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

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	defining of production area: Sunday's Glen		29611		produksiegebied: Sondagskloof		29611
	STATEMENT OF UNCLAIMED MON				STAAT VAN ONOPGEËISTE GE	LDE	
	Administration of Estates Act (66/1995) Unclaimed monies: Dividend in the				Boedelwet (66/1995): Onopgeëis gelde: Ingedeel onder die volgene		
	following provinces:		29569		provinsies:	3	29569
	Eastern Cape				Oos-Kaap		
	Gauteng KwaZulu-Natal				Gauteng KwaZulu-Natal		
	Western Cape	78.5			Wes-Kaap.		

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 120

16 February 2007

COMPANIES ACT, 1973 (ACT 61 OF 1973)

INCORPORATION OF AN EXTERNAL COMPANY AS A COMPANY IN THE REPUBLIC OF SOUTH AFRICA

Whereas INSTALLATIONS LIMITED, a company incorporated under the law of the British Virgin Island, has applied, in terms of section 335 of the Companies Act, 1973 (Act 61 of 1973), to be incorporated in the Republic of South Africa, and

Whereas INSTALLATIONS LIMITED has a share capital and a place of business in the Republic, and

Whereas INSTALLATIONS LIMITED has satisfied me that all the requirements of section 335 of the Companies Act, 1973, and the requirements of the Registrar of Companies have been complied with:

Now, therefore, under and by virtue of the powers vested in me by section 335 (2) of the Companies Act, 1973, I, Mandisi Mpahlwa hereby declare that INSTALLATIONS LIMITED shall be deemed, with effect from the date of termination of its registration and incorporation as a company in the British Virgin Island, to be a company incorporated under Chapter IV of the Companies Act, 1973.

MANDISI MPAHLWA

MINISTER OF TRADE AND INDUSTRY

No. 120

16 Februarie 2007

MAATSKAPPYWET, 1973 (WET 61 VAN 1973)

INLYWING VAN 'N BUITELANDSE MAATSKAPPY AS 'N MAATSKAPPY IN DIE REPUBLIEK VAN SUID AFRIKA

Nademaal INSTALLATIONS LIMITED, 'n maatskappy wat kragtens die wette van die British Virgin Island ingelyf is, ingevolge artikel 335 van die Maatskappywet, 1973 (Wet 61 van 1973), aansoek gedoen het om as 'n maatskappy in die Republiek van Suid Afrika ingelyf te word; en

Nademaal ISTALLATIONS LIMITED aandelekapitaal en 'n plek van besigheid in die Republiek van Suid Afrika het, en

Nademaal INSTALLATIONS LIMITED my oortuig het dat hy aan al die vereistes van artikel 335 van die Maatskappywet, 1973 en aan die vereistes van die Registrateur van Maatskappye voldoen het:

So is dit dat ek, Mandisi Mpahlwa, hierby kragtens die bevoegdheid my verleen by artikel 335 (2) van die Maatskappywet, 1973, verklaar dat INSTALLATIONS LIMITED geag word, met die ingang van die datum van beeindiging van sy registrasie en inlywing as 'n maatskappy in die British Virgin Island, 'n maatskapppy te wees wat ingevolge Hoofstuk IV van die Maatskappywet, 1973, ingelyf is.

MANDISI MPAHLWA

MINISTER VAN HANDEL EN NYWERHEID

No. 126

16 February 2007

STANDARDS ACT, 1993 STANDARDS MATTERS

In terms of the Standards Act, 1993 (Act No. 29 of 1993), the Council of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

All South African standards that were previously published by the South African Bureau of Standards with the prefix "SABS" have been redesignated as South African national standards and are now published by Standards South Africa (a division of SABS) with the prefix "SANS".

A list of all existing South African national standards was published by Government Notice No. 1373 of 8 November 2002.

In the list of SANS standards below, the equivalent SABS numbers, where applicable, are given below the new SANS numbers for the sake of convenience. Standards that were published with the "SABS" prefix are listed as such.

SCHEDULE 1: ISSUE OF NEW STANDARDS

The standards mentioned have been issued in terms of section 16(3) of the Act.

Standard No. and year	Title, scope and purport
SANS 406:2006	Coal and coke - Analysis and testing - Determination of trace elements - Guide to the determination of trace elements. Compares methods used for the determination of trace elements in coal and coal ash. The trace elements include: arsenic, beryllium, boron, cadmium, chlorine, chromium, cobalt, copper, fluorine, lead, manganese, mercury, nickel, selenium and zinc. Also included are vanadium and molybdenum.
SANS 409:2006	Coal and coke — Analysis and testing — Determination of trace elements — Coal, coke and fly-ash — Determination of eleven trace elements — Flame atomic absorption spectrometric method. Sets out a method for the preparation of the ash and a flame atomic absorption spectrometric method for the determination of barium, beryllium, chromium, copper, lead, lithium, manganese, nickel, strontium, vanadium and zinc in ash prepared in the laboratory from higher rank coal, coke and fly-ash. The standard also provides an optional flame atomic emission spectrometric method for the determination of barium, as it gives improved sensitivity over flame atomic absorption spectrometry and it is not possible to determine barium by the latter technique with some instruments.
SANS 428:2006	Fire performance classification of thermal insulated building envelope systems. Covers the fire safety evaluation requirements for thermal insulated building envelopes, such as under-roof and side-cladding insulating materials, liners, insulated wall and roof panels, insulated ceilings and insulated wall and ceiling coating systems.
SANS 8144-1:2006/ ISO 8144-1:1995	Thermal insulation – Mineral wool mats for ventilated roof spaces – Part 1: Specification for applications with restricted ventilation. Specifies the properties and acceptable tolerances for bonded man-made mineral wool thermal insulating mats (batts and rolls). The mats specified are for use within ventilated roof spaces of buildings where the essential ventilation of the roof space may be restricted if the thickness recovery of the insulation is excessive. They may be supplied flat, folded or in the form of a roll. The properties to be declared by the manufacturer at the time of delivery are specified, as are some test methods for the determination of these properties. Essentially, mats do not change their properties and are dimensionally stable for the temperature and humidity conditions within a ventilated roof. Mats may be supplied with a factory-applied facing, but facings are not covered by this standard.
SANS 10014:2006/ ISO 10014:2006	Quality management — Guidelines for realizing financial and economic benefits. Provides guidelines for realizing financial and economic benefits from the application of the ISO 9000 quality management principles (published in South Africa as an identical adoption under the designation SANS 9000). It is directed to top management of an organization and complements ISO 9004 for performance improvements (published in South Africa as an identical adoption under the designation SANS 9004). It provides examples of achievable benefits and identifies management methods and tools that are available to assist with the achievement of those benefits. It consists of guidelines and recommendations, and is not intended for certification, regulatory or contractual use.
SANS 10177-8:2006	Fire testing of materials, components and elements used in buildings - Part 8: Surface burning characteristics of building materials. Describes a method for assessing the response of building materials to heat under controlled conditions.
SANS 10177-9:2006	Fire testing of materials, components and elements used in buildings – Part 9: Small-scale burning characteristics of building materials: ignition, flame spread and heat contribution. Covers the method of test used to determine the basic fire properties of insulation materials, components and elements used for roofs, ceilings and as side cladding (the ease of ignition, the extent of flame spread and heat contribution by the respective material) when exposed to a small ignition source under controlled conditions. It is also used to evaluate materials for their intended applications.
SANS 10177-10:2006	Fire testing of materials, components and elements used in buildings — Part 10: Surface burning characteristics of building materials using the inverted channel tunnel test. Covers the method of test used to determine the fire propagation properties of under-roof materials and side-cladding materials using the inverted channel tunnel test. It is also used to evaluate materials for their intended applications.
SANS 10177-11:2006	Fire testing of materials, components and elements used in buildings — Part 11: Large-scale fire performance evaluation of building envelope thermal insulation systems (with or without sprinklers). Covers the performance evaluation of the surface fire propagation properties of a simulated installation of thermal insulated building envelopes (under-roof and side-cladding insulation materials) as would be the case in practice under real fire exposure and under controlled conditions.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

The standards mentioned have been amended in terms of section 16(3) of the Act. The number and date of a standard that has been superseded appear in brackets below the new number. In the case of an amendment issued in consolidated format, the edition number of the new (consolidated) edition appears in brackets below the number of the standard.

Standard No. and year	Title, scope and purport
SANS 163-1:1992/ ISO 10304-1:1992	Water quality - Determination of dissolved fluoride, chloride, nitrite, orthophosphate, bromide, nitrate and sulfate ions, using liquid chromatography of ions - Part 1: Method for water with low contamination. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 163-2:1995/ ISO 10304-2:1995	Water quality - Determination of dissolved anions by liquid chromatography of ions - Part 2: Determination of bromide, chloride, nitrate, nitrite, orthophosphate and sulfate in waste water. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 891:2006 (Ed. 3.1)	Reference ballasts for class B fluorescent lamps. Consolidated edition incorporating amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 998:2006 (Ed. 1.2)	Stainless steelware for domestic and general use. Consolidated edition incorporating amendment No. 2. Amended to add requirements for aluminium, update the definition for "acceptable", delete reference to steel grades for non-weided and weided articles, delete grade (AISI 302), add a general classification and grade in table 1, add a requirement for stainless steel surface finish to the notes to purchasers, delete the footnote on obtaining information on finishes of stainless steel, clarify the requirements for marking, change the footnote on sampling to a note and update referenced standards.
SANS 1047:2006 (Ed. 2.2)	Motor vehicle safety specification: Interior fittings (passenger cars) (Incorporating EEC Directive 74/60 "Interior fittings of motor vehicles" and the amending EEC Directive 78/632, with modifications). Consolidated edition incorporating amendment No. 2. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 1381-1:2006 (SABS 1381-1:1993)	Materials for thermal insulation of buildings - Part 1: Fibre thermal insulation mats. Covers fibrous insulation (flexible or rigid), that may be supplied as mats or batts. Typical examples of this product are mineral fibre (such as rock wool, glass wool), synthetic fibre, such as polyester fibre, and natural fibres, such as wool. Materials of this type usually exhibit substantial variation in density, thickness, resiliency and thickness regain, after compressed packaging, and are therefore not considered as pre-formed shapes. The fibrous mats or batts can be supplied with or without membrane covering(s). The membrane covering(s) can be reflective.

Standard No. and year	Title, scope and purport			
SANS 1475-1:2006 (Ed. 3.3)	The production of reconditioned fire-fighting equipment – Part 1: Portable and wheeled (mobile) rechargeable fire extinguishers. Consolidated edition incorporating amendment No. 3. Amended to clarify the definition of "registering authority" and the responsibilities of the registered trainee, to redefine expellants, to add a warning regarding the refilling of foam extinguishers, to change the general procedure applicable to all types of extinguisher, to change the requirements for the re-coating of aluminium cylinders, to clarify the servicing requirements for halon extinguishers, to change the requirements for the rejection of cylinders, to clarify the category of extinguishers subject to pressure testing in terms of this standard and the duration of the testing, to delete the reference to record keeping by the reconditioning organization, and to clarify the type of gas cartridge extinguishers allowed to be serviced.			
SANS 1497:2006 (SABS 1497:1989)	Biocides for use in industrial cooling water. Covers three types of organic biocides (liquid, paste or solid) that are intended for the control of micro-organisms in industrial cooling systems that have clean surfaces.			
SANS 1529-1:2006 (Ed. 2.3)	Water meters for cold potable water – Part 1: Metrological characteristics of mechanical water meters of nominal bore not exceeding 100 mm. Consolidated edition incorporating amendment No. 3. Amended to update the list of parts of the standard to add a definition, delete a definition and clarify a definition, remove reference to the Director of Trade Metrology, clarify requirements for identification of the type of plastics material used for water meter bodies, change the requirements for test magnets, make provision for a reduced verification flow rate, clarify the possibility of setting verification periods for the reverification of water meters, and to add an additional screening test to check for compliance of water meters with plastics bodies.			
SANS 1545-1:2006 (Ed. 3.2)	Safety rules for the construction and installation of lifts – Part 1: Electric lifts. Consolidated edition incorporating amendment No. 2. Amended to update referenced standards, to change the item on declaration (item 25) in the annex on forms for electric lifts (annex A), and to change the items on premises (item 1), condition of lift (item 4), and declaration (item 6) in, the annex on comprehensive report for electric lifts (annex B).			
SANS 1545-3:2006 (Ed. 1.3)	Safety rules for the construction and installation of lifts – Part 3: Lifts for persons with disabilities (stairlifting platforms). Consolidated edition incorporating amendment No. 3. Amended to change the title, to update referenced standards, to modify the annexes on certificate of tests and examination after installation (annex A) and in-use periodic examinations, tests and servicing (annex E).			
SANS 1545-6:2006 (Ed. 1.1)	Safety rules for the construction and installation of lifts - Part 6: Rack-and-pinion lifts. Consolidated edition incorporating amendment No. 1. Amended to update referenced standards, to delete reference to South African legislation in the body of the text, and to modify an annex on comprehensive report for rack and pinion lifts (annex O).			
SANS 1561-1:2006 (SABS 1561-1:1992)	Rewound and refurbished rotating electrical machines – Part 1: Low-voltage three-phase induction motors. Specharacteristics of low-voltage three-phase alternating-current induction motors of the cage and wound rotor (slip-rithat are to be refurbished and, if applicable, rewound. The maximum rated output of a motor is 800 kW for rated volume to the cage and wound rate of the cage and wound rotor (slip-rithat are to be refurbished and, if applicable, rewound. The maximum rated output of a motor is 800 kW for rated volume to the cage and wound rate of the cage and wound rotor (slip-rithat are to be refurbished and, if applicable, rewound.)			
SANS 1599-1:2006 (Ed. 1.4)	Cranes - Part 1: Cantilever/Slewing jib cranes. Consolidated edition incorporating amendment No. 4. Amended to update a referenced standard, and to delete reference to South African legislation in the body of the text.			
SANS 1749:2006 (Ed. 1.1)	Glass-reinforced polyester (GRP) poles. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, to update referenced standards, and to update the definition of "acceptable".			
SANS 3452-3:1998/ ISO 3452-3:1998	Non-destructive testing - Penetrant testing - Part 3: Reference test blocks. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.			
SANS 3696:1987/ ISO 3696:1987	Water for analytical laboratory use - Specification and test methods. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.			
SANS 5667-5:2006/ ISO 5667-5:2006 (SANS 5667-5:1991)	Water quality - Sampling - Part 5: Guldance on sampling of drinking water from treatment works and piped distribution systems. Establishes principles to be applied to the techniques of sampling water intended for human consumption, where water is drawn from municipal or similar distribution systems (including individual systems) where either prior treatment or quality assessment (or both) has resulted in the water being classified as suitable for drinking or potable process purposes. It is specifically applicable to water that is in continuous supply relative to any stage of use up to and including the point of consumption in a distribution system. This includes distribution within large buildings in which additional water quality management might be applicable. It is also applicable to sampling situations that can arise relative to the investigation of system defects or emergency situations where the safety of sampling operatives is not compromised.			
SANS 5682:2006 (Ed. 2.1)	Efficacy of algaecides. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, to stipulate the temperature limits for autoclaving, and to clarify the formula for the average specific growth rate (Uav).			
SANS 5831:2006 (SABS SM 831:1976)	Presence of chlorides in aggregates. Specifies a method for determining the presence of chloride in aggregates.			
SANS 5832:2006 (SABS SM 832:1976)	Organic impurities in fine aggregates (limit test). Specifies a method for the determination of the organic impurities in fine aggregates (limit test).			
SANS 5835:2006 (Ed. 2.1)	Estimation of the effect of fine aggregate on the water requirement of concrete. Consolidated edition incorporating amendment No.1. Amended to change the designation of SABS standards to SANS standards and to update the referenced standards.			

Standard No. and year	Title, scope and purport
SANS 6142:2006 (SABS SM 1142:1989)	Permitted explosives: Continuity of detonation. Method for the determination of the continuity of detonation of permitted explosives
SANS 6146:2006 (SABS SM 1146:1989)	Permitted explosives: Water resistance. Method for the determination of the water resistance of permitted explosives
SANS 6147:2006 (SABS SM 1147:1989)	Permitted explosives: Gap sensitivity. Method for the determination of the gap sensitivity of permitted explosives.
SANS 6148:2006 (SABS SM 1148:1989)	Permitted explosives: Low temperature sensitivity. Method for the determination of the low temperature sensitivity of permitted explosives.
SANS 6149:2006 (SABS SM 1149:1989)	Permitted explosives: Density. Method for the determination of the density of permitted explosives.
SANS 6250:2006 (Ed. 1.1)	Concrete tests - Density of compacted freshly mixed concrete. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes.
SANS 6251:2006 (Ed. 1.1)	Concrete tests - Density of hardened concrete. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes.
SANS 6252:2006 (Ed. 1.1)	Concrete tests - Air content of freshly mixed concrete - Pressure method. Consolidated edition incorporating amendment No. I. Amended to change the designation of SABS standards to SANS standards, with no technical changes.
SANS 6253:2006 (Ed. 1.1)	Concrete tests - Tensile splitting strength of concrete. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards and to update a referenced standard.
SANS 6254:2006 (Ed. 1.1)	Mortar tests - Initial drying shrinkage and wetting expansion of mortar. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes.
SANS 6297:2006 (Ed. 1.1)	Lime tests - Free water content of slaked lime. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes.
SANS 6302:2006 (Ed. 1.1)	Lime tests - General expansion. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes
SANS 6307:2006 (Ed. 1.1)	Lime tests - Plasticity. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, with no technical changes
SANS 6878:2006/ ISO 6878:2004 (SABS ISO 6878:1998)	Water quality – Determination of phosphorus – Ammonium molybdate spectrometric method. Specifies methods suitable for the determination of orthophosphates, orthophosphate after solvent extraction, hydrolysable phosphate plus orthophosphate, and total phosphorus after decomposition in all kinds of water including seawater and effluents. Phosphorus concentrations within the range of 0,005 mg/L to 0,8 mg/L may be determined in such samples.
SANS 10087-6:2006 (Ed. 4.1)	The handling, storage, distribution and maintenance of liquefied petroleum gas in domestic, commercial, and industrial installations — Part 6: The application of liquefied petroleum and compressed natural gases as engine fuels for internal combustion engines. Consolidated edition incorporating amendment No. 1. Amended to update the general title, the foreword and referenced standards, to update maintenance requirements for the vehicle, to include training requirements and a checklist for the driver and filler of the vehicle, and to include requirements regarding the compatibility of gas components used on converted vehicles.
SANS 10087-10:2006 (Ed. 1.1)	The handling, storage, distribution and maintenance of liquefted petroleum gas in domestic, commercial and industrial installations – Part 10: Mobile filling stations for refillable liquefted petroleum gas (LPG) containers of capacity not exceeding 9 kg. Consolidated edition incorporating amendment No. 1. Amended to change the designation of SABS standards to SANS standards, to change the title and to update the list of parts in the foreword.
SANS 10182:2006 (Ed. 2.2)	The measurement and assessment of acoustic environments for audiometric tests. Consolidated edition incorporating amendment No. 2. Amended to replace references to SANS 10259 with SANS 17025.
SANS 10267:2006 (Ed. 3.1)	Homologation of motor vehicle models. Consolidated edition incorporating amendment No. 1. Amended to change the definitions for "homologation" and "model of category M and N vehicles", and certain requirements for the homologation procedure.
SANS 14040:2006/ ISO 14040:2006 SABS ISO 14040:1997)	Environmental management – Life cycle assessment – Principles and framework. Describes the principles and framework for life cycle assessment (LCA) including: the goal and scope definition of the LCA, the life cycle inventory analysis (LCI) phase, the life cycle impact assessment (LCIA) phase, the life cycle interpretation phase, reporting and critical review of the LCA, limitations of the LCA, relationship between the LCA phases, and conditions for use of value choices and optional elements. Also covers life cycle assessment (LCA) studies and life cycle inventory (LCI) studies. It does not describe the LCA technique in detail, nor does it specify methodologies for the individual phases of the LCA.
SANS 16590:2000/ ISO 16590:2000	Water quality - Determination of mercury - Methods involving enrichment by amalgamation. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 17246:2006/ ISO 17246:2005	Coal - Proximate analysis. ISO corrigendum No. 1. Amended to remove the date and time of sampling from the test report.
SANS 17247:2006/	Coal - Ultimate analysis. ISO corrigendum No. 1. Amended to remove the date and time of sampling from the test report.

Standard No. and year	Title, scope and purport
SANS 20014:2006/ ECE R14:2006 (SABS ECE R14:1992)	Uniform provisions concerning the approval of vehicles with regard to safety-belt anchorages, isofix anchorages systems and isofix top tether anchorages. Applies to anchorages for safety-belts intended for adult occupants of forward-facing or rearward-facing seats in vehicles of categories M and N. Also applies to ISOFIX anchorages systems and ISOFIX top tether anchorages intended for ISOFIX child restraint systems installed in vehicles of category M ₁ , and to vehicles of category N ₁ fitted with ISOFIX anchorages.
SANS 20036:2004/ ECE R36:2002	Uniform provisions concerning the approval of large passenger vehicles with regard to their general construction. ECE amendment No. 3. Amended to add a requirement for the application for approval, and to change requirements on specifications (5.6.1.6 and 5.6.10.9). ECE amendment No. 4. Amended to change requirements on specifications (5.7.8.5.1 and 5.7.8.5.2), and to change figure 6 and a title in figure 8 in the annex on explanatory notes (annex 3). ECE amendment No. 5. Amended to change a requirement on specifications (5.6.1.3).
SANS 20067:2006/ ECE R67:2006 (SANS 20067:2004)	Uniform provisions concerning I. approval of specific equipment of motor vehicles using liquefied petroleum gases in their propulsion system; II. approval of a vehicle fitted with specific equipment for the use of liquefied petroleum gases in its propulsion system with regard to the installation of such equipment. Covers the provisions for the specific equipment of motor vehicles using liquefied petroleum gases in their propulsion system and provisions for the installation of such equipment. ECE corrigendum No. 1. Corrected to change a reference in a subclause on specific provisions regarding the heavy-duty vehicle Euro filling unit (6.15.10.7.3).
SANS 20107:2006/ ECE R107:2004 (SANS 20107:2004)	Uniform provisions concerning the approval of category M ₂ or M ₃ vehicles with regard to their general construction. Applies to every single-deck, double-deck, rigid or articulated vehicle of category M ₂ or M ₃ . However, the requirements do not apply to the following vehicles: vehicles designed for the secure transport of persons, for example prisoners; vehicles specially designed for the carriage of injured or sick persons (ambulances); off-road vehicles; vehicles specially designed for the carriage of schoolchildren. The requirements apply to the following vehicles only to the extent that they are compatible with their intended use and function: vehicles designed for use by police, security and armed forces; vehicles which contain seating intended solely for use when the vehicle is stationary, but which are not designed to carry more than 8 persons (excluding the driver) when in motion. Examples of these include mobile libraries, mobile churches and mobile hospitality units. The seats in such vehicles which are designated for use when the vehicle is in motion must be clearly identified to users. ECE corrigendum No. 1. Corrected to change the title to read "Uniform provisions concerning the approval of category M ₂ or M ₃ vehicles with regard to their general construction". ECE corrigendum No. 2. Corrected to change a reference in the text.
SANS 50572-1:2006/ EN 572-1:2004 (SABS EN 572-1:1994)	Glass in building - Basic soda lime silicate glass products - Part 1: Definitions and general physical and mechanical properties. Defines and classifies basic glass products, indicates their chemical composition, their main physical and mechanical characteristics and defines their general quality criteria.
SANS 50572-2:2006/ EN 572-2:2004 (SABS EN 572-2:1994)	Glass in building – Basic soda lime silicate glass products – Part 2: Float glass. Specifies dimensional and minimum quality requirements (in respect of optical and visual faults) for float glass, as defined in SANS 50572-1, for use in building. Applies only to float glass supplied in jumbo sizes and split sizes.
SANS 50572-3:2006/ EN 572-3:2004 (SABS EN 572-3:1994)	Glass in building – Basic soda lime silicate glass products – Part 3: Polished wire glass. Specifies dimensional and minimum quality requirements (in respect of optical, visual and wire faults) for polished wired glass, as defined in SANS 50572-1, for use in building. Applies only to polished wire glass supplied in rectangular panes and in stock sizes.
SANS 50572-4:2006/ EN 572-4:2004 (SABS EN 572-4:1994)	Glass in building – Basic soda lime silicate glass products – Part 4: Drawn sheet glass. Specifies dimensional and minimum quality requirements (in respect of optical and visual faults) for drawn sheet glass, as defined in SANS 50572-1, for use in building. Applies only to drawn sheet glass supplied in rectangular panes and in stock sizes.
SANS 50572-5:2006/ EN 572-5:2004 (SABS EN 572-5:1994)	Glass in building - Basic soda lime silicate glass products - Part 5: Patterned glass. Specifies dimensional and minimum quality requirements (in respect of visual and pattern faults) for patterned glass, as defined in SANS 50572-1, for use in building. It applies only to patterned glass supplied in rectangular panes and in stock sizes.
SANS 60309-1:2006/ IEC 60309-1:2005 (Ed. 3.1)	Plugs, socket-outlets and couplers for industrial purposes — Part 1: General requirements. Consolidated edition incorporating amendment No. 1. Amended to include screwless and insulation-piercing terminals, to add general requirements, general notes on test and standard ratings, and to change requirements for marking, for dimensions and for the size of connectable conductors with regard to the provision for earthing.
SANS 60309-2:2006/ IEC 60309-2:2005 (Ed. 3.1)	Plugs, socket-outlets and couplers for industrial purposes - Part 2: Dimensional interchangeability requirements for pin and contact-tube accessories. Consolidated edition incorporating amendment No. 1. Amended to include accessories with screwless and insulation-piercing terminals, to add standard IP ratings and requirements for special application accessories with rated voltage not exceeding 50 V, and for terminals and terminations.
SANS 60335-2-77:2006/ IEC 60335-2-77:1996 (Ed. 1.1)	Safety of household and similar electrical appliances - Part 2-77: Particular requirements for pedestrian controlled mains- operated lawnmowers. Consolidated edition incorporating amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 60335-2-96:2006/ IEC 60335-2-96:2005 (Ed. 1.1)	Household and similar electrical appliances - Safety - Part 2-96: Particular requirements for flexible sheet heating elements for room heating. Consolidated edition incorporating amendment No. 1. Amended to add normative references, definitions and text and to add new figures.
SANS 60439-2:2006/ IEC 60439-2:2005 (Ed. 2.1)	Low-voltage switchgear and controlgear assemblies — Part 2: Particular requirements for busbar trunking systems (busways). Consolidated edition incorporating amendment No. 1. Amended to update referenced standards, to add a special service condition and EMC tests to the list of type tests, to change the requirements for the resistance of insulating materials to abnormal heat, the temperature-rise test, the thermal cycling test, and the verification of short-circuit withstand strength.

Standard No. and year	Title, scope and purport
SANS 60439-5:2006/ IEC 60439-5:2006 (SABS IEC 60439-5:1998)	Low-voltage switchgear and controlgear assemblies – Part 5: Particular requirements for assemblies for power distribution in public networks. Gives supplementary requirements for substation cable distribution boards and cable distribution cabinets which are stationary, type-tested assemblies (TTA) for outdoor installation in places which are exposed to the public, bu where only skilled persons have access for their use.
SANS 60529:2001/ IEC 60529:2001 (Ed. 1.1)	Degrees of protection provided by enclosures (IP Code). National amendment No. 3. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 60884-1:2006/ IEC 60884-1:2006 (Ed. 2.1)	Plugs and socket-outlets for household and similar purposes — Part 1: General requirements. Consolidated edition incorporating amendment No. 1. Amended to replace definitions, to change requirements for the construction of plugs and portable socket-outlets, the force necessary to withdraw the plug, flexible cables and their connections, mechanical strength and resistance to heat; to add requirements for marking, resistance to ageing and temperature rise; to add tests on pins provided with insulating sleeves, new figures on test procedures for normal operation and for a clamping unit for the temperature rise test, and a new annex on alternative gripping tests.
SANS 61008-1:2006/ IEC 61008-1:2006 (Ed. 2.2)	Residual current operated circuit-breakers without integral overcurrent protection for household and similar uses (RCCBs)- Part 1: General rules. Consolidated edition incorporating amendment No. 2. Amended to add normative references, definitions, preferred values of rated voltage, a marking requirement, dimensions for the 25 mm² (square millimetres) to 50 mm² (square millimetres) stranded conductors, requirements for the mechanism of multi-pole RCCBs, to introduce an environment with pollution degree 2, and to change the requirements for clearances and creepage distances, and for rated impulse withstand voltage.
SANS 61241-2-2:1993/ IEC 61241-2-2:1993	Electrical apparatus for use in the presence of combustible dust - Part 2: Test methods - Section 2: Method for determining the electrical resistivity of dust in layers. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.
SANS 61241-2-3:1994/ IEC 61241-2-3:1994	Electrical apparatus for use in the presence of combustible dust – Part 2: Test methods – Section 3: Method for determining minimum ignition energy of dust/air mixtures. National amendment No. 1. Amended to change the designation from SABS to SANS, with no technical changes.

SCHEDULE 3: CANCELLATION OF STANDARDS

In terms of section 16(3) of the Act the following standards have been cancelled.

Standard No. and year	Title				
SANS 1358:1982	Rail track jacks.				
SANS 3383:2003	Rubber - General directions for achieving elevated or subnormal temperatures for test purposes.				
SANS 4648:2003	Rubber, vulcanized or thermoplastic - Determination of dimensions of test pieces and products for test purposes.				
SANS 4661-1:2003	Rubber, vulcanized or thermoplastic - Preparation of samples and test pieces - Part 1: Physical tests.				
SANS 5603:1975	Frangibility of, and air leaks in, plastics containers for medical use.				
SANS 5604:1975	Strength of plastics containers for intravenous solutions.				
SANS 5605:1984	Water permeability of plastics containers for medical use.				
SANS 5606:1975	Impermeability to micro-organisms of plastics containers for medical use.				
SANS 60298:1990	A.C. metal-enclosed switchgear and controlgear for rated voltages above 1 kV and up to and including 52 kV.				

SCHEDULE 4: ADDRESSES OF SABS OFFICES

The addresses of offices of the South African Bureau of Standards where copies of standards mentioned in this notice can be obtained, are as follows:

- 1. The President, South African Bureau of Standards, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.
- 2. The Manager, Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch, 7701.
- 3 The Manager, Eastern Cape Regional Office, SABS, 30 Kipling Road, cor Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.
- 4. The Manager, KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterval Park, Durban, PO Box 30087, Mayville 4058.
- The Control Officer, Bloemfontein Branch Office, SABS, 34 Victoria Road, Willows, Bloemfontein, PO Box 20265, Willows, 9320.

DEPARTMENT OF WATER AFFAIRS AND FORESTRY DEPARTEMENT VAN WATERWESE EN BOSBOU

No. 127

16 February 2007

ESTABLISHMENT OF IMFUNDA YOPHONGOLO WATER USER ASSOCIATION, DIVISION/MAGISTERIAL DISTRICTS OF UBOMBO AND INGWAVUMA, PROVINCE OF THE KWAZULU NATAL, WATER MANAGEMENT AREA NUMBER 6

- I, Silas Seani Mbedzi, Chief Director: Institutional Oversight, hereby in terms of section 92(1) of the National Water Act, 1998 (Act No 36 of 1998), declare that-
- (d) the Imfunda Yophongolo Water User Association is established;
- (e) the Association's name is the Imfunda Yophongolo Water User Association;
- (f) the area of operation of the Imfunda Yophongolo Water User Association includes all properties in respect of which any person is entitled to use water (surface and underground water) by virtue of entitlements in terms of section 22(1) of the Act as follows:
 - (i) The area start from the Pongolapoort Dam wall northwards along the uPhongolo river floodplain to the confluence of the UPhongolo River with the Usuthu River on the South African and Mozambigue borders. This point is located within Ndumo Game Reserve.

The western boundary lies along the P522-I and P432 roads, and along the straight line to the point E32, 3202° & S26, 8526° on the international boundary within Ndumo Game Reserve.

The eastern boundary lies along the D9, D1834, P522-2 & A1074 roads to the international boundary along the eastern boundary of Ndumo Game Reserve.

(ii) any other water resource situated outside the area described in paragraph
 (c)(i) above, which water resource and accompanying area the Department
 of Water Affairs and Forestry or the responsible authority may require the
 Association to control,

which is situated in Water Management Area number 6 in the Province of the Kwazulu Natal; and

the constitution of the Imfunda Yophongolo Water User Association has been

S SEANI NO EDZI

CHIEF DIRECTOR: INSTITUTIONAL OVERSIGHT

UMNYANGO WEZAMANZI NAMAHLATHI

ISAZISO

Nombolo: 127 Usuku: 2007-02-16

UKUSUNGULWA KWASOSIYESHINI WABASEBENZISI BAMANZI WASE, IMFUNDA YOPHONGOLO OSESIGODINI ZASO UBOMBO KANYE NENGWAVUMA, ESIFUNDAZWENI SAKWAZULU-NATAL, ENDAWENI YOKUPHATHWA KWAMANZI UNOMBOLO 6

Mina, Lindiwe Benedicta Hendricks, uNgqongqoshe wezaManzi namaHlathi, ngiyabeka ngokwesigaba 92 (1) ngokomthetho kazwelonke wezaManzi, ka1998 (Umthetho nombolo 36 ka 1998), ukuthi:

- e) usosiyeshini wabasebenzisi bamanzi wase Mfunda yoPhongolo usungulwe;
- f) igama likasosiyeshini libe yi-Mfunda yoPhongolo;
- g) indawo usosiyeshini i-Mfunda yoPhongolo ozosebenzela kuyona ifaka lezizindawo kanye nabasebenzisa amanzi (asemifuleni kanye nangaphansi komhlaba) begunyazwe ngokwesigaba 22(1) somthemtho kazwelonke wezaManzi ngokulandelayo:
 - i) Indawo iqala odongeni Iwedamu i-Pongolapoort ngaseNyakatho yemfunda yoPhongolo kuya lapho kuhlangana khona umfula uPhongolo kanye nomfula uSuthu ngasemnceleni wase weNingizimu neAfrica kanye neMozambique. Lakuhlangana khona imifula kumaphakathi nesiqiwi saseNdumo.
 - Umncele ongase Ntshonalanga owela phakathi kwemigwaqo u-P522-1 kanye no P435, bese wenza umzila oqonde ngqo ephoyintini E32, 3202 & S26, 8526 emnceleni ohlukanisa iniNgizimu yeAfrika kanye neMozambique ongaphakathi esiqiwini saseNdumo.
 - Umncele ongase Mpumalanga ohamba njalo ngemigwaqo u D9, D1834, P522-2 kanye no A1074 ubheke emnceleni ohlukanisa iniNgizimu neAfrica kannye neMozambique uze uyoshaya emnceleni ongaseMpumalanga yesiqiwi saseNdumo.
 - Uphinde uhambe ezindaweni zalobomasipala, Umkhanyakude, Jozini, kanye nomhlabuyalingana.

Uphinde futhi udabule kulezizindawo zamakhosi: Mathenjwa, Tembe, S'qakatha, Nyawo, Nsinde, kanye no Mashabane.

kanye nezinye izizinda zamanzi ezingaphandle kwalendawo echaziwe esigaba (c) (i) ngaphezulu ekungathi uMnyango wezaManzi namaHlathi noma isiphathi mandla sicela uSosiyeshini ukuthi usebenze kuzo,

Lososiyeshini usendaweni yokuphathwa kwamanzi ewunombolo 6 esifundazweni

saKwaZulu-Natal; futhi

h) umthethosisekelo kasosiyeshini wokusebenzisi bamanzi wase- Mfunda Yophongolo uvunyiwe ngokusemthethweni.

HLAS SEANI MBEDZI

UNGQONGQOSHE WOMNYANGO WEZAMANZI NAMAHLATHI

No. 128

16 February 2007

TRANSFORMATION OF NKWALINI IRRIGATION BOARD INTO NKWALENI WATER USER ASSOCIATION, DIVISION/MAGISTERIAL DISTRICTS OF ESHOWE, PROVINCE OF THE KWAZULU NATAL, WATER MANAGEMENT AREA NUMBER 6

- I, Silas Seani Mbedzi, Chief Director: Institutional Oversight, hereby in terms of section 92(1) of the National Water Act, 1998 (Act No 36 of 1998), declare that-
- (a) the Nkwaleni Water User Association is established;
- (b) the Association's name is the Nkwaleni Water User Association;
- (c) the area of operation of the Nkwaleni Water User Association includes all properties in respect of which any person is entitled to use water (surface and underground water) by virtue of entitlements in terms of section 22(1) of the Act as follows:
 - (i) The area start from the Goedertrouw/Phobane Dam to the Mfuli/Mhlatuze Rivers confluence and undefined adjoining parts of communal land on Reserve 17 and Reserve 11, within the catchment from the Mhlathuze River and its tributaries
 - (ii) any other water resource situated outside the area described in paragraph (c)(i) above, which water resource and accompanying area the Department of Water Affairs and Forestry or the responsible authority may require the Association to control.

which is situated in Water Management Area number 6 in the Province of the Kwazulu Natal; and

the constitution of the Nkwaleni Water User Association has been approved.

SPANIOIBEDZI

(

CHIEF-DIRECTOR: INTSTITUTIONAL OVERSIGHT

UMNYANGO WEZAMANZI NAMAHLATHI

ISAZISO

Nombolo: 128 Usuku: 2007-02-16

UKUGUQULWA KWEMABHODI LOKUCHELELA LASE KWALENI UKUBA LIBE NGUSOSIYESHINI WOKUSEBENZISA AMANZI WASE OSESIGODINI SASESHOWE, ESIFUNDAZWENI SAKWAZULU-NATAL, ENDAWENI YOKUPHATHWA KWAMANZI UNOMBOLO 6

Mina, Lindiwe Benedicta Hendricks, uNgqongqoshe wezaManzi namaHlathi, ngiyabeka ngokwesigaba 92 (1) ngokomthetho kazwelonke wezaManzi, ka1998 (Umthetho nombolo 36 ka 1998), ukuthi:

- a) usosiyeshini wokusebenzisa amanzi wase Showe usunguliwe;
- b) igama likasosiyeshini libe Nkwaleni:
- c) indawo usosiyeshini i-Nkwaleni ozosebenzela kuyona ifaka zonke izindawo lapho umuntu enelungelo lokusebenzisa amanzi (asemifuleni kanye nangaphansi komhlaba), lezizindawo kanye nabasebenzisa amanzi (asemifuleni kanye nangaphansi komhlaba) begunyazwe ngokwesigaba 22(1) somthemtho kazwelonke wezaManzi ngokulandelayo;
 - Zonke izindawo ezichelelwayo (zokuhweba / ezinkulu kanye nabasafufusa/ kube abancane abagudle umfula uMhlathuze eqhamuka edamini lase Phobane / Goedertrouw eya lakuhlangana khona imifula uMfuli kanye noMhlathuze;

kanye nezinye izindawo eziphethwe ngokuhlanganyelwa (zamakhosi) kuma Reserve 17 kanye no Reserve 11, phakathi kwesizinda umfula uMhlathuze kanye memingenela yawo ephakathi kwamadamu i-Phobane kanye neGoedertrouw kuya lapho kuhlangana khona imifula iMfuli kanye noMhlathuze.

Abasebenzisa amanzi (asemifuleni kanye nangaphansi komhlaba) begunyazwe ngokwesigaba 22(1) somthemtho kazwelonke wezaManzi

- umfula uMhlathuze, abasezansi nedamu iPhobane, dokwa lingangeni idamu kanye nangaphezulu lalapho kuhlangana khona imifula uMfuli kanye noMhlathuze,
- ezinye izingxenye zemingenela yomfula uMhlathuze ezisendaweni yokusebenzela usoseshini, kanye,
- Nezinye izizinda zamanzi ezisendaweni yokusebenzela usoseshini

ii) kanye nezinye izizinda zamanzi ezingaphandle kwendawo echaziwe esigabeni (c) (i), ngaphezulu ekungathi uMnyango wezaManzi namaHlathi noma isiphathi mandla secela uSoyeshini ukuthi usebenze kuzo,

Lososiyeshini usendaweni yokuphathwa kwamanzi ewunombolo 6 esifundazweni saKwaZulu-Natal; futhi

umthethosisekelo kasosiyeshini wokusebenzisa amanzi wase Nkwaleni uvunyiwe ngokusemthethweni.

STLAS SEAN MBEDZI

UNGQONGQOSHE WOMNYANGO WEZAMANZI NAMAHLATHI

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 120 OF 2007

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 following farm: R/E, R/E of Ptn 1, 2, 4, 5, 6, 7 of Burrah Nullah 590 LT, R/E, Ptn 1, 3, 4, 5 of RedBank 600 LT, R/E, R/E of Ptn 1, Ptn 2, 3 situated within Mopani District, Limpopo.

Mr. Samuel Mokoto Letsoalo lodged a claim on behalf of the Letsoalo Family on properties mentioned in the table below on the 30th December 1998. The Letsoalo Family was removed from the farm Forest Hill in the early 1930's, Farm Redbank 600 LT in 1981 and Burrah Nullah 590 LT in the early 1920's and are currently scattered around the Republic of South Africa. Currently the farms are all privately owned and are all feasible for restoration. Office of the Regional Land Claims Commission: Limpopo will offer the claimants alternative redress in terms of the Restitution of Land Rights Act, 22 of 1994, as amended.

PROPERTY	CURRENT OWNER	TITLE DEED	EXTENT (HECTARE S)	BONDS AND RESTRICTIVE CONDITIONS	HOLDER
Ptn 1 of Burrah Nullah 590 LT	Johan Schoeman Trust	T215/1984	256.9596H	B76407/1997 K767/1965S LT,590,1	Halewood Estate Pty Ltd
Ptn 4 of Burrah Nullah 590 LT	Hans Merensky Holdings Pty Ltd	T72380/19 93	67.8613H	LT,590,4	Lotzaba Forests Ltd
Ptn 5 of Burrah Nullah 590 LT	Tintinara Farms CC	T47077/19 86	30.6637H	B24018/1998 K2710/1977S K3910/1977S LT,590,5	First National Bank Addison Jean Elizabeth Jaroszynski Tadeusz

					WLADISLAW 42000
Ptn 6 of Burrah Nullah 590 LT	Loughor- Clarke Estates CC	T92555/19 92	133.7874H	B22621/2002 B55605/1994	Land & Landbou Ontwikkelings bank van Suid Afrika
Ptn 7 of Burrah Nullah 590 LT	Clarke Andrew Gordon Loughor	T92557/19 92	153.1941H	B24806/1996 B75143/1993 B99834/1992 K178/1966S K2710/1985S K63/1978S L826/1980S FROM-PTN 2 7R/E 590 LT	Landbank Standard Bank
R/E of Redbank 600 LT	Drake Peter French	T38862/19 94	343.0254H	B35154/2001 B43456/1994 B4465/1999 B84673/1997 B97462/1994 K1389/1979S K6/1949RM K84/1966S LT,600	Land & Agricultural Bank of South Africa LTD LandBank First Rand Bank LTD First National Bank
R/E of Ptn 1 of Redbank 600 LT	Genesis Trust	T24000/19 91	183.3342H	B22621/2002 B27568/1991 K260/1978S K826/1980S LT,600.1	Land & Landbou Ontwikkelings Bank of South-Africa Standard
Ptn 3 of Redbank 600 LT	Hans Clifford Francis	T10486/19 74	29.0355H	LT,600.3	N/A
Ptn 4 of Redbank 600 LT	Jager William Edward	T27417/19 83	77.6035H	B4421/2001 K3909/1977S B79634/1989 B71795/1996 B4194/1985	Standard Bank of Suid Afrika LTD Absa Bank LTD

				T3392/1977	LandBank Du Plessis
Ptn 5 of Redbank 600 LT	Alarm Trust	T58553/19 97	21.4133H	B8673/2002 K405/1978S K826/1980S LT,600,5 B48451/1997	Land & Landbou Ontwikkelings Bank of South-Africa Absa Bank
R/E of Forest Hill 601 LT	N/A	N/A	293.5189H	CONS-603LT LT,601,	N/A
R/E of Ptn 1 of Forest Hill 601 LT	The state of the s	T72380/19 93	78.8764H	T13717/1950	Lotzaba Forests
Ptn of Forest Hill 601 LT	Loughotr- Ckarke Estates CC	T11993/19 74	92.4299H	B22621/2002 VA2272/2002 LT,601,2	Land & Landbou Ontwikkelings Bank of South-Africa Loughor- Clarke Estates CC
Ptn 3 of Forest Hill 601 LT	Loughor- Clarke Estates CC	T11993/19 74	55.9448H	B22621/2002 VA2272/2002 LT,601,3	Land & Landbou Ontwikkelings Bank of South-Africa Loughor- Clarke Estates CC
R/E of Forest Hill 603 LT	Hans Merensky Holdings PTY LTD	T72380/19 93	71.7387H	FROM-PTN 10,619,LT FROM- R/E,601,LT LT,603	Lotzaba Forests

Ptn 1 of Forest Hill 603 LT	Hans Merensky Holdings PTY LTD	T72380/19 93	118.1186Н	LT,603,1	T72380/1993
Ptn 2 of Forest Hill 603 LT	Joubert Francois	T7841/198 5	117.0217H	B24489/1996 B41929/1987 B90428/1989 B91761/1991 B9860/1985 K79/1965L LT,603,2	ABSA VOLKSKAS ABSA BANK LTD

Take further notice that the Regional Land Claims Commission of Limpopo is investigating this claim. Any party that has an interest in the above-mentioned properties is hereby invited to submit in writing within **90** days of publication of this notice, any comment, and/ or objection to this claim to the Regional Land Claims Commissioner at the addresses set out below under reference number KRP 11456.

Take further notice that a meeting of all interested parties will be convened within a period of **14** days of publication of this notice, for the purpose of information sharing and outlining of the restitution process.

The Regional Land Claims Commission: Limpopo Private Bag x9552 POLOKWANE 0700 Submission may also be delivered to: First Floor, 96 Kagiso House Corner Rissik & Schoeman Streets POLOKWANE 0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 121 OF 2007

DEPARTMENT OF TRANSPORT

AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990) APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR SERVICE LICENCE

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations, 1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be considered by the Air Service Licensing Council. Representation in accordance with section 15 (3) of the Act No.115 of 1990in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

- (A) Full Name and trade name of the applicant. (B) Full business or residential address the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for (E) Category of aircraft and the amendment thereto which is being applied for. (F) Amendment reffered to in section 14(2) (b) to (e).
- (A) Henley Air (Pty) Ltd: Henley Air. (B) Hangar 6, Rand Airport. (C) Class II and III; N569D and G576D. (D) Type N1, N2, G2, G3, G4, G10, G11 and G15. (E) Category H1 and H2. Changes to the Management Plan: Mr I. Marais replaces A. P. Merrick as Air Service Safety Officer.

NOTICE 123 OF 2007

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 restitution of land rights has been lodged on the farm **HUGOMOND 118** LS.

The claim was lodged by Ms. Maliaga Tshifularo Josephina, ID: 500701 0708 089 on behalf of Hugomond Ga-Mashamaite Community on property (s) mentioned in the table below before the 31st December 1998.

PORTION	OWNER	EXTENT IN	TITLE DEED	BONDS/ ENDORSEMENT S	HOLDER
REMAINING EXTENT OF THE FARM	KUYP BELEGGINGS (Pty) Ltd	1675.7892	T9569/2001	B8439/2001 K2109/1996RM	STANDARD BANK LTD MARIKANA GRANITE QUARRIES (Pty) Ltd
HUGOMOND 118 L8				K7128/1993RM K7128/1993RM	SAMANCOR LTD NO DETAILS

Take further notice that the office of the Regional Land Claims Commissioner: Limpopo is investigating this claim. Any party that has an interest on the above-mentioned properties is hereby invited to submit in writing within **90 days** of publication of the notice, any comment and/or objection to this claim to the Regional Land Claims Commissioner at the address set out below under reference number: **KRP 1622.**

Take further notice that a meeting of all interested parties will be convened within a period of **14 days** of publication of this notice, for the purpose of information sharing and outlining the restitution process.

Office the Regional Land claims Commissioner: Limpopo Private bag X9552 POLOKWANE 0700

Submission may also be delivered to: First floor, 96 Kagiso House Corner Rissik & Schoeman streets POLOKWANE 0700

MASHILE MOKONO
REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

NOTICE 124 OF 2007

AMENDMENT NOTICE

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

Amending Notice 531 of 2006 published in Government Gazette No. 28711 on 13 April 2006 to include the properties listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	The farm The Oaks No. 7441	190, 1669 ha	T31932/1991	Durowyn Trust-Trustees	I-2458/1986C-12/5/86- 15600/972B B40910/1991 K2/1966s K522/1986s
2	Portion 1 of the farm Tayside No. 11319	2, 4276 ha	T23497/1996	Kumaraval Soobramoney Pillay	None
3	Portion 1 of the farm Wonderdam B No. 9963	300, 0042 ha	T13148/21968	Republic of South Africa	I-1722/1982LG
4	Portion 1 of the farm Gladstone No. 4331	1041, 2897 ha	T68702/2002	Crafcor Farming (Pty) Ltd	K502/1992RM
5	The farm Fort Agnew No. 3808	10, 6584 ha	T3705/1997	Crafcor Farming (Pty) Ltd	None
6	The farm Wilderness No. 11859	408, 4066 ha	T8570/1998	M C H Trust-Trustees	B18937/2000 B25629/2003 B54705/2004 B6000/2001 K139/1999s K687/2003s K96/1987s
7	The farm Corby Rock No. 11509	718, 9120 ha	T36079/1997	Leslie Edwin Hesom	B55000/2006 K57/1999s
8	The farm A of Wonderdam of Extremity No. 10023	51, 4056 ha	T11358/1965	Republic of South Africa	None
9	The farm Hayspoor No. 16386	13, 5134 ha	T18919/1993	Transnet Ltd	None
10	Portion1 of the farm Cornville No. 13457	111, 0294 ha	T6761/1982	Erens Piet Kruger	None
11_	Portion 2 of the farm Cornville No. 13457	35, 3816 ha	T7119/1995	Crafcor Farming (Pty) Ltd	K851/1993s
12	Portion 1 of the farm Springfield No. 9753	39, 4674 ha	T13500/1965	Republic of South Africa	None
13	Portion 3 of the farm Springfield No. 9753	111, 2734 ha	T15068/1965	Republic of South Africa	None
_14	Portion 4 of the farm Springfield No. 9753	20, 7783 ha	T13500/1965	Republic of South Africa	None

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
15	Portion 7 of the farm Springfield No. 9753	21, 5893 ha	T13500/1965	Republic of South Africa	None
16	Remainder of the farm Extremity A No. 10022	292, 5828 ha	T11358/1965	Republic of South Africa	I-371/1980LG
17	Portion 1 of the farm Extremity A No. 10022	1, 3936 ha	T3551/1922	Transnet Ltd	I-371/1980LG
18	Portion 2 of the farm Extremity A No. 10022	0, 6973 ha	T767/1934	Transnet Ltd	I-371/980LG
19	Remainder of the farm Whinstone No. 10616	458, 3819 ha	T54326/2006	Dreykon Trust-Trustees	K1017/1994s K1163/1992s K140/1999s K687/2003s
20	Portion 1 of the farm Whinstone No. 10616	1, 6953 ha	T9531/1993	Transnet Ltd	None
21	Remainder of Portion 1 of the farm Maybole No. 2419	350, 5514 ha	T5488/1970	Adriaan Mynhardt Sadie	B14754/2005
22	Remainder of Portion 2 of the farm Maybole No. 2419	582, 2093 ha	T17553/1969	Crafcor Farming (Pty) Ltd	B10701/1980 B126/1974 B5929/1984 K1115/1986s K889/1983s VA296/1991
23	Remainder of Portion 4 of the farm Maybole No. 2419	214, 0596 ha	T5488/1970	Adriaan Mynhardt Sadie	B14754/2005 K1163/1990s K1202/1983s
24	Portion 3 of the farm Menteith No. 3328	141, 6401 ha	T24522/1989	Aletta Kruger and Erens Piet Kruger	None
25	Portion 4 of the farm Menteith No. 3328	141, 6401 ha	T15260/1986	Coenraad Michael Frederick Scheepers	None
26	Portion 8 of the farm Menteith No. 3328	141, 6401 ha	T3866/1991	Coenraad Michael Frederick Scheepers	VA368/2002
27	Portion 9 of the farm Menteith No. 3328	141, 6401 ha	T28320/1992	Coenraad Michael Frederick Scheepers	K515/1986s
28	Portion 10 of the farm Menteith No. 3328	19, 8907 ha	T40652/2001	Mahomed Saleem Yusuf Docrat	K904/1986s
29	Portion 14 of the farm Menteith No. 3328	19, 8907 ha	T40652/2001	Mahomed Saleem Yusuf Docrat	K517/1986s
30	Portion 16 of the farm Menteith No. 3328	19, 8907 ha	T19788/1974	Pieter Gerhardus Cloete Rousseau	I-2588/1978LG
31	Portion 1 of the farm Van Rooyen No. 4252	4, 00809 ha	T3009/1903	Transnet Ltd	1-2588/1978LG
32	Remainder of Portion 2 of the farm Van Rooyen No. 4252	3, 7815 ha	T3009/1903	Transnet Ltd	I-2588/1978LG
33	Portion 3 of the farm Van Rooyen No. 4252	7, 6226 ha	T3009/1903	Transnet Ltd	I-2588/1978LG
34	Portion 4 of the farm Van Rooyen No. 4252	311, 7771 ha	T7730/1959	Republic of South Africa	I-2588/1978LG

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
35	Remainder of Portion 5 of the farm Van Rooyen No. 4252	121, 5999 ha	T14620/1987	Crafcor Farming (Pty) Ltd	B18770/1987 K104/1979s
36	Remainder of Portion 7 of the farm Van Rooyen No. 4252	264, 7275 ha	T29731/1997	Crafcor Farming (Pty) Ltd	K1115/1986s VA802/1993
37	Remainder of Portion 12 of the farm Van Rooyen No. 4252	143, 9387 ha	T21985/1987	Crafcor Farming (Pty) Ltd	None
38	Portion 13 of the farm Van Rooyen No. 4252	52, 4707 ha	T20266/1988	Crafcor Farming (Pty) Ltd	None
39	Portion 14 of the farm Van Rooyen No. 4252	0, 9874 ha	T23499/1992	Crafcor Farming (Pty) Ltd	None

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit under reference number **KRN6/2/2/E/7/0/0/52** within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO
REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 125 OF 2007

AMENDMENT NOTICE

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

Amending Notice 1146 of 2004 published in Government Gazette No. 26477 on 25 June 2004 to exclude the properties listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Remainder of the farm S30B No. 5122	403, 1342 ha	T4964/1997	Sappi Manufacturing (Pty) Ltd	None
2	Portion 1 of the farm S30B No. 5122	0, 8094 ha	T4964/1997	Sappi Manufacturing (Pty) Ltd	None
3	Portion 2 of the farm S30B No. 5122	0, 7335 ha	T20534/1988	Joseph Vincent Titele Banjo and Valerie Maggie Banjo	I-17316/1999AT I-10465/1999AT I-10465/1999AT I-12691/2000AT I-7798/2000AT B38999/1994
4	The farm Lot FP8 No. 8522	255, 3973 ha	T26859/1998	Lex Stone Family Trust-Trustees	B17204/1989 B3958/2002 K972/1995L
5	Remainder of the farm Penrhyn No. 12732	202, 3310 ha	T4964/1997	Sappi Manufacturing (Pty) Ltd	None

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit under reference number KRN6/2/2/E/13/0/0/5 within 30 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 126 OF 2007

AMENDMENT NOTICE

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

Amending Notice 79 of 2006 published in Government Gazette No. 28413 on 27 January 2006 to include the properties listed in the table below:

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
_1	Remainder of Portion 2 of the farm Marthinusdrift No. 11	235, 2342 ha	T10770/2003	Benjamin van Aswegen	B33515/2003
2	Portion 5 of the farm Marthinusdrift No. 11	0, 3792 ha	T3531/1960	Zululand Diocesan Trusts' Board-Trustees	I-5394/1986LG
3	Portion 7 of the farm Marthinusdrift No. 11	22, 9030 ha	T11227/1998	Marthinusdrift Trust-Trustees	None
4	Portion 12 of the farm Marthinusdrift No. 11	946, 2402 ha	T11227/1998	Marthinusdrift Trust-Trustees	None
5	Portion 14 of the farm Marthinusdrift No. 11	776, 8374 ha	T27798/1998	Sophiasdal Beleggings BK	None
6	Portion 15 of Portion 14 of the farm Marthinusdrift No. 11	158, 2331 ha	T56202/2003	Oswald Ernst Freyer	None

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit under reference number KRN6/2/2/E/36/0/0/18 within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZUŁU NATAŁ

NOTICE 127 OF 2007

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

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

Property : see attached schedule

Extent of property : see attached schedule

Magisterial District : Umbumbulu

Administrative District: : KwaZulu-Natal

Current Title Deed No. : see attached schedule

Current Owner : see attached schedule

Bonds & Restrictive

Conditions (Interdicts) : see attached schedule

Claimant : Samuel Kholosi Mkhize on behalf of the Esmahleni Community

Date claim lodged : 29 December 1998

Reference number : KRN6/2/2/E/44/0/0/20

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
_ 1	The farm Antiford No. 15932	394, 3667 ha	T16181/2000	Bernardo Faming cc	K989/1995s
2	The farm Antiford No. 3A No. 8136	141, 5576 ha	T13176/1994	lan Wildish Hampson	B16040/2004 B26428/2005 K996/1995s
3	The farm Amawa No. 12710	Not Registered			

NOTICE 128 OF 2007

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

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

Property : see attached schedule

Extent of property : see attached schedule

Magisterial District : Vryheid

Administrative District: : KwaZulu-Natal

Current Title Deed No. : see attached schedule

Current Owner : see attached schedule

Bonds & Restrictive

Conditions (Interdicts) : see attached schedule

Claimant : Macilo Mhlongo on behalf of the Kewulani Community

Date claim lodged : 22 December 1998

Reference number : KRN6/2/2/E/50/0/0/283

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

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MS. S. SOSIBO

REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)	
1	Portion 1 of the farm Welkom No. 314	680, 7716 ha	T21256/1985	Willem Weites	None	
2	Remainder of Portion 2 of the farm Welkom No. 314	510, 5788 ha	T21251/1985	Frederik Weites	B23651/1985 B27600/1990	
3	Portion 3 of the farm Welkom No. 314	255, 2893 ha		Not Registered		
4	Remainder of Portion 4 of the farm Welkom No. 314	162, 0000 ha	T21255/1985	Willem Weites	None	
5	Portion 5 of the farm Welkom No. 314	6, 8518 ha	T31838/2005	Elengeni Dev Trust-Trustees	None	
6	Portion 6 of Portion 4 of the farm Welkom No. 314	1, 3416 ha	T35106/2001	Willem Weites and Gerdina Christina Weites	None	
7	Remainder of the farm Rustenburg No. 257	935, 4471 ha	T52759/2004	Blue Horison Properties 11 (Pty) Ltd	B15033/2006	
8	Portion 1 of the farm Rustenburg No. 257	935, 4471 ha	T37478/1997	Mondi South Africa Ltd	K348/1987RM	
9	Remainder of the farm Zalflager No. 525	425, 5605 ha	T37478/1997	Mondi South Africa Ltd	None	
10	Portion 1 of the farm Zalflager No. 525	425, 7820 ha	T5708/2000	Catharina Elizabeth van Heerden	K628/1994RM K629/1994RM	
11	Portion 2 of the farm Zalflager No. 525	425, 7096 ha	T13378/1967	Maria Magdalena Janse van Rensburg	I-6363/1986LG	
12	Portion 4 of the farm Frischgewaagd No. 401	167, 6822 ha	T12990/1971	Jurie Hendrik Wynand Mentz	B32639/1980	
13	Portion 5 of Portion 1 of the farm Frischgewaagd No. 401	167, 6822 ha	T7257/2005	Andrew Gordon Prew	None	
14	Portion 6 of the farm Frischgewaagd No. 401	167, 6822 ha	T16722/1977	Johannes Meintjies Mentz	B62840/2005	
15	Portion 7 of the farm Frischgewaagd No. 401	167, 6822 ha	T16722/1977	Johannes Meintjies Mentz	B62840/2005	
16	Portion 8 of the farm Frischgewaagd No. 401	167, 7322 ha	T16722/1977	Johannes Meintjies Mentz	B62840/2005	
17	Remainder of the farm Koudelager No. 115	915, 4174 ha	T26111/1994	Gert Jacobus Smith	I-2751/2005AT B1360/1996 B21088/1999 B32901/1994 K14/2001s K2410/1999RM K422/1997RM K719/1993RM K725/1993RM	
18	Remainder of Portion 1 of the farm Koudelager No. 115	911, 1347 ha	T37478/1997	Mondi South Africa Ltd	K3106/2003RM	
19	Portion 2 of the farm Koudelager No. 115	4, 2827 ha	T9979/1972	Stylrand Boerevereniging	None	

NOTICE 129 OF 2007

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

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

Property : see attached schedule

Extent of property : see attached schedule

Administrative District: : Durban

Previous Title Deed No. : see attached schedule

Claimants : see attached schedule

Date claim lodged : see attached schedule

Reference number : see attached schedule

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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MS. S. SOSIBO

SCHEDULE

МО	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
			CATO MANOR TENANTS		DEED NOMBER	LODGEMENT
1	1 KRN6/2/3/E/8/817/2716/627 Nkosinomusa J. Ndlovu That portion only of Cato Manor, commonly known as 369 Dabulamanzi					
2	KRN6/2/3/E/8/817/2716/1277	Susan Dhlamini	That portion only of Cato Manor, commonly kn			13-09-1996
3	KRN6/2/3/E/8/817/2716/1436	Mpiyake Victor Dladla	That portion only of Cato Manor, commonly kn		Estate	21-08-1996
4	KRN6/2/3/E/8/817/2716/1758	Lindeni Dlulisa	That portion only of Cato Manor, commonly kn			25-06-1996
5	KRN6/2/3/E/8/817/2716/3249	Nonhlanhla C. Mndaweni	That portion only of Cato Manor, commonly kn	own as 20 Mathonsi		09-11-1998
6	KRN6/2/3/E/8/817/2716/3313	Beauty Sibongile Mdluli	That portion only of Cato Manor, commonly kn			16-09-1998
7	KRN6/2/3/E/8/817/2716/3332	Bekimpi Otto Ncala	That portion only of Cato Manor, commonly kn	own as 38 KwaMngun	i	18-08-1997
8	KRN6/2/3/E/8/817/2716/3936	Bekinkosi E. B. Sibisi	That portion only of Cato Manor, commonly kn			30-12-1998
9	KRN6/2/3/E/8/817/2716/4020	Thombikayise M. Mbunane	That portion only of Cato Manor, commonly kn	own as 78 KwaKhany	ile	30-12-1998
10	KRN6/2/3/E/8/817/2716/4048	Busi Audrey Gwamanda	That portion only of Cato Manor, commonly kn	own as 371 Benoni		31-12-1998
11	KRN6/2/3/E/8/817/2716/4308	Thulani L. Mvelase	That portion only of Cato Manor, commonly kn	own as 64 Emhlanger	ni	31-12-1998
12	KRN6/2/3/E/8/817/2716/5188	Siphiwe Simon Nyanda	That portion only of Cato Manor, commonly kn	own as 25 Mathonsi		30-12-1998
13	KRN6/2/3/E/8/817/2716/5235	Mtsheleni S. Ndlovu	That portion only of Cato Manor, commonly kn	own as 59 Chateau E	state	28-12-1998
14	KRN6/2/3/E/8/817/2716/5272	Sithembiso S. Mzimela	That portion only of Cato Manor, commonly kn	own as 36 KwaBheng	u	15-12-1998
15	KRN6/2/3/E/8/817/2716/5573	Duduzile Gloria Msane	That portion only of Cate Manor, commonly kn	own as 69 Nsimbini		02-09-1998
			REDHILL - MALACCA ROAD			
16	KRN6/2/3/E/8/817/1970/12	Anand Kumar Bigun	That portion of Durban, commonly known as 2			31-12-1998
17	KRN6/2/3/E/8/817/1970/35	Ameerchund Harilall	That portion of Durban, commonly known as 9	0 Ryde Place, Malacc	a Road_	31-12-1998
18	KRN6/2/3/E/8/817/1970/50	Loganathan Subramonia	That portion of Durban, commonly known as 1			31-12-1998
19	KRN6/2/3/E/8/817/1970/56(A)	Rajendrah Perumal	That portion of Durban, commonly known as 2	71 Ryde Place, Malac	ca Road	31-12-1998
20	KRN6/2/3/E/8/817/1970/56(B)	Ronnie Naidoo	That portion of Durban, commonly known as 2	71 Ryde Place, Malac	ca Road	31-12-1998
21	KRN6/2/3/E/8/817/1970/60	Dhevanandun Narainsamy	That portion of Durban, commonly known as 3	01 Ryde Place, Malac	ca Road	31-12-1998
22	KRN6/2/3/E/8/817/1970/88	Florence S. Jacob	That portion of Durban, commonly known as 2	41 Ryde Place, Malac	ca Road	31-12-1998
23	KRN6/2/3/E/8/817/1970/97	Rachel Pillay	That portion of Durban, commonly known as 2			31-12-1998
24	KRN6/2/3/E/8/817/1970/153	Saraswathi Singh	That portion of Durban, commonly known as 1	42 Ryde Place, Malac	ca Road	31-12-1998
25	KRN6/2/3/E/8/817/1970/159	Shunmugam Govindasamy	That portion of Durban, commonly known as 2	46, Malacca Road		31-12-1998

NO	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE	DATE OF
110	NEI ERENOE NOMBER	MAINE OF VEARINARY	PROPERTY DESCRIPTION	LAILMI	DEED NUMBER	LODGEMENT
26	KRN6/2/3/E/8/817/1970/173	Rishilall Narsing	That portion of Durban, commonly known as 22	Pemba Lane, Malac		31-12-1998
27	KRN6/2/3/E/8/817/1970/175	Govindamma Naicker	That portion of Durban, commonly known as 16			31-12-1998
28	KRN6/2/3/E/8/817/1970/201	Jayseelan Archery	That portion of Durban, commonly known as 24			31-12-1998
29	KRN6/2/3/E/8/817/1970/213	Ishan Moodley	That portion of Durban, commonly known as 19			31-12-1998
30	KRN6/2/3/E/8/817/1970/230	Poobalan Pillay	That portion of Durban, commonly known as 24		ca Road	31-12-1998
31	KRN6/2/3/E/8/817/1970/217	Subramoney Pillay	Lot 10 of Portion Pil of Lot 18A No. 1542	0, 1801 ha	T13956/1971	31-12-1998
			CATO MANOR LANDOWNERS			
32	KRN6/2/3/E/8/817/2716/226	Dayanand G. Bhagaloo	Lot 117 of Lot Bonela of the farm Cato Manor	0, 1078 ha	T10730/966	08-05-1995
			No. 812			
33	KRN6/2/3/E/8/817/2716/296	Kistasamy M. Reddy	1. Sub 1 of Sub 8 of Lot SB7 of the farm Cato	1. 0, 6249 ha	T13147/1965	08-01-1996
			Manor No. 812			
			2. Remainder of Sub 8 of Lot SB7 of the farm	2. 0, 5184 ha		
			Cato Manor No. 812			
34	KRN6/2/3/E/8/817/2716/330	Anthony L. A. Pillay	1. Lot 151 of Lot MB6 of the farm Cato Manor	1. 0, 8094 ha	1. T12813/1965	05-10-1995
			No. 812			
			2. Remainder of Sub WW of the farm Cato	2. 0, 0757 ha	2. T12813/1965	
			Manor No. 812			
			3. Remainder of Sub ZZ of the farm Cato	3. 0, 2056 ha	3. T12813/1965	
			Manor No. 812			
			4. Lot 17 of Lot MB5 of Cato Manor No. 812	4. 0, 1032ha	4. T12813/1965	
			5. Remainder of Lot 3 of W.W. of the farm	5. 0, 1901 ha	5. T12813/1965	
			Cato Manor No. 812			
			6. Lot B of Lot ZZ of the farm Cato Manor No.	6. 0, 0767 ha	6. T7041/1967	
			812	_		
	L/DLIGHTO IT IS IS IT IS IN IT IS IN IT	Le uin	VICTORIA COUNTY		T0.15011.055	11.10.1000
35	KRN6/2/3/E/8/817/2723/12	Jimwanthi Boodram	Sub 9 of A of 1 No. 1550	0, 0955 ha	T9453/1967	11-10-1996
36	KRN6/2/3/E/8/817/2723/267	Beerajh Bipat	Sub 2 of C of J of a.b.c.d of Lot No. 1 No. 1550	0, 1012 ha	T8757/1964	04-02-1997
	MONOR IN IT IO IO IT I OOT I'S	D-11	NEWLANDS		71.00004.5-1	04.07.4555
37	KRN6/2/3/E/8/817/1637/11	Ballaraman Govender	1. Lot 237, Newlands Township	1. 0, 3665 ha	T16233/1974	21-07-1996
	<u> </u>		2. Lot 238, Newlands Township	2. 0, 2641 ha		

NO	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
			DURBAN TOWNLANDS			_
38	KRN6/2/3/E/8/817/2722/56 (B)	Chagan Thakor Bhoola	Sub 4 of K/33 of Lot 33 Block B of the Townlands of Durban No. 1737	0, 0703 ha	T1382/1968	12-02-1997
39	KRN6/2/3/E/8/817/2722/104	Nasir Shaik H. Hassan	Lot 88 Block AL of the Townlands of Durban No. 1737	0, 1696 ha	T11652/1964	02-04-1996
			SEA VIEW			
40	KRN6/2/3/E/8/817/2129/139	Thayanee T. Naicker	Sub 112 of C of Block U of the farm Sea View No. 845	0, 2041 ha	T8449/1966	01-04-1996
			CHATSWORTH			
41	KRN6/2/3/E/8/817/2972/34	Krishnavelli Subramoney	A 5acre portion of property in Chatsworth, Durban	2, 0235 ha	N/A	06-03-1998

STAATSKOERANT, 16 FEBRUARIE 2007

NOTICE 130 OF 2007

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

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

Property : see attached schedule

Extent of property : see attached schedule

Magisterial District : Umvoti

Administrative District: : KwaZulu-Natal

Current Title Deed No. : see attached schedule

Current Owner : see attached schedule

Bonds & Restrictive

Conditions (Interdicts) : see attached schedule

Claimant : Poonamah Moonsamy

Date claim lodged : 7 May 1998

Reference number : KRN6/2/3/E/46/1/1/2

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermantzburg.

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

SCHEDULE

NO.	PROPERTY DESCRIPTION	EXTENT	CURRENT TITLE DEED NO.	CURRENT OWNER	BONDS & RESTRICTIVE CONDITIONS (INTERDICTS)
1	Portion 1 of Erf No. 382, Greytown Township, now part of	0, 2023 ha	T65782/2005	Apexhi Properties Ltd	None
	Erf 1449 Greytown Township				•
2	Portion 3 of Erf No. 381, Greytown Township, now part of	0, 1012 ha	T65782/2005	Apexhi Properties Ltd	None
	Erf 1449 Greytown Township				

NOTICE 131 OF 2007

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

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

Property : The farm Baviaans Kloof No. 12921

Extent of property : 490, 0706 hectares

Magisterial District : Underberg

Administrative District: : KwaZulu-Natal

Current Title Deed No. : T3618/1958

Current Owner : Republic of South Africa

Bonds & Restrictive

Conditions (Interdicts) : None

Claimant : Mzwempi Bonifus Nkabinde on behalf of the Nkabinde Family

Date claim lodged : 22 October 1998

Reference number : KRN6/2/2/E/48/0/0/7

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO

NOTICE 132 OF 2007

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

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

Property : Portion 1 of the farm Penrhyn No. 12732

Extent of property : 542, 3949 hectares

Magisterial District : bxopo

Administrative District: : KwaZulu-Natal

Current Title Deed No. : T4964/1997

Current Owner : Sappi Manufacturing (Pty) Ltd

Bonds & Restrictive

Conditions (Interdicts) : None

Claimant : Bangilifa Khihli Mkhize, on behalf of the Mkhize Family

Date claim lodged : 30 October 1998

Reference number : KRN6/2/2/E/16/0/0/66

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within **30 days** from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be ipso facto barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Pietermaritzburg 3200

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO

NOTICE 133 OF 2007

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

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

Property : see attached schedule

Extent of property : see attached schedule

Magisterial District : Pletermaritzburg

Administrative District: : KwaZulu-Natal

Previous Title Deed No. : see attached schedule

Claimants : see attached schedule

Date claim lodged : see attached schedule

Reference number : see attached schedule

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

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

MS. S. SOSIBO

SCHEDULE

NO.	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
1	KRN6/2/3/E/38/872/1868/49	Sookranee Ramasar	Remainder of Sub C of Lot 26 Plessies Leger No. 1458	7, 2844 ha	T18709/1967	28-12-1998
2	KRN6/2/3/E/38/872/590/4	Devanand M. Rajkumar	Remainder of Sub 17 of D of 118 of the farm Edendale No. 775	0, 3915 ha	T10715/1972	16-08-1996
3	KRN6/2/3/E/38/872/590/16	Sadhabrish Soomera	 Sub 11 of Lot 522 of the farm Edendale No. 775 Sub 7 of Lot 522 of the farm Edendale No. 775 Sub 6 of Lot 522 of the farm Edendale No. 775 Sub 2 of Lot 522 of the farm Edendale No. 775 Sub 14 of Lot 522 of the farm Edendale No. 775 Sub 5 of Lot 522 of the farm Edendale No. 775 Sub 15 of Lot 522 of the farm Edendale No. 775 Sub 15 of Lot 522 of the farm Edendale No. 775 	1. 0, 2626 ha 2. 0, 0995 ha 3. 0, 0991 ha 4. 0, 0985 ha 5. 0, 1211 ha 6. 0, 0947 ha 7. 0, 1023 ha	1. T8953/1969 2. T975/1970 3. T13292/1969 4. T974/1970 5. T9230/1970 6. T9231/1970 7. T14925/1970	14-12-1998
4	KRN6/2/3/E/38/872/12014/39	Kisunlal Jetu	Sub 29 of Sub A of the farm Wilgefontein No. 869	2, 1323 ha	T7454/1975	05-02-1996
5	KRN6/2/3/E/38/872/12014/48	Ranganathan G. Naicker	Sub 34 of Sub A of the farm Wilgefontein No. 869	2, 1197 ha	T4000/1970	28-12-1998
6	KRN6/2/3/E/38/872/12014/52	Genas Reddy	Sub 165 (of 121) of the farm Wilgefontein No. 869	2, 0859 ha	T15491/1979	31-12-1998
7	KRN6/2/3/E/38/872/12014/55	Sookranee Ramasar	Remainder of Lot 6 of the farm Wilgefontein No. 869	15, 2163 ha	T16039/1966	25-11-1998
8	KRN6/2/3/E/38/872/12014/63	Srikissan Srikissan	Sub 3 of Lot 6 of the farm Wilgefontein No. 869 Sub 2 of Lot 12 of the farm Wilgefontein No. 869	1. 15, 2162 ha 2. 7, 3387 ha	1. T8110/1968 2. T11463/1967	31-07-1998
9	KRN6/2/3/E/38/872/1857/75	Johannes C. Breedt	Sub A of 1 of C of Lot 83 of the Townlands of Pietermantzburg	2, 0234 ha	T4930/1964	02-04-1996
10	KRN6/2/3/E/38/872/1857/122	Thangavaloo Govender	Sub E of Lot 39, Berg Street, Pietermaritzburg Sub 1 of Sub C of Lot 39 Berg Street, Pietermaritzburg Remainder of A of Lot 30 Greyling Street, Pietermaritzburg Sub A2 of A of Lot 30 Greyling Street, Pietermaritzburg Sub D of Lot 30 Greyling Street, Pietermaritzburg	1. 0, 1326 ha 2. 0, 0354 ha 3. 0, 0402 ha 4. 0, 0402 ha 5. 0, 0800 ha	1. T4823/1972 2. T4823/1972 3. T14280/1964 4. T14280/1964 5. T14280/1964	003-10-1996

NO.	REFERENCE NUMBER	NAME OF CLAIMANT	PROPERTY DESCRIPTION	EXTENT	PREVIOUS TITLE DEED NUMBER	DATE OF LODGEMENT
11	KRN6/2/3/E/38/872/1857/259	Tokozile Ethel Ngidi	1. Sub 32 (a sub of 22) of Lot C No. 8026	1. 2, 0324 ha	1. T16424/1969	04-09-1996
		_	2. Sub 39 of Lot C No. 8026	2. 0, 4088 ha	2. T19689/1968	
			3. Sub 40 of Lot C No. 8026	3. 0, 4046 ha	3. T19689/1969	
12	KRN6/2/3/E/38/872/1857/512	B. Daocharan	Sub 180 (of 121) of the farm Wilgefontein No. 869	2, 0756 ha	T9522/1980	23-12-1998
13	KRN6/2/3/E/38/872/1857/523	Essop Akoo	Sub 41 of Lot C of Lot 287 of the Townlands of	0, 0637 ha	T4121/1967	17-11-1996
			Pietermaritzburg			
14	KRN6/2/3/E/38/872/1857/534	Narasamma Pillay	Sub 1 of 44 of Lot 380 of the Townlands of	0, 0941 ha	T1696/1963	31-12-1998
			Pietermaritzburg			`
15	KRN6/2/3/E/38/872/1857/622	Sookdaw Brijmohan	Sub 38 of Sub A of the farm Wilgefontein No. 869	2, 1600 ha	T12570/1967	24-12-1998
16	KRN6/2/3/E/38/872/1857/627	Bibi Aasia A. K. Mahomed	Sub 2 of Lot 7a Longmarket Street,	0, 0333 ha	T6841/1972	31-12-1998
		_	Pietermaritzburg			
17	KRN6/2/3/E/38/872/1857/630	Anna Raman	1. Sub 1 of Lot 6 of the farm Slang Spruit No. 1448	1. 14, 9235 ha	1. T9397/1963	30-12-1998
			2. Sub A of Lot 9 of Slang Spruit No. 1448			
İ			3. Sub C of Lot 10 (Slang Spruit) No. 3601	2. 0, 3319 ha	2. T7321/1966	
		_		3. 2, 1652 ha	3. T7321/1966	
18	KRN6/2/3/E/38/872/1857/636	Rajpathee Ramjathan	Sub A of Lot 10 of the farm Slangspruit No. 3601	4, 3061 ha	T19191/1971	31-12-1998
19	KRN6/2/3/E/38/872/1857/655	Roopchander Ramoumar	Sub 13 of Lot 291, Townlands of Pietermaritzburg	0, 1303 ha	T12367/1963	24-12-1998

NOTICE 134 OF 2007

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

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

Property : A portion of the Remainder of Portion 3 of the farm Riet Vallei No. 1195

Extent of property : 54, 4756 hectares

Magisterial District : Bergville

Administrative District: : KwaZulu-Natal

Current Title Deed No. : T1945/1952

Current Owner : Johannes Theodorus Jordaan

Bonds & Restrictive

Conditions (Interdicts) : I-502/1977LG

Claimant : Tizi Joshua Sithole

Date claim lodged : 31 December 1998

Reference number : KRN6/2/2/E/3/0/0/32

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 30 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermantzburg.

MS. S. SOSIBO

NOTICE 135 OF 2007

NOTICE OF WITHDRAWAL IN TERMS OF SECTION 11A(3) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Notice is hereby given in terms of section 11A (3) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), that the notice of the claim lodged by Themba Theophilus Bhengu on behalf of the Mambuzane Community under reference number KRN6/2/2/E/19/0/0/25, in the District of Lions River, KwaZulu-Natal and which was published under Notice No. 1049 of 2005, in Government Gazette No. 27735 dated 8 July 2005, has been withdrawn by the Regional Land Claims Commissioner: KwaZulu-Natal.

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 136 OF 2007

NOTICE OF WITHDRAWAL IN TERMS OF SECTION 11A(3) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Notice is hereby given in terms of section 11A (3) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), that the notice of the claim lodged by Illco A. T. Mbatha on behalf of the Mpethabadala-Emahhashini Community under reference number KRN6/2/2/E/36/0/0/19, in the District of Paulpietersburg, KwaZulu-Natal and which was published under Notice No. 1555 of 2006, in *Government Gazette* No. 29352 dated 10 November 2006, has been withdrawn by the Regional Land Claims Commissioner: KwaZulu-Natal.

MS. S. SOSIBO REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL

NOTICE 137 OF 2007

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

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

Property : Portion 5 of the farm Modderfontein No. 211

Extent of property : 53, 5304 hectares

Magisterial District : Mount Currie

Administrative District: : KwaZulu-Natal

Current Title Deed No. : T11796/1986

T11797/1986

Current Owner : Timothy James Stubbs

Bonds & Restrictive

Conditions (Interdicts) : B22560/1990 B5633/1999

Claimant : Sidunu Burning Zuka on behalf of the Zuka Family

Date claim lodged : 1 June 1995

Reference number : KRN6/2/2/E/25/0/0/39

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit, within 60 days from the date of publication of this notice, any representations and/ or information which shall assist the Commissioner in proving or disproving this claim.

Should no information and/ or representations from the affected party/ parties be forthcoming within the stipulated period, the affected party/parties shall be *ipso facto* barred from further doing so and the Commission shall continue with the subsequent processes towards completion of the investigation.

Any comments and information should be submitted to:

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

Tel: (033) 355 - 8400 Fax: (033) 342 - 3409

Submissions may also be delivered to Second Floor, African Life Building, 200 Church Street, Pietermantzburg.

MS S. SOSIBO

NOTICE 138 OF 2007

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995 CANCELLATION OF REGISTRATION OF A BARGAINING COUNCIL

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 61(3) give notice of my intention to cancel the registration of the **Bargaining Council** for the **Bag Manufacturing Industry (Paarl)** as I am satisfied that -

- The Council has ceased to perform its functions in terms of the Act for a period longer than 90 days before the date of the notice or
- The Council has ceased to be representative in terms of the provisions of the relevant part or for a period longer than 90 days prior to the date of notice

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2000/100

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4848 or (012) 309 4595], within 60 days of the date of this notice.

J T CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 140 OF 2007

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 10 January 2007 it approved without conditions the merger between Murray & Roberts Limited and Wade Walker (Pty) Ltd.

(Case no.: 96/LM/Nov06)

The Chairperson Competition Tribunal

NOTICE 141 OF 2007 COMPETITION TRIBUNAL

Notification of Complaint Referral

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 15 January 2007 it received a complaint referral from the Competition Commission against Iscor Ltd (Mittal Steel SA). The Competition Commission alleges that Iscor Ltd is engaging in prohibited practice in contravention of section 9(1) of the Competition Act 89 of 1998.

(Case number 08/CR/Jan07)

The Chairperson Competition Tribunal

NOTICE 142 OF 2007 COMPETITION TRIBUNAL

Notification of Complaint Referral

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 15 January 2007 it received a complaint referral from the Competition Commission against Allen Meshco (Pty) Ltd, Wireforce Steel Bar, Hendok (Pty) Ltd, Independent Galvinising (Pty) Ltd & Associated Wire Industries (Pty) Ltd. The Competition Commission alleges that the respondents are engaged in prohibited practice in contravention of section 4(1)(b)(i) of the Competition Act 89 of 1998.

(Case number 09/CR/Jan07)

The Chairperson
Competition Tribunal

NOTICE 143 OF 2007

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 17 January 2007 it approved the merger between Barmac Properties (Pty) Ltd and the Telecommunication Business and Assets of ATC (Pty) Ltd and the Telecommunication Business and Assets associated with Aberdare Cables (Pty) Ltd subject to conditions.

(Case no.: 70/LM/Aug06)

The Chairperson
Competition Tribunal

NOTICE 144 OF 2007

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 17 January 2007 it approved without conditions the merger between ABSA Capital and Thebe Investment Corporation (Pty) Ltd.

(Case no.: 100/LM/Nov06)

The Chairperson Competition Tribunal

NOTICE 145 OF 2007

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 24 January 2007 it approved without conditions the merger between Cleansheet Investments (Pty) Ltd and Alexander Forbes Limited.

(Case no.: 109/LM/Dec06)

The Chairperson Competition Tribunal

NOTICE 146 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/2/D/979/0/0/8

CLAIMANT

: L M Bandla : Erf 64 Kamastone

PROPERTY

: Hewu

DISTRICT MEASURING

: 2 Morgen, 523 Square roots

DEED OF TRANSFER

: T207/1939

DATE SUBMITTED

BONDHOLDER

: 31/12/1998

CURRENT OWNER : Department of Land Affairs, Queenstown Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London

5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 147 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/2/0/85/0/0/5

CLAIMANT

: Lesseyton Community/\$ M Mpontsane

PROPERTY

: Farm 81

DISTRICT

: Queenstown

MEASURING

DEED OF TRANSFER

DATE SUBMITTED

: 31/12/1998

BONDHOLDER

CURRENT OWNER

: Department of Land Affairs, Queenstown

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London 5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

I Faleni

NOTICE 148 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/3/D/92/670/7279/11

CLAIMANT

: P J Trerise

PROPERTY

: Erf 2482, which is now part of Remainder of Consolidated Erf 4686

DISTRICT

: King Williams' Town

MEASURING DEED OF TRANSFER : 278 m³ : T2287/1984

DATE SUBMITTED

: 21/04/1998

BONDHOLDER

CURRENT OWNER

: KWT Municipal Offices

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 149 OF 2007

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 of the Restilution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/2/D/1073/0/0/31

CLAIMANT

: Nomadamba Community

PROPERTY DISTRICT MEASURING : Farm 55 : Cofimvaba : Unregistered

DEED OF TRANSFER DATE SUBMITTED

: Unregistered : 31/12/1998

BONDHOLDER

CURRENT OWNER

: Department of Water Affairs and Forestry

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London

5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

NOTICE 150 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE CLAIMANT BROWEDTY : 6/2/2/D/1073/0/0/31 : Nomadamba Community

PROPERTY
DISTRICT
MEASURING
DEED OF TRANSFER
DATE SUBMITTED

: Farm 67 : Cofimvaba : Unregistered : Unregistered : 31/12/1998

BONDHOLDER

CURRENT OWNER

: Department of Water Affairs and Forestry

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375
East London 5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 151 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE CLAIMANT : 6/2/2/D/1073/0/0/31 : Nomadamba Community

PROPERTY : Farm 68
DISTRICT : Cofimvaba
MFASURING : Unregistered
DEED OF TRANSFER : Unregistered
DATE SUBMITTED : 31/12/1998

BONDHOLDER

CURRENT OWNER : Department of Water Affairs and Forestry

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375
East London
5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

NOTICE 152 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/2/D/1073/0/0/47

CLAIMANT

: Upper Nququ Area no 22 Community (Wantoni Yamile)

PROPERTY DISTRICT MEASURING

: Cofimvaba : Unregistered : Unregistered

DEED OF TRANSFER DATE SUBMITTED

: 17/11/1998

: Farm 65

BONDHOLDER

CURRENT OWNER

5200

: Department of Water Affairs and Forestry

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375 East London

Tel No.: (043) 7006000 Fax No.: (043) 7433687

REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 153 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE

: 6/2/2/D/1073/0/0/47

CLAIMANT

: Upper Ngugu Area no 22 Community (Wantoni Yamile) : Farm 66

PROPERTY DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED

; Cofimvaba : Unregistered : Unregistered : 17/11/1998

BONDHOLDER

CURRENT OWNER

: Department of Water Affairs and Forestry

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London

5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faloni

NOTICE 154 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/92/670/7279/3
CLAIMANT : Brownlee Community Claim
PROPERTY : Remainder of Erf 481
DISTRICT : King William's Town

 MEASURING
 : 3352 m²

 DEED OF TRANSFER
 : T1213/1979

 DATE SUBMITTED
 : 31/12/1998

BONDHOLDER

CURRENT OWNER : Goldacre ACB

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375

East London

5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

REGIONAL LAND CLAIMS COMMISSIONER

NOTICE 155 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/92/670/7279/3
CLAIMANT : Brownlee Community Claim

PROPERTY : Erf 4099

DISTRICT : King William's Town

MEASURING : 3830 m²
DEED OF TRANSFER : T1212/1979
DATE SUBMITTED : 31/12/1998
BONDHOLDER :

CURRENT OWNER : Goldacre ACB

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape

P O Box 1375 East London 5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

NOTICE 156 OF 2007

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 of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994 as amended), that a claim for restitution of land rights on:

REFERENCE : 6/2/3/D/92/670/7279/3
CLAIMANT : Brownlee Community Claim

PROPERTY : Erf 481

DISTRICT : King William's Town

 MEASURING
 : 7,7648h

 DEED OF TRANSFER
 : T2412/1980

 DATE SUBMITTED
 : 31/12/1998

 BONDHOLDER
 :

 CURRENT OWNER
 : Goldacre ACB

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape 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 sixty (60) days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Eastern Cape P O Box 1375
East London
5200

Tel No.: (043) 7006000 Fax No.: (043) 7433687

L.Faleni

NOTICE 158 OF 2007

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF	CLAIMANT	PROPERTY	DISTRICT	CURRENT PROPERTY	CURRENT LAND OWNER	TITLE DEED
NO.				DESCRIPTION		
Q1318	JACOB	STAND NO 366-13"	BRAKPAN	N/A	N/A	N/A
	THENBA	STREET OLD BRAKPAN	GAUTENG			
	NKOSI	LOCATION				

Has been submitted to the Regional Land Claims Commission for Gauteng and North West Province and that the Commissioner on Restitution of Land Rights vill investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the abovementioned 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 Province Private Bag X03

ARCADIA

0007.

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

NOTICE 159 OF 2007

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF	CLAIMANT	PROPERTY	DISTRICT	CURRENT	PROPERTY	CURRENT LAND OWNER	TITLE DEED
NO.				DESCRIPTION			
FF 016	M VISAGIE	ERF NO 678 BEING the	VRYBURG	N/A		PRIVATE OWNER	T396/1967
		remainder of ERF 425,	NORTH WEST				1
		VRYBURG TOWNSHIP					

Has been submitted to the Regional Land Claims Commission for Gauteng and North West Province and that the Commissioner on Restitution of Land Rights vill investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the abovementioned 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 Province Private Bag X03
ARCADIA
0007.

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

NOTICE 160 OF 2007

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF	CLAIMANT	PROPERTY	DISTRICT	CURRENT	PROPERTY	CURRENT LAND	TITLE DEED
NO.				DESCRIPTION		OWNER	
FF 011	Mr. S PEWEKER	STAND NO. 1647 and	VRYBUR6	N/A		DEWNA CC in respec	T744/1968
		R/E 205 VRYBURG	NORTH WEST			of ERF 1647 and	1
		TOWNSHIP				Unregistered in respec	
						of R/E 205	

Has been submitted to the Regional Land Claims Commission for Gauteng and North West Province and that the Commissioner on Restitution of Land Rights vill investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the abovementioned 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 Province Private Bag XO3 ARCADIA 0007.

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

NOTICE 161 OF 2007

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

Notice is hereby given in terms of section 11(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF NO.	CLAIMANT	PROPERTY	DISTRICT	CURRENT PROPERTY DESCRIPTION	CURRENT LAND	TITLE DEED
J 0272	MOLEFI PETRUS	SLOT NO. 362 13 th STREET MEYERTON	VEREENIGING. GAUTENG	N/A	PRIVATE OWNED	N/A

Has been submitted to the Regional Land Claims Commission for Gauteng and North West Province and that the Commissioner on Restitution of Land Rights vill investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the abovementioned 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 Province Private Bag X03

ARCADIA

0007.

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

NOTICE 162 OF 2007

SOUTH AFRICAN HUMAN RIGHTS COMMISSION



TERMS OF REFERENCE

PUBLIC INQUIRY INTO THE RIGHT TO HAVE ACCESS TO HEALTH CARE SERVICES

1. Introduction and Rationale

Health is a fundamental human right indispensable for the exercise of other human rights. Every human being is entitled to the enjoyment of the highest standard of health conducive to living a life in dignity.

The right to health care is an important and critical right, without which other fundamental rights cannot be exercised. As part of the work of its ongoing mandate, the South African Human Rights Commission (SAHRC) has a duty, inter alia, to monitor the exercise and enjoyment of this right. Although large budgets are allocated by government towards health care and the provision of health services, and although there has been anecdotal information about the development of new clinics, a cursory diagnosis of the health care system by the SAHRC indicates that access to health care services in the public health care system and the quality of care provided are of great concern, in spite of existing policy and legislation governing this sector.

Apart from high profile court judgements, investigations and annual surveys that pronounce on the ills of the sector, the SAHRC has received many complaints with

¹ General Comment No.14 (2000) The Right to the Highest Attainable Standard of Health, (Article 12 of the International Covenant of Economic, Social and Cultural Rights). UN Committee on Economic, Social and Cultural Rights, 2000. para 1

and hospitals visited were unacceptable. All these factors pointing to poor service

delivery have compelled the SAHRC to hold public inquiries on the right to access

2. Legislative Framework

health care services.2

2.1 Constitutional Provisions

The right to health care services is provided for in three sections of the South African Constitution. These provide for access to health care services including reproductive health, basic health care for children, emergency services and medical services for detained persons and prisoners³. Universal access is provided for in section 27 (1) (a) which states that "Everyone has the right to have access to health care services, including reproductive health care..." Section 27 (1) (b) provides for the State to "take reasonable legislative and other measures, within its available resources to achieve the progressive realisation of the right." According to the Limburg Principles, progressive realisation does not imply that the state can defer indefinitely, efforts for the full realisation of the right. On the contrary, state parties are to "move as expeditiously as possible towards the full realisation of the right" and are required to take immediate steps to provide minimum core entitlements.⁴

² See the SAHRC's mandate, sections 181 and 184 of the Constitution of the Republic of South Africa, Act 108 of 1996.

³ Sections 27 (1) (a), (b) &(c); Section 28 (1) (c) and Section 35 (2) (c) of the Constitution of the Republic of South Africa, Act 108 of 1996.

⁴ Limburg Principles on the Implementation of the International Covenant of Economic, Social and Cultural Rights Para 21 pp 63-78 in Economic, Social and Cultural Rights: A Compilation of Essential Documents International Commission of Jurists, 1977.

Section 27 (3) states that no one can be denied emergency medical treatment. Section 28 (1) (c) provides for "basic health care services" for children, while section 35 (2) (e) provides for "adequate medical treatment" for detainees and prisoners at the State's expense.

2.2 International and Regional Human Rights Provisions

A number of international and regional instruments protect the right to health. To mention a few, the Universal Declaration of Human Rights (UDHR) (article 25)⁵, the International Covenant on Economic, Social and Cultural rights (ICESCR) (article 12)⁶, the African Charter on Human and People's Rights (ACHPR) (article 16)⁷, and the Convention on the Rights of the Child (article 24).⁸

- "(1) The States Parties to the Covenant recognize the right of everyone to the enjoyment of the highest attainable standard of physical and mental health.
- (2) The steps to be taken by the State Parties to the present Covenant to achieve the full realization of this right shall include those necessary for:
 - (a) The provision for the reduction of the stillbirth-rate and of infant mortality and for the healthy development of the child;
 - (b) The improvement of all aspects of environmental and industrial hygiene;
 - (c) The prevention, treatment and control of epidemic, endemic, occupational and other diseases;
 - (d) The creation of conditions which would assure to all medical service and medical attention in the event of sickness."

- "(1) Every individual shall have the right to enjoy the best attainable state of physical and mental health.
- (2) State parties to the present Charter shall take the necessary measures to protect the health of their people and to ensure that they receive medical attention when they are sick."

⁵ Article 12 of the Universal Declaration of Human Rights (1948), states that:

⁽¹⁾ Everyone has the right to a standard of living adequate for the health and well-being of himself and of his family, ..."

⁶ The International Covenant on Economic, Social and Cultural Rights (1976) Article 12 provides that:

⁷ Article 16 of the African Charter states that:

⁸ Article 24 of the Convention on the Rights of the Child states:

⁽¹⁾ States parties recognize the right of the child to the enjoyment of the highest attainable standard of health and to facilities for the treatment of illness and rehabilitation of health. State parties shall strive to ensure that no child is deprived of his or her right of access to health care services ...

⁽²⁾ States Parties shall pursue full implementation of this right and, in particular, shall take appropriate measures:

⁽a) To diminish infant and child mortality;

⁽b) To ensure the provision of necessary medical assistance and health care to all children with emphasis on the development of primary health care;

2.3 National Jurisprudence

Since 1994 there have been several court cases that have served to add to the normative content of the right to health care. These have thrown light on the concepts of "available resources" and "reasonable measures" in terms of section 27 (1) (b) of the Constitution. In the Soobramoney case the Constitutional Court opined that the scarcity of resources available to the State were constraints to the enjoyment of the right by the appellants, given the socio-historical context of South Africa. In the Grootboom case. 10 the Constitutional Court defined the parameters of what constitutes "reasonable measures" but did not venture to define the minimum core content. It concluded, however, that measures that do not include meeting the needs of the most vulnerable groups in society, were unreasonable. Furthermore, it was stated that implementation plans that failed to be "reasonable" would not meet the State's obligations in terms of section 7 (2)11 of the Constitution. Another important case dealt with the prevention of mother to child transmission of HIV in which the Treatment Action Campaign (TAC) requested that the anti-retroviral drug, nevirapine be made available to all HIV positive pregnant women in the public health sector, which at the time was only available at the 18 pilot sites. In this case the Constitutional Court upheld the High Court order to make nevirapine available to all HIV positive pregnant women.

(d) To ensure appropriate pre-natal and post-natal health care for mothers;

(f) To develop preventive health care, guidance for parents and family planning education and services.

⁽c) To combat disease and malnutrition, including within the framework of primary health care, through, inter alia, the application of readily available technology and through the provision of adequate nutritious foods and clean drinking-water, taking into consideration the dangers and risks of environmental pollution:

⁽e) To ensure that all segments of society, in particular parents and children, are informed, have access to education and are supported in the use of basic knowledge of child health and nutrition, the advantages of breast-feeding, hygiene and environmental sanitation and the prevention of accidents;

^{3.} States Parties shall take all effective and appropriate measures with a view to abolishing traditional practices prejudicial to the health of children.

^{4.} States Parties undertake to promote and encourage international co-operation with a view to achieving progressively the full realization of the right recognized in the present article. In this regard, particular account shall be taken of the needs of developing countries.

² See Soobramoney v Minister of Health, Kwa-Zulu Natal, 1997 (12) BCLR 1696 (CC).

¹⁰ Government of the Republic of South Africa and Others v Grootboom and Others 2000 (11) BCLR

^{1169 (}CC)

11 Section 7 (2) of the Constitution requires the State to respect, protect, promote and fulfil all the rights

3. Mandate of the SAHRC

In terms of section 184 (1) of the Constitution, the Commission is mandated to:

- "(a) promote respect for human rights and a culture of human rights;
 - (b) promote the protection, development and attainment of human rights; and
 - (c) monitor and assess the observance of human rights in the Republic."

The Commission has powers in terms of section 184(2) of the Constitution read with section 9 of the South African Human Rights Commission Act 54 of 1994, to:

- "(a) investigate and to report on the observance of human rights; and
 - (b) take steps to secure appropriate redress where human rights have been violated;"

The Human Rights Commission Act No 54 of 1994 also provides for investigations by the Commission and section 9.6 thereof states that the procedure to be followed in conducting an investigation shall be determined by the Commission with due regard to the circumstances of each case. Section 9.7 provides that the Commission "shall from time to time by notice in the Gazette make known the particulars of the procedure which it has determined in terms of subsection (6)."

4. Terms of Reference

The inquiries will take into account the normative content of the right to health as defined in the General Comment No. 14 by the Committee of the ICESCR which recognises the right to health to include equal access for all, on the principle of non-discrimination, to health care facilities, goods and services. These have to be available in sufficient quantity; must be physically and economically accessible to everyone; must be ethically and culturally acceptable; and must be of a medically appropriate quality. These four principles are outlined in more detail below:

 Availability: Functioning public health and health-care facilities, goods and services, as well as programmes, have to be available in sufficient quantity. They will include the underlying determinants of health, such as safe and potable drinking water and sanitation facilities, hospitals, clinics and other health-related buildings, trained medical and professional personnel receiving domestically competitive salaries, and essential drugs, as defined by WHO's Action Programme on Essential Drugs.

- 2. Accessibility: Health facilities, goods and services have to be accessible to everyone without discrimination, within the jurisdiction of the State party. Accessibility has four overlapping dimensions:
 - Non-discrimination Health facilities, goods and services must be accessible to all, especially the most vulnerable or marginalised, in law and in fact, without discrimination on any of the prohibited grounds.
 - ii. Physical accessibility Health facilities, goods and services must be within safe physical reach for all sections of the population, especially vulnerable or marginalized groups.¹² Accessibility further includes adequate access to buildings for persons with disabilities.
 - iii. Economic accessibility (affordability) Health facilities, goods and services must be affordable for all. Payment for health care services must be based on the principle of equity. Equity demands that poorer households should not be disproportionately burdened with health expenses as compared to richer households.
 - iv. Information accessibility Accessibility includes the right to seek, receive and impart information and ideas concerning health issues. However, accessibility of information should not impair the right to have personal health data treated with confidentiality.
- 3. Acceptability- All health facilities, goods and services must be respectful of medical ethics and culturally appropriate, sensitive to gender and life-cycle requirements, as well as being designed to respect confidentiality and improve the health—status of those concerned.

¹² Such as ethnic minorities and indigenous populations, women, children, adolescents, older persons, persons with disabilities and persons with HIV/AIDS, including people living in rural areas.

¹³ Payment for health-care services, as well as services related to the underlying determinants of health, has to be based on the principle of equity, ensuring that these services, whether privately or publicly provided, are affordable for all.

4. Quality - Health facilities, goods and services must be scientifically and medically appropriate and of good quality. This requires skilled medical personnel, scientifically approved and unexpired drugs and hospital equipment, safe and potable water, and adequate sanitation.

In addition to these four principles, the inquiries will also be directed by General Comment No.3 of the CESCR, which enjoins States parties to ensure the satisfaction of minimum essential levels of all the rights enunciated in the ICESCR. For example, a State party where any significant number of individuals is deprived of essential primary health careis prima facie, failing to discharge its obligation under the Covenant¹⁴ and constitutes a violation of the right. In CESCR's view, the minimum cores for the right to health includes at least the following, and are non-derogable.¹⁵ The state is obliged to ensure:

- i. essential primary health care;
- to ensure the right of access to health care facilities, goods and services on a non-discriminatory basis, especially for vulnerable and marginalised groups;
- iii. to ensure equitable distribution of all health facilities, goods and services; 16
- iv. to provide essential drugs as defined by WHO's Programme on Essential Drugs 17:
- v. to adopt and implement a national public health strategy and plan of action, on the basis of epidemiological evidence, addressing the health concerns of the whole population which shall be devised and periodically reviewed.

The Committee also confirms that obligations of comparable priority include taking measures to prevent, treat and control epidemic and endemic diseases.

Equitable access includes rural populations to have the same entitlements to medical care as people living in urban areas. See Recommendations Concerning Medical Care in Rural Areas, 29th World Medical Assembly in Tokyo, 1975.

¹⁷ See WHO Model List of Essential Drugs, revised December 199, WHO Drug Information, vol.13, No.4, 1999.

General Comment No. 3. E/1991/23 para 10. Committee on Economic, Social and Cultural Rights, General Comment 3, The nature of States parties' obligations (Fifth session, 1990), U.N. Doc. E/1991/23, annex III at 86 (1991), reprinted in Compilation of General Comments and General Recommendations Adopted by Human Rights Treaty Bodies, U.N. Doc. HRI/GEN/1/Rev.6 at 14 (2003).

¹⁵ General Comment No. 4, para 43.

5. Rules and Procedures

- 5.1 The investigations and inquiries will be conducted in terms of the rules of procedure promulgated in terms of section 9(6) of the South African Human Rights Commission Act. No 54 of 1994
- 5.2 The Commission will call for submissions from the public and interested parties including institutions, organisations and individuals on any matters referred to in the Terms of Reference of this investigation and inquiry.
- 5.3 The submissions must be lodged with or posted to the offices of the Commission at the addresses mentioned below in paragraph 7.
- 5.4 The Legal Services Department of the Commission may assist persons in formulating their submissions. The submissions shall be <u>in writing</u> and must disclose the name, address and other contact details of the person making the submission. Anonymous submissions will not be entertained.
- 5.5 The Commission may publish all submissions. However, if a deponent does not wish to have his or her name published, the Commission will respect such a wish together with disclosures made under the cover of the Protected Disclosures Act No. 26 of 2000. Such confidential submissions will be considered but they will not form the basis of the findings against individuals or institutions.
- 5.6 The closing date for submissions is 30 March 2007 however, the Head of the Legal Services Department may at her / his discretion consider late submissions.
- 5.7 The Commission will furnish any person or institutions that have been implicated or likely to be implicated in the submissions, with a copy thereof. Such a copy may be accompanied by a written notice requiring such person to:

- a) Submit a written response to the allegations / submission to the Legal Services Department of the Commission within 14 days of the delivery of such written notice; and
- b) Appear before a panel of the Commission at a public inquiry to be held on a date and place to be announced in the Government Gazette or a national newspaper, in order to respond to the allegations against him / her.
- 5.8 The Commission may invite specific individuals, organisations, institutions and any other parties to make documentary and / or oral submissions and testimony to the public inquiry. Such testimony may be given under oath or affirmation.
- 5.9 A panel nominated by the Chairperson of the Commission will preside over the inquiry. The Chairperson of the Commission or a person designated by the Chairperson will chair the panel.
- 5.10 The panel may subpoen any person in possession of any information relevant to the inquiry to appear before the panel and give testimony.
- 5.11 Only a person or institutions referred to in paragraph 5.7 and 5.10 may be entitled to legal representation under oath or affirmation.
- 5.12 At the conclusion of the inquiry, the panel will make findings and recommendations.
- 5.13 Such findings and recommendations will be made public.

6. Definitions

- 6.1 "Act" refers to the South African Human Rights Commission Act, No. 54 of 1994.
- 6.2 "Constitution" refers to the Constitution of the Republic of South Africa, Act

108 of 1996 as amended.

6.3 "Chairperson" refers to the Chairperson of the South African Human Rights Commission or any person duly authorised.

6.4 "Commission" refers to the South African Human Rights Commission as established by section 181 of the Constitution.

7. Contact Details

Submissions should be addressed to Ms. Jennifer Joni and may be posted, emailed or hand delivered to the Commission as follows:

Postal Address

Private Bag X2700

Houghton

2041

Physical Address

The Human Rights House

Princess of Wales Terrace

Cnr St. Andrews and York Street

Parktown

Johannesburg, 2198

For further information regarding submissions and / or the hearings, kindly contact Ms. Jennifer Joni on:

Tel: (011) 484 8300 Ext. 2036

Fax: (011) 484 1360

Email: JJoni@sahrc.org.za

NOTICE 165 OF 2007 DEPARTMENT OF LABOUR

NOTICE PUBLISHED BY THE ESSENTIAL SERVICES COMMITTEE (the 'Committee')

IN TERMS OF SECTION 71, READ WITH SECTION 70(2)(a) OF THE LABOUR RELATIONS ACT, 1995 (Act No. 66 of 1995 as amended)

- A. Notice is hereby given in terms of section 71, read with section 70(2)(a) of the Labour Relations Act, 1995 (Act No. 66 of 1995 as amended) that the committee is to conduct an investigation as to whether the services provided by Immigration Officers employed by the Department of Home Affairs should be designated as Essential Services.
- B. Any interested party making written representations to the Committee in terms of section 71(2)(a) must -
 - serve its representations on the committee at the head office of the Commission for Conciliation, Mediation and Arbitration (the 'Commission') at 28 Harrison Street, Cnr Main Street, Marshalltown, Johannesburg, 2001, Private Bag X94, Marshalltown, 2107, Telefax (011) 834 7386 on or before 26 February 2007;
 - state the nature of its interest in the investigation;
 - state whether it requires an opportunity to make oral representations, and if those oral representations are
 to contain material or raise issues not dealt with in the written representations, to provide a brief summary
 of those oral representations;
 - state whether it relies or intends to rely on any expert evidence and if so, provide a brief summary of that
 expert evidence; and
 - 5. specify its address, telephone number (if any) and telefax number (if any).
- C. Any interested party requiring an opport inity to make oral representations must -
 - so indicate by writing to the commission on or before 26 February 2007;
 - 2. state the nature of its interest in the investigation;
 - state whether it relies or intends to rely on any expert evidence, and if so, provide a brief summary of that expert evidence; and
 - specify its address, telephone number (if any) and telefax number (if any).
- D. Any interested person may inspect any written representations made in response to this notice at the head office of the commission.
- E. A certified copy of, or extract from, any written representations will be provided by the commission on payment of a prescribed fee of R2,00 per page.

ADVOCATE EDWIN MOLAHLEHI CHAIRPERSON: ESSENTIAL SERVICES COMMITTEE

NOTICE 119 OF 2007

CO-OPERATIVES REMOVED FROM REGISTER: BUHLEBEMVELO GARDEN PROJECT CO-OPERATIVE LIMITED; NKULULEKO MEDIA AND MARKETING CO-OPERATIVE LIMITED; IJUBANA YOUTH CO-OPERATIVE LIMITED; IZAQHEQHE CO-OPERATIVE LIMITED; AND IBUYAMBO CO-OPERATIVE LIMITED; AND IMBEWU PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above-mentioned co-operative was removed from the register on 9 February 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 119 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: BUHLEBEMVELO GARDEN PROJECT CO-OPERATIVE LIMITED; NKULULEKO MEDIA AND MARKETING CO-OPERATIVE LIMITED; IJUBANA YOUTH CO-OPERATIVE LIMITED; IZAQHEQHE CO-OPERATIVE LIMITED; AND IBUYAMBO CO-OPERATIVE LIMITED; EN IMBEWU PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die naam van bogenoemde koöperasies op 9 Februarie 2007 ingevolge die bepalings van artikel 44 (b) van die koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

NOTICE 122 OF 2007

CO-OPERATIVE REMOVED FROM REGISTER: IMBUMBA PRIMARY TRADING CO-OPERATIVE LIMITED; INKETHU OIL CO-OPERATIVE LIMITED; INKAZIMULO WOMEN OF IMBALI TRADING CO-OPERATIVE LIMITED; INDONDAKUSAKA POULTRY CO-OPERATIVE LIMITED; EMANG TIANG BOMME CO-OPERATIVE LIMITED AND HAPPY BEAR CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above-mentioned co-operative was removed from the register on 9 February 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 122 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: IMBUMBA PRIMARY TRADING CO-OPERATIVE LIMITED; INKETHU OIL CO-OPERATIVE LIMITED; INKAZIMULO WOMEN OF IMBALI TRADING CO-OPERATIVE LIMITED; INDONDAKUSAKA POULTRY CO-OPERATIVE LIMITED; EMANG TIANG BOMME CO-OPERATIVE LIMITED EN HAPPY BEAR CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die naam van bogenoemde koöperasies op 9 Februarie 2007 ingevolge die bepalings van artikel 44 (b) van die koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

NOTICE 139 OF 2007

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by section 109 (2) of the Act, give notice that I have in terms of section 106 (2A) cancelled the registration of **Municipality, Education, State, Health & Allied Workers' Union (LR2/6/2/195)** with effect from 5 February 2007.

Any person who is aggrieved by the decision regarding the cancellation of the registration of the trade union may lodge an appeal with the Labour Court against the decision in terms of section 111 of the Act.

J. T. CROUSE, Registrar of Labour Relations

NOTICE 157 OF 2007

CO-OPERATIVE SEMOVED FROM REGISTER: IZIPHO ZETHO COMMUNITY CO-OPERATIVE LIMITED; HOPE AND JOY CO-OPERATIVE LIMITED; MASIBONISANE CO-OPERATIVE LIMITED; IMVUKA CO-OPERATIVE LIMITED; INHLAZEKO WASTE MANAGEMENT SERVICES CO-OPERATIVE LIMITED AND BAKGAGA BA MOTHAPO AGRICULTURAL CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above-mentioned co-operative was removed from the register on 9 February 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 157 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: IZIPHO ZETHO COMMUNITY CO-OPERATIVE LIMITED; HOPE AND JOY CO-OPERATIVE LIMITED; MASIBONISANE CO-OPERATIVE LIMITED; IMVUKA CO-OPERATIVE LIMITED; INHLAZEKO WASTE MANAGEMENT SERVICES CO-OPERATIVE LIMITED EN BAKGAGA BA MOTHAPO AGRICULTURAL CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die naam van bogenoemde koöperasies op 9 Februarie 2007 ingevolge die bepalings van artikel 44 (b) van die koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 12 OF 2007

SOUTH AFRICAN COUNCIL FOR THE PROPERTY VALUERS PROFESSION ("the SACPVP")

DETERMINATION

Section 13(k) of the Property Valuers Profession Act, 2000 (Act No. 47 of 2000), "the Act", authorizes the SACPVP to *determine*, after consultation with the voluntary associations and registered persons, conditions relating to and the nature and extent of continuing education and training ("CET"), sometimes referred to as continuing professional development – CPD). Sections 11(b) and 23(2) of the Act empower the SACPVP to prescribe the period of validity of the registration of a registered person and to determine conditions for the renewal of registration, respectively. The SACPVP has already made rules under section 37 of the Act which provides for the penod of validity of registration – see Part III of the Rules for the Property Valuers Profession, 2003, as amended ("the Rules"). CET refers to lifelong learning and ongoing development of skills.

The proposed conditions must also be appraised in the light of the provisions of the Code of Conduct for Registered Persons drawn up in terms of section 28 of the Act, which provides, *inter alia*, that a registered person shall, in carrying on the property valuers profession, order his or her conduct so as to uphold the dignity, standing and reputation of the property valuers profession by maintaining a high standard of professionalism, honesty and integrity; discharge his or her duties to his or her employer or client in an efficient and competent manner, utilizing the knowledge, skill and experience to complete an assignment to an acceptable professional standard; and when performing a property valuation in terms of any law, acquaint himself or herself with the previous of such law relevant to property valuation and comply therewith. Moreover, a registered person may not, without first qualifying himself or herself, undertake an assignment for the execution of which his or her training have not rendered him or her competent.

The Council now wishes to determine conditions relating to CET and its proposals are contained in the "Schedule" infra. (Note, however, that the provisions of the said section 37 do not apply to this Determination.) This Determination will, upon the effective date, be known as the "SACPVP CET Policy."

The voluntary associations recognized by the SACPVP and all registered persons as well as other interested bodies and persons are hereby invited to submit written comments on or before 02 March 2007, to the Registrar: SA Council for the Property Valuers Profession, by –

- mail to P O BOX 114, MENLYN 0063;
- fax to (012) 348 7528;
- e-mail to info@sacpvp.co.za or
- hand delivery to 77 KARIBA STREET, LYNNWOOD GLEN, PRETORIA.

SCHEDULE

SOUTH AFRICAN COUNCIL FOR THE PROPERTY VALUERS PROFESSION

CONDITIONS RELATING TO CONTINUING EDUCATION AND TRAINING ("CET Policy") [Section 13 (k)]

EFFECTIVE DATE: 1 APRIL 2007

Introduction

Long-standing legislation governing all economically-active persons in South Africa, including practitioners in the Built Environment Professions, established that life-long learning is not a matter of personal choice.

As non-compliance with the requirements of the South African Qualifications Authority Act, 1995 (Act No. 58 of 1995), and Regulations, as well as the Skills Development Act, 1988 (Act No. 97 of 1998), constitutes contravention of the law, the South African Council for the Property Valuers Profession ("SACPVP") has, therefore, no option but to implement a mandatory Continuing Education and Training (CET) policy.

CET is generic to all professions in the Republic of South Africa and life-long learning systems should be structured in terms of flexible, user-friendly policies which encourage optimum compliance by registered persons.

What is CET?

CET is the systematic maintenance, improvement and broadening of knowledge and skills, and the development of personal qualities necessary for the execution of professional and technical duties throughout a registered person's working life.

Why is a CET policy necessary?

Because life-long learning is one of the national goals of the Government of the Republic of South Africa and is prescribed by legislation.

Who is required to undertake CET?

All economically active persons registered at the SACPVP as Professional Valuers and Associated Professional Valuers in terms section 20(2) of the Property Valuers Profession Act, 2000 (Act No. 47 of 2000), ("the Act"). Candidates are not required to comply.

Who is exempted from having to undertake CET and is deferment possible?

No "blanket" options are available and individual applications for deferment should be submitted to the Registrar of the SACPVP. Each application will be assessed on its own merits.

How are individual CET needs identified?

Undertaking CET is an individual responsibility. CET needs should be focussed, consistently planned, regularly reviewed and supported by employers. In the process of identifying and satisfying their life long learning needs, individuals should explore all avenues of relevant skills enhancement.

As a guide, what constitutes CET?

Professional life long learning can be undertaken in a variety of ways, dictated by individual circumstances. A personal CET plan should be outcomes-based and linked to three goals, namely:

- · personal satisfaction
- · career success
- professional excellence

Is it possible to generate positive attitudes and action in CET-compliance?

Broad consultation with registered persons and voluntary associations provides the ideal opportunity for the SACPVP to engage in communication, negotiation and general discussion with those who will be most affected by the terms and conditions of the proposed CET policy, with a view to creating positive, cooperative attitudes and a unified vision regarding professional life long learning.

Submission of CET records to the SACPVP

CET requires cyclical administration linked to:

- the statutory period during which the SACPVP registration is valid namely, five years
- prescribed application for renewal of registration, in terms of sections 20, read with section 23 (1) of the Act and the Rules
- submission of proof of up-to-date skills competence which should support all applications for renewal of registration, together with records of CET activities undertaken during an individual's preceding term of statutory registration

Proof of participation in CET activities

The applicant must submit up-to-date CET records and, if available, copies of certificates e.g. degrees or diplomas.

Indemnity Insurance

Underwriters of professional indemnity insurance (PI) could offer reduced premiums for SACPVP-accredited registered persons who are CET-compliant and either refuse to provide PI to persons who are not CET compliant, or require non-compliant persons to pay premiums which are "loaded" pro rata to their higher risk profile based on the assessment of obsolescence of their skills.

SACPVP-accreditation of CET providers

CET providers will be accredited in terms of their:

- adaptation of teaching / learning systems to suit the needs, style and commitment to learning of CET participants
- own in-house CET provision, since this will be a good guide to the level of belief, enthusiasm and commitment of their resources to CET
- CET networks with branch centres
- CET learning sets, mentoring systems and portfolio-building sessions with teams of CET advisers to spread the workload
- CET attendance certificates, which should conform to the requirements of the SACPVP and be issued to attendees of CET events

South African Revenue Service tax benefits for expenditure on CET events and activities

Individual applications for tax deductions must be made to the S A Revenue Service.

Minimum CET hours to be undertaken during a five-year cycle

Sole criterion for choice of CET activities is the relevance to an individual's career development planning, and where applicable, a programme of skills-enhancement activities established in consultation with the individual's employer, which takes cognisance of organisational strategic development goals.

Format of submissions

Only the pre-printed SACPV form will be accepted, with inclusion of the current (up-to-date) SACPVP Personal Development Plan. E-mailed or faxed submissions will not be accepted. Original, signed documents are required, supported by appropriate certificates or other documents.

The address for submission of applications for renewal of registration supported by CET records is:

The Registrar
South African Council for the Property Valuers Profession
P O Box 114
MENLYN
0063

Annexure A

STAGE 1: REVIEW

AREAS TO REVIEW	ACTION / DEVELOPMENT OBJECTIVES
1. CURRENT JOB PERFORMANCE for example, I would be more competent if I could	1.
	2.
<u> </u>	3.
2. FUTERE JOB-RELATED RESPONSIBILITIES,	1.
for example, I will be expected to do	2.
	3.
3. PERSONAL DEVELOPMENT AIMS,	1.
for example, I would like to be competent in	2.
	3.
4. OTHER SKILLS,	1.
for example, use of information technology, human resources or financial management, marketing, public speaking	2.
8	3.

Annexure B

STAGE 2: PERSONAL SKILLS DEVELOPMENT PRIORITIES

DEVELOPMENT GOALS	TIMESCALE TO ACHIEVE STATED GOALS	CURRENT	REQUIRED LEVEL OF COMPETENCE	PRACTICAL ISSUES (RESOURCES, LOCATION, STUDY TIME AVAILABLE)
1.				
2.				
3.				
4.				
5.				
6.				
7.				
8.				

Annexure C

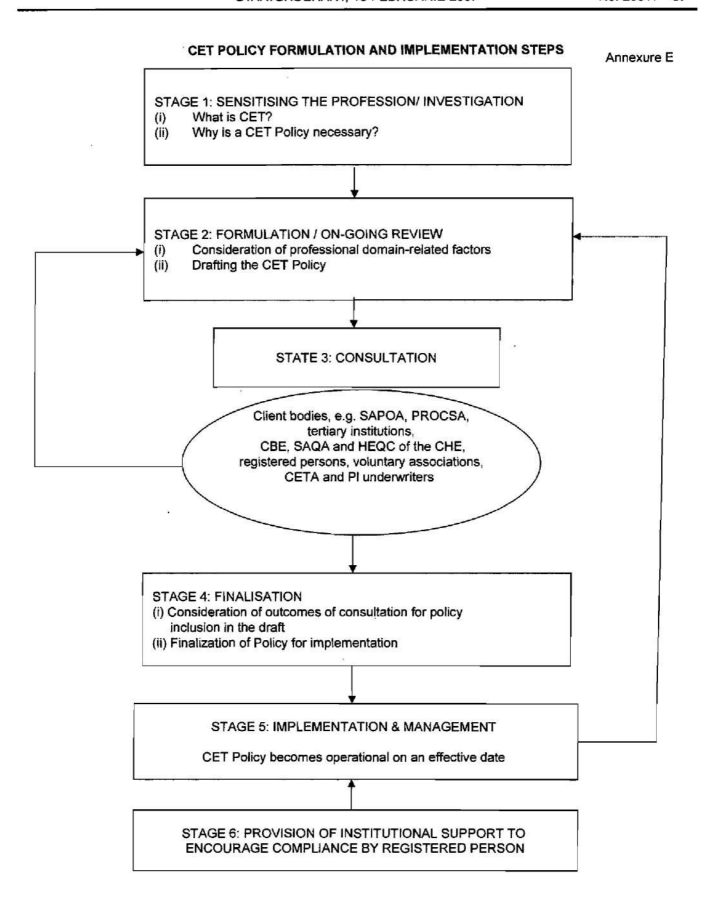
STAGE 3: EVALUATION OF PERSONAL SKILLS DEVELOPMENT ACHIEVEMENTS ARISING FROM GOALS STATED IN STAGE 2.

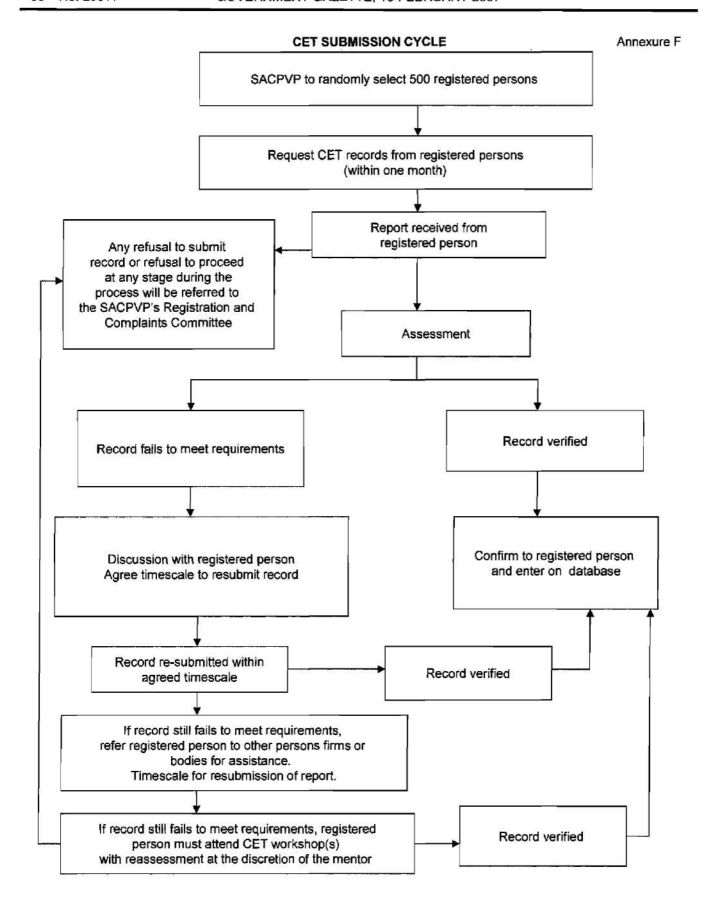
GOALS (LISTED IN STAGE 2)	EVIDENCE OF ACHIEVEMENT (How have you benefited from your skills development?)	NEW LEVELS OF <u>SKILLS</u> AND EXPERIENCE ACHIEVED	WERE YOUR PERSONAL SKILLS DEVELOPMENT PRIORITIES ACHIEVED? (Yes / No)
REF. NO. 1.			
REF.NO. 2.			
REF.NO. 3.			
REF.NO. 4.			
REF.NO. 5.			
REF.NO. 6.			
REF.NO. 7.			
REF.NO. 8.			
	TO BE REVIEWED OR ECONSIDERED	HE PERSONAL CONTROL OF STREET STREET CONTROL	ON TO BE TAKEN to be stated)

Annexure D

STAGE 4: SUMMARY OF CET ACHIEVED

DATE ACHIEVED (SKILLS LISTED IN STAGE 2)	DESCRIPTION OF HOW NEW SKILLS HAVE BEEN USED AT WORK	LENGTH OF TIME TAKEN TO ACHIEVE PRIORITISED SKILLS
SKILLS REF. NO 1.		
SKILLS REF. NO 2.		
SKILLS REF. NO 3.		
SKILLS REF. NO 4.		
SKILLS REF. NO 5.		
SKILLS REF. NO 6.		
SKILLS REF. NO 7.		
SKILLS REF. NO 8.		





BOARD NOTICE 13 OF 2007

The South African Council for the Project and Construction Management Professions.

Call for Comment

Proposed rules relating to the Recognition of Voluntary Associations

SACPCMP in compliance with the provisions of section 25(1) and (7) of the Act (48 of 2000) do hereby make a call for comments regarding the rules for the recognition of the Voluntary Associations.

Written comments and input on the proposed draft Rules, as set out in the Schedule, are invited from interested and affected persons, body and Voluntary Associations and should be submitted to:

The Registrar Ms T. Machimane SACPCMP P.O. BOX 6286 HALFWAY HOUSE 1685

B9 International Business Gateway Corner New Road and 6th Road Midrand

COMMENTS SHOULD BE SUBMITTED BEFORE OR ON 20 MARCH 2007

Schedule

Definitions

- In these rules, and unless the context otherwise indicates, any expression or word to which a meaning has been assigned in the Project and Construction Management Professions Act, 2000 (Act No. 48 of 2000), bears the same meaning
 - "association" for purposes of these Rules means an institute, institution, association, society or federation established by Construction Project Management and Construction Management practitioners to collectively promote their professional and / or business interests;
 - ii) "committee" means a committee established in terms of section 17 of the Act;
 - iii) "CBE" means the council for the Built Environment established by section 2 of the Council for the Built Environment Act, 2000 (Act No 43 of 2000);
 - iv) "registrar" means the person appointed as the Registrar in terms of section 8(1)(a)
 - "Council" means The South African Council for the Project and Construction Management Professions established by section 2 of the Act;
 - vi) "department" means the national department responsible for public works;
 - vii) "in good standing" means a member of an association whose subscription are fully paid up and who is eligible to vote at any official meeting of the Association:
 - viii) "Minister" means the Minister responsible for Public Works;
 - ix) "The Act" means the Project and Construction Management Professions Act, 2000 (Act 48 of 2000).
 - x) "Voluntary association" means any Voluntary Association recognized by the Council in terms of section 25(3).

Requirements with which an Association must comply to qualify for recognition as a Voluntary Association

- 2. Any association wishing to be recognized as a voluntary association must submit an application, in the format prescribed in Appendix A of these Rules, to the Council and provide all the information required therein, and such additional information as the Council may determine in each particular case and from time to time.
 - Have a Constitution which includes reference to furthering the aims and objects of the Profession and can be committed to the promotion and regulation of the registered Project and Construction Management Professionals within the Republic of South Africa
 - ii) Have no less that 50 persons as members, who are registered Professional Project and/OR Construction Managers in terms of the PCMP Act(48 of 2000), or in the opinion of the Council, be sufficient representative of the Professions
 - iii) Be a body corporate with perpetual succession and all other powers to be able to sue and be sued in terms of its Constitution.
 - iv) Have an established secretarial office with sufficient staff to maintain it in a proper manner, or able to satisfy the Council with alternative arrangements.
 - Maintain a register (roll) of members, which register (roll), must be made available at the Voluntary Association's secretarial office at any time for perusal by its membership or any member of the public
 - vi) Have a code of conduct or code of ethics which is not in conflict with the Council's own code or codes, and maintain a disciplinary system to impose appropriate sanctions when the code is contravened.
 - vii) Be able to satisfy the Council that it is able to financially sustain itself as a Voluntary Association for the period in which the certificate is granted (five years)
 - viii) Be able to sustain a service to its members and the general public within confines of its Constitution and the general context of Project and Construction Management
 - ix) Keep its members informed of any matters brought to its attention by the Registrar of the Council

- x) Be able within its Constitution to make provisions for annual general meetings and special general meetings of its membership and to disseminate other reports, publications, whenever it is necessary to do so.
- xi) Keep proper accounting records of all moneys collected by way of subscription or any method set out in its Constitution and produce annual financial statements/audited accounts for dissemination to its membership. At any time the books of account should be open for inspection by the membership.
- xii) Be able to encourage its membership and be the responsible party for arranging and recording the accreditation of members in terms of Continuing Professional Development.
- xiii) Provide information to the public on matters relating to the Project and Construction Management Professions.
- xiv) Nominate in writing two representatives with the mandate to speak on behalf of the Association.
- xv) The Association should annually by not later than the end of October, submit in writing to the Registrar full particulars of any amendments effected to its Constitution during the 12 preceding months
- xvi) All applications for recognition for recognition as a Voluntary Association will be subject to a nominal non-refundable administration fee that will be revised from time to time.

APPLICATION FOR RECOGNITION PROCEDURE

- 3. Any association wishing to be recognized as a Voluntary Association must submit an application, in a prescribe format as attached in Appendix A of the rules, to the Council for the attention of the Registrar and provide the following information:
 - i) The Association's Constitution
 - ii) List of no less that 50 members registered Professional persons with the Council
 - iii) Code of conduct or code of ethics
 - iv) Financial report,
 - v) Letter nominating representatives, and
 - vi) An application fee

RECOGNITION AS A VOLUNTARY ASSOCIATION

4. When the Council has satisfied itself that the association has complied with the provisions of rule 2 and 3, Council will in terms of section 25(3) recognize and the association and issue it with a certificate of recognition. The certificate of recognition

is valid for a period of five years from the date of issue. The Voluntary Association must display its certificate of recognition in a prominent place at its head office.

TERMS OF REFERENCE FOR THE RECOGNISED VOLUNTARY ASSOCIATIONS

The terms of reference for the recognised Voluntary Associations shall be guided by the following section of the Act,

Section 3(a)(i)	Nomination of persons to serve as a Council member			
Section 4(1)	Nomination of persons to serve as a Council member			
Section 13 (d)	Determination of competency standards for registration			
Section 13(K)	Determining CPD requirements			
Section 26(1)	Identification of Work			
Section 27(1)	drafting of code of conduct			
Section 34(1)	determine principles for the Tariff of fees			
Section 34(2)	Determination of Professional fees			
Section 38(2)(3)	Minister to consult regarding rules for rectification of errors and exemptions.			

RENEWAL OF RECOGNITION PROCEDURE

6. All recognised Associations must in terms of section 25(7) of the Act, at least three months prior to the expiry of its recognition; submit a renewal in the prescribed format as attached in Appendix B of the rules, to the Council for the attention of the Registrar and provide amendments to information provided with previous application or renewal.

LAPSING OF RECOGNITION

- 7. The recognition of a Voluntary Association in terms of section 25(6) lapses
 - (a) if that association no longer complies with the requirements contemplated in section 14(d), or
 - (b) at the expiry of the five-year period referred to in subsection (4) that "A certificate of recognition is valid for a period of five years from the date of issue"

A voluntary Association whose recognition has lapsed must, within 30 days from the date on which it is so directed in writing by the Council, return its certificate of recognition.

AMENDMENTS OF THE REQUIREMENTS FOR RECOGNITION

8. If it becomes necessary to amend the requirements for recognition including application fee, the Council must inform all Voluntary Associations of the decision

and call for comments within 30 days and prescribe the amendments in terms of section 36 of the Act.

If the amendments of the requirements so prescribed results in a Voluntary Association ceasing to comply with the requirements, that Voluntary Association must, within twelve months from the date on which the amended requirements have been prescribed, take the necessary steps to comply with the amended requirements, and provide the Council with proof that it comply. If the Voluntary Association fails or refuse to comply with any of the amended requirements within the period allowed its recognition as a Voluntary Association lapses on the day when the Council resolves that the Voluntary Association ceased to comply with the requirements.

Annexure						-
	•	-		 -	-	•
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APPLICATION FORM FOR

RECOGNITION AS A VOLUNTARY ASSOCIATION WITH THE SOUTH AFRICAN COUNCIL FOR THE PROJECT AND CONSTRUCTION MANAGEMENT PROFESSIONS

New Application), ;		Yes	No	(If "Yes") box)	(Tick √ applicable
Name of Associ	ation:	_	_			٦
Physical Addres	ss:					J
Name of CEO / I	ecut	ve Directo	r / Nationa	l Secreta	ry:	
Telephone:						

E-mail:
Website:
I,
in my capacity as
of the
and on behalf of the
hereby make application for recognition as a Voluntary Association in terms of Section 14 (d) the South African Council for the Project and Construction Management Professions (Act No. 48 of 2000).
I enclose the required information in substantiation of the application and confirm that the information, to my best knowledge, is accurate and complete.
I confirm that the Association has consistently complied in all respects with its Constitution and Bylaws, since its establishment, or 1 December 2000, whichever is the earlier.
I confirm that the Association has committed itself to adhere to the applicable provisions of Section 36 of the Act as well as the applicable provisions of the Rules published under Board Notice 29 of 4 April 2005, once recognised as a Voluntary Association.
Signed on this
Capacity

Information & Supporting Documents:

f.	Current Serving President / Cha	irpers	on:				
(a)	Date of Inauguration						
(b)	Date of Termination of Term						
2.	Constitution : (Must be submitted)	<i>₫ ₩.</i> "	fft.				
(a)	Date formally adopted (most recent amendments)						
(b)	Does the constitution make reference to furthering the aims and objectives of the Professions?						
3,	Code of Conduct:	Yes	No	(If "Yes", submit) (* Tick √)			
4.	Membership Profile:	A.					
(a)	Number of Voting Members						
(b)	(b) Number of Persons Registered with SACPCMP						
©	© Does the organisation maintain a register of members?						
5.	Declaration:	ri d)				
Арр	Application fee paid Cheque O Direct Transfer O						
3 3	 I am duly authorised to sign this application o The information furnished, as well as all docucorrect in every respect and have been lawfu 	ımentatio	n submitted				
Sign	ature:						
Date	B) was by the time						
E 1888	gnation:						



CALL FOR NOMINATION

closing date: 20 March 2007

The South African Council for the Project and Construction Management Professions is a statutory body established by section 2 of the Act, 48 of 2000 to regulate the Construction and Project Management Professions.

Nominations are invited from members of the public to fill a vacancy in the Council for a member appointed to serve as a member of the Council in terms of section 3 (c) of the Act, 48 of 2000.

To download the nomination form visit <u>www.sacpcmp.co.za</u> /news/library/Council nomination form or send an email titled "nomination form" to registrations@sacpcmp.co.za.

Written nominations should be returned to:

The Registrar SACPCMP P.O. Box 6286 Halfway House 1685

Attention: Ms Thoko Machimane (Tel) 011 318 3402 (Fax) 011 318 3405

Please note that non-citizens, unrehabilitated insolvents, persons convicted of serious offences (excluding political offences), persons found guilty of improper conduct and person removed from an office of trust are not qualified to serve as a member of the Council.

The South African Council for the Project and Construction Management Professions.

Call for Comment

Proposed rules relating to the code of conduct for all persons registered with the South African Council for the Project and Construction Management Professions

SACPCMP in compliance with the provisions of section 27(1) do hereby make a call for comments regarding the rules for the recognition of the Voluntary Associations.

Written comments and input on the proposed draft Rules, as set out in the Schedule, are invited from interested and affected persons, body and Voluntary Associations.

Comments should be submitted before or on 20 March 2007 to:

The Registrar Ms T. Machimane SACPCMP P.O. BOX 6286 HALFWAY HOUSE 1685

B9 International Business Gateway Corner New Road and 6th Road Midrand

SCHEDULE

1. Definitions:

The Act – means the Project and Construction Management Professions Act, 48 of 2000.

Council - means the South African Council for the Project and Construction Management Professions established by Section 2 of the Act, 48 of 2000.

Project – means the Total Development envisaged by the client including the Professional Services.

Registered Persons - means persons registered in terms of section 19(2) of the Act.

2. Introduction

All persons registered with the South African Council for the Project and Construction Management Professions shall uphold and advance the honour and dignity of these professions in keeping with high standards of ethical conduct and shall:

- 2.1 act with integrity and sincerity in serving their employers, clients and the public with diligence and care.
- 2.2 strive to increase their competence and the prestige of their profession.
- 2.3 shall apply their skill and knowledge to advance human welfare.
- 2.4 not engage in any act of dishonesty, corruption or bribery.

3. Relations with the public

Registered Persons shall:

- 3.1 in carrying out their responsibilities, have full regard to the public interest.
- 3.2 uphold the honour and dignity of their profession.
- 3.3 be objective and truthful in professional reports, statements, or testimonies, including all relevant and pertinent information therein.
- 3.4 have due regard for the safety, health and welfare of the public and the environment.
- 3.5 express an opinion on a project or construction management subject only when it is founded on adequate knowledge and honest conviction.

4. Relations with employers and clients

Registered Persons shall:

- 4.1 discharge their duties to their employers and clients in a responsible and competent manner.
- 4.2 act in all matters as faithful agents or trustees of each employer or client.
- 4.3 not accept compensation from more than one party for the same service, or for other services pertaining to the same project, without the consent of all interested parties.
- 4.4 disclose to their employers and clients any interest, whether direct or indirect, with other parties dealing with or relating to or in conflict with the business of their employers and clients.
- 4.5 disclose, in writing, to their employers and clients, the status of their professional indemnity cover insurance.
- 4.6 not unless required by law or by this code, divulge any information of a confidential nature which they obtained in connection with an appointment.

5. Relations with other professionals

Registered Persons shall:

- 5.1 Act with integrity, sincerity and honesty in all dealings with all other professionals.
- 5.2 not maliciously or recklessly injure or attempt to injure, whether directly or indirectly, the reputation, prospects or businesses of others.
- 5.3 not discriminate on grounds of gender, race or ethnic origin, sexual orientation, marital status, creed, nationality, disability or age.
- 5.4 not request, propose, or accept professional commissions on a contingency basis under circumstances that may compromise their professional judgement.

6. Standards of Professional performance

Registered Persons shall:

- 6.1 undertake work only for which they possess the necessary skills, knowledge and resources.
- 6.2 not falsify or permit misrepresentation of their own or their associates' academic or professional qualifications.

- 6.3 endeavour to provide opportunities for professional development and advancement of candidates in their employ or under their supervision.
- 6.4 undergo regular continuing professional development as prescribed to enhance and maintain their personal professional competence.
- 6.5 notify the Council immediately on becoming aware of a violation of this code by any other Registered Person.
- 6.6 notify the Council immediately of becoming insolvent.
- 6.7 Comply with all requirements or provisions of Act, 48 of 2000.

7. Disciplinary procedures

In the event of a complaint the disciplinary procedures as set out in the Act (48 of 2000) will be applied as follows:

- 7.1 Sect. 28: Investigation of charge of improper conduct.
- 7.2 Sect. 29: Charge of improper conduct.
- 7.3 Sect. 30: Appointment of Disciplinary Tribunal.
- 7.4 Sect. 31: Disciplinary Hearing.
- 7.5 Sect. 32: Proceedings after hearing.
- 7.6 Sect. 33: Appeal against decision of Disciplinary Tribunal

BOARD NOTICE 14 OF 2007

THE SOUTH AFRICAN COUNCIL FOR THE QUANTITY SURVEYING PROFESSION

DRAFT RULES

PUBLISHED IN TERMS OF SECTION 36 (2)(a) OF THE QUANTITY SURVEYING PROFESSION ACT, 2000 (ACT NO. 49 OF 2000)

<u>Notice</u>: Interested persons are called upon to comment on the draft proposed revised rules within 30 days from the date of this publication. Comments, in writing, must be submitted to the Registrar, SACQSP, P.O. Box 3527, Halfway House 1685.

1. DEFINITIONS

- 1.1 In these rules, unless the context indicates otherwise, any expression or word to which a meaning has been assigned in the Quantity Surveying Profession Act, 2000 (Act No. 49 of 2000) shall bear the same meaning, and -
 - (i) "Act" means the Quantity Surveying Profession Act, 2000 (Act No. 49 of 2000);
 - (ii) "Association" means an association of natural persons engaged in the Quantity Surveying profession within any of the categories specified in section 18(1) of the Act, or an association of natural persons engaged in various professions, inclusive of natural persons engaged in the Quantity Surveying profession within any of the categories specified in section 18(1) of the Act;
 - (iii) "Council" means the South African Council for the Quantity Surveying Profession, established in terms of section 2 of the Act:
 - (iv) "Division" means the quantity surveying division of a multi-professional association;
 - (v) "Multi-professional association" means an association of natural persons engaged in various professions, inclusive of natural persons engaged in the Quantity Surveying profession within any of the categories specified in section 18(1) of the Act; and
 - (vi) "President" means the President of the South African Council for the Quantity Surveying Profession, elected in terms of section 7 of the Act.

2. <u>MEETINGS AND PROCEDURE AT MEETINGS OF THE COUNCIL AND COMMITTEES OF THE COUNCIL</u>

2.1 Meetings of the Council

- 2.1.1 Subject to the provisions of sections 4(7) of the Act and rule 2.1.2, all meetings of the Council shall be held at such times and places as may be fixed by the Council: Provided that the Council shall meet at least twice a year in every year: Provided further that, if at the close of any meeting the Council has not fixed the time and place of its next meeting, such time and place shall be determined by the President.
- 2.1.2 The President may at any time call a meeting of the Council to be held at such time and place as he / she may determine.
- 2.1.3 The President shall, upon a written request to the Registrar, signed by not less than five members of the Council, call a meeting thereof to be held within six weeks from the date of receipt of such request, at such time and place as he / she may determine.
- 2.1.4 The members requesting the meeting, referred to in rule 2.1.3, shall state the objective thereof.
- 2.1.5 A notice, in writing, of every meeting of the Council, accompanied by an agenda, shall be sent by the Registrar to each member of the Council.
- 2.1.6 The Agenda for any meeting shall be prepared by the Registrar, in consultation with the President.

2.2 Procedure of meetings

2.2.1 Any member of the Council having a personal interest in a matter discussed at a meeting, shall disclose such interest before the matter is considered and shall recuse himself / herself if the meeting so decides.

- 2.2.2 The President or person presiding at the meeting shall have a deliberative vote and in the event of an equality of votes in regard to any matter, shall also have a casting vote.
- The proceedings of any meeting shall be preserved in the form of minutes, which shall be 2.2.3 confirmed by the members of the Council and authenticated by the signature of the President as soon as possible after such confirmation.
- Voting on any matter shall in general be by a show of hands, provided that if any one member so requests, the voting shall be by ballot.

2.3 Meetings of Committees of the Council

The provisions of rules 2.2.1, 2.2.2, 2.2.3 and 2.2.4 shall apply mutatis mutandis to meetings 2.3.1 of committees established by the Council in terms of section 17 of the Act.

REGISTERS OF PROFESSIONAL QUANTITY SURVEYORS, CANDIDATE QUANTITY 3. SURVEYORS AND OTHER SPECIFIED CATEGORIES AND THE RENEWAL OF REGISTRATION

3.1 Establishment of registers

- 3.1.1 Registers shall, in terms of section 11(c) of the Act, be kept, and in which shall be entered the full name, qualifications, date of first registration, postal and physical addresses, telephonic and facsimile contact details of any person whose application for registration under section 18(1) of the Act has been approved by the Council.
- 3.1.2 The date of first registration of any person referred to in rule 3.1.1 shall be the date which appears on the certificate of registration issued in terms of the Act.

3.2 Keeping of registers

- The Registrar shall remove from the registers the name of any registered person who has died 3.2.1 or whose registration has been withdrawn in terms of section 20(1), (2) or (3) of the Act or whose name has been removed from the registers in terms of section 32(3)(a)(iv) of the Act or who has been suspended from his / her profession under section 32(3)(a)(iii) of the Act.
- No particulars with regard to any degree, diploma or certificate shall be entered in the registers unless the Council is satisfied that the person claiming to possess such degree, diploma or certificate is entitled thereto.
- 3.2.3 Any entry which is proved to the satisfaction of the Council to have been made in error or through fraudulent misrepresentation or under circumstances not tenable in law shall be deleted from the registers.
- 3.2.4 Whenever any entry in respect of any person has been deleted under the authority of the Council, the Registrar shall, within twenty eight days of such deletion, notify the person concerned, in writing, thereof at his last registered address.
- The registers shall be kept in the office of the Council and the Registrar shall from time to time under the authority of the Council cause copies of the registers to be printed and published.
- The registers shall at all reasonable times be open to inspection by any member of the public upon payment of the fee prescribed by the Council.

3.3 Conditions for renewal of registration

- 3.3.1 In terms of clause 11(b) of the Act, the validity period of any registration will be from 1 April in a particular year to 31 March of the following year.
- If a person registers after 1 April, his or her registration will expire on 31 March thereafter. 3.3.2
- 3.3.3 Conditions for renewal of registration, as determined by Council in terms of section 22(2) of the Act, are:
 - payment of the annual fee prescribed by Council in terms of section 20(1)(a)(iii) of the (a)
 - compliance with Continuing Professional Development criteria as determined by Council (b) in terms of section 13(k) of the Act.

3.4 Application for registration

- 3.4.1 An application for registration in terms of sections 19.(1) of the Act shall be in the form as prescribed by the Council and shall be accompanied by:
- 3.4.1.1 the applicable registration and annual fees as prescribed from time to time by the Council; and 3.4.1.2 in the case of an application in terms of section 19.(1) of the Act -

- (a) a "practical training report" detailing the applicant's practical training and experience gained in quantity surveying; and
- (b) certified copies of all academic certificates
- 3.4.1.3 any further information that the Registrar may require for the proper consideration of the application.
- 3.4.2 Upon a person being registered in terms of section 19 of the Act, the Registrar shall issue the registered person with a Certificate of Registration as prescribed by the Council.
- 3.4.3 A duplicate of the Certificate issued in terms of rule 3.4.2 may be issued if the application therefore is accompanied by an affidavit setting out the circumstances in support of the request and on payment of the fee prescribed from time to time by the Council.

3.5 Practical training for registration in terms of section 18.(1) of the Act

- 3.5.1 The practical training for registration as a Professional Quantity Surveyor shall be performed to the satisfaction of the Council and under the guidance of a registered Professional Quantity Surveyor.
- 3.5.2 The practical training for registration as a Registered Quantity Surveying Technologist shall be performed to the satisfaction of the Council and under the guidance of a registered Professional Quantity Surveyor or a Registered Quantity Surveying Technologist.
- 3.5.3 The practical training referred to in rules 3.5.1 and 3.5.2 shall be performed after the successful completion of the prescribed examination referred to in section 19(2)(b) of the Act and shall be an aggregate period of at least 36 months.
- 3.5.4 The practical training referred to in rule 3.5.3 shall include experience as prescribed by the Council.
- 3.5.5 The categories of training and experience are those prescribed by the Council.
- 3.5.6 The Council may waive the requirements of rules 3.5.1, 3.5.2 and 3.5.3 under any special circumstances and subject to such conditions as it may deem fit.

3.6 Specified Categories in Quantity Surveying in terms of section 18(1)(c)

- 3.6.1 Section 18(1)(c) of the Act empowers the Council to prescribe other specific categories in which a person may be registered with the Council.
- 3.6.2 The Council hereby specifies the following additional categories of registration under section 18(1)(c) of the Act:
 - (i) Registered Quantity Surveying Technologist
 (ii) Registered Quantity Surveying Technician
 (iii) Registered Quantity Surveying Assistant
 (Registered QS Technician)
 (Registered QS Assistant)
 - (iv) Candidate Quantity Surveying Technologist (Candidate QS Technologist)

4. CODE OF CONDUCT IN TERMS OF CLAUSE 27 OF THE ACT

4.1 The Code of Conduct is as prescribed by the Council and set out in the Annexure attached to these rules.

5. REQUIREMENTS WITH WHICH AN ASSOCIATION MUST COMPLY IN ORDER TO QUALIFY FOR RECOGNITION, IN TERMS OF SECTION 25 OF THE ACT, AS A VOLUNTARY ASSOCIATION

- 5.1 An Association shall not be recognised in terms of section 25 of the Act unless it complies with all the requirements as prescribed by the Council, provided that in respect of applications received from areas other than the Republic of South Africa, the Council may grant exemption from one or more of the requirements.
- 5.2 The requirements referred to in rule 5.1 are as set out in the Annexure attached to these rules.
- 5.3 The period of recognition by the Council of the voluntary association shall be valid for a period of 5 (five) years from the date of signature of the certificate, whereafter the recognition will be subject to review by the Council.

BOARD NOTICE 15 OF 2007

NOTICE OF APPLICATION FOR AMENDMENT OF THE DEFINITION OF PRODUCTION AREA: ELIM

(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 Agulhas Wines has applied to the Wine and Spirit Board to amend the definition of the area by the inclusion of certain portions of land.

The proposed amendment can be viewed at www.sawis.co.za under "Local News – Notice of application for the amendment of the definition of production area" or contact Fanie van Niekerk at 021-807 5704.

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.

RAADSKENNISGEWING 15 VAN 2007

KENNISGEWING VAN AANSOEK VIR DIE WYSIGING VAN DIE OMSKRYWING VAN PRODUKSIEGEBIED ELIM

(Ingevolge Artikel 6 van die Wyn van Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R.1434 van 29 Junie 1990)

Neem kennis dat Agulhas Wines by die Raad aansoek gedoen het vir die wysiging van die omskrywing van Elim deur sekere gedeeltes daarby in te sluit.

Die voorgestelde omskrywing is ter insae by www.sawis.co.za onder "Plaaslike Nuus – kennisgewing van aansoek om die wysiging van omskrywing van 'n produksiegebied" of kontak Fanie van Niekerk by 021-807 5704.

Enigeen wat beswaar het teen die aansoek, moet sy/haar beswaar, met opgaaf van redes, skriftelik indien by die Sekretaris, Wyn- en Spiritusraad, Posbus 2176, Dennesig, Stellenbosch, 7599, binne 30 dae van publikasie van hierdie kennisgewing.

BOARD NOTICE 16 OF 2007

NOTICE OF APPLICATION FOR DEFINING OF PRODUCTION AREA SUNDAY'S GLEN

(In terms of Section 6 of the Wine of Origin Scheme published by Government Notice No. R.1434 of 29 June 1990)

Please note that Hermanuspietersfontein Vineyards has applied to the Board for the defining of Sunday's Glen as a production area (ward) to produce wine of origin. The area is situated between Stanford and Gans Bay.

The proposed defining can be viewed at www.sawis.co.za under "Local News – Notice of application for the defining of production area" or contact Fanie van Niekerk at 021-807 5704.

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.

RAADSKENNISGEWING 16 VAN 2007

KENNISGEWING VAN AANSOEK VIR DIE OMSKRYWING VAN PRODUKSIEGEBIED SONDAGSKLOOF

(Ingevolge Artikel 6 van die Wyn van Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R.1434 van 29 Junie 1990)

Neem kennis dat Hermanuspietersfontein Wingerde by die Raad aansoek gedoen het vir die omskrywing van Sondagskloof as 'n produksiegebied (wyk) om wyn van oorsprong te produseer. Die gebied is geleë tussen Stanford en Gansbaai.

Die voorgestelde omskrywing is ter insae by www.sawis.co.za onder "Plaaslike Nuus – kennisgewing van aansoek om 'n produksiegebied te omskryf" of kontak Fanie van Niekerk by 021-807 5704.

Enigeen wat beswaar het teen die aansoek, moet sy/haar beswaar, met opgaaf van redes, skriftelik indien by die Sekretaris, Wyn- en Spiritusraad, Posbus 2176, Dennesig, Stellenbosch, 7599, binne 30 dae van publikasie van hierdie kennisgewing.