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REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID-AFRIKA

Vol. 501

Pretoria, 23 March 2007

No. 29716

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

CONTENTS

No. and weekly index

Page Gazette No. No. Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudsopgawe ingesluit wat dus 'n weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

INHOUD

en	wee	klikse	Ind	e	ks

No.	Bladsy	Koerant
NO.	No.	No.

	GOVERNMENT AND GENERAL NOTICE	E\$				PO T 0.31	334.800
Agricult	ure, Department of			GC	EWERMENTS- EN ALGEMENE KENNISG	EWING	SS
Governn	nent Notices						
R. 203	Animal Diseases Act (35/1984): Control			Arbeid,	Departement van		
	measures relating to Avian Influenza in	•	00000	Goewerr	nentskennisgewing		
R. 204 R. 208	Agricultural Product Standards Act (119/1990): Regulations: Grading packing and marking of sorghum intended for	3	29690 29690	R. 202	Wet op Arbeidsverhoudinge (66/1995); Bedingingsraad vir die Visnywerheid: Verlenging van tydperk van Hoof Kollektiewe Ooreenkoms	15	29690
	sale in the Republic of South Africa:	6	29690	Algemen	e Kennisgewings		
Finance.	Amendment Department of		29090	342	Labour Relations Act, 1995: Cancellation of registration of a trade union: South		
Governo	nent Notices				African Meat Distributors and Allied	8283243	0.0000000000000000000000000000000000000
177	South African Reserve Bank Act			0.40	Workers Union	32	29716
210	(90/1989): The dimension of, design for, and compilation of, the year 2007 Natura	3	29698	343	do.: Cancellation of registration of an employers' organisation: Algemene en Aanverwante Nywerhede Werkgewers-	54.50	55531755375
211	pure gold coin seriesdo.: The dimension of, design for, and	3	29030		organisasie	32	29716
	compilation of the year 2007 Protea coin			Binnelar	ndse Sake, Departement van		
-10	series	5	29698	Goower	montekonningowinge		
212	do.: The dimension of, design for, and compilation of the year 2007 R1 and R2				mentskennisgewings		
	pure gold coin series	7	29698	234	Films and Publications Act, 1996: Film and Publication Board: Restricted to		
213	do.: The dimension of, design for, and				adults only	3	29705
	compilation of the year 2007 Crown size and 21/2c Sterling silver coin			235	Films and Publications Act, 1996: Film		
	Series	9	29698		and Publications Board: Films classified	2	29706
214	do.: The dimension of, design for, and				as XX	2	29/00
	compilation of the year 2007 Sterling	11	29698	Finansie	es, Departement van		
215	do.: The dimension of, design for, and		23030	Goewerr	mentskennisgewings		
- 5	compilation of, the year 2007 "FIFA 2010	593		210	South African Reserve Bank Act		
	Coin Series"	13	29698		(90/1989): The dimension of, design for,		
Home A	ffairs, Department of				and compilation of, the year 2007 Natura pure gold coin series	3	29698
Governn	nent Notices			211	do.: The dimension of, design for, and		
234	Films and Publications Act, 1996: Film				compilation of the year 2007 Protea coin	-	
	and Publication Board: Restricted to	_		010	series	5	29698
235	Films and Publications Act, 1996: Film	3	29705	212	do.: The dimension of, design for, and compilation of the year 2007 R1 and R2		
200	and Publications Board: Films classified				pure gold coin series	7	29698
	as XX	2	29706	213			
Indepen	dent Communications Authority of South	Africa			compilation of the year 2007 Crown size and 21/2c Sterling silver coin		
General	Notices				series	9	29698
	Electronic Communications Act			214	do.: The dimension of, design for, and		
	(36/2005): Applications for the amend-				compilation of the year 2007 Sterling silver coin series	11	29698
	ment of broadcasting licence conditions:	_	00700	215	do.: The dimension of, design for, and	5:4:4:	20000
324	SABC (Pty) Ltd Amendment: Dealing with public hear-	3	29700		compilation of, the year 2007 "FIFA 2010		DOM DOM TO C
	ings pertaining to the criteria for award-				Coin Series"	13	29698
	ing spectrum in the 2.6 GHz and		00700	Grondsa	ake, Departement van		
325	3.5 GHz Notice to the public with the intention to	2	29703	Ainemer	ne Kennisgewings		
020	categorise frequencies as community			15.5	Restitution of Land Rights Act (22/1994):		
	sound broadcasting service		00704	302	Amending Government Notice 1796 of		
	frequencies	3	29704		2004	17	29716
Justice :	and Constitutional Development, Departm	nent of		333	do.: Claim for restitution of land rights:		20047
Governn	nent Notice			334	do.: do.: Roodepoort 439 JR	19 23	29617 29716
240	Promotion of Access to Information Act			335	do.: do.: Kopermyn 435 JS	26	29716
	(2/2000): Description submitted in terms	24	200028 Nat	336	do.: do.: Hamburg 28 HT	28	29716
	of section 15 (1)	5	29716	337	do.: do	30	29716

No.		Page No.	Gazette No.	No. Bladsy K	No.
	Department of			Handel en Nywerheid, Departement van	
13000000000000000	nent Notice Labour Relations Act (66/1995) Bargaining Council for the Fishing Industry: Extension of period or operation of Main Collective Agreement	j f	29690	Goewermentskennisgewing 241 Maatskappywet (61/1973): Inlywing van 'n buitelandse maatskappy as 'n maatskappy in die Republiek van Suid- Afrika: Clarendon Properties Limited 15	29716
General	Notices			Algemene Kennisgewings	
	Labour Relations Act, 1995: Cancellation of registration of a trade union: South African Meat Distributors and Allied Workers Union	1 I . 32 I		338 Koöperasiewet, 1981: Koöperasies wat van die register geskrap is: Enaleni Poultry Co-operative Limited, Competent National Traders Co-operative Limited, Comprehensive Furniture Production Co-operative Limited, Alamela Co-operative Limited en Boitshoko Co-operative	
	organisasie	. 33	29716	Limited	29716
General 332	Restitution of Land Rights Act (22/1994) Amending Government Notice 1796 or 2004 do.: Claim for restitution of land rights	t . 17	29716	Co-operative Limited, Batharos Primary Agricultural Co-operative Limited, Ex- Natal Coal & Gold Mine Workers Co- operative Limited, Enseleni Agricultural & Credit Co-operative Limited, Fabulous Clothing Co-operative Limited en	
	Buffelshoek 91 JSdo.: do.: Roodepoort 439 JRdo.: do.: Kopermyn 435 JSdo.: do.: Hamburg 28 HTdo.: do.	. 23 . 26 . 28	29716 29716 29716	Burgersdorp Msincedane Brick Makers Co-operative Limited	29716
Minerals	and Energy, Department of			Hand-in-Hand Environmental Co-opera- tive Limited en Ekuzameni Poultry	
	nent Notice Mines and Works Act (27/1956) Declaration of work in the nationa interest: Havercroft Andalusite Mine	l	29716	Co-operative Limited	29716
Governm	evelopment, Department of nent Notice Social Service Professions Act (110/1978): Regulations: Allowances payable to members of the council, pro-			Ebokhosini Garden Co-operative Limited, Ezikotshini Development Co- operative Limited en Elujecweni Farmers Association Co-operative Limited	29716
	fessional boards, committees and task	,	00000	Justisie en Staatkundige Ontwikkeling, Departement va	ın
	teams frican Qualifications Authority nent Notices	. 16	29690	240 Promotion of Access to Information Act (2/2000): Description submitted in terms of section 15 (1)	29716
216	Announcement of Intention to Extend the	i		Landbou, Departement van	
217	Accreditation of the Media, Advertising, Publishing, Printing and Packaging Sector Education and Training Authority (MAPPP SETA)	. 3		Goewermentskennisgewings R. 203 Wet op Dieresiektes (35/1984): Beheermaatreëls in verband met Voëlgriep in sekere areas: Intrekking	92690 29690
Trade an	d Industry, Department of			pakking en merk van koring bestem vir	
Governm	nent Notice			verkoop in die Republiek van Suid- Afrika: Wysiging 11	29690
241	Companies Act (61/1973): Incorporation of an external company as a company in the Republic of South Africa: Clarendon Properties Limited) 	29716	Maatskapilke Ontwikkeling, Departement van Goewermentskennisgewing R. 220 Social Service Professions Act (110/1978): Regulations: Allowances	
General . 338	Co-operatives Act, 1981: Co-operatives removed from register: Enaleni Poultry Co-operative Limited, Competent	t		payable to members of the council, pro- fessional boards, committees and task tearns	29690
	National Traders Co-operative Limited Comprehensive Furniture Production Co-operative Limited, Alamela Co-operative Limited and Boitshoko Co-operative Limited		29716	Goewermentskennisgewing 242 Mines and Works Act (27/1956): Declaration of work in the national interest: Havercroft Andalusite Mine 13	29716

No.		Page No.	Gazette No.	No.		Bladsy No.	Koerant No.
339	Co-operatives Act, 1981: Co-operatives			Onafhar	ıklike Kommunikasie-owerheld van St	ıld-Afrik	a
	removed from register: Debera Farmers			Algemen	ne Kennisgewings		
	Association Co-operative Limited, Batlharos Primary Agricultural Co-opera- tive Limited, Ex-Natal Coal & Gold Mine Workers Co-operative Limited, Enseleni	ta Fi		262	Electronic Communications A (36/2005): Applications for the amenment of broadcasting licence condition	s:	
	Agricultural & Credit Co-operative Limited, Fabulous Clothing Co-operative Limited and Burgersdorp Msincedane Brick Makers)) L		324	ings pertaining to the criteria for awarding spectrum in the 2.6 GHz ar	ir- d- nd	
340	Co-operative Limited	·	29716	325	Notice to the public with the intention categorise frequencies as communi sound broadcasting service	to ty ce	
	Ditsobotla Poultry Co-operative Limited,				frequencies	3	29704
	Hand-in-Hand Environmental Co-opera- tive Limited and Ekuzameni Poultry	(1)	1 NAPPENSANT STAB	Suld-Afr	ikaanse Kwalifikasle-owerheid		
341	do.: do.: Engcobo Fresh Produce Co-		29716	Goewerr	mentskennisgewings		
341	operative Limited, El Shadai Co-opera- tive Limited, Chris Hani Organic Agricultural Co-operative Limited, Ebokhosini Garden Co-operative			216	Announcement of Intention to Extend th Accreditation of the Media, Advertisin Publishing, Printing and Packagin Sector Education and Training Authori	g, ig ty	00000
	Limited, Ezikotshini Development Co- operative Limited and Elujecweni Farmers Association Co-operative	i		217	Accreditation of the Mining Qualification	ne ns	500000000000000000000000000000000000000
	Limited	. 32	29716		Authority (MQA)	4	29699
Transpor	rt, Department of			Vervoer,	Departement van		
General	Notices			Aigemen	ne Kennisgewings		
330	International Air Service Act (60/1993). Grant/amendment of international air	•	2000000	330	Grant/amendment of international a	air	29716
331	service licence		29716	331	Air Service Licensing Act (115/1990 Grant or amendment of domestic a)): air	
	service licence	. 16	29716		service licence	16	29716
Water Af	fairs and Forestry, Department of				ese en Bosbou, Departement van		
Governm	ent Notice				mentskennisgewing		
R. 206	National Water Act (36/1998): Draft regu- lations on financial assistance to resource poor farmers	6)	29690	R. 206	National Water Act (36/1998): Draft reg lations on financial assistance resource poor farmers	to	29690
	BOARD NOTICES				RAADSKENNISGEWINGS		
25	Wine of Origin Scheme: Amendment of the definition of production area			25	Wyn van Oorsprong-skema: Wysigir van die omskrywing van produksi		
26	Durbanville of production area	. 34	29716	26	gebied Durbanvilledo.: Omskrywing van produksiegebie	35 ed	
27	Natural Scientific Professions Act	ľ	29716	27	Lambertsbaai	ct	29716
28	(27/2003): South African Council for Natural Scientific Professions: Recommended charged-out fees Health Professions Act (56/1974): Health Professions Council of South Africa:	: . 38	29716	28	Natural Scientific Profession Recommended charged-out fees Health Professions Act (56/1974): Heal Professions Council of South Afric	s: 38 th a:	29716
20	Rules relating to the registration by physiotherapists of additional qualifications	. 39	29716	29	Rules relating to the registration to physiotherapists of additional qualifications	a- 39	29716
	education and training for registered health practitioners		29716	(70.5k)	education and training for registere health practitioners	eď	29716

Government Notice No. 199 published in Government Gazette No. 29689 of 16 March 2007 is hereby corrected as follows: Ms G Darries should be Ms F Darries.

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

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

No. 240

23 March 2007

PROMOTION OF ACCESS TO INFORMATION ACT, 2000

DESCRIPTION SUBMITTED IN TERMS OF SECTION 15(1)

I, Brigitte Sylvia Mabandla, Minister for Justice and Constitutional Development, hereby publish under section 15(2) of the Promotion of Access to Information Act, 2000 (Act No. 2 of 2000), the descriptions submitted to me in terms of section 15(1) of the said Act by the –

Department of Provincial and Local Government

As set out in the Schedule

BRIGITTE SYLVIA MÅBANDLA, MP

MINISTER FOR JUSTICE AND CONSTITUTIONAL DEVELOPMENT

No. 29565 3

"FORM D"

AUTOMATICALLY AVAILABLE RECORDS AND ACCESS TO SUCH RECORDS:

(Section 15 of the Promotion of Access to Information Act, 2000 (Act 2 of 2000))
[Regulations 5A]

DESCRIPTION OF CATEGORY OF RECORDS AUTOMATICALLY AVAILABLE IN TERMS OF SECTION 15(1)(a) OF THE PROMOTION OF ACCESS TO INFORMATION ACT, 2000	MANNER OF ACCESS TO RECORDS (e.g. website) (SECTION 15(1)(b)
FOR INSPECTION IN TERMS	OF SECTION 15(1)(a)(i):

	•••••••••••••••••••••••••••••••••••••••
FOR PURCHASING IN TERMS	OF SECTION 15(1)(a)(ii):
Integrated Development Planning	Available from Directorate
Newsletter: 2005	Intergovernmental Planning: dplg
LED Guidelines, March 2005	Available from Directorate;
available on the website	Intergovernmental Planning: dplg
2. LED Framework discussion	3, 2, 3
document, November 2005	1
(embargoed, NOT for public	
consumption)	
3. LED Toolkit August 2006 - yet to be	
printed	
FOR COPYING IN TERMS C	
Training Board for Local Government	The respective reports are available
Bodies Annual Reports	for copying.
Note: Training Board was disestablished in	
2000 and no longer has Annual Reports	I A N I I A
Discussion document:	Available for copying
The Nature, Role and Composition of the	
Senate of the Republic of South Africa	
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Discussion document:	Available for copying
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Government. Comparisons with	
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Discussion document: An overview of the	Available for copying
fundamental principles of selected	Towns Wa
proportional electoral systems	
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Green paper on local government	Available for copying
White paper on local government	Hardcopies are available for copying
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GOVERNMENT GAZETTE, 9 FEBRUARY 2007

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The Consolidate Municipal Infrastructure	
Programme hand-book	
Municipal Infrastructure Investment	
Framework	
Municipal Service Options: A Guideline for	
Local Authorities	
Local Additionales	
Guidelines for Private Sector Participation in	
Municipal Service Delivery	
Disaster Management Guidelines for	
Municipalities	
Financial Management for Local	
Government: A User-friendly Guide	lland and a state of the state
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Local government for the 21st Century	
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District Government	
Metropolitan Government	
Types of Municipalities	
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No. 29565 5

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Annual Report on the Equitable Share for	Hard copies are available for copying
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financial year	
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Activities	1
Annual Reports for the T.C.W. Title:	Available for copying
Progress with the Implementation of the	
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integrated discussion document	
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the Southern African Development	90
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GOVERNMENT GAZETTE, 9 FEBRUARY 2007

St. 1900 11 12 10 10 10 10 1	
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Local Government 2000 and beyond, vote	Available for copying
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Integrated Development Planning (IDP). A	Available for copying
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the Development Planning System in Bolivia	
and Columbia	
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Guide 1 (guidelines)	
Guide 2 (preparation)	
The state of the s	
Guide 3 (methodology)	
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Guide 4 (toolbox)	
Guide 5 (sectors and implementation)	Q2 - 23 / 1
Regenerating Local Economics, the social	Hard copies are available for copying
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economics towards regeneration	
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enhancement of Institutional capacity for	
sustainable development!	
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Investment Unit, CMIP update	Hard copies are available for copying
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(IDP) Pack:	
IDP LA21 process	
IDP-LA21 process IDP declaration	
Disc calendar 2003	
The case of the UGU IDP	
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relationship	
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governance	
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Local Government Review 2003/04	Available for copying Booklet available while stocks last
Local Government Municipal Performance Regulations	DOURIEL available while stocks last
Local Government Fact Book	Hard copies are available for copying
Annual Report	Hard copies are available for copying.
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	2002/03 are available while stocks
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Bodies Annual Reports	www.dplg.gov.za
Note: Training Board was disestablished in	
2000 and no longer has Annual Reports	
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poverty alleviation	
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Part two / (2)	Note that the state of the stat
Building Capacity	
Local government for the 21st Century	
Demarcation	
Establishing New Municipalities	
Elections	
District Government	
Metropolitan Government	1
Types of Municipalities	

	<u> </u>
Participation and Accountability	
A 195	
Performance Management	
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Service Partnerships	
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Masakhane (2)	Available for free on www.dplg.qov.za
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in the provision of basic municipal services	9 2000-12
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White Paper on Traditional Leadership	Available for free on www.dplg.gov.za
GR Provisional Supervision, Manual for the	Available for free on www.dplg.gov.za
Application of Section 139 of the	18
Constitution	
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Local Economic Development Fund	Available for free on www.dpig.gov.za
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plan fund, municipalities leading local	
economics towards regeneration	
Performance management, a guide for	Available for free on www.dplg.gov.za
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Integrated Development Planning	Available for free on www.dplg.gov.za
(IDP) Pack:	
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IDP-LA21 process	
IDP declaration	
Disc calendar 2003	
The case of the UGU IDP	,
Summary document on the IDP-LA21	
relationship	
Principals of IDP and assessment of the	
process 2001/2002	
Case studies on sustainability in local	
governance	
IDP Disc (CD)	
Strategic Plan	Available for free on www.dplg.gov.za
Property Rates Bill - Key Information	Available for free on www.dplg.gov.za
Services	
Local Government Municipal Performance	Available for free on www.dplg.gov.za
Regulations	
Dplg Research Bulletin	Available for free on www.dplg.gov.za
Local Government Fact Book	Available for free on www.dplg.gov.za
Annual Report	Reports for 1997 to 2003 area

STAATSKOERANT, 9 FEBRUARIE 2007

No. 29565 9

	available for free on www.dplg.gov.za
Integrated Sustainable Rural Development Strategy (ISRDS)	Available on the dplg website: www.dplg.gov.za
Urban and Rural Development Programmes: Guidelines for participation	Available on the dplg website: www.dplg.gov.za

DEPARTMENT OF MINERALS AND ENERGY DEPARTEMENT VAN MINERALE EN ENERGIE

No. 242

23 March 2007

MINES AND WORKS ACT, 1956 (ACT NO 27 OF 1956)

DECLARATION OF WORK IN THE NATIONAL INTEREST

Under section 9(1)(f) of the Mines and Works Act, 1956 (Act No 27 of 1956) I Ms. Buyelwa Patience Sonjica, MP, Minister of Minerals and Energy, hereby declare that, in my opinion, the performance of mining operations on Sundays at a mine known as Havercroft Andalusite Mine, in the Magisterial District of Sekhukhune, in the Limpopo Province, is necessary in the National Interest for a period of a further 12 months ending 31 March 2008.

MS. B P SONJICA

MINISTER OF MINERALS AND ENERGY

SCHEDULE

Description of Work

- Crushing ore
- 2. Beneficiation of Ore

Description of Mine

The mine is known as Havercroft Andalusite Mine on the farm Havercroft 99 KT and Streatham 100 KT, situated in the Magisterial District of Sikhukhune, Limpopo Province and at present being worked by SAMREC (Pty) Ltd, P.O Box 185, Olifantsfontein, 1665.

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 241 23 March 2007

COMPANIES ACT, 1973 (ACT 61 OF 1973)

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

Whereas CLARENDON PROPERTIES LIMITED a company incorporated under the law of the British Virgin Islands, 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 CLARENDON PROPERTIES LIMITED has a share capital and a place of business in the Republic, and

Whereas CLARENDON PROPERTIES 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 CLARENDON PROPERTIES LIMITED shall be deemed, with effect from the date of termination of its registration and incorporation as a company in the British Virgin Islands, to be a company incorporated under Chapter IV of the Companies Act, 1973.

MANDISI MPAHLWA
MINISTER OF TRADE AND INDUSTRY

No. 241

23 Maart 2007

MAATSKAPPYWET, 1973 (WET 61 VAN 1973)

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

Nademaal CLARENDON PROPERTIES LIMITED, 'n maatskappy wat kragtens die wette van die British Virgin Islands 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 CLARENDON PROPERTIES LIMITED aandelekapitaal en 'n plek van besigheid in die Republiek van Suid Afrika het, en

Nademaal CLARENDON PROPERTIES 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 CLARENDON PROPERTIES LIMITED geag word, met die ingang van die datum van beeindiging van sy registrasie en inlywing as 'n maatskappy in die British Virgin Islands, 'n maatskappy te wees wat ingevolge Hoofstuk IV van die Maatskappywet, 1973, ingelyf is.

MANDISI MPAHLWA MINISTER VAN HANDEL EN NYWERHEID

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 330 OF 2007

INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993) GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, will be considered by the International Air Services Council (Council)

Representation in accordance with section 16(3) of the Act No. 60 of 1993 and regulation 25(1) s of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of Private Box X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is/are prepared to be represent or represented at the possible hearing of the application.

APPENDIX II

(A) Full name, surname and trade name, if any licensee. (B) Full business or residential address of applicant. (C) Class and number of license in respect in which the amendment is made. (D) Type of International Air Service in respect of which amendment was made. (E) Category or kind of aircraft in respect of which the license was made. (F) Airport in respect of which the amendment was made. (G) Area to be served. (H) Frequency of flight of which the amendment was made. (1) Condition under which amendment was made.

(A) Comair Limited; Kulula. Com & British Airways – Comair. (B) 1 Marignane Drive, cnr Atlas Raod, Bonaero Park, Kempton Park, 1619. (C) Class I; VS025. (D) Type S1 and S2. (E) Category A1 and A2. (F) OR Tambo International Airport. (G) and (H) Adding the following.

State.	Destination.	Frequencies.		
Mauritius.	Mauritius.	200 scat per week.		
Zimbabwe.	Victoria Falls.	Seven (7) return flights per week.		

(A) Executive Turbine Aviation; Air Travelmax. (B) Hangar 201, Gate 7, Lanseria International Airport. (C) Class I; I/S168. (D) Type S1 and S2. (E) Category A2. (F) OR Tambo International Airport and Cape Town International Airport. (G) and (H) Adding the following.

State.	Destination.	Frequencies
(S) Namibia.	OR Tambo International Airport; Eros.	Five (5) return flights per week.
(S) Namibia.	Cape Town International Airport; Eros.	Five (5) return flights per week.

(A) Pelican Air Services (Pty) Ltd; Pelican Air. (B) Federal Air Hangar, Johannesburg International Airoprt. (C) Class I; I/S135. (D) Type S1. (E) Category A1 and A2. (F) Lanseria International Airport and Beira International Airport. (G) and (H) Adding the following.

	9 8	103 A S S S S S S S S S S S S S S S S S S
State	Destination	Frequencies
Mozambique.	Beira	Seven (7) return flights per week, restricted to 130 seats per week per direction

NOTICE 331 OF 2007

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 II

- (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) Executive Turbine Aviation (Pty) Ltd; Air Travelmax. (B) Hangar 201, Gate 7, Lanseria International Airport. (C) Class I, II and III; S872D, N694D and G836D. (D) Type S1, S2, N1, N2 and G7. (E) Category A1, A2 and A3. Changes to the Management Plan: B. Wilford replaces A. M. Wehrneyer as Air Service Safety Officer.

NOTICE 332 OF 2007

AMENDING GOVERNMENT NOTICE NO. 1796 OF 2004 DATED 27 AUGUST 2004 AS CONTAINED IN THE GOVERNMENT GAZETTE NO 26693 IN RESPECT OF WOLVENKRAAL 192 JR

AMENDMENT IN TERMS OF SECTION 11A [4] OF THE RESTITUTION LAND RIGHTS ACT 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11A[4]of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended that Portion 1, The Remaining Extent of Portion 7 and Portion 9 of the farm Wolvenkraal 192 JR were erroneously gazetted and must be excluded in the above mentioned gazette. The correct properties to be gazetted are reflected hereunder as follows:

NAME OF THE FARM	KRP	CLAIMANT	IDENTITY NUMBER
Wolvenkraal 192 JR	12314	Mr. Paul Moeketsi [on behalf of	6602026351087
		Bantwane Le Bapedi Baga Mmila	
		Community]	

CURRENT PARTICULARS OF THE PROPERTIES Wolvenkraal 192 JR

Description of	Current Owner of	Title Deed	Extent of	Bond	Bond Holder	Other
Property	Property	Number	Property			Endorsements
The Remaining	National Government of	T25224/1966	521.6165ha	None	None	None
Extent of the farm	South Africa					
192 JR						
The Remaining	National Government of	T37087/1996	156.7302ha	None	None	None
Extent of Portion 2	South Africa			_		
The Remaining	National Government of	T24712/1970	706.0750ha	None	None	None
Extent of Portion 3	South Africa	- ve				Ĺ
Portion 4	National Government of	T8008/1931	470.7286ha	None	None	None
	South Africa					
Portion 5	National Government of	T12725/1943	235.3578ha	None	None	None
	South Africa			† _	_	
Portion 6	National Government of	T24712/1970	157.0495ha	None	None	None
	South Africa					
Portion 8	National Government of	T11598/1965	313.8316ha	None	None	None
	South Africa					

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice any comments, or further information to:

Commissioner for Restitution of Land Rights Private Bag X7201 Witbank 1035 or High-Tech House 23 Botha Avenue Witbank

Telephone No: 013-6903552

Fax No: 013-6902438

1035

MR. R. CAMHANGWANI

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 08/03/2007

NOTICE 333 OF 2007

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGTHS ACT, 1994[ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rigths Act 1994 [Act 22 of 1994] as amended, that a land claim has been lodged by Mr. Maila Andries Mohlahledi [3104155203083] on behalf of the Maila Family on the properties mentioned hereunder situated in Enkangala District Municipality in Mpumalanga Province under reference KRP 344

CURRENT PARTICULARS OF THE PROPERTIES BUFFELSHOEK 91 JS

Description of Property	Current Owner of the Properties	Title Deed Number	Extent of Property	Bonds	Bondholder	Other Endorsement
The Remaining extent of Portion 1	Government of South Africa	T46866/1985	702.3096ha	None	None	 K764/1943RM VA1169/1981- 22566/52T VA1455/1985- T22566/52
The Remaining extent of Portion 2	Government of South Africa	T43207/1986	275.1895h	None	None	 K179/1969RM K1896/1983RM Horne Margaretha Isabella K6282/1955RM- Wright Susarah Margaretha
Portion 3	Government of South Africa	• T2307/1986	701.4412ha	None	None	K1208/1985RM- Botha Dirk Jacobus K3745/1984RM- Botha Marthinus

N.I	- TO 4510/1075	
• Nel	• T24518/1975	Jacobus
Catharina		• K3746/1984RM
Marthina		- Botha
Margaretha		Marthinus
{170722}		Jacobus
		• K3747/1984RM
Government	• T27905/1986	- Botha
of South		Marthinus
Afrea		Jacobus
	• T3338/1986	• K3748/1984RM
Government	13330/1700	- Botha
of South		
	T24014/1002	Marthinus
Afrea	• T34914/1983	Jacobus
		• K3749/1984RM
Opperman		- Botha
Annanias		Marthinus
François		Jacobus
{	• T4531/1986	• K3750/1984RM
3410085043089}		- Botha
		Marthinus
Government	• T4532/1986	Jacobus
of South	1133271700	
Afrea]]	
Alloa	T4049/1096	
Construction	• T4948/1986	
Government		
of South		
Afrea	• T54320/1984	
Government		
of South		

	• Opperman Catherina Maria Wilhelmina [3604240053088]					
Portion 5	Government of South Africa	T3601/1986	98.8681ha	None	None	None
Portion 13	Government of South Africa	T10061/1985	700.5642ha	None	None	None
Portion 15	Government of South Africa	T911/1986	152.9788ha	None	None	None
Portion 16 [Consolidation of portions 4,6and7 of farm 91 JS]	Government of South Africa	T3601/1986	152.9773ha	None	None	None
Portion 17	Wet Stegmann De { 341020 }	T17739/1969	21.4133ha	None	None	None

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned properties is hereby invited to submit within 30 [thirty days] from the date of publication of this notice any comments, or further information to:

Commissioner for Restitution of Land Rights:

23 Botha Avenue **High-Tech House** Private Bag X7201 Wit Bank 1035

PHONE NO.013-6903552 FAX NO.013-6902438

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 08/03/2007

NOTICE 334 OF 2007

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of <u>Section 11[1]</u> of the Restitution of the <u>Land Rights Act 1994 [Act 22 of 1994]</u> as amended, that a land claim has been lodged on the properties mentioned hereunder situated in Thembisile Local Municipality in Mpumalanga Province.

Property Description	Clain	nant	KRP
Roodepoort 439 JR	➤ Mr. Ndala William [30081509	Tracelloure	1425
	> The late M William M [29061053	lahlangu	> 1377
	> Aphane K [54120654	hulu Lucas [58087]	> 9 97
	Msiza Mar [52011852	130111 344000	≥ 2458
	Claimants are behalf of their		

CURRENT PARTICULARS OF THE PROPERTIES ROODEPOORT 439 JR

Description of	Current owner of	Title Deed	Extent of	Bonds	Bond Holder	Other Endorsements
property	Property	Number	Property			
The Remaining	Ecca Holdings Pty	T64082/2002	237.0856 ha	None	None	➤ k2453/1977L
Extent of the Farm	Ltd [196300550907]					> K568/1979L in
439 JR						favour of Ecca
						Minerals Pty Ltd
The Remaining			389.7122 ha	None	None	K2538/1986RM
Extent of portion 1						➤ K3066/1980RM
						K3509/1984RM in
	National Government	T18503/2004				favour of
	of the Republic of					Hoffmann Jacobus

	South Africa					Johannes
The Remaining Extent of portion 2	National Government of the Republic of South Africa	T18503/2004	259.7866 ha	None	None	None
The Remaining Extent of portion 3	National Government of the Republic of South Africa	T18503/2004	153.3309 ha	None	None	➤ K2760/1975L ➤ K2760/1976L in favour of Bronx Mining & Inv Pty Ltd
Portion 4	National Government of the Republic of South Africa	T18503/2004	389.6563 ha	None	None	K193/1976S in favour Van Rensburg Pieter Gerbrand Janse
Portion 5	National Government of the Republic of South Africa	T18503/2004	208.6744 ha	None	None	➤ K106/1968L ➤ K2648/1974RM
Portion 6	National Government of the Republic of South Africa	T18503/2004	208.6744 ha	None	None	None
Portion 7	National Government of the Republic of South Africa	T18503/2004	208.6744 ha	None	None	➤ K1403/1982R in favour of Carbis Margaretha Maria ➤ K2010/1999RM in favour of Carbis Margaretha Maria B - E ➤ VA2004/1999 in favour of Government of South Africa
Portion 8	National Government of the Republic of South Africa	T18503/2004	259.7867 ha	None	None	None
Portion 9	National Government of the Republic of South Africa	T18503/2004	259.7867 ha	None	None	None
Portion 10	National Government of the Republic of	T18503/2004	143.8288 ha	None	None	K632/1969RM

	South Africa					
Portion 11	National Government of the Republic of South Africa	T18503/2004	85.7445 ha	None	None	None
Portion 12	National Government of the Republic of South Africa	T18503/2004	101.0876 ha	None	None	None
Portion 13	National Government of the Republic of South Africa	T18503/2004	253.7304 ha	None	None	None

The Regional land Claims Commissioner will investigate all the claims in terms of the Provision of the Act, any party interested in the above mentioned matter is hereby invited to submit within 30 [thirty days] from the date of publication of this notice Any comments or further information should be sent to:

Regional Land Claims Commissioner 23 Botha Avenue High - Tech House Private Bag X7201 Witbank 1035

TELEPHONE NO: 013 - 690 3552

FAX: NO. 013 - 690 2438

COMPASSIONER FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 12/03/2007

NOTICE 335 OF 2007

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGHTS ACT, 1994 [ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section I1[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim has been lodged by Mr. John Sibanyoni ID No [3410105130080] on behalf of the Sibanyoni Community on the property mentioned hereunder situated in the Middleburg Magisterial District under Steve Tshwete local Municipality in Mpumalanga Province per reference No. KRP 1295

CURRENT PARTICULARS OF THE PROPERTY

Konermyn 435 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of Portion 10	Alzu Ondernemings Pty Ltd [196800399407]	T5963/1998	151.6062 ha	B118238/2004	Absa Bank Ltd	➤ K2238/1977RM in favour of Smit Bartholomes Jacobus ➤ K334/1982S ➤ K581/1986S

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned property is hereby invited to submit within 30 [thirty days] from the date of publication of this notice to submit any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank

1035

or 23 Botha Avenue

High Tech House

Witbank

1035

Telephone No: 013-690 3552

Fax No: 013-690 2438

MR P.M. MIHANGWANI

COMMISSIONER FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 08/03/2007

NOTICE 336 OF 2007

GENERAL NOTICE IN TERMS OF RESTITUTION OF LAND RIGTHS ACT, 1994[ACT 22 OF 1994] AS AMENDED

Notice is hereby given in terms of Section 11[1] of the Restitution of the Land Rigths Act 1994 [Act 22 of 1994] as amended, that a land claim has been lodged by Mr. James Mangwazane Tshabalala [2805015225086] on behalf of Tshabalala Tribe on the properties mentioned hereunder situated in Piet Retief Magisterial District in Mpumalanga Province :[KRP 213]

NAME OF THE FARM	CLAIMENTS	IDENTITY NUMBER	KRP
HAMBURG 28 HT	Mr. James Mangwazane Tshabalala	[2805015225086	KRP 213

CURRENT PARTICULARS OF THE PROPERTY

HAMBURG 28 HT

Description	Current Owner of	Tittle Deed	Extent of	Bonds	Bondholder	Other Endorsement
of Property	the Property	Number	Property			
The	Bosspruit	T40994/1975	469.4509ha	 B57794/1980 	Absa Bank	• K2486/1987RM
Remaining	Ondernemings Pty			 B95008/1994 		Meiring Coenraad Jacobus
extent of the	Ltd					• K3250/2001RM
farm 28 HT	[196901605207]					Gunther Hester Margaretha
						• K5924/2003RM
						Plessis Hilgard Muller Du
						• K5925/2003RM
						Posthmus Anna Maria
						Scherlotta
						• VA7715/2003

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						Plessis Hilgard Muller Du
Portion 1	Bosspruit Ondernemings Pty Ltd [196901605207]	T40994/1975	189.4649ha	B57794/1980B95008/1994	Absa Bank	None
Portion 2	Bosspruit Ondernemings Pty Ltd [196901605207]	T40994/1975	189.4649ha	B57794/1980B95008/1994	Absa Bank	None

The Regional Land Claims Commissioner, Mpumalanga Province will investigate all the claims in terms of the provisions of the Act, any party interested in the above mentioned matter is hereby invited to submit within 30 [thirty days] from the date of publication of this notice any comments, or further information to:

The Regional Land Claims Commissioner

Private Bag X11330

Nelspruit

1200

or Corner Branders and Henshall Street Home Affairs Building Third Floor

PHONE NO.013-7558100

FAX NO,013,7523859

MR.P & MHANGWANI

THE REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 08/03/2007

NOTICE 337 OF 2007

GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 22 OF 1994

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, no. 22 of 19994, that claim for the restitution of land rights on:

Reference no:

KRN6/2/2/C/39/0/0/16

. Claimant:

Minaesele Israel Tladi

Extent of the Land:

202, 9610 Hectares

Title Deed:

Title Deed is T4254 of 1981

Date submitted:

31st December 1998

Current owner:

Claimed property is curretly owned by Mr. Jacobus

Frederick Stevn

Bonds on the property:

Has been submitted to the Regional Land Claims Commissioner for Free State and Northern Cape and that the Commission on Restitution of Land Rights will investigate the claims in terms of the provisions of the Act in due course. Any party who has an interest in the above mentioned land claim is hereby invited to submit, within 30 days from the date of publication of this notice, any comments/ information to:

The Regional Land Claims Commissioner Free State and Northern Cape P.O. Box 4376 BLOEMFONTEIN 9300

Tel: (051) 4030 700 Fax: (051) 430 3930

S.T.R. Ramakarane

30/10/2006 Date

Regional Land Claims Commissioner for

Free State and Northern Cape

NOTICE 338 OF 2007

CO-OPERATIVES REMOVED FROM REGISTER: ENALENI POULTRY CO-OPERATIVE LIMITED; COMPETENT NATIONAL TRADERS CO-OPERATIVE LIMITED; COMPREHENSIVE FURNITURE PRODUCTION CO-OPERATIVE LIMITED; ALAMELA CO-OPERATIVE LIMITED AND BOITSHOKO CO-OPERATIVE LIMITED

Notice is hereby given that the names of the above-mentioned co-operatives was removed from the register on 16 March 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 338 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: ENALENI POULTRY CO-OPERATIVE LIMITED; COMPETENT NATIONAL TRADERS CO-OPERATIVE LIMITED; COMPREHENSIVE FURNITURE PRODUCTION CO-OPERATIVE LIMITED; ALAMELA CO-OPERATIVE LIMITED EN BOITSHOKO CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die name van bogenoemde koöperasies op 16 Maart 2007 ingevolge die bepalings van artikel 44 (b) van die Koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

(23 March 2007)/(23 Maart 2007)

NOTICE 339 OF 2007

CO-OPERATIVES REMOVED FROM REGISTER: DEBERA FARMERS ASSOCIATION CO-OPERATIVE LIMITED; BATLHAROS PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED; EX-NATAL COAL & GOLD MINE WORKERS CO-OPERATIVE LIMITED; ENSELENI AGRICULTURAL & CREDIT CO-OPERATIVE LIMITED; FABULOUS CLOTHING CO-OPERATIVE LIMITED AND BURGERSDORP MSINCEDANE BRICK MAKERS CO-OPERATIVE LIMITED

Notice is hereby given that the names of the above-mentioned co-operatives was removed from the register on 16 March 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 339 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: DEBERA FARMERS ASSOCIATION CO-OPERATIVE LIMITED: BATLHAROS PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED; EX-NATAL COAL & GOLD MINE WORKERS CO-OPERATIVE LIMITED; ENSELENI AGRICULTURAL & CREDIT CO-OPERATIVE LIMITED; FABULOUS CLOTHING CO-OPERATIVE LIMITED EN BURGERSDORP MSINCEDANE BRICK MAKERS CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die name van bogenoemde koöperasies op 16 Maart 2007 ingevolge die bepalings van artikel 44 (b) van die Koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

(23 March 2007)/(23 Maart 2007)

NOTICE 340 OF 2007

CO-OPERATIVES REMOVED FROM REGISTER: BATHO-MMOGO POULTRY CO-OPERATIVE LIMITED; DUMRANA FARMERS ASSOCIATION CO-OPERATIVE LIMITED; DITSOBOTLA POULTRY CO-OPERATIVE LIMITED; HAND-IN-HAND ENVIRONMENTAL CO-OPERATIVE LIMITED AND EKUZAMENI POULTRY CO-OPERATIVE LIMITED

Notice is hereby given that the names of the above-mentioned co-operatives was removed from the register on 16 March 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 340 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: BATHO-MMOGO POULTRY CO-OPERATIVE LIMITED; DUMRANA FARMERS ASSOCIATION CO-OPERATIVE LIMITED; DITSOBOTLA POULTRY CO-OPERATIVE LIMITED; HAND-IN-HAND ENVIRONMENTAL CO-OPERATIVE LIMITED EN EKUZAMENI POULTRY CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die name van bogenoemde koöperasies op 16 Maart 2007 ingevolge die bepalings van artikel 44 (b) van die Koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

(23 March 2007)/(23 Maart 2007)

NOTICE 341 OF 2007

CO-OPERATIVE REMOVED FROM REGISTER: ENGCOBO FRESH PRODUCE CO-OPERATIVE LIMITED; EL SHADAI CO-OPERATIVE LIMITED; CHRIS HANI ORGANIC AGRICULTURAL CO-OPERATIVE LIMITED; EBOKHOSINI GARDEN CO-OPERATIVE LIMITED; EZIKOTSHINI DEVELOPMENT CO-OPERATIVE LIMITED AND ELUJECWENI FARMERS ASSOCIATION CO-OPERATIVE LIMITED

Notice is hereby given that the names of the above-mentioned co-operatives was removed from the register on 16 March 2007 in terms of section 44 (b) of the Co-operatives Act, 1981.

Registrar of Co-operatives

KENNISGEWING 341 VAN 2007

KOÖPERASIES WAT VAN DIE REGISTER GESKRAP IS: ENGCOBO FRESH PRODUCE CO-OPERATIVE LIMITED; EL SHADAI CO-OPERATIVE LIMITED; CHRIS HANI ORGANIC AGRICULTURAL CO-OPERATIVE LIMITED; EBOKHOSINI GARDEN CO-OPERATIVE LIMITED; EZIKOTSHINI DEVELOPMENT CO-OPERATIVE LIMITED EN ELUJECWENI FARMERS ASSOCIATION CO-OPERATIVE LIMITED

Hiermee word bekendgemaak die name van bogenoemde koöperasies op 16 Maart 2007 ingevolge die bepalings van artikel 44 (b) van die Koöperasiewet, 1981, van die register geskrap is.

Registrateur van Koöperasies

(23 March 2007)/(23 Maart 2007)

NOTICE 342 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, in terms of section 109 (2) read with section 106 (2A) cancel the registration of **South African Meat Distributors and Allied Workers Union LR 2/6/2/360** with effect from 9 March 2007.

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

J.T. CROUSE

Registrar of Labour Relations

(23 March 2007)

NOTICE 343 OF 2007

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109 (2) read with section 106 (2A) cancel the registration of **Algemene en Aanverwante Nywerhede Werkgewersorganisasie** with effect from 14 March 2007. The name of the Organisation has been removed from the registrar of employers' organisations.

J.T. CROUSE

Registrar of Labour Relations

(23 March 2007)

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 25 OF 2007

NOTICE OF APPLICATION FOR AMENDMENT OF THE DEFINITION OF PRODUCTION AREA DURBANVILLE

(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 Groot Phesantekraal Boerdery has applied to the Board for the amendment of the definition of Durbanville (ward) to include the farm Groot Phesantekraal.

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 25 VAN 2007

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

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

Neem kennis dat Groot Phesantekraal Boerdery aansoek gedoen het vir die wysiging van die omskrywing van Durbanville (wyk) deur die insluiting van die plaas Groot Phesantekraal.

Die voorgestelde omskrywing is ter insae by www.sawis.co.za onder "Plaaslike Nuus – kennisgewing van aansoek vir die wysiging van omskrywing van 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.

cj:s/afbaken/kennis durbanville

BOARD NOTICE 26 OF 2007

NOTICE OF APPLICATION FOR DEFINING OF PRODUCTION AREA LAMBERTS BAY

(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 J P Hayes and other have applied to the Board for the defining of Lamberts Bay as a production area (ward) to produce Wine of Origin. Lamberts Bay stretches from Groothoek Bay in the north to the Langvlei River in the south and between 5 – 8 km from the coast.

The proposed defining can be viewed at www.sawis.co.za under "Local News – Notice of application for the defining of a 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 26 VAN 2007

KENNISGEWING VAN AANSOEK VIR DIE OMSKRYWING VAN PRODUKSIEGEBIED LAMBERTSBAAI

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

Neem kennis dat J P Hayes en ander by die Raad aansoek gedoen het vir die omskrywing van Lambertsbaai as 'n produksiegebied (wyk) om Wyn van Oorsprong te produseer. Lambertsbaai strek vanaf Groothoekbaai in die noorde tot by die Langvielrivier in die suide en tussen 5 – 8 km vanaf die kus.

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.

BOARD NOTICE 27 OF 2007

SOUTH AFRICAN COUNCIL FOR NATURAL SCIENTIFIC PROFESSIONS

RECOMMENDED CHARGE-OUT FEES

The South African Council for Natural Scientific Professions herewith retract Board Notice 9 of 2006 as published on 3 March 2006 in Government Gazette No. 28552.

The South African Council for Natural Scientific Professions has under article 35 (1) of the Natural Scientific Professions Act, 2003 (Act 27 of 2003), determined the amended tariff of recommended fees in this Schedule, which has been approved.

SCHEDULE

Definitions

1. In this Schedule the definitions are as follows:

"Category A", in respect of a private consulting practice in natural sciences, shall mean a top practitioner whose expertise is nationally or internationally recognised and who provides advice at a level of specialisation where such advice is recognised as that of an expert;

"Category B", in respect of a private consulting practice in natural sciences, shall mean a partner, a sole proprietor, a director, or a member who, jointly or severally with his other partners, co-directors or co-members, bears the risk of the business, takes full responsibility for the liabilities of such practice, performs work of a conceptual nature in natural sciences and development, provides strategy guidance in planning and executing a project and/or carries responsibility for quality management pertaining to a project;

"Category C", in respect of a private practice in natural sciences, shall mean all salaried professional and technical staff performing work of a natural scientific nature and who carry the direct technical responsibility for one or more specific activities related to a project. A person referred to in Category B may also fall in this category if such person performs work of a natural scientific nature at this level;

"Category D", in respect of a private consulting practice in natural sciences, shall mean all other salaried technical staff with adequate expertise and relevant experience performing work of a natural scientific nature with direction and control provided by any person contemplated in Categories A or B or C.

RECOMMENDED RATES

CATEGORY OF STAFF	PROPOSED NEW RATE
A	R 1 400,00 per hour
В	R 1 100,00 per hour
С	R 800,00 per hour
D	R 500,00 per hour

BOARD NOTICE 28 OF 2007

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA (Health Professions Act No. 56 of 1974)

RULES RELATING TO THE REGISTRATION BY PHYSIOTHERAPISTS OF ADDITIONAL QUALIFICATIONS

The Health Professions Council of South Africa intends, under section 61A(1) (L) read with section 35 of the Health Professions Act, 1974 (Act No 56 of 1974), to make the rules in the Schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed rules to The Registrar: Health Professions Council of South Africa, P O Box 205, Pretoria, 0001 (for attention of the Senior Manager: Professional Boards), within three months from date of publication of this notice.

SCHEDULE

In this Schedule "the Act" means the Health Professions Act, 1974, (Act No. 56 of 1974).
 and any expression to which a meaning has been assigned in the Act shall bear such meaning and, unless the context otherwise indicates –

"section" means a section of the Act.

The following qualifications shall be registrable by physiotherapists as additional qualifications in terms of section 35 of the Act:

Examining Authority and Qualification

Abbreviation for registration

Chartered Society of Physiotherapy-

Diploma for Teachers of Physiotherapy

Fellow

Dip TP CSP

FCSP

University of Cape Town-

Certificate in Teaching Physiotherapy Diploma in Teaching Physiotherapy CTP Cape Town
Dip TP Cape Town

Advanced Diploma in Teaching Physiotherapy Diploma in Intensive Care Physiotherapy Advanced Diploma in Intensive Care

Physiotherapy Baccalaureus Scientiae Medical Honours

in Sport Science Master of Science (Physiotherapy) Doctor of philosophy (physiotherapy) Dip Advanced TP Cape Town

Dip ICP Cape Town

Dip Advanced ICP Cape Town

BSc (Med)(Hons)Sport Science Cape Town MSc (Phys) Cape Town PhD (Phys) Cape Town

University of the Free State-

Tertiary Education Diploma Honours Bachelor of Science in Physiotherapy Master of Science in Physiotherapy Dip Tersière Ond Free State BSc Hons (Fis) Free State MSc (Fis) Free State

University of Limpopo (Formerly Medunsa)-

Master of Science in Physiotherapy Doctor of Philosophy (Physiotherapy) MSc (Phys) Limpopo PhD (Phys) Limpopo

University of Kwazulu-Natal (Formerly Durban-Westville)-

Diploma in Teaching Physiotherapy Master of Physiotherapy

Dip TP Kwazulu-Natal M Phys Kwazulu-Natal

University of Pretoria-

Diploma in Physiotherapy Education Diploma in Tertiary Education Baccalaureus Honores in Physiotherapy Master of Physiotherapy

Philosophiae Doctor (Physiotherapy)

Bachelor of Arts Honours in Physical Education (Biokinetics)

Postgraduate Diploma in Hand Therapy

Dip PE Pret
DTO Pret
PPhysT (Hons)

BPhysT (Hons) Pret

MPhysT Pret

PhD Fisioterapie Pret

BA (LO) (Hons) Biokinetika Pret

Postgrad.Dip.Hand Therapy (Pret)

University of South Africa-

Tertiary Education Diploma Higher Education Diploma (Technical) Dip Tersiere Ond Suid-Africa HOD (Tegnies)(AGD) Suid-Afrika

University of Stellenbosch-

Honours Bachelor of Science in Physiotherapy

Hons BSc (Fisio) Stellenbosch

Mster of Science in Physiotherapy Honours Bachelor in Medical Sciences (Epidemiology) Master of Business Administration in Health Management Master of Public Administration in Health

Management Doctor of Phylosophy (Med)

University of Western Cape-

Honours Baccalaureus Scientiae in Physiotherapy Physiotherapy Magister Scientiae in Physiotherapy

University of the Witwatersrand-

Diploma in Advanced Physiotherapy
Diploma in Physiotherapy Education
Advanced Diploma in Physiotherapy Education
Master of Science in Physiotherapy
Doctor of Philosophy

Registrar/CFO
Health Professions Council of S.A

MSc (fisio) Stellenbosch Hons BSc Genneskundige Wetenskappe (Epidemiologie) Stellenbosch MBA Gesondheidsbestuur Stellenbosch

MPA Openbare-gesondheidsbestuur Stellenbosch

PhD (Med) Stellenbosch

Hons BSc (Phys) Western Cape

Hons (BSc (phys) Western Cape MSc (Phys) Western Cape

Dip Advanced Phys Witwatersand Dip PE Witwatersrand Advanced Dip PE Witwatersrand MSc (Phys) Witwatersrand PhD Witwatersrand

BOARD NOTICE 29 OF 2007 HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

RULES RELATING TO CONTINUING EDUCATION AND TRAINING FOR REGISTERED HEALTH PRACTITIONERS

The Health Professions Council of South Africa has, under section 26 of the Health Professions Act, 1974 (Act No. 56 of 1974), made the rules set out in the Schedule.

SCHEDULE

Definitions

1. In these rules "the Act" means the Health Professions Act, 1974 (Act No. 56 of 1974), and any word or expression to which a meaning has been assigned in the Act shall bear such meaning, unless inconsistent with the context -

"accreditation" means a process of recognizing continuing education and training courses or activities and service providers offering such courses or activities by council, and the word "accredited" has a corresponding meaning;

"accreditor" means an institution or facility appointed by council to review applications by and accredit, non-accredited service providers for provision of once-off level one continuing professional development activities and to monitor these activities for compliance with these rules and continuing professional development guidelines;

"board" means a professional board established in terms of section 15 of the Act;

"clinical practice" means the management of individuals or groups and may include, but is not confined to, taking a history, performing an examination, ordering or performing tests or special investigations, making a diagnosis and administering or prescribing treatment;

"continuing education units" means the value attached to a learning activity for continuing professional development;

"continuing professional development committee" means a committee established by council in terms of section 10 (1) of the Act to develop policy proposals for continuing professional development and to monitor the implementation and compliance with the developed policy and these rules:

"continuing professional development" means the continuing education and training referred to in section 26 of the Act and prescribed in terms of these rules;

"deferment" means a specified period of exemption from compliance with the requirements of these rules by the continuing professional development committee;

"practitioner" means a person registered in terms of the Act;

"service providers" means institutions or facilities which have been accredited by the council to offer continuing professional development courses or activities.

Requirements for continuing professional development

- 2. A practitioner whose name, on 1 January 2007, appears on the registers kept in terms of section 18 of the Act is required to comply with the conditions of continuing professional development laid down in these rules as a prerequisite for such practitioner to retain his or her registration in terms of the Act.
- 3. A person who, after 1 January 2007, registers for the first time in terms of the Act as a practitioner in any category of independent practice or public service, shall be required to comply with the conditions of continuing professional development laid down in these rules, which shall be a prerequisite for such practitioner to retain his or her registration in terms of the Act: Provided that a person who is registered for the first time after 1 January of any year, shall be required to comply with these requirements during the first year of his or her registration.
- 4. For the purpose of complying with the requirements of continuing professional development:-
 - (1) a practitioner must accumulate at least 30 continuing education units, of which five must be on human rights, ethics and medical law, within every year;
 - (2) units accumulated shall be valid for a period of two (2) years from date of accumulation; and

- (3) a practitioner must maintain a minimum of 60 units in every two (2) years from date of the first units accumulated.
- 5. The prescribed units in rule 4 must be accumulated by way of different educational or developmental activities accredited by the council in any of the following levels of activities:
 - (1) level one activities with non-measurable outcomes;
 - (2) level two activities with measurable outcomes; and
 - (3) level three activities with formally structured learning programmes.
- 6. Practitioners may obtain their units within their own discipline, speciality or subspeciality or within another relevant discipline, speciality or subspeciality.
- 7. Deferment of compliance with the requirements of continuing professional development for any specific period may be granted to individual practitioners by the CPD committee on application and submission of adequate reasons for such request and subject to such conditions as the committee may determine.
- 8. A practitioner registered to perform community service in terms of the provisions of section 24A of the Act is not required to comply with the requirements relating to continuing professional development whilst being so registered.
- 9. In the event of a practitioner not complying with the requirements specified in these rules within the prescribed time frames, the board may impose one or more of the following conditions of registration on the defaulting practitioner, namely –
 - (a) registration in a category of supervised practice as may be considered appropriate by the board:
 - (b) a remedial programme of continuing education and training as may be determined by the board;
 - (c) an examination as may be determined by the board;
 - (d) suspension, for a specified period, from practice as may be determined by the board;

(e) any other appropriate action as may be determined by the board.

Accreditation of continuing professional development service providers

- 10.(1) Any institution or facility wishing to offer continuing education and training to registered practitioners may apply to council or its accreditors for accreditation as a service provider.
 - (2) An application for accreditation must be:-
 - (a) submitted on the relevant application form obtainable from the Council, duly completed:
 - (b) supported by all the documentation as set out in the Guidelines for service providers, which are obtainable from Council; and
 - (c) accompanied by the prescribed accreditation fees.
 - (3) An application for accreditation may be granted to any person or group complying with the requirements of these rules and continuing professional development guidelines issued by the council.
 - (4) In the case of an application for accreditation which had been declined by an accreditor, the applicant may apply to council for accreditation by way of an appeal against the decision of an accreditor.
 - (5) The application to council referred to in sub-rule (4) must be submitted within 30 days from date of decision of an accreditor, and must be accompanied by the documents referred to in sub-rule (2) and written representations in response to the decision of an accreditor.
 - (6) The council may, after due consideration of an application brought to it in terms of subrule (4), grant or decline the application.
 - (7) In the case where an application for accreditation to council is declined, the applicant may, in terms of section 20 of the Act, approach the High Court on appeal.
 - (8) An accreditation granted in terms of sub-rule (3) or (6) shall be valid for a period of twelve months.

11. Repeal

Rules published as Board Notices 122 of 2001, 11, 27, 28, 34, 35, 36, and 49 of 2002 are hereby repealed.



Adv B.M Mkhize Registrar/CEO HPCSA