all transactions in Clearing House securities are settled, and the following shall apply:
- 11.20.1 a broking member (Equities) shall receive or deliver only the net balance of a particular security or incidental accrual as a consequence of its trading for settlement in the next settlement period, together with any undelivered items from previous settlement periods;
- 11.20.2 all net cash payments shall be made to and by the Clearing House and scrip balance delivered to or received from the Clearing House;
- 11.20.3 the Clearing House shall nominate broking members (equities) which receive or deliver scrip, irrespective of who were the counterparties to the transactions being settled.]

6. PROPOSED AMENDMENTS TO SECTION 12 – JSE TRUSTEES (PTY) LIMITED

- 12.40 The company shall accept from broking members (equities) all monies arising from time to time from managed and/or controlled accounts operated by broking members (equities) on behalf of clients or counterparties and from arrangements of the kind referred to in 5.170, [5.180, 5.190,] 5.200, 5.210, 5.220 and 5.225 and shall repay to such broking members (equities) or their order, monies so accepted.

7. PROPOSED AMENDMENTS TO SECTION 14 – TRANSACTIONS IN STRATE APPROVED SECURITIES

- 14.10.3 Without limiting the generality of rule 14.10.2, rules [5.80, 5.90, 5.95, 5.100, 5.110,] 5.140, [, 5.150,] 5.170 [, 5.180, 5.190,] and 5.230 [, 5.240 and 11.10.4] do not apply to STRATE approved securities.
- 14.25.2.3 transactions which are ring-fenced may be linked, but will not be netted with [or linked in

any way to] another batch or batches of the same uncertificated security.

[14.35 Outstanding Settlements in Respect of Listed Securities that, Subsequent to the Transaction in Question, have been Declared a STRATE Approved Security]

14.35.1 In the event that a transaction in a listed security, which is a STRATE approved security, has not been settled by close of business on the fifteenth business day after such listed security has been declared a STRATE approved security, the settlement authority shall be entitled to take such steps and issue such instructions as the settlement authority may deem necessary to ensure that settlement of the said transaction is effected as soon as practicable

14.35.2 Rule 14.35.1 shall be binding on a member and on both buying and selling clients or counterparties and shall also apply to an agent acting on behalf of a client or counterparty.]

14.40.3 [From the time of designation of a security as a STRATE approved security and thereafter, all] All transactions in [uncertificated] STRATE approved securities shall only be conducted through the JSE trading system.

14.60.10 All cash ..

14.60.11 The difference between the total of the individual clients' cash balances on all controlled client accounts in the books of account of the broking member (equities) as at the close of business on the preceding business day and the total amount held by JSE Trustees (Pty) Limited on behalf of the clients of such member as at the close of business on the preceding business day shall be paid to or received from JSE Trustees (Pty) Limited.

14.60.12[11] Every CSM and CSA shall send monthly statements of account to controlled clients and shall include approved wording to the effect that the cash credit balance reflected on the statement is held by JSE Trustees (Pty) Limited.

14.60.13[12] Where a STRATE approved security is received from a controlled client for retention in custody a dated and signed receipt recording the name, quantity, certificate number (where applicable) and registered holder of the security shall be issued forthwith.

14.70 Minimum Cover[– Pledges]

14.70.1 Every CSM or CSA shall record in the nominee register those securities which are held as minimum cover in terms of Section 23(1) and (2) of the Act [or in terms of 5.310], or otherwise as security for a loan. Full details of any change in the uncertificated securities held on behalf of a client shall be recorded forthwith in the nominee register.

14.70.2 Securities held as minimum cover in terms of Section 23(1) and (2)

of the Act, or otherwise as security for a loan may only be held in the manner and on the conditions prescribed in 14.60.

- 14.70.3** No broking member (equities) may return securities deposited with it or held by it as minimum cover under section 23 of the Act, or any part thereof, to the depositor or person on whose behalf the securities are so held as minimum cover, or deliver them to any other person to be held or dealt with on behalf of or for the benefit of the depositor or person on whose behalf the securities are so held as minimum cover, if the effect of the return or delivery of the securities would be to reduce the value of the securities held by the broking member (equities) concerned in respect of the amount owing to it by the depositor or person on whose behalf the securities are so held as minimum cover, below the value necessary to provide minimum cover in respect of the said amount.
- 14.70.4** If securities are held by a broking member (equities) as minimum cover in relation to an amount owing to it, and if –
- 14.70.4.1** by reason of a fall of the buyers' price contemplated in the definition of "minimum cover" in 2.40, of those securities, the securities concerned are insufficient to be minimum cover for that amount; and
- 14.70.4.2** the person owing that amount does not within a period of three business days after those securities have become insufficient so to be minimum cover, by a reduction of the amount owing by him or by the provision of additional securities provide minimum cover for the amount owing by him,
- the broking member (equities) will on the next succeeding business day after the day of the expiration of the period referred to in 14.70.4.2 or as soon thereafter as the JSE may allow in the particular case, sell for the account of that person so much of those securities as is necessary to make, as far as possible, the securities not so sold sufficient to provide minimum cover in relation to the amount still owing to it after the sale.
- 14.70.[2]5** When uncertificated securities of a client are designated in a nominee register as minimum cover, the client may be required by the broking member (equities) to lodge with it a pledge in such form as may be prescribed by the JSE from time to time.
- 14.70.[3]6** Every broking member(equities) shall keep a record or register of the pledges so held.
- 14.80.5** Every member must distinguish, in its books of account, those managed portfolio accounts operated in terms hereof so that they can be easily identified as such at all times.
- 14.90.4** sell the uncertificated securities being held on behalf of or allocated to a client or counterparty, under any of the circumstances set forth in sections 22, 23, 25 and 27 of the Act or 14.140,14.150 [or 5.300 or in any pledge]; or

14.110.1 [From the time of designation of a security as a STRATE approved security and thereafter, all] All transactions in [uncertificated] STRATE approved securities shall only be settled electronically through STRATE in accordance with the principles set out in 14.25.

8. PROPOSED AMENDMENTS TO SECTION 15 – CORPORATE ACTIONS RULES

15.10.1 Section 15 shall apply to corporate actions on STRATE approved securities.

[15.10.2 Where the provisions of any rules are not expressly or impliedly amended by the provisions of section 15 or where section 15 does not exclude the applicability of any other rule, the rules, where appropriate, shall apply to corporate actions on STRATE approved securities in the same manner as the rules apply to incidental accruals.

15.10.3 Without limiting the generality of rule 15.10.2, rules 5.120 and 5.125 do not apply to corporate actions on STRATE approved securities.]

RAADSKENNISGEWING 25 VAN 2003**WET OP BEHEER VAN AANDELEBEURSE, 1985****WYSIGING VAN DIE REËLS VAN DIE JSE SEKURITEITEBEURS SUID-AFRIKA**

1. Ingevolge artikel 12 (6) van die Wet op Beheer van Aandelebeurse, 1985 (Wet No. 1 van 1985), word hierby bekendgemaak dat die JSE Sekuriteitebeurs Suid-Afrika by die Registrateur van Aandelebeurse aansoek gedoen het om goedkeuring om wysiging van sy reëls, soos in die Bylae hiervan uiteengesit.
2. Ingevolge artikel 12 (7) van genoemde Wet word alle belanghebbendes (uitgesonderd lede van die Sekuriteitebeurs) wat beswaar het teen die voorgestelde wysigings, hierby versoek om hul besware binne 'n tydperk van 30 dae vanaf die datum van hierdie kennisgewing by die Registrateur van Aandelebeurse, Posbus 35655, Menlo Park, 0102, in te dien.

J VAN ROOYEN
Registrateur van Aandelebeurse

BYLAE

Algemene verduidelikende notas

1. Woorde met 'n volstreep daaronder (_____) dui invoegings in bestaande reëls aan.
2. Woorde tussen vierkantige hakies ([]) dui skrappings in bestaande reëls aan.

WYSIGING VAN DIE REËLS VAN DIE JSE SEKURITEITEBEURS SUID-AFRIKA**1. VOORGESTELDE WYSIGING VAN AFDELING 2 – VERTOLKINGS EN OMSKRYWINGS**

2.40 [“balanskwitansie” beteken ‘n amptelike kwitansie uitgereik deur die maatskappy met betrekking tot sekuriteite verteenwoordig in die aandelesertifikaat gehou deur dit wat meer is as die hoeveelheid sekuriteite verteenwoordig in gesertificeerde oordragakte uitgereik teen so ‘n aandelesertifikaat.;]

“effekte” beteken enige sekuriteite uitgereik deur die Regering van die Republiek van Suid-Afrika of enige statutêre liggaam, munisipaliteit, plaaslike owerheid of soortelyke instelling of instituut erken deur die **[Effektemark Beurs] Effektebeurs van Suid Afrika** as ‘n uitreiker van hierdie sekuriteite welke skuld sekuriteite insluit;

[“makelaarsoordragvorm” beteken die makelaarsoordragvorm soos voorgeskryf deur die Maatskappyewet, 1973 soos gewysig of vervang van tyd tot tyd;]

[“gesertificeerde oordragakte” beteken ‘n oordrag van sekuriteite vorm of ‘n makelaarsoordragvorm sonder ‘n aangehegte aandelesertifikaat, waarop sertifisering aangebring is, deur of namens die maatskappy wie se sekuriteite verteenwoordig word in die oordragakte dat die betrokke aandelesertifikaat ingedien is by die maatskappy;]

[“Klaringshuis sekuriteit” beteken enige sekuriteit wat deur die Klaringshuis geklaar is of geklaar staan te word;]

[“kontrakwaarde” beteken die opbrengs verskuldig deur die koper-lid aan die verkoper-lid in verband met enige transaksie vir die koop van sekuriteite;]

“bewarings-en-vereffenningsagent” ‘n BVL [of SSD deelnemer] wat aangestel is deur ‘n makelaarslid (ekwiteite) in terme van Voorskrif FL om:

- (a) bewaring uit te voer oor daardie lid se rekening, veilige bewaring en gekontroleerde rekening bates; en
- (b) vereffening te bewerkstellig van [gesertificeerde en] ongesertificeerde sekuriteite namens daardie lid en sy kliënte;

“bewarings en vereffenningslid” ‘n lid wat aangestel is as ‘n bewarings en vereffenningslid ingevolge hierdie reëls en, wat namens sy kliënte en/of ‘n ander lid en daardie lid se kliënte:

- (a) bewaring uitoefen oor bestuurde rekeninge, veilige bewaring en beheerde rekening bates; en
- (b) vereffening uitoefen van [gesertificeerde en] ongesertificeerde sekuriteite;

“Waarborgfonds” beteken die [Johannesburgse Aandelebeurs] JSE Waarborgfonds;

“onmiddellike transaksie” beteken ‘n transaksie in genoteerde sekuriteite waar levering moet plaasvind voor die volgende vereffenningsperiode;]

[“toevallige aanwas” beteken een of meer regte of voordele wat spruit uit die eiennaarskap van die sekuriteite tesame met die regte en voordele wat daaraan verbonde is en enige ander regte of voordele wat voortspruit uit hierdie sekuriteite anders as die reg tot eiendom van die sekuriteite (sien reël 5.120.8);]

[“JET Verhandelings Werkstasie” beteken ‘n persoonlike rekenaar waarop die JET Verhandelings Werkstasie sagteware geïnstalleer is;]

[“JET Verhandelings Werkstasie sagteware” beteken die sagteware produk verskaf deur die JSE vir gebruik deur lede waardeur die JET Verhandelings Werkstasie funksionaliteit verskaf word wat noodsaaklik is om toegang te verkry tot die JSE verhandelingstelsel;]

“JSE vereffeningstelsel” beteken die rekenaarstelsel of stelsels en verwante netwerk of netwerke wat bedryf of gebruik word deur die JSE vir doeleindes van vereffening van transaksies;

[“aanvaardingsbrief” beteken ‘n regtebrief;]

[“allokasiebrief” beteken ‘n regtebrief;]

[“toekenningsbrief” beteken ‘n regtebrief;]

[“regtebrief” beteken ‘n dokument (wat normaalweg afwysbaar is) wat verband hou met ‘n aanbod deur ‘n maatskappy om sekuriteite op te neem teen ‘n spesifieke prys voor ‘n spesifieke datum en mag of nul betaald, gedeeltelik betaald of ten volle opbetaald wees;]

"Lede Verhandelingsapplikasie" beteken enige stelsel, sagteware of program [(uitsluitend die JET Verhandelings Werkstasie sagteware)] wat gebruik word deur 'n lid wat data versend aan en data ontvang vanaf die JSE verhandelingstelsel;

"minimum dekking", in verhouding tot enige bedrag, beteken sekuriteite waarvan die pryse kwoteer is in die lyste uitgegee op gesag van die JSE [of effekte waarvan die pryse gekwoteer is in die lyste uitgegee op gesag van die Effektebeurs van Suid Afrika] en waar 'n waarde van nie minder as die bedrag en vir die doel van hierdie definisie die waarde van die sekuriteite [of effekte] geag word 50 persent van die bedrag wat sou realiseer teen die kopersprys daarvan soos laaste gekwoteer of teen die ander persentasie of verskillende persentasies van die laasgenoemde bedrag wat die JSE mag voorskry;

[“monetêre aanwas” beteken die toevallige aanwas wat die betaling van geld betrokke het]

[“oor en onder” beteken die kontantverskil tussen die kontrakwaarde en die vereffeningswaarde van ooreenkomste;]

[“portefeuilje ” beteken ‘n lys van beleggings wat

- ‘n minimum waarde van R15 miljoen bevat; en
- Ten minste 10 verskillende sekuriteite vervat waarvan geen een 25% van die totale waarde van die portefeuilje oorskry nie;]

“portefeuilje transaksie of portefeuilje verhandeling” beteken ‘n transaksie waar ‘n makelaarslid (ekwiteite) verhandel as ‘n agent in ‘n [portefeuilje] lys van beleggings wat

- ‘n minimum waarde van R15 miljoen het; en
- ten minste 10 verskillende sekuriteite vervat waarvan geen een 25% van die totale waarde van die portefeuilje oorskry nie;

[“rekord datum” in verband met ‘n maatskappy beteken die laaste dag om sekuriteite in te dien vir registrasie voor die toevaling van ‘n toevallige aanwas;]

[“reg” beteken ‘n reg, verteenwoordig deur ‘n regtebrief wat voortspruit uit die bestaande besit van sekuriteite;]

[“regte uitgif” beteken ‘n uitgif van regte;]

[“skrip aanwas” beteken ‘n toevallige aanwas vereffen deur lewering van opbetaalde skrip of ‘n nul betaalbare dokument van titel van beperkte duur, welke van toepassing mag wees;]

“sekuriteite” beteken daardie sekuriteite soos gedefinieer in artikel 1 van die Wet wat genoemde sekuriteite omskryf [en waar van toepassing, die titeldokumente insluit];

[“sekuriteite oordragvorm” beteken die sekuriteite oordragvorm voorgeskryf deur die Maatskappyywet, 1973, soos gewysig van tyd tot tyd;]

[“sekuriteite oordragstempel” – sien 5.80.11;]

[“verkopersopsie tydsonderhandeling” beteken ‘n transaksie wat uitgevoer is met die voorwaarde dat hierdie transaksie vereffen sal word in die dertiende vereffeningperiode na die kontrak gesluit is, of in ‘n vroeëre periode soos voorgeskryf deur die verkoper;]

"vereffeningsbeampte" beteken 'n werknemer van 'n makelaarslid (ekwiteite) wat aangestel is deur daardie lid ingevolge die reëls ten einde te verseker dat alle transaksies in [sekuriteite en] STRATE goedgekeurde sekuriteite en Krugerrande aangegaan deur daardie lid vereffen word ingevolge die reëls en voorskrifte;

"vereffeningsperiode" beteken een van die voorgeskrewe tydperke van die jaar vir die vereffening van [onderhandelinge] Krugerrande;

[“vereffeningsprys” met betrekking tot elke Klaringshuis sekuriteit beteken die prys soos vasgestel deur die Klaringshuis vir gebruik in die vereffening van onderhandelinge in daardie sekuriteit binne ‘n bepaalde vereffeningsperiode;]

[“vereffeningswaarde” beteken die meervoud van die vereffeningsprys en die eenhede van sekuriteite betrokke;]

[“vereffeningstelsel” beteken ‘n stelsel verwys na in Artikel 11 en sluit STRATE in;]

[“tydelike titeldokument” beteken ‘n gesertifiseerde oordragakte of balanskwitansie van enige oordragsinstrument goedgekeur ingevolge Artikel 136 van die Maatskappywet, 1973, of enige ander vorm van maatskappy erkenning of dokument van akte goedgekeur deur die Komitee;]

2. VOORGESTELDE WYSIGING VAN AFDELING 4 – MAKELAARSLIDMAATSKAP (EKWITEITE)

- 4.200.2 'n Lid wat nie 'n BVL is nie moet 'n BVL [of SED Deelnemer] aanstel as sy BVA om die funksies in 4.200.1 uiteengesit te verrig.

3. VOORGESTELDE WYSIGING VAN AFDELING 5 - TRANSAKSIES, HANDELSPROSEDURES EN GESKILLE

- 5.10.2 Gereserveer [Geen makelaarslid (ekwiteite) is geregtig om betaling te staak van enige thek gegee aan enige ander makelaarslid (ekwiteite) of aan 'n JSE vereffeningstelsel].

- 5.50.10.4 Wanneer 'n bestelling uitgevoer word binne 'n kombinasie van die hoedanigheid van agentskap en prinzipaal, moet aparte [makelaars] kontraknotas uitgereik word vir die agentskap en die prinzipaal dele, wat duidelik uiteen moet sit in welke kapasiteit daarin verhandel word in elke geval.

- 5.50.10.5 'n Makelaarslid (ekwiteite) mag nie 'n wins maak in geval van 'n agentskap transaksie anders as die makelaarsfooi, welke bedrag gereflekteer moet word op die [makelaars] kontraknota.

- 5.60.7 Gereserveer [Elke aandelebeurstransaksie is onderworpe aan die voorwaarde dat geen kliënt of teenparty geregtig is op 'n eis of versoek van 'n makelaarslid (ekwiteite) skrip wat verwant is of geïdentifiseer kan word met enige spesifieke transaksie, 'n kliënt of teenparty van 'n verkoper makelaarslid (ekwiteite) mag ook nie daarop aandring dat die skrip wat dit lewer gelewer moet word aan 'n spesifieke makelaarslid (ekwiteite) vir die vereffening van 'n spesifieke transaksie.]

5.80 Gereserveer [Behoorlike Lewering]

- 5.80.1** 'n Makelaarslid (ekwiteite) is verantwoordelik vir die egtheid en reëlmaticheid van elke dokument, insluitend 'n titelakte, wat deur dit gelewer word in verband met 'n aandelebeursverhandeling.
- 5.80.2** Dit is die plig van die verkoper ten einde te verseker dat behoorlike lewering van sekuriteite plaasvind en dit is die plig van die koper namens 'n kliënt of teenparty om behoorlike lewering te laat geskied aan so 'n kliënt of teenparty vir sy bestelling.
- 5.80.3** Vir doeleindes van hierdie reëls beteken "behoorlike lewering" die lewering van elke dokument, insluitend 'n titelakte, wat vereis word deur die koper om die transaksie na sy naam uit te voer van die sekuriteite wat gekoop is sonder die verdere bystand van die verkoper.
- 5.80.4** Die JSE vereffeningstelsel is nie verantwoordelik vir die herstel van foute of die korreksie ten einde herstel te bewerkstellig van foutiewe of gebrekkige skrip wat aan dit gelewer is nie.
- 5.80.5** Enige teruggawe of vervanging van foutiewe of gebrekkige skrip sal uitgevoer word deur die betrokke vereffeningstelsel.
- 5.80.6** Die JSE mag van tyd tot tyd voorskryf dat –
- 5.80.6.1** 'n dokument gebruik word en procedures gevolg word deur 'n makelaarslid (ekwiteite) vir die oordrag en behoorlike lewering van sekuriteite; en
- 5.80.6.2** die hoeveelheid en getal waarin sekuriteite gelewer moet word en ontvang moet word as geheel of gedeeltelike lewering.
- 5.80.7** 'n Makelaarslid (ekwiteite) moet enige dispuut aangaande behoorlike lewering verwys na die Mark Kontroleur vir 'n beslissing.
- 5.80.8** Onmiddellik wanneer 'n makelaarslid (ekwiteite) rede het om te glo of dit onder sy aandag kom dat enige titeldokument wat betrekking het tot enige sekuriteite in sy besit, of waarmee hy in kontak gekom het of wat andersins deur hom hanteer is, gesteel is of andersins wanhandeer is moet daardie makelaarslid (ekwiteite) die feit, skriftelik aan die Mark Kontroleur verslag doen. Hierdie verslag moet gepaardgaan met 'n skedule van die sekuriteite betrokke en moet ook alle besonderhede en ander inligting wat daarop betrekking het of wat aan hom bekend is, insluitend die datum waarop die diefstal of onregmatige handeling ongeveer plaasgevind het. Die inligting en besonderhede moet in elke geval gerapporteer word aan die makelaarslede (ekwiteite) deur publikasie in die JSE Gazette, en by ontvangs daarvan, moet makelaarslede (ekwiteite) hul registers en ander rekords nagaan. Indien daar gevind word dat enige so 'n titeldokument in hul besit is of deur hul hanteer is of andersins mee gehandel is, moet daardie makelaarslede (ekwiteite) die Mark Kontroleur skriftelik in kennis stel en al die gepaardgaande inligting aan hom verskaf.

- 5.80.9** **5.80.9.1** 'n Makelaarslid (ekwiteite) wat foutiewe of gebrekkige skrip ontvang het, het 'n aksie teen die makelaarslid (ekwiteite) wat die skrip aan hom gelewer het.
- 5.80.9.2** Indien 'n makelaarslid (ekwiteite) foutiewe of gebrekkige skrip hanteer het alvorens daardie skrip vervang is en verklaar is as 'n wanbetaler, of waar 'n makelaarslid (ekwiteite) ophou om as sulks op te tree weens dood of deur skorsing, sal die JSE die skrip vervang en plaas by die makelaarslid (ekwiteite) wat dit eerste ontvang het teen-
- 5.80.9.2.1** levering aan die JSE van die gebrekkige skrip en titelaktes; en
- 5.80.9.2.2** sessie aan die JSE van alle regte van die makelaarslid (ekwiteite) wat eerste die foutiewe of gebrekkige skrip ontvang het, met betrekking tot die skrip, welke teen die makelaarslid (ekwiteite) wat die skrip gelewer het aan daardie makelaarslid (ekwiteite) se versekeraars of teen enige ander party.
- 5.80.10** Indien enige sekuriteite verkoop is wat nie aangeskaf of oorgedra kan word sonder die toestemming of goedkeuring van die direkteure of enige verteenwoordiger van die maatskappy of assossiasie daarby betrokke, sal die koper makelaarslid (ekwiteite) verantwoordelik wees om sodanige toestemming of goedkeuring te bekom.
- 5.80.11** **5.80.11.1** Vir doeleindes van hierdie reëls is 'n "sekuriteite oordragstempel", 'n rubberstempel wat aangewend word op oordragvorms en verwante dokumente deur die makelaarslid (ekwiteite) of ander agent wie se naam en gemagtigde handtekening dit bevat en wat aandui dat die makelaarslid (ekwiteite) of agent waarborg
- 5.80.11.1.1** die egtheid van die handtekening van die oordraggewer of die ondertekenaar;
- 5.80.11.1.2** die magte van die oordraggewer of ander ondertekenaar om te onderteken en te kontrakteer;
- 5.80.11.1.3** die geldigheid van enige volmag;
- 5.80.11.1.4** die volmag van ondertekenaars van enige maatskappy om namens die maatskappy te teken.
- 5.80.11.2** Geen makelaarslid (ekwiteite) mag 'n sekuriteite oordragstempel op enige oordragvorm of soortgelyke dokument aanwend of gebruik of veroorsaak dat sodanige vorm aangewend of gebruik word indien sodanige stempel nie aan die

afmetings en teks voldoen soos uiteengesit in 5.80.14.

- 5.80.12 Die handtekening deur of namens die leweraar of verkoper in die toepaslike blanko spasie voorsien op 'n sekuriteite oordragstempel moet of 'n outografiese of 'n faksimilee handtekening wees.
- 5.80.13 Waar 'n ander agent byvoorbeeld 'n bank, rekeningkundige of prokureur, sy stempel geplaas het op die sekuriteite oordragvorm, moet die makelaarslid (ekwiteite) wat die skrip op die mark plaas sy stempel aan die agterkant van die vorm op ongeveer dieselfde posisie plaas.
- 5.80.14 Die afmetings en teks van die sekuriteite oordragstempel is soos volg:

5 cm	STEMPEL GOEDGEKEUR VIR GEBRUIK OP OORDRAGAKTES (Volle Naam van Lid) Lid van die Johannesburgse Aandelebeurs (Posadres) (Gemagtigde Handtekening)
4.5 cm	

5.90 Gereserveer [Gedeeltelike Lewering]

Alle persone wat transaksies aangaan op die JSE is verplig om 'n gedeeltelike lewering te aanvaar van 'n vereffeningstelsel-leweringsinstruksie of van 'n aankoop transaksie en die JSE sal die voorwaardes en omvang bepaal van die gedeeltelike lewerings.]

- 5.95 Gereserveer [Lewering van Sekuriteite tussen makelaarslede (ekwiteite) en ander persone]**
- 5.95.1 Waar sekuriteite en ander items nie onderhewig is aan vereffening deur 'n vereffeningstelsel nie, moet hierdie leverings plaasvind op enige verhandelingsdag van 07h30 tot 14:00 en aanvaar word deur die ontvanger.
- 5.95.2 Hierdie reël is bindend met betrekking tot leverings tussen makelaarslede (ekwiteite) en met betrekking tot leverings

tussen 'n makelaarslid (ekwiteite) en enige ander persoon wat transaksies aangaan op die JSE insluitend 'n agent wat optree namens so 'n persoon.]

5.96 **Gereserveer [Kennisgewing van voorneme om sekuriteite te lewer]**

5.96.1 Indien 'n makelaarslid (ekwiteite) sekuriteite aankoop namens 'n ander persoon insluitend 'n agent wat optree namens so 'n persoon en so 'n persoon word vereis ingevolge Artikel 22(1)(b) van die Wet om die makelaarslid (ekwiteite) die koopprys in kontant te betaal teen die aanbod van hierdie sekuriteite, moet die makelaarslid (ekwiteite) op die dag van ontvangs van hierdie sekuriteite en nie later as 13h30 vooraf kennis gee aan daardie persoon van die voorneme om te lewer op daardie dag.

5.96.2 Indien 'n makelaarslid (ekwiteite) sekuriteite verkoop namens 'n persoon insluitend 'n agent wat optree namens so 'n persoon wat nie 'n makelaarslid (ekwiteite) is nie, en die makelaarslid (ekwiteite) word versoek om so 'n persoon te betaal teen 'n aanbod van hierdie sekuriteite, moet so 'n persoon op die dag van lewering van hierdie sekuriteite en nie later as 13h30 vooraf kennis gee aan die makelaarslid (ekwiteite) van die voorgenome lewering op daardie dag.]

5.100 **Gereserveer [Vereffening van Transaksies]**

5.100.1 Indien 'n makelaarslid (ekwiteite) enige sekuriteite verkoop namens 'n persoon of enige sekuriteite namens 'n persoon aankoop van 'n teenparty, moet so 'n persoon die sekuriteite in verhandelbare vorm lewer aan die makelaarslid (ekwiteite). Tensy daar 'n reëling bestaan onder 5.180, moet die makelaarslid (ekwiteite) voortaan, maar nie alvorens so 'n lewering nie plaasgevind het nie, die persoon of sy order die bedrag betaalbaar vir die sekuriteite ten volle betaal, of in die alternatief enige voortspruitende kredietbalans in die rekening van die persoon met die makelaarslid (ekwiteite) betaal met dien verstande dat –

5.100.1.1 waar 'n persoon sekuriteite lewer aan 'n makelaarslid (ekwiteite) in die vorm van 'n dokument wat titel aantoon van meer sekuriteite as verkoop is of indien die korrekte aantal sekuriteite gelewer is maar in die vorm van 'n maatskappykantoor-teenontvangs met 'n oordragakte aangeheg, sal tensy die ontvangende makelaarslid (ekwiteite), kliënt of teenparty gewillig is om die skrip in daardie vorm te aanvaar, geen betaling gemaak word aan daardie persoon totdat die makelaarslid (ekwiteite) skrip ontvang wat geag word behoorlike lewering in die mark te wees vanaf die maatskappy se oordragkantoor;

5.100.1.2 hierdie betaling sal nie gemaak word voor die vereffningsperiode uiteengesit in die ooreenkoms tensy in spesiale omstandighede die Algemene Bestuurder andersins toestemming verleen.

- 5.100.2** Die retensie vir die rekening van so 'n persoon by die makelaarslid (ekwiteite) van soveel van die bedrag betaalbaar soos vereis word, ingevolge skriftelike opdrag gegee deur so 'n persoon aan die makelaarslid (ekwiteite) vir die aankoop van ander sekuriteite wat onmiddellik volg op die lewering van die sekuriteite wat verkoop is, sal betaling daarstel deur die makelaarslid (ekwiteite) vir die sekuriteite verkoop en die bepalings van 5.180 sal mutatis mutandis van toepassing wees op die geld wat teruggehou is vir betaling van die sekuriteite aangekoop of aangekoop staan te word.
- 5.100.3** Die bepalings van 5.100.1 sal nie van toepassing wees –
- 5.100.3.1 indien die persoon namens wie die sekuriteite verkoop word 'n ander makelaarslid (ekwiteite) of buitelandse handelaar is nie; of
- 5.100.3.2 waar 'n bestuurde rekening betrokke is nie.
- 5.100.4** 'n Makelaarslid (ekwiteite) aan wie sekuriteite gelewer staan te word (die ontvanger) ingevolge die makelaarslid (ekwiteite) se Klaringshuis vereffeningstaat (met die uitsondering van daardie sekuriteite wat bestem is as illikiede sekuriteite ingevolge 5.50.18 en in verband met restante transaksies na die bevrediging van die restante spesialis) mag, op of voor 10h00 op die sakedag na die dag van die uitreiking van die vereffeningstaat, skriftelik kennis gee aan die makelaarslid (ekwiteite) wie verantwoordelik is vir die lewering (die leweraar) dat die ontvanger lewering vereis gedurende die vereffeningstudperk, welke die leweraar ontvangs sal erken van die kennisgewing deur die ondertekening en teruggawe van so 'n kennisgewing so spoedig as redelikerwys moontlik is.
- 5.100.5** Die ontvanger behou die reg om die Mark Kontroleur skriftelik te versoek dat die sekuriteite wat aangekoop word vir die rekening van die leweraar is indien die leweraar versuum om te lewer teen 12h30 op die laaste dag van die vereffningsperiode waarin kennis gegee word.
- 5.100.6** In omstandighede anders as uiteengesit in 5.100.4, waar enige sekuriteite nie bekom kan word vir lewering ingevolge enige uitstaande ooreenkoms behalwe teen 'n prys wat as onredelik beskou word deur die leweraar makelaarslid (ekwiteite), het die leweraar makelaarslid (ekwiteite) die reg om die Mark Kontroleur skriftelik te versoek dat die sekuriteite aangekoop word vir die rekening van so 'n makelaarslid (ekwiteite) in welke geval die bepalings van 5.100.9.2 nie van toepassing sal wees nie.
- 5.100.7** Indien 'n transaksie in genoteerde sekuriteite nie onderhewig is aan vereffening ingevolge 'n instruksie van 'n JSE vereffeningstelsel en die relatiewe sekuriteite nie gelewer word ingevolge so 'n ooreenkoms, behou die koper of ontvanger die reg dat die sekuriteite aangekoop word vir die rekening van die verkoper of leweraar en die bepalings vanaf 5.100.4 tot 5.100.6 sal mutatis mutandis van toepassing wees.

- 5.100.8** 'n Makelaarslid (ekwiteite) wat 'n aanmaningskennisgewing uitreik ingevolge 5.100.4 tot 5100.6 of 5.100.7 word verplig om 'n gedeeltelike lewering te aanvaar. So 'n gedeeltelike lewering sal nie op enige wyse die reg van so 'n makelaarslid (ekwiteite) beperk om die ongelewerde balans van die sekuriteite aangekoop op te eis nie.
- 5.100.9** 'n Versoek om sekuriteite aan te koop wat onderworpe is aan vereffening deur 'n JSE vereffeningstelsel sal –
- 5.100.9.1 nie later as 14h30 op die sakedag verwys na in 5.100.4 ingedien word nie;
- 5.100.9.2 vergesel word deur 'n fotostaat kopie van die aanmaningskennisgewing wat die handtekening van die leweraar bevat.
- 5.100.10** By ontvangs van 'n kennisgewing/versoek ingevolge 5.100.5 of 5.100.6 sal die Mark Kontroleur die leweraar makelaarslid (ekwiteite) toekomstig adviseer van die ontvangs van so 'n versoek om in te koop en die betrokke makelaarslid (ekwiteite) opdrag gee om onmiddellik in die sekuriteite in te koop deur 'n gepaste bestelling in die JSE verhandelingstelsel spesiale voorwaardes bestellingsboek. Die Mark Kontroleur moet die leweraarde makelaarslid (ekwiteite) adviseer van die beste bod wat toegepas word op die sekuriteite waarin gekoop word, hierdie bod word vasgestel deur die Mark Kontroleur in samewerking met die Voorsitter of, in sy afwesigheid, 'n lid van die Raad.
- 5.100.11** Indien die prys wat betaal staan te word vir die sekuriteite buitensporig is of indien hierdie sekuriteite nie beskikbaar is deur die JSE vereffeningstelsel teen twaalfuur op die verhandelingsdag na die dag waarop die bestelling geplaas is, na die mening van die Mark Kontroleur, mag die Mark Kontroleur die Algemene Bestuurder versoek om daarna 'n vergadering met die JSE uitvoerende gesag te belê ten einde te besluit op 'n prys waarteen die verskil verskuldig deur die leweraar/verkoper aan die ontvanger/koper of omgekeerd betaalbaar is. Indien die JSE uitvoerende gesag die verskil bepaal het, sal die verskil vereffen word teen nie later as 12h30 op die sakedag na die dag van die JSE uitvoerende gesag se beslissing.
- 5.100.12** Die makelaarslid (ekwiteite) sal teen die sekuriteite wat ingekoop is, die sekuriteite lever aan die makelaarslid (ekwiteite) wat die inkoop versoek het. Lewering moet plaasvind deur die betrokke JSE vereffeningstelsel desnieteenstaande enige veranderde instruksies wat daarna uitgereik is deur die JSE vereffeningstelsel.
- 5.100.13** 'n Aanmaningsoproep kennisgewing kan nie ongeldig verklaar word deur enige koop wat uitgevoer is deur die makelaarslid (ekwiteite) vir vereffening deur die betrokke JSE verhandelingstelsel nie.

- 5.100.14** Die inkoop sal in geheel of gedeeltelik wegval in die hoeveelhede van die betrokke sekuriteite soos wat die lewerende makelaarslid (ekwiteite) daarin kon slaag om aan die ontvangende makelaarslid (ekwiteite) te lewer voor 11h00 op die dag wat die sekuriteite bestem is tot inkoop.
- 5.100.15** 'n Daaropvolgende veranderde JSE vereffeningstelsel maak nie die verantwoordelikheid van die leweraar ongeldig om te lewer ingevolge sy aanmaningsoproep instruksie nie.
- 5.100.16** Indien daar na die mening van die JSE uitvoerende gesag enige persoon is wat beheer uitoeft oor 'n genoteerde sekuriteit tot die mate waar dit nie verky kan word vir lewering ingevolge enige van die uitstaande ooreenkoms nie behalwe teen 'n prys en op voorwaardes voorgeskryf deur daardie persoon, mag die JSE uitvoerende gesag, ingevolge 5.100.18, die tyd vir lewering van en betaling van so 'n sekuriteit uitstel ingevolge enige ooreenkoms. Die JSE uitvoerende gesag, mag onderworpe aan die bepalings van die Wet, die notering van die sekuriteite uitstel.
- 5.100.17** Waar die JSE uitvoerende gesag van mening is dat enige genoteerde sekuriteit nie bekom kan word behalwe ooreenkomstig 5.100.16 nie, en waar enige sekuriteite verwijder is van die lys van sekuriteite waarin verhandel mag word op die JSE of wanneer enige notering daarvan opgehef is, mag die JSE uitvoerende gesag enige uitstaande ooreenkoms wat aangegaan is in verband met hierdie sekuriteite ophef en alle verskille moet vereffen word teen die prys vasgestel deur die JSE uitvoerende gesag.
- 5.100.18** Onderhewig aan die bepalings van die Wet, mag die JSE uitvoerende gesag die tyd vir lewering en betaling ingevolge enige ooreenkoms uitstel met betrekking tot enige sekuriteite en mag van tyd tot tyd verdere uitstel verleen totdat enige verdere aksie geneem word deur die JSE uitvoerende gesag. Die JSE uitvoerende gesag, mag ook, onderworpe aan die bepalings van die Wet, die notering van enige sekuriteite uitstel vir 'n tydperk wat dit mag goeddunk en mag ook die typerk van die opheffing verder uitstel van tyd tot tyd. Die JSE uitvoerende gesag mag ook enige uitstaande ooreenkoms sluit in hierdie sekuriteite en alle verskille moet vereffen word teen 'n prys vasgestel deur die JSE uitvoerende gesag.
- 5.100.19** Die JSE uitvoerende gesag is gemagtig om die voorwaardes waarop onvoltooide transaksies in sekuriteite waarvan die notering uitgestel of afgestel is of wat onderworpe is aan verdere ondersoek te bepaal. Dit mag ook in besonder, onderhewig aan die bepalings van die Wet die tydstip van lewering en betaling verleng of uitstel waar dit in sy opinie nodig is om hierdie aksie te neem in die openbare belang of as gevolg van billike en regverdigte handelsbeginsels.
- 5.100.20** Reëls 5.100.16, 5.100.17, 5.100.18 en 5.100.19 is bindend op 'n makelaarslid (ekwiteite) en sy kliënt of teenparty.]

5.105 Gereserveer [Uitstaande vereffenings – STRATE goedgekeurde sekuriteite]

Indien 'n transaksie in 'n genoteerde sekuriteit nie vereffen is teen die sluiting van besigheid op die vyftiende sakedag nadat so 'n genoteerde sekuriteit verklaar is as 'n STRATE goedgekeurde sekuriteit ingevolge reël 14, sal die transaksie nienteenstaande die bepalings van reël 5.100 vereffen word ooreenkomsdig die bepalings van reël 14.35.]

5.110 Gereserveer [JSE vereffeningstelsels]

- 5.110.1** JSE vereffeningstelsels sal open om sekuriteite vanaf 'n leweraar te ontvang binne die ure soos van tyd tot tyd voorgeskryf deur die JSE.
- 5.110.2** Siegs sekuriteite wat op die vereffeningstaat verskyn vir die typerk sal geldig wees vir lewering gedurende daardie tydperk.
- 5.110.3** Indien 'n makelaarslid (ekwiteite) 'n sekuriteit verkoop wat nie onderworpe is aan vereffening deur 'n JSE vereffeningstelsel nie, en op die leveringsdatum versuim om so 'n sekuriteit te lever aan die verkoper tydens die voorgeskrewe ure vir lewering, is die verkoper nie verplig om sodanige sekuriteite te aanvaar of daarvoor te betaal voor die daaropvolgende sakedag nie.
- 5.110.4** 'n Makelaarslid (ekwiteite) wat 'n sekuriteit verkoop en daarna daarvan afstand doen (op 'n ander wyse as aan 'n JSE vereffeningstelsel) aan die verkoper sonder om betaling te ontvang daarvoor, word geag krediet te verleen vir die betaling verskuldig.
- 5.110.5** 'n Makelaarslid (ekwiteite) mag ter enige tyd 'n bank gesertifiseerde tjek of 'n bank tjek vereis vir betaling van sekuriteite wat verkoop is andersins vir as bedrae verskuldig deur die JSE vereffeningstelsel.]

5.120 Gereserveer [Toevallige aanwins]

- 5.120.1** Indien lewering voortspruitend uit 'n onderhandeling cum 'n toevallige aanwins, plaasvind op 'n tyd wat die ontvanger redelike geleentheid toelaat om die sekuriteit vir registrasie in te dien op of voor die rekord datum, sal so 'n transaksie as afgehandel beskou word en die leweraar sal geen verdere verantwoordelikheid teenoor die ontvanger van die toevallige aanwins hê nie. Laasgenoemde se eis, indien enige, sal teen die geregistreerde houer wees.
- 5.120.2** Indien lewering voortspruitend uit 'n onderhandeling cum 'n toevallige aanwins plaasvind voor of op die rekord datum maar die ontvanger het nie 'n redelike geleentheid gehad om sekuriteit vir die registrasie op die rekord datum te stel nie, moet die ontvanger die leweraar in kennis stel van die feit dat hy nie in staat was om registrasie te bekom nie, die verantwoordelikheid vir lewering rus dan op die leweraar. So 'n

transaksie sal geag word gedeeltelik voltooid te wees en die volgende sal van toepassing wees:

- 5.120.2.1 Waar die toevallige aanwins 'n Monetêre aanwins is – moet die leweraar die ontvanger die waarde van die monetêre aanwins betaal op die eerste dag van die vereffningsperiode na die datum van betaling deur die maatskappy.
- 5.120.2.2 indien die toevallige aanwins 'n Skrip Aanwins is – moet die leweraar die skrip aanwins aan die ontvanger lewer gedurende die vereffningsperiode na die datum waarop die relevante dokument gereed is vir uitgawe deur die maatskappy.
- 5.120.3 Die tydstip van levering van skrip deur 'n JSE vereffeningstelsel word geag die tydstip te wees waar die koevert wat die skrip bevat aan die JSE vereffeningstelsel gelewer te wees.
- 5.120.4 Waar cum toevallige aanwins transaksies verskuldig is vir vereffening na die rekord datum van so 'n toevallige aanwins, is die verkoper of die leweraar verantwoordelik vir so 'n toevallige aanwins wat soos volg geïmplementeer moet word:
- 5.120.4.1 Indien die toevallige aanwins 'n Monetêre Aanwins is – moet betaling geskied op die eerste dag van die vereffningsperiode na die datum van betaling deur die maatskappy -
- 5.120.4.1.1 in Klaringshuis sekuriteite – aan die Klaringshuis vir die voordeel van die koper of ontvanger;
- 5.120.4.1.2 in alle ander sekuriteite – aan die koper.
- 5.120.4.2 5.120.4.2.1 Waar die toevallige aanwins 'n Skrip Aanwins is, word dit die onderwerp van 'n nuwe en aparte ooreenkoms tussen makelaarslede (ekwiteite) wat vereffen moet word ingevolge die ooreenkoms met dien verstande dat so 'n ooreenkoms verskuldig is vir vereffening nie vroeër as die volgende vereffningsperiode na die datum waarop die betrokke titel akte gereed sal wees vir uitgifte. Onderhewig aan 5.120.5 sal die bepalings van hierdie reël van toepassing wees op alle skrip aanwinste welke die transaksie verskuldig is vir vereffening deur die Klaringshuis al dan nie.
- 5.120.4.2.2 Die bepalings van die reëls wat van toepassing is op regte briewe sal, inter alia ook van toepassing wees

op enige ooreenkoms in nul betalings regtebrieve wat voortspruit uit omstandighede soos uiteengesit in 5.120.4.2.1.

- 5.120.5** In die geval van 'n regte aanbod waar 'n geen afwysbare regtebrief uitgereik word of waar die afwysbare regtebrief nie gelys word nie, moet die koper die verkoper skriftelik in kennis stel van sy voorneme om so 'n reg uit te oefen, en indien wel, die inskrywingsgeld tender binne genoegsame tyd vir die beskerming van regte. Lewering van so 'n regtebrief moet binne sewe dae vanaf sy uitreiking of met voltooiing van die oorspronklike ooreenkoms plaasvind, welke die later datum is.
- 5.120.6** [Gerserveer]
- 5.120.7** [Gereserveer]
- 5.120.8** Die bepalings van 5.120.9 reguleer die prosedure vir handelinge met en die rekord datum vir enige van die ondergemelde voordele, regte, gebeurlikhede en ander toevallige aanwinste wat voortvloeи uit die eiendomsreg van sekuriteite:
- | | |
|-------------------|----------------------------|
| 5.120.8.1 | dividende |
| 5.120.8.2 | bonusse |
| 5.120.8.3 | opbrengs op kapitaal |
| 5.120.8.4 | likwidasie distribusie |
| 5.120.8.5 | rente |
| 5.120.8.6 | regte |
| 5.120.8.7 | omskeppings regte |
| 5.120.8.8 | kapitalisasie uitgifte |
| 5.120.8.9 | rekonstruksie van kapitaal |
| 5.120.8.10 | oorname bod |
| 5.120.8.11 | aanbod om te koop |
| 5.120.8.12 | ruiling in sekuriteite |
| 5.120.8.13 | samesmeltings |
| 5.120.8.14 | opsies op sekuriteite. |
- In die geval van 'n toevallige aanwins waarvoor nie hierbo voorsien is nie, sal die sekuriteite betrokke as 'n ex-toevallige aanwins verklaar word op 'n wyse soos deur die JSE bepaal.
- 5.120.9** Tensy die JSE anders bepaal, moet die Mark Kontroleur 'n genoteerde sekuriteit as ex-toevallige aanwins verklaar indien:
- 5.120.9.1** die rekord datum, 'n datum na die datum van verklaring is, en in gevalle waar die deklarasie ook onderworpe is aan bevestiging van die rekord datum. Moet die sekuriteit ex- die toevallige aanwins verklaar word op die eerste sakedag na die rekord datum of die datum van bevestiging by die Mark Kontroleur, welke datum die vroegste is. Met

dien verstande dat indien die kennisgewing of bevestiging van die maatskappy nie betyds deur die Mark Kontroleur ontvang is om daarmee te handel met opening van die mark op daardie dag nie, sal die sekuriteit as ex verklaar word op die daaropvolgende dag.

- 5.120.9.2 die rekord dag 'n dag is voor die datum van verklaring moet die sekuriteit as ex die toevallige aanwins verklaar word op die eerste sakedag na die dag van ontvangs deur die Mark Kontroleur van die maatskappy kennisgewing van verklaring of bevestiging, maar die sekuriteit mag slegs as ex toevallige aanwins verklaar word op die dag van ontvangs van die kennisgewing van die verklaring of bevestiging, met dien verstande dat dit betyds ontvang word om daarmee te handel voor die opening van die mark.
- 5.120.9.3 daar 'n uitsondering in die prosedure vervat in 5.120.9.1 en 5.120.9.2 bestaan sal dit mee gehandel word op 'n wyse wat die JSE mag vasstel.
- 5.120.10 'n Koper van 'n sekuriteit cum 'n toevallige aanwins is geregtig op so 'n aanwins tensy dit uitdruklik uitgesluit is tydens die transaksie.]

5.125 Gereserveer [Toevallige Aanwins – Pligte van Koper en Verkoper Kliënte

- 5.125.1 'n Kliënt wat sekuriteite cum 'n toevallige aanwins koop wat onderhewig is aan 'n keuse-opsie moet ten minste 24 uur voor die keuse uitgeoefen moet word, die makelaarslid (ekwiteite) deur wie die sekuriteite aangekoop is adviseer, van sy keuse tesame met die besonderhede van die betrokke onderhandeling waarna die keuse verwys. Versium van 'n koper kliënt om betyds 'n makelaarslid (ekwiteite) van 'n keuse te adviseer met betrekking tot 'n aanwins sal tot gevolg hê dat die koper kliënt afstand doen van sy keuse en die koper kliënt sal gebonde wees om die verstek opsie te aanvaar.
- 5.125.2 'n Kliënt wat sekuriteite cum toevallige aanwins verkoop, moet binne vyf sakedae nadat die uitreiker die betrokke aandelensertifikaat of dividend waarborg of ander aanwins aan aandeelhouers gepsos het, die kontant of sekuriteite wat die aanwins voorstel, tesame met die besonderhede van die ooreenkoms waarna die aanwins verwys aan die makelaarslid (ekwiteite) lewer.
- 5.125.3 'n Verkoper kliënt is nie geregtig –
 - 5.125.3.1 om die opbrengs van 'n toevallige aanwins terug te hou sonder die indiening van 'n formele eis vanaf die makelaarslid (ekwiteite); en

- 5.125.3.2 om 'n skuldvergelyking te doen tussen die lewering van 'n toevallige aanwins ingevalg 5.125.2 teen 'n oop aankooptransaksie van soortgelyke sekuriteite.
- 5.125.4 Desnieteenstaande nie-ontvangs deur die makelaarslid (ekwiteite) ingevalg 5.125.2, is die makelaarslid (ekwiteite) verplig om binne 10 sakedae nadat die betrokke aandeesertifikate of dividend waarborgs of ander aanwins aan aandeelhouers gepos is, die aanwins te lever aan die koper kliënt.
- 5.125.5 Die bepalings van hierdie reël is bindend op beide die koper en verkoper kliënte en is ook van toepassing op 'n agent wat names 'n kliënt optree.]
- 5.140.2 Sekuriteite gehou as minimum dekking ingevalg Artikel 23(1) en (2) van die Wet, [of ingevalg 5.310] of andersins as sekuriteit vir 'n lening sal slegs gehou word op die wyse en onder die voorwaardes uiteengesit in [5.150] 14.70.

5.150 Gereserveer [Minimum Dekking – Pande

- 5.150.1 Indien sekuriteite (wat vir doeleindes van hierdie reël effekte insluit) gedeponeer word deur 'n persoon vir minimum dekking ingevalg Artikel 23(1) en (2) van die Wet of ingevalg 5.310, of andersins as sekuriteit vir 'n lening wat die makelaarslid (ekwiteite) van so 'n persoon vereis, moet 'n pand uitgeneem word in die vorm soos van tyd tot tyd voorgeskryf deur die JSE.
- 5.150.2 Elke makelaarslid (ekwiteite) moet rekord of 'n register van hierdie pande hou.
- 5.150.3 Elke BVL en BVA moet 'n veilige bewaringsjoernaal hou van die sekuriteite wat van tyd tot tyd gehou word as minimum dekking. Volle besonderhede van enige wysiging in die sekuriteite gehou namens 'n persoon moet voortaan deur die lid in die veilige bewaringsjoernaal aangeteken word.
- 5.150.4 Enige sekuriteite gedeponeer of verpand as minimum dekking moet gemerk word deur annotasie van die kliënt se naam en moet deur die BVA of BVL in 'n aparte depositorekening by 'n bank gehou word. Hierdie sekuriteite sal aangeteken, apart gehou en onderskeidend wees sodat dit ten alle tye identifiseerbaar is as dekking so gehou. Sekuriteite wat so gedeponeer is mag nie onttrek word uit daardie rekening nie behalwe deur gesamentlike handtekeninge van die persone verwys na in 5.320.
- 5.150.5 Werknemers van 'n BVL en BVA insluitend werknemers wat 'n aandelemakelaar of uitvoerende direkteur is en wie gemagtig is om die lid se minimum dekking deposito te onderteken of namens nominasie maatskappy te teken, is nie bevoeg om enige tjek of ander instrument van betaling wat getrek is op die rekening van 'n makelaarslid (ekwiteite) of nominasie maatskappy te onderteken nie.

5.150.6 Indien 'n BVL of BVA sekuriteite in veilige bewaring ingevoolle 5.140.1 hou mag dit enige sekuriteite gedeponeer as minimum dekking ingevoolle 5.150.1 in dieselfde deposito rekening hou by 'n goedgekeurde instelling waar die veilige bewaring sekuriteite gehou word, en in so 'n geval sal die bepalings van 5.140.11 van toepassing wees op hierdie sekuriteite gehou as minimum dekking.]

5.160 [Advies Notas en Makelaarsnotas] Kontraknotas

5.160.1 Met betrekking tot transaksies in sekuriteite wat uitgevoer word op die JSE verhandelingstelsels namens of vir 'n kliënt of teenparty, moet 'n makelaarslid (ekwiteite), voor 12h00 op die sakedag na die transaksie –

5.160.1.1 aan die kliënt of aan die teenparty 'n [makelaarsnota of 'n adviesnota] kontraknota uitreik; of

5.160.1.2 ...

5.160.2 Die [makelaarsnota, adviesnota] kontraknota of elektroniese bevestiging verwys na in 5.160.1 moet die volgende openbaar –

5.160.2.1 ...

5.160.3 [**'n Adviesnota**] [**'n Kontraknota**] of elektroniese bevestiging word nie vereis in gevalle waar 'n transaksie tussen makelaarslede (ekwiteite) vereffen word deur 'n JSE vereffeningstelsel nie.

5.160.4 Desnieteenstaande die bepalings van hierdie reël en onderworpe aan 14.25.2 en die voorafgaande skriftelike instruksie van 'n klient of teenparty, mag 'n makelaarslid (ekwiteite) alle transaksies wat uitgevoer is vir 'n kliënt of teenparty allokeer aan 'n spesifieke gelydentificeerde suspensierekening in die naam van die kliënt of teenparty en 'n enkele [makelaars- of adviesnota] kontraknota of elektroniese bevestiging uitreik vir transaksies in dieselfde sekuriteit op dieselfde dag, deur die transaksie te allokeer teen 'n gemiddelde prys, met dien verstande dat die [makelaarsnota of adviesnota] kontraknota of elektroniese bevestiging die volgende addisionele inligting openbaar –

5.160.4.1 ...

5.160.5 Desnieteenstaande die bepalings van hierdie reël en onderworpe aan 14.25.2 en die voorafgaande skriftelike instruksie van 'n goedgekeurde [portefeuilje] beleggingsbestuurder of op instruksie van die werknemer wat die diskresionêre bestuurde [rekeninge] portefeuilles bestuur, mag 'n makelaarslid (ekwiteite) alle transaksies uitgevoer vir so 'n [bestuurde] rekening allokeer na 'n spesifieke suspensierekening en 'n enkele [makelaarsnota] kontraknota of elektroniese bevestiging uitstuur na verskeie kliënte vir transaksies in dieselfde sekuriteit op dieselfde dag, deur die transaksies te allokeer teen 'n gemiddelde prys met dien verstande dat die [makelaarsnotas] kontraknotas of elektroniese bevestiging die volgende bykomende inligting vervat –

5.160.5.1 ...

5.180 Gereserveer [Reëlings vir ander behalwe Bestuurde Rekening]

5.180.1 Indien 'n makelaarslid (ekwiteite) en 'n kliënt of teenparty (anders as 'n buitelandse handelaar of 'n ander makelaarslid (ekwiteite)) 'n ooreenkoms aangaan waardeur die makelaarslid (ekwiteite) sekuriteite hou namens die lid of teenparty ten doel om dit te verkoop (en waar so 'n ooreenkoms nie 'n bestuurde rekening of een waardeur sekuriteite gehou word as minimum dekking vir veilige bewaring) en waar die voorgenome verkoop nie uitgevoer is teen die sluiting van besigheid op die laaste dag van die vereffeningstydperk gedurende die tydperk waar die sekuriteite ontvang is nie, sal die volgende bepalings van toepassing wees:

5.180.1.1 enige sekuriteite wat gehou word deur die makelaarslid (ekwiteite) namens die kliënt of teenparty sal, voortaan gelewer word aan so 'n kliënt of teenparty of aan sy order, of gedeponeer word deur die makelaarslid (ekwiteite) namens die kliënt of teenparty in veilige bewaring by 'n bankinstelling en die bepalings van 5.140.9, 5.140.10 en 5.140.11 sal alleenlik daarop van toepassing wees;

5.180.1.2 enige sekuriteit gehou ingevolge 5.180.1.1 teen die sluiting van besigheid op die laaste dag van die vierde vereffeningstydperk na die vereffeningstydperk waarin die sekuriteite ontvang is deur die makelaarslid (ekwiteite) sal voortaan aan die kliënt teruggestuur word.

5.180.2 Indien 'n makelaarslid (ekwiteite) en 'n kliënt of teenparty (anders as 'n buitelandse handelaar of ander makelaarslid (ekwiteite)) 'n ooreenkoms aangaan waardeur die makelaarslid (ekwiteite) kontant hou namens die kliënt of teenparty met die doel om sekuriteite aan te koop (en waar so 'n reëling nie 'n bestuurde rekening is nie) moet enige kontant so gehou teen die sluiting van besigheid op die laaste dag van die vierde vereffeningstydperk na die tydperk waarin hierdie kontant ontvang is deur die makelaarslid (ekwiteite) teruggestuur word aan die kliënt of teenparty.]

5.190 Gereserveer [Kontant Dividende en ander Monetêre Aanwins]

5.190.1 Indien 'n makelaarslid (ekwiteite) 'n kontant dividend of ander monetêre aanwas ontvang namens 'n kliënt of teenparty wie nie 'n bestuurde rekening hou nie, sal die bedrag van so 'n dividend of ander monetêre aanwins gedeponeer word by die JSE Trustees (Edms) Beperk teen dieselfde dag waarde.

5.190.2 Deposito's gemaak ingevolge 5.190.1 word gemaak in die vorm van 'n skriftelike versoek deur die kliënt vir so 'n tydperk soos deur die kliënt voorgeskryf.

- 5.190.3 Kontant wat deur die bepalings wat bestuurde rekening gereguleer word, sal nie hanteer word ingevolge hierdie reël nie.]
- 5.230 Uitleen, Leen of gebruik van Kliënte of Teenparty [Skrip] Effekte of Krugerrande
- 5.230.1 'n Makelaarslid mag nie enige [sekuriteite of] effekte of Krugerrande [verwys na in 5.140.2, 5.140.3 of 5.240] gehou in veilige bewaring leen of uitleen of andersins gebruik nie behalwe om hierdie [sekuriteite] effekte of Krugerrande te lewer aan die kliënt of teenparty namens wie dit gehou word of sy order om 'n verkoop te volvoer namens die kliënt of teenparty of volbring van die [sekuriteite] effekte of Krugerrande verkoop aan 'n teenparty of om 'n aanbod te aanvaar namens 'n kliënt of teenparty waar so 'n aanbod die uitvloei is van die [sekuriteite] effekte, of Krugerrande wat gehou word of andersins mee gehandel word op 'n wyse soos uiteengesit in die mandaat onderteken deur die kliënt of teenparty en wat gehou word deur die makelaarslid (ekwiteite) ingevolge 5.140 [of enige pand gehou ingevolge 5.150]. Nieteenstaande enige bepaling vervat in hierdie reël behou die makelaarslid (ekwiteite) die reg om die [sekuriteite of effekte] Krugerrande te verkoop wat gehou word namens die kliënt of teenparty en wat geallokeer is aan 'n kliënt of teenparty onder enige van die omstandighede uiteengesit in Artikels 22, 23, 25 en 27 van die Wet [of 5.300 of in enige pand].
- 5.230.2 Desnieteenstaande die bepalings van 5.230.1, mag 'n makelaarslid (ekwiteite) in geïsoleerde gevalle, toegelaat word deur die JSE met skriftelike toestemming van die kliënt of teenparty (welke nie vereis mag word deur die makelaarslid (ekwiteite) as 'n voorafgaande voorwaarde ten einde besigheid namens die kliënt te doen nie) om die kliënt of teenparty se [sekuriteite] effekte of Krugerrande vir spesifieke doeleindes te gebruik. Hierdie ooreenkoms is onderhewig aan die voorafgaande goedkeuring van die JSE en moet die aantal [effekte] Krugerrande of nominale waarde van effekte wat gebruik mag word deur die makelaarslid (ekwiteite) en die doel waarvoor hierdie [sekuriteite] effekte of Krugerrande aangewend mag word uiteensit.
- 5.240 Gereserveer [Allokering van Sekuriteite]
- 5.240.1 Alle sekuriteite aangekoop namens kliënte of verkoop aan 'n teenparty wat in die besit van 'n makelaarslid (ekwiteite) kom moet so gou prakties moontlik geallokeer word ten einde die identiteit van die koper geregtig daarop vas te stel en hierdie sekuriteite, wat ten volle betaal is en nie onderworpe is aan enige pand of sessie ten gunste van die makelaarslid (ekwiteite) (anders as na verwys in 5.140.2 en 5.140.3), moet-
- 5.240.1.1 onverwyld aan die koper gelewer word ingevolge die leveringsinstruksies soos ooreengekom tussen die kliënt of teenparty en die makelaarslid (ekwiteite); of
- 5.240.1.2 in die afwesigheid van enige leveringsinstruksies in veilige bewaring gehou word deur die makelaarslid

(ekwiteite) ingevolge 5.140 tot leveringsinstruksies ontvang word of die afhaal van die sekuriteite deur die kliënt of teenparty.

- 5.240.2 Die bepalings van 5.140.5 is nie van toepassing op sekuriteite wat in veilige bewaring ingevolge 5.240.1.2. gehou word nie.]
- 5.260.12 **[[Gereserveer]] Dispute tussen lede voortspruitend die vereffening van Krugerrand transaksies, moet verwys word na die Mark Kontroleur, welke 'n beslissing sal lewer rakende hierdie dispute. Hierdie beslissing is geldig en bindend op lede, kliënte en teenpartye en sal ook van toepassing wees op 'n agent wat handel namens 'n kliënt of teenparty.**
- 5.260.13 **[[Gereserveer]] Transaksies in Krugerrande is onderhewig aan die voorwaarde dat geen kliënt of teenparty geregtig is op 'n eis of aanmaning van 'n makelaarslid (ekwiteite) van Krugerrande wat betrekking het op, of geïdentifiseer word met enige spesifieke transaksie nie, 'n kliënt of teenparty mag ook nie daarop aandring by 'n verkoper makelaarslid (ekwiteite) dat die Krugerrande wat dit lewer gelewer moet word aan 'n spesifieke makelaarslid (ekwiteite) ter vereffening van 'n bepaalde transaksie.**
- 5.280.4 Geldmarkinstrumente gekoop namens 'n kliënt moet of aan die kliënt gestuur word of aan sy order of in 'n veilige bewaringsrekening gehou word [by 'n bankinstelling] ingevolge die bepalings van 5.140 [reëls 5.140.1 tot 5.140.4, 5.140.7, 5.140.8, 5.140.10, 5.140.11, 5.140.12 en 5.140.13] namens die kliënt. Die makelaarslid (ekwiteite) se rekords en die [BVA] staat wat aan kliënte gestuur word moet die transaksie reflekteer.

5.300 **Gereserveer [Minimum Dekking**

- 5.300.1 Geen makelaarslid (ekwiteite) mag sekuriteite teruggee (vir doeleindes van hierdie reël sluit sekuriteite ook effekte in) wat by dit gedeponeneer is of deur dit gehou word as minimum dekking ingevolge artikel 23 van die Wet, of enige gedeelte daarvan, aan die depositor of die persoon namens wie die sekuriteite as minimum dekking gehou word, of die sekuriteite lewer aan enige persoon om dit te hou of daarmee te handel namens of tot voordeel van die depositor of persoon namens wie die sekuriteite gehou word as minimum dekking, indien die effek van die teruggawe of lewering die waarde van die sekuriteite sal verminder wat deur die makelaarslid (ekwiteite) betrokke gehou word met betrekking tot 'n bedrag verskuldig deur die depositor of persoon namens wie die sekuriteite so gehou word as minimum dekking, benede die waarde wat noodsaaklik is om minimum dekking te verleen vir die gemelde bedrag.
- 5.300.2 Indien sekuriteite gehou word deur 'n makelaarslid (ekwiteite) as minimum dekking in verhouding tot 'n bedrag aan dit verskuldig; en indien –

- 5.300.2.1 as gevolg van 'n daling in die koper se prys soos uiteengesit in die definisie van "minimum dekking" in 2.40 van daardie sekuriteite, en die betrokke sekuriteite is onvoldoende om minimum dekking te verskaf vir daardie bedrag; en
- 5.300.2.2 die persoon wat die bedrag verskuldig is nie binne 'n tydperk van drie sakedae nadat die sekuriteite as onvoldoende geag is om minimum dekking daar te stel, deur 'n vermindering aan die bedrag verskuldig aan hom of deur middel van voorsiening van addisionele sekuriteite minimum dekking verskaf vir die bedrag verskuldig deur hom,

die makelaarslid (ekwiteite) moet op die daaropvolgende sakedag na die dag van die verstryking van die tydperk verwys na in 5.300.2.2 of so spoedig moontlik daarna soos wat die JSE mag toelaat in die betrokke geval, soveel sekuriteite as wat benodig word om minimum dekking te verskaf verkoop vir die rekening van daardie persoon ten einde genoegsame minimum dekking vir die sekuriteite wat nie so verkoop is nie in die bedrag wat steeds verskuldig is na die verkoop.]

5.310 **Gereserveer [Beperkings op Lenings deur Makelaarslede (ekwiteite)]**

- 5.310.1 Geen makelaarslid (ekwiteite) mag in die loop van sy besigheid geld leen van enige persoon teen enige sekuriteit anders as genoteerde sekuriteite of effekte.
- 5.310.2 Geen makelaarslid (ekwiteite) mag in die loop van sy besigheid –
 - 5.310.2.1 enige bedrag leen aan enige persoon tensy daardie persoon sekuriteite of effekte gedeponeer het soos wat nodig mag wees ten einde minimum dekking te verleen rakende daardie bedrag; of
 - 5.310.2.2 indien enige persoon verskuldig is aan dit betreffende 'n vorige lening gemaak in die loop van sy sake, enige bedrag leen aan daardie persoon, tensy daardie persoon sekuriteite of effekte (of alleen of saam met ander sekuriteite of effekte wat gehou mag word deur die makelaarslid (ekwiteite)) wat benodig word om minimum dekking te voorsien met betrekking tot die totale bedrag van die skuld.
- 5.310.3 Die bepalings van 5.300.1 is mutatis mutandis van toepassing op sekuriteite en effekte wat so gedeponeer is.
- 5.310.4 Die bepalings van hierdie afdeling is nie van toepassing –
 - 5.310.4.1 indien die lener en die uitlener betrokke beide makelaarslede (ekwiteite) is nie;

- 5.310.4.2 met betrekking tot 'n deposito deur 'n makelaarslid (ekwiteite) by 'n bank;
- 5.310.4.3 met betrekking tot 'n lening gemaak aan die JSE deur 'n makelaarslid (ekwiteite); en
- 5.310.4.4 met betrekking tot 'n lening gemaak deur 'n makelaarslid (ekwiteite) vir doeleindes anders as die koop en verkoop van sekuriteite.]

5.320 Tekenmagte

Vir doeleindes van reëls 5.140.8, 5.140.10, 5.140.14, [5.150.3 en] 5.280.5.1, 14.60.7 en 14.60.8 is die gesamentlike ondertekenaars wat hierin na verwys word die volgende –

5.320.1 ...

4. VOORGESTELDE WYSIGING VAN AFDELING 8 - WANBETALINGS/STERFGEVALLE

8.60.4.6 [Behoudens die bepalings van 5.120.1, in] In gevalle waar 'n [monetêre aanwins] kontantbedrag verskuldig is deur die versuimende party in 'n oop transaksie, welke al dan nie die [aanwins] bedrag betaal is deur die uitgewer, moet die makelaarslid (ekwiteite) aan wie die [aanwins] bedrag verskuldig is die bedrag opeis vanaf die versuimende party se Aandelebeurs Boedel vir die som van die [aanwins] bedrag.

5. VOORGESTELDE WYSIGING VAN AFDELING 11 - VEREFFENINGSTELSELS

11.10 [11.10.1] Die JSE mag handel, of kontrakteer met 'n derde party om te handel met een of meer vereffeningstelsels vir makelaarslede (ekwiteite) en die JSE sal gemagtig wees om die volgende voorskrifte uit te vaardig:-

- 11.10.1 [11.10.1.1] rakende procedures en vereistes waarmee makelaarslede (ekwiteite) aan moet voldoen wanneer hierdie vereffeningstelsels gebruik word; en
- 11.10.2 [11.10.1.2] rakende die fooie betaalbaar deur die makelaarslede (ekwiteite) vir die gebruik van [elke] hierdie vereffeningstelsels.

[11.10.2] Die JSE is die pandhouer oor enige en alle sekuriteite en ander eiendom van enige makelaarslid (ekwiteite) gehou deur enige vereffeningstelsel op enige gegewe tydstip vir die rekening van 'n makelaarslid (ekwiteite) as sekuriteite vir alle bedrae verskuldig of bedrae wat van tyd tot tyd verskuldig mag raak deur die gemelde makelaarslid (ekwiteite).]

[11.10.3] 'n Makelaarslid (ekwiteite) moet die JSE rente betaal teen die prima uitleenkoers betreffende enige bedrae betaalbaar aan 'n vereffeningstelsel vir sekuriteite deur daardie stelsel geprosesseer is en nie betaal voor is op die betaaldag nie.]

- [11.10.4 In die vereffening van transaksies in sekuriteite, sal die JSE as agent optree vir die makelaarslid (ekwiteite) betrokke.]
- [11.20 "Die Klaringshuis" beteken die vereffeningstelsel die medium waardeur al die transaksies in die Klaringshuis sekuriteite vereffen word, en die volgende sal van toepassing wees:
- 11.20.1 'n makelaarslid (Ekwiteite) moet slegs die netto balans van 'n betrokke sekuriteit of 'n toevallige aanwins ontvang of lewer as gevolg van sy handeling vir vereffening in die volgende vereffningsperiode, tesame met enige ongelewerde items van vorige vereffningsperiodes;
 - 11.20.2 alle netto kontant betalings moet gemaak word aan en deur die klaringshuis en die balans van effekte gelewer aan of ontvang van die klaringshuis;
 - 11.20.3 die klaringshuis moet makelaarslede(Ekwiteite) nomineer wie effekte ontvang of lewer, ongeag wie die teenparty tot die transaksies was wat vereffen word.]

6. VOORGESTELDE WYSIGING VAN AFDELING 12 – JSE TRUSTEES (EDMS) BEPERK

- 12.40 Die maatskappy sal vanaf makelaarslede (ekwiteite) alle geld ontvang van tyd tot tyd voortspruitend uit bestuurde en/of gekontroleerde rekeninge wat bestuur word deur makelaarslede (ekwiteite) namens kliënte of teenparty en vanwee reëlings soos verwys word na in 5.170, [5.180, 5.190], 5.200, 5.210, 5.220 en 5.225 en sal aan sodanige makelaarslid (ekwiteite) of sy order die geld wat so ontvang is, terugbetaal.

7. VOORGESTELDE WYSIGING VAN AFDELING 14 – TRANSAKSIES IN STRATE-GODEGEKEURDE SEKURITEITE

- 14.10.3 Sonder om die algemeenheid van reël 14.10.2 te beperk, sal reëls [5.80, 5.90, 5.95, 5.100, 5.110,] 5.140, [5.150], 5.170, [5.180, 5.190] en, 5.230 [, 5.240 en 11.10.4] nie op STRATE goedgekeurde sekuriteite van toepassing wees nie.
- 14.25.2.3 transaksies wat afgebaken is mag gekoppel word, maar sal nie afgerond word [of op enige wyse gekoppel word] aan 'n ander groep of groepering van dieselfde ongesertifiseerde sekuriteit.
- [14.35 Uitstaande vereffening ten opsigte van genoteerde sekuriteite wat na die onderhawige transaksie verklaar is as 'n STRATE goedgekeurde sekuriteit.
- 14.35.1 In die geval waar 'n transaksie in 'n genoteerde sekuriteit wat 'n STRATE goedgekeurde sekuriteit is, nie vereffen is teen sluiting van besigheid op die vyftiende dag nadat so 'n genoteerde sekuriteit as 'n STRATE goedgekeurde sekuriteit verklaar is nie, beskik die vereffeningsgesag oor die bevoegdheid om sulke stappe te neem en instruksies te gee, na sy goeddunke ten einde te verzekер dat die transaksie so spoedig moontlik afgehandel word.
- 14.35.2 Die bepalings van reël 14.35.1 is bindend op beide die koper en verkoper kliënte en is ook van toepassing op 'n agent wat namens 'n kliënt of teenparty optree.]

- 14.40.3 [Vanaf die tydstip waarop 'n sekuriteit aangewys word as 'n STRATE goedgekeurde sekuriteit en daarna sal alle] Alle transaksies in [ongesertifiseerde] STRATE goedgekeurde sekuriteite sal slegs plaasvind deur die JSE verhandelingstelsel.
- 14.60.10 Alle kontant.....
- 14.60.11 Die verskil tussen die totaal van die individuele kliënte se kontant balanse op al die gekontroleerde kliënte rekeninge in die rekeningkundige boeke van die makelaarslid (ekwiteite) soos op die sluiting van besigheid op die voorafgaande sakedag en die totale bedrag gehou deur JSE Trustees (Edms) Bpk namens die kliënte van so 'n lid soos op die sluiting van besigheid op die voorafgaande sakedag moet betaal word aan of ontvang word deur JSE Trustees (Edms Bpk).
- 14.60.12[11] Rekeningstate gestuur na gekontroleerde kliënte deur 'n BVA en BVL moet goedgekeurde bewoording insluit ten effekte dat die kontantkredietsaldo weerspieël op die staat deur JSE Trustees (Edms) Bpk gehou word.
- 14.60.13[12] Waar 'n STRATE goedgekeurde sekuriteit van 'n gekontroleerde kliënt ontvang word vir bewaring, moet onverwyld aan die kliënt 'n getekende en gedaatteerde kwitansie uitgereik word met die naam, hoeveelheid en sertifikaatnommer (waar van toepassing) van die sekuriteit.
- 14.70 Minimum Dekking [- Pande]**
- 14.70.1 Elke BVA of BVL moet in die genomineerde register daardie sekuriteite aanteken wat as minimum dekking gehou word kragtens artikel 23(1) en (2) van die Wet [of kragtens 5.310] of andersins as sekuriteit vir 'n lening. Volledige besonderhede van enige verandering in die ongesertifiseerde sekuriteit gehou namens 'n kliënt moet onverwyld in die genomineerde register aangeteken word.
- 14.70.2 Sekuriteite wat gehou word as minimum dekking ingevolge Artikel 23(1) en (2) van die Wet, of andersins as sekuriteit vir 'n lening mag slegs gehou word op die wyse en onder die voorwaardes beskryf in 14.60.
- 14.70.3 Geen makelaarslid (ekwiteite) mag sekuriteite wat by dit gedeponeer is of deur dit gehou word as minimum dekking ingevolge artikel 23 van die Wet, of enige gedeelte daarvan aan die depositor of persoon namens wie die sekuriteite so gehou word, of aan enige ander persoon lewer om te hou of mee te handel namens of tot voordeel van die depositor of die persoon namens wie die sekuriteite gehou word as minimum dekking, indien die effek van die teruggawe of lewering van die sekuriteite die waarde van die sekuriteite sal verlaag wat deur die makelaarslid (ekwiteite) betrokke gehou word met betrekking tot die bedrag uitstaande wat verskuldig is deur die depositor of persoon namens wie die sekuriteite gehou word as minimum dekking onder die waarde wat benodig word om minimum dekking te verleen met betrekking tot die vermelde bedrag.
- 14.70.4 Indien sekuriteite gehou word deur 'n makelaarslid (ekwiteite) as minimum dekking in verband met 'n bedrag verskuldig, en indien-

- 14.70.4.1 vanweë 'n daling in die kopersprys soos voorsien onder die definisie van "minimum dekking" in 2.40, van daardie sekuriteite die sekuriteite betrokke onvoldoende is om minimum dekking te verleen aan daardie bedrag; en
- 14.70.4.2 die persoon wat die bedrag verskuldig is nie binne 'n tydperk van drie sakedae nadat die sekuriteite as onvoldoende geag is om minimum dekking daar te stel, deur 'n vermindering aan die bedrag verskuldig aan hom of deur middel van voorsiening van addisionele sekuriteite minimum dekking verskaf vir die bedrag verskuldig deur hom.
moet die makelaarslid (ekwiteite) op die daaropvolgende sakedag na die dag wat die tydperk verwys na in 14.70.4.2 verstryk het of so spoedig as die JSE dit toelaat in die betrokke geval, verkoop vir die rekening van daardie persoon, soveel soos wat nodig is, so ver moontlik, van die sekuriteite wat nie verkoop is ten einde voldoende minimum dekking te verleen met betrekking tot die bedrag steeds verskuldig na die verkoop.
- 14.70.[2]5 Wanneer ongesertifiseerde sekuriteite van 'n kliënt toegewys word aan 'n genomineerde register as minimum dekking mag die makelaarslid (ekwiteite) van die kliënt vereis om 'n pand in sodanige vorm by hom in te dien soos van tyd tot tyd deur die JSE voorgeskryf.
- 14.70.[3]6 Elke makelaarslid(ekwiteite) moet rekord of 'n register hou van die pande wat so gehou word.
- 14.80.5 Elke lid moet in sy rekeningkundige boeke onderskei tussen bestuurde portefeuile rekeninge wat daarvolgens bestuur word sodat dit ten alle tye maklik identifiseerbaar is.
- 14.90.4 die ongesertifiseerde sekuriteite wat gehou word namens 'n kliënt of teenparty of toegewys is aan 'n kliënt of teenparty te verkoop onder enige van die omstandighede uiteengesit in artikels 22, 23, 25 en 27 van die Wet of 14.140,14.150 [of 5.300 of in enige pand]; of
- 14.110.1 [Vanaf die tydperk van toewysing van 'n sekuriteit as 'n STRATE goedgekeurde sekuriteit en daarna sal alle] Alle transaksies in [ongesertifiseerde] STRATE goedgekeurde sekuriteite sal slegs elektronies vereffen word deur STRATE in ooreenstemming met die beginsels uiteengesit in 14.25.
- 8. VOORGESTELDE WYSIGING VAN AFDELING 15 – KORPORATIEWE AKSIES**
- 15.10.1 Artikel 15 sal van toepassing wees op korporatiewe handelinge op STRATE goedgekeurde sekuriteite.
- [15.10.2 Waar die bepalings van enige reëls nie uitdruklik of stilswyend deur die bepalings van artikel 15 gewysig word nie, of waar artikel 15 nie die aanwending van 'n ander reël uitsluit nie, sal die reëls, waar toepaslik, van

toepassing wees op korporatiewe handelinge op STRATE goedgekeurde sekuriteite op dieselfde wyse waarop die reëls van toepassing is op toevalige verkrygings.

- 15.10.3 Sonder om die algemene strekking van reël 15.10.2 te beperk, geld reël 5.120 en reël 5.125 nie ten opsigte van korporatiewe handelinge op STRATE goedgekeurde sekuriteite nie.]**
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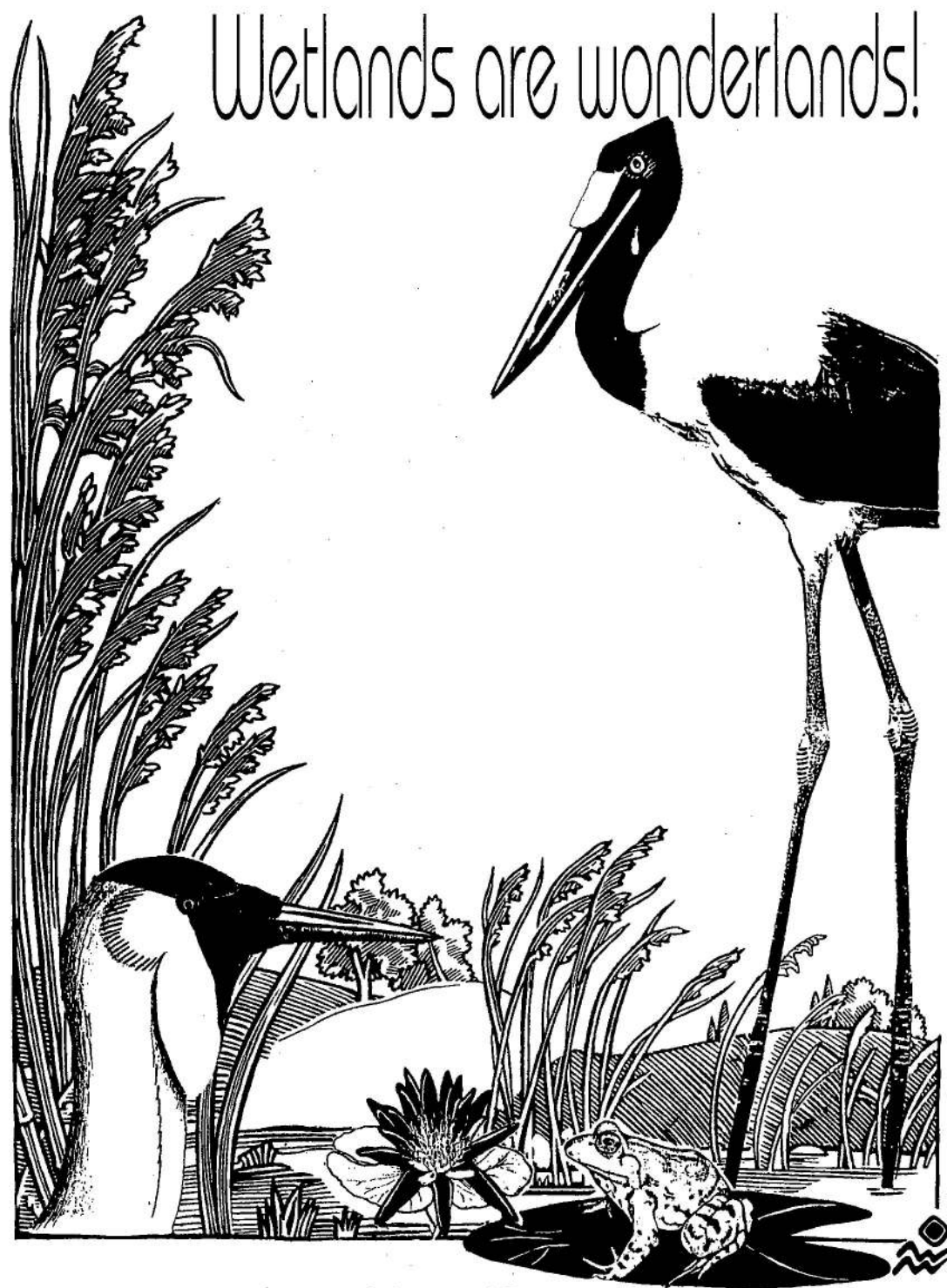


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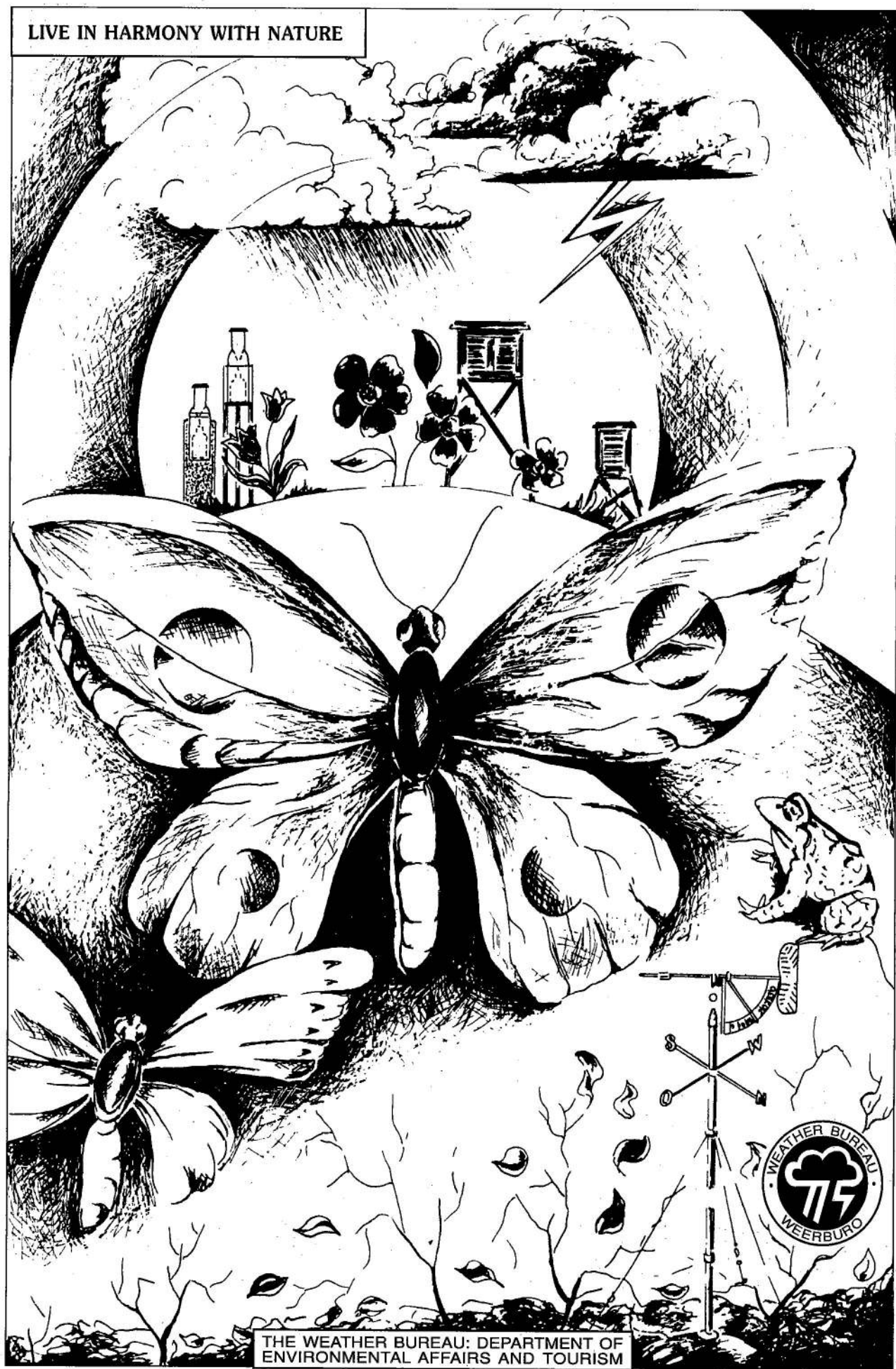


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