REPUBLIC OF SOUTH AFRICA REPUBLIEK VAN SUID-AFRIKA

Vol. 529

Pretoria, 10 July 2009

No. 32370

Alle Proklamasies, Goewermentskennisgewings, Algemene

Kennisgewings en Raadskennisgewings gepubliseer, word vir

verwysingsdoeleindes in die volgende Inhoudsopgawe inge-

sluit wat dus 'n weeklikse indeks voorstel. Laat uself deur die

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IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

2009

The closing time is 15:00 sharp on the following days:

- 6 August, Thursday, for the issue of Friday 14 August 2009
- 17 September, Thursday, for the issue of Friday 25 September 2009
- ▶ 10 December, Thursday, for the issue of Friday 18 December 2009
- ▶ 15 December, Tuesday, for the issue of Thursday 24 December 2009
- ▶ 21 December, Monday, for the issue of Thursday 31 December 2009
- ➤ 30 December, Wednesday, for the issue of Friday 8 January 2010

Late notices will be published in the subsequent issue, if under special circumstances, a late notice is accepted, a double tariff will be charged

The copy for a SEPARATE Government Gazette must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye VOOR VAKANSIEDAE vir

GOEWERMENTS-, ALGEMENE- & REGULASIE-KENNISGEWINGS ASOOK PROKLAMASIES

2009

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- 6 Augustus, Donderdag, vir die uitgawe van Vrydag 14 Augustus 2009
- 17 September, Donderdag, vir die uitgawe van Vrydag 25 September 2009
- ▶ 10 Desember, Donderdag, vir die uitgawe van Vrydag 18 Desember 2009
- ▶ 15 Desember, Dinsdag, vir die uitgawe van Donderdag 24 Desember 2009
- ▶ 21 Desember, Maandag, vir die uitgawe van Donderdag 31 Desember 2009
- ▶ 30 Desember, Woensdag, vir die uitgawe van Vrydag 8 Januarie 2010

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingedien word

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE. FORESTRY AND FISHERIES

No. 727

10 July 2009

DECLARATION OF KATHU FOREST AS A PROTECTED WOODLAND UNDER SECTION 12(1)(C) OF THE NATIONAL FORESTS ACT, 1998 (ACT NO 84 OF 1998)

I, Tina Joemat-Pettersson, Minister of Agriculture, Forestry and Fisheries hereby declare the Kathu forest as a Protected Woodland in terms of section 12(1)(c) of the National Forests Act, 1998 (Act No 84 of 1998).

In terms of section 15(1) of the National Forests Act, 1998, no person may -

- cut, disturb, damage or destroy any protected tree; or
- (b) posses, collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree, or any forest product derived from a protected tree, except
 - under a license granted by the Minister; or (i)
 - in terms of an exemption from the provisions of this subsection (ii) published by the Minister in the Gazette.

DESCRIPTION

Background:

Kathu forest is a unique woodland of exceptionally large Camel thorn trees (Acacia erioloba) north of the town of Kathu in the Northern Cape province. This woodland of about 4 000 ha is one of the only of its kind in the world. It was deproclaimed as State forest in 1956 to allow for the development of the town of Kathu. The woodland (Kathu forest) was registered as a National Heritage Site in 1995 under the formed Department of Environmental Affairs and Tourism's program.

Location:

Northern Cape province, north of Kathu town.

Properties:

Portion 1 & 2 of the farm Hartnolls No 458, remainder of the farm Hartnolls No 458, Portion 1 & Remainder of the farm Uitkoms No. 463, the farm Kathu No 465, Khei Apple Nature Reserve, Remainder of the farm Sims No. 462, Remainder of the farm Bestwood No 459.

Landownership:

Private

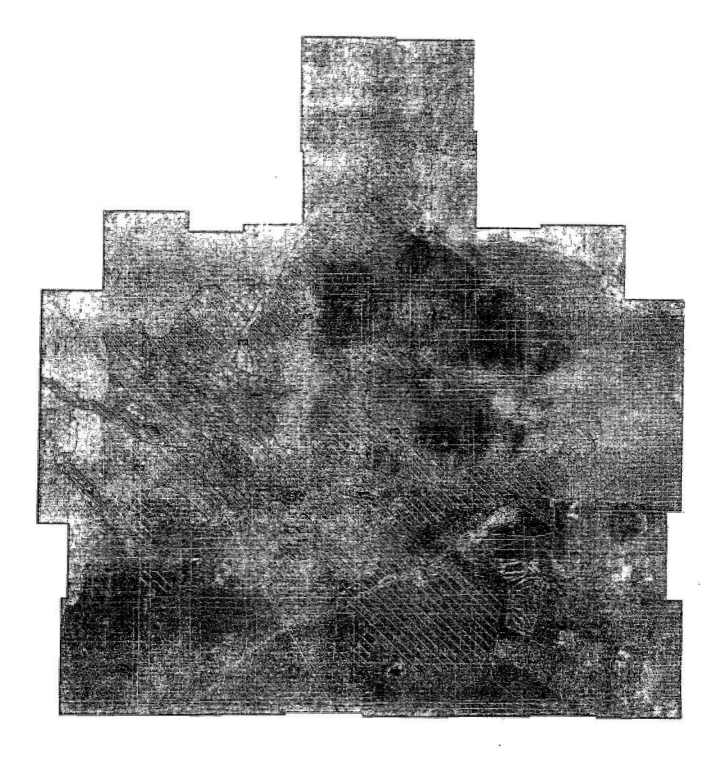
Magisterial District: Kgalagadi

The area is zoned as follows:

ZONE	ZONE DESCRIPTION	ALLOWABLE ACTIVITIES APART FROM EXISTING AGRICULTURAL LAND USE RIGHTS
Zone 1	PRIMARY CONSERVATION ZONE	Hiking trails and limited vehicle tracks that do not require removal of trees
Zone 2	LOW IMPACT ECOTOURISM ZONE	Low-impact ecotourism development such as trails, tracks, picnic sites and bush camps
Zone 3	ECO-ESTATE BUFFER ZONE	Low density housing development that retains the natural character of the area, with no introduction of alien plant species and subject to an agreed off-set agreement for the conservation and management of the Kathu Protected Woodland and adjoining areas.

MS T JOEMAT-PETTERSSON

MINISTER OF AGRICULTURE, FORESTRY AND FISHERIES



DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 728

10 July 2009

ALTERATION OF SURNAMES IN TERMS OF SECTION 26 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)

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

- Rachel Cathleen Martin 591129 0074 080 17 Blinkaar Street, Eastridge, 7785 Butress
- 2. Ramogotlho Elizabeth Nkgodi 490420 0674 082 256 Kameelpoort, Kwa Mhlanga, 1022 Napo
- Jimmy Swarts 670721 5039 08 your wife Leah Swarts 691119 0640 088 and your four minor children Joshwin Rittles 900814 5516 088 Miceala Alicia Rittless 941113 0152 085 Dineo Efrahimercia Swarts 990628 0357 087 Ciair Ephream Lebohang Swarts 000914 5325 081 14 Sunset Avenue, Toekomsrus, 6970 Motsoane
- Camry Even Ntamele 860917 6385 086 106 Winnie Camp, Kliptown, 1812 Komane
- Malose Winnie Matjiu 900604 0604 082 Plot 52, Honeydew, 2040 Malotani
- Michael Kweletji Maila 700318 5637 086 and your three minor children Kholofelo Tladi 990315 6214 088 -Katlego Tladi - 020713 5622 083 - Dipuo Tladi - 930914 1313 086 - 216 Phola Park, Kwa Mhlanga, 1022 -Monageng
- 7. Veliswa Ethel Majwede 900507 0199 088 P O Box 14502, Sidwell, 6061 Bolana
- Thilivhali Naho Mamidza 900416 5678 080 P O Box 6062, Polokwane North, 0750 Mashamba
- Mmberegeni Harry Magonono 691105 5965 083 P O Box 4438, Johannesburg, 2000 Mafinya
- 10. Norman Bucuane 871126 5639 082 1608 Panyapanya Street, Bekkers dal, 1779 Khoza
- 11. Hector Donald Mc Gillivray 1950 09 16 42A Rue Des Palais, BTE3, Brussel Belgium, 1030 Mcgillivray
- 12. Nizam Bux 840229 5033 088 25 Ainjbury Avenue, Eastbury, 4068 Hoosen
- 13. Sailesh Ramruthan 800521 5200 081 P O Box 60820, Phoenix, 4068 Manilall
- 14. Theophile Legrand Kakesse 601221 5226 183 2 Knightsway, Knights Avenue, Windsor, 2194 Legrand
- 15. Kurt Karl Ryan 690804 5175 088 95 Allenby Road, GreenwoodPark, 4051 Wildhausen
- 16. Kershni Nekita Naidoo 810427 0071 089 33 Village Blues, 102Kathreen Street, Sandton, Simmons
- 17. Victoria Lentor 570612 0828 089 No 9 Block 55, Nyanga East, 7455 Lentoor
- 18. David Sekone 850805 6052 081 P O Box 267, Burgersfort, 1150 Sekome
- 19. Bruce Brandon Appalraju 840627 5182 088 212 Camillus Avenue, Arena Park, 4091 Mohammed
- 20. Bevan Alain Miller 810108 5029 088 83 Stanley Road, Umbilo, 4001 Guiet
- Norman Elias Mbuyane 490415 5546 087 Stand 23929, Extension 16, Embalinhle, Mnisi
- Thomas Nungu 550614 5805 082 your wife Veronica Veliswa Nungu 560304 0905 081 and your minor child -Nombulelo Nungu - 940601 0719 086 - 19064 Mdungwane Street, Extension 6, Kwa Thema, 1575 - Mahogo
- 23. Mahlatse Lucky Mushakwa 910422 6228 089 P O Box 132, Mulima, 0817 Senyolo
- 24. Kristin Ahrens 910617 0209 080 P O Box 28566, Sunridge Park, 6008 Steyn
- 25. Mpho Julia Sebothe 781213 0475 081 and your two minor children Lerato Evelyn Sebothe 970722 0628 086 Refilwe Sylvia Sebothe 011130 0502 080 2148 Extension 13, Tswelelang, Wolmaranstad, 2630 Seleke

- 26. Dingaan Kleinbooi Msiza 651111 5612 087 P O Box 568, 0470 Msiza
- 27. Makhosonke Matomela 730312 5167 081 Room 602, Elandrands Hostel, Carletonville, 2499 Bhodlingwe
- 28. Mpumzi Mabulu 810616 5695 088 Polile, Ncanywa, Umtata, 4730 Mbobo
- 29. Zamantungwa Precious Cele 911110 0060 082 P O Box 01, Melmoth, 3835 Khumalo
- 30. Sandile Bongumusa Makhathini 910925 5861 080 P O Box 50046, Umkomaas, 4170 Khumalo
- 31. Shugg Strydom 890118 5214 088 Plot No 73, Schubber, Dry
- 32. Sophie Mouton 440319 0225 088 6 Kerneels Court, Conrad Road, Ottery, Beukes
- 33. Riaan Benefeld 740419 5231 086 4 Maud Street, Florida, 1709 Maclear
- Barima Addae Amponsem 861116 6146 080 3 Vere Road, Southerwood, Addae
- 35. Craig Patrick Alexander 610905 5033 081 801 Oasim South, Pearson Street, Port Elizabeth, 6001 Nell
- 36. Richard Vincent Caalsen 881115 5120 084 P O Box 9137, Queenstown, 5320 Dowd
- Ettienne Gavin Palmer 890804 5295 082 24 Heyl Street, Promosa, 2531 Appels
- 38. Chane'lle Van Bierk 870829 0051 085 P O Box 90187, Garsfontein, 0042 O'Connor
- 39. Joel Webster 891123 5216 082 104 Jarentaal Road, Eastwood, 2201 De Jager
- 40. William Kolisang 820207 6154 081 Block B, Ematsetseni, Marianhill, 3600 Phello
- 41. Isaac Thandolomzi Manzi 781229 5632 088 441 Tafeni Section, Tembisa, 1632 Mtshiselwa
- 42. Floyd Karabo Mathebula 910611 5912 087 Casteel Trust, Mhala, Pilusa
- Mosiuoa Akostusnis Khabele 690814 5740 088 Private Bag x 077, Vereeniging, 1930 Khabele
- Sanjay Girdaree 641124 5116 085 your wife Rekha Girdaree 740213 0784 185 and your two minor children Kishan Girdaree 980829 5104 084 Sunit Girdaree 011027 5707 088 23 Belmont Road, Red Hill, 4051 Jackpersad
- 45. Alan Smit 691021 5180 088 Suite 151, Private Bag x 9, Mellville, 2109 De Waal Smit
- Melvin Mphakamisi Barnes 860601 6185 080 24 Summerville, Westering, Rawana
- Martin Albert Du Plessis 720225 5021 086 63 Normande Avenue, Bayswater, 9301 Raven
- 48. Zama Gqirana 890120 5606 081 175 Mabandla Road, Kwa Nobuhle, 6242 Zakumba
- Jabulile Gladys Malinga 840530 0986 083 -- and your minor child Kamohelo Unathi Malinga 050112 0068 082 --3744 New Location, Bethlehem, 9701 - Chabalala

No. 729 10 July 2009

ALTERATION OF FORENAMES IN TERMS OF SECTION 24 OF THE BIRTHS AND DEATHS REGISTRATION ACT, 1992 (ACT NO. 51 OF 1992)

The Director-General has in respect of the following persons approved the alteration of their forenames printed in italics:

- 1. Martha Cloete 660921 0133 08 0 Department of Home Affairs, Private Bag X 5, Malmesbury, 7300 Martha Elize
- 2. Makhomo Hintsa 470220 0171 08 7 Mketengeni A/A, Flagstaff, 4810 Makomo
- Dominique Matthew Alberts 890501 5091 08 7 Department of Home Affairs, Private Bag X 09, Greyville, 4023 Dominic Matthew
- 4. Rolivhuwa Simali 901009 5760 08 8- Department of Home Affairs, Private Bag X 1016, Dzanani, 0955 Rolivhuwa
- Nhlamulo Sevengwana Shiluva Shilubane 790623 0306 08 7 Department of Home Affairs, Private Bag X 11, Johannesburg, 2000 - Nhlamulo Shiluva
- Jan Marthinus Van Aswegen 580220 5198 08 2 Department of Home Affairs, Private Bag X 71, Lebowakgomo, 0737 Jaques Martin
- Molate Gilbert Matshabaphala 460318 5534 08 5 Department of Home Affairs, Private Bag X 01, Kempton Park, 1620 -Lebeye Gilbert
- 8. Theresa Magavu 791216 0529 08 6 Department of Home Affairs, Private Bag X 022, Alberton, 1450 Nofezile Theresa
- 9. Pactrick Maluleke 880801 5417 08 0 Department of Home Affairs, Private Bag X 9666, Giyani, 0826 Patrick
- 10. Mildred Scleko 850305 0377 08 9 3408 Kokomere Street, Ipelegeng T/ship, Schweizer Reneke, 2780 Kgomotso Mildred
- 11. Malesela Wilson Matlou 870902 6273 08 4 PO Box 141, , Mooketsi, 0825 Ngwako Wilson
- Ngenephi Bugisiwe Cele 601101 0759 08 3 Department of Home Affairs, Private Bag X 823, Portshepstone, 4240 Ngenephi Busisiwe
- 13. Elsie Baloyi 850828 0791 08 8 Department of Home Affairs, Private Bag X 605, Pretoria, 0001 Elsie Lesego
- 14. Janene Selina Page 681207 0082 08 8 31 Papagaaiberg, Tafelsig, Mitchell's Plain, 7785 Jasmine
- 15. Young Eric Ndlovu 841227 5531 08 4 Department of Home Affairs, Private Bag X 01010, Phalaborwa, 1390 Young Edrick
- Palesa Boitumelo Mochele 850120 0767 08 4 Department of Home Affairs, Private Bag X 20531, Bloemfontein, 9300 -Mabataung Palesa Boitumelo
- 17. Madala Rosemary Baloyi 791015 0317 08 2 Department of Home Affairs, Private Bag X 11, Johannesburg, 2000 Rosemary
- Langanani Mbulaheni 670821 5078 08 2 Department of Home Affairs, Private Bag X 11, Johannesburg, 2000 Langanani Leonard
- Ntsundeni Julia Mukhodobwane 630318 0967 08 7 Department of Home Affairs, Private Bag X 1230, Vuwani, 0952 -Ntsundeni
- Gostiwang Johanne Monnachwene 521117 5710 08 4 Department of Home Affairs, PO Box 202, Kuruman, 8460 Gostiamang Johannes
- Thandiwe Philicia Dlamini 880206 0468 08 0 Department of Home Affairs, Private Bag X 2036, Mmabatho, 2735 Lebogang Thandiwe Philicia
- 22. Carol Jumale Elmi 591222 0057 08 8 Department of Home Affairs, Private Bag X 11, Wynberg, 7824 Kariema
- Nqobisile Sethaba Chonco 860803 0243 08 5 Department of Home Affairs, PO Box 14405, Lyttleton, 0140 Singobisile Sethaba
- 24. Leoni Munir 830718 0037 08 8- Department of Home Affairs, Private Bag X 1230, Vuwani, 0952 Shamma

- 25. Monwabisi Gatyeni 780904 5229 08 2 Department of Home Affairs, Private Bag X 1, Springs, 1560 Fariel Juma
- 26. Chantel Michelle Jatt 840610 0150 08 6 Department of Home Affairs, Private Bag X 5, Mitchell's Plain, 7789 Nadeen
- 27. Samuel Chivambo 540414 5213 08 7 Department of Home Affairs, Private Bag X 5001, Brits, 0250 Samuel Lhungwane
- Nozinamile Miemie Nawaz 650808 0581 08 1 Department of Home Affairs, Private Bag X 1828, Middleburg, 1050 Mamiky Anna
- 29. Ayanda Mako 881022 0174 08 4 3506 Rose Street, Graceland, Evaton West, 1980 Lerato Aynada
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GENERAL NOTICES

NOTICE 941 OF 2009



INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

INTERCONNECTION REGULATIONS PURSUANT TO CHAPTER 7 OF THE ELECTRONIC COMMUNICATIONS ACT NO. 36 OF 2005 (THE ACT")

- The Independent Communications Authority of South Africa ("ICASA")
 hereby gives notice in terms of section 4(4) of the Electronic
 Communications Act No. 36 of 2005 ("the Act") of its intention to prescribe
 Interconnection Regulations in terms of sections 4 and 38 of the Act and
 section 4(3)(j) of the Independent Communications Authority of South
 Africa Act No. 13 of 2000 as amended ("the ICASA Act").
- Interested persons are invited to submit written representations on these draft Interconnection Regulations by 25 August 2009 by post, hand delivery, facsimile transmission, or electronically (in Microsoft Word) for the attention of:

Mr Thabo Sihlangu Project Leader ICASA Private Bag X10002 Sandton 2146

or

Block A Pinmill Farm 164 Katherine Street Sandton

Fax: (011) 566 3688 Telephone: (011) 566 3687

E-mail: tsihlangu@icasa.org.za; cc pcokie@icasa.org.za

- Persons making written representations are notified that no public hearings will be held with respect to these draft regulations.
- 4. All written representations submitted to ICASA pursuant to this notice will be made available for inspection by interested persons at the ICASA library and copies of such representations will be obtainable on payment of the prescribed fee.
- 5. At the request of any person who submits written representations pursuant to this notice, ICASA will determine whether such representations or any portion thereof is confidential in terms of section 4D of the ICASA Act. If the request for confidentiality is refused, the licensee making the request will be allowed to withdraw such representations or portion thereof.
- The final regulations will be published in the Government Gazette.

INDEPENDENT COMMUNICATIONS AUTHORITY OF SOUTH AFRICA

REGULATIONS IN TERMS OF SECTIONS 4 AND 38 OF THE ELECTRONIC COMMUNICATIONS ACT OF 2005 (Act No 36 of 2005) READ WITH SECTION 4 (3) (j) ICASA ACT OF 2000 (ACT No 13 0F 2000) IN RESPECT TO INTERCONNECTION REGULATIONS

I, Paris Mashile, Chairperson of the Independent Communications Authority of South Africa ("ICASA") hereby approve and publish the draft regulations in the schedule made in terms of sections 4 and 38 of the Electronic Communications Act and section 4 (3) (j) of the ICASA Act of 2000.

PARIS MASHILE CHAIRPERSON

INTERCONNECTION REGULATIONS

PART I

Preliminaries

1. Definitions

- (1) In these regulations, any word or expression to which a meaning is assigned in the Act or the ICASA Act shall have the same meaning unless otherwise specified.
- (2) The following words and phrases shall have the following meanings:
- "Act" means the Electronic Communications Act, 2005 (Act 36 of 2005);
- "Compliance notice" means the certificate issued by the Authority in terms of regulation 18;
- "ICASA Act" means the Independent Communications Authority Act, 2000 (Act 13 of 2000)
- "Interconnection provider" means any person who is requested to provide interconnection in terms of section 37(1) of the Act and it includes any person who is currently providing interconnection;
- "Interconnection seeker" means any person licensed in terms of Chapter 3 of the Act that is requesting interconnection, including an applicant for an individual licence.

2. Purpose of regulations

The purpose of these regulations is to:

- (a) facilitate the conclusion of interconnection agreements by stipulating:
 - (i) agreement principles;
 - (ii) timeframes and process to be followed by parties; and
 - (iii) the procedures for the submission, review and filing of agreements;
- (b) provide for and require the provision of interconnection services to enable licensees to interconnect with each other; and
- (c) encourage interoperability.

PART II

Interconnection

3. Requests for interconnection

- (1) A request for interconnection must be in writing and must include:
 - (a) the date of the request;
 - (b) the interconnection seeker's technical requirements, based on the technical standards of the interconnection provider; and
 - (c) the type of the interconnection that is required.
- (2) An interconnection provider must respond to a request for interconnection within 7 days of receipt of the request.
- (3) The parties must finalise an interconnection agreement within 45 days from the date of request provided that the parties may agree on a longer period, which longer period must not exceed 60 days.

4. Financial feasibility

- (1) For purposes of section 37(3) of the Act, a request is financially feasible where an interconnection request results to an interconnection provider's existing capacity being used efficiently with reference to productivity and will be determined on a case by case basis by the Authority.
- (2) The minimum requirements for financial feasibility are that:
 - (a) there are no adverse financial consequences due to overloading the network of the interconnection provider;
 - (b) the interconnection provider does not have to build further network capacity ahead of budgeted spend; or
 - (c) in the event that the granting of the request to interconnect will require the interconnection provider to expand the available network capacity ahead of budgeted spend, the interconnection seeker has agreed to cover a proportion of the costs involved to facilitate the expansion.

5. Technical feasibility

- (1) For the purposes of section 37(3) of the Act a request is technically feasible if the aspect of an interconnection request relating to use or access of technology, connectivity, configuration, design, operation and maintenance in support of electronic communications will be capable of being brought about by the interconnection provider with the means at hand and in the prevailing circumstances and will be determined on a case by case basis by the Authority.
- (2) The minimum requirements for technical feasibility are that:
 - (a) the network does in fact meet the technical parameters of the requesting party's network at the time that the request is made; and
 - (b) offering connection to the interconnection seeker will not have negative effect on the interconnection provider's physical network, network elements, capacity or integrity.

6. Maintenance of any to any connectivity

The terms and conditions of each interconnection agreement must:

- (1) aim at facilitating interoperability and promote interconnection in a manner which promotes any to any connectivity so that:
 - (a) an end-user of an interconnection seeker is able to communicate electronically with an end-user of an interconnection provider and vice versa; and
 - (b) the transmission of electronic communications across and within electronic communications networks is seamless.
- (2) not preclude an interconnection seeker from entering into different types of interconnection agreements with different interconnection providers.

PART III

Principles for interconnection agreements

7. Quality of service and standards

The parties to an interconnection agreement must ensure that their agreement:

(a) contains the technical standards of both parties; and

(b) complies with all relevant international standards and recommendations of the International Telecommunications Union and any other standards prescribed by the Authority.

8. Service level agreements

An interconnection agreement must contain service levels and provide reasonable remedies and penalties for any unremedied or repeated failure to meet those service levels.

9. Confidentiality

Subject to the provisions of section 4D of the ICASA Act, an interconnection agreement may not contain a provision that prevents the public disclosure of the agreement by the Authority or by either of the parties.

10. Non discrimination

- The parties to an interconnection agreement must not discriminate in the negotiation, conclusion and implementation of such agreement.
- (2) Requests from an interconnection seeker, including requests for additional interconnection in terms of an already concluded interconnection agreement, must be dealt with in the order in which they are received.
- (3) An interconnection provider must apply similar terms and conditions, including those relating to charges, in similar circumstances to interconnection seekers providing similar services.

11. Transparency

- Billing and settlement procedures must be transparent.
- (2) Where the provision of one service or facility is contingent in practice on the provision of another service or facility, this relationship must be clearly identified.
- (3) Charges for interconnection must be sufficiently unbundled so that an interconnection seeker does not have to pay for anything it does not require for the requested interconnection.
- (4) An interconnection provider's charges for interconnection may not exceed its retail charges for the provision of substantially similar or equivalent services.

12. Interconnection information

Interconnection providers may publish on their websites and must provide to interconnection seekers, on request and within 10 days, information that is in their possession or control and that may assist the interconnection seeker to:

- (a) formulate a request for interconnection; and
- (b) plan, establish or maintain its electronic communications network service for the purpose of interconnection, and includes, but not limited to:
 - (i) the technical specifications of the electronic communications network;
 - (ii) switching, routing and transmission equipment used in the network;
 - (iii) signaling protocols used;
 - (iv) traffic volumes; and
 - (v) any material changes to interconnection arrangements that may affect the interconnection arrangements or plans of an interconnection seeker or the interconnection services such party provides or intends to provide.

13. Point of interconnection

- (1) An interconnection agreement must provide for a location that constitutes a point of demarcation between the network of the interconnection provider and the interconnection seeker.
- (2) These locations may include but are not be limited to:
 - (a) mobile switching centers;
 - (b) media gateways;
 - (c) local exchanges; and
 - (d) tandem exchanges.
- (3) The interconnection provider must offer interconnection services at any financially and technically feasible point of its electronic communications network, upon request by an interconnection seeker.
- (4) The interconnecting parties must agree on operations and maintenance expenses of the facilities necessary to reach the point or points of interconnection within the network of the interconnection provider.

- (5) Where the interconnection provider has informed the interconnection seeker that the requested point of interconnection has insufficient capacity, it must provide to the interconnection seeker details of the nearest point of interconnection.
- (6) The interconnection seeker must be afforded an opportunity to make representation to the interconnection provider regarding the nearest point of interconnection

14. Exemption

Licensees who are found not to have significant market power in terms of section 67 of the Act shall not be required to comply with regulations 10(3) 11(3) and 11 (4).

PART IV

Framework, model terms and conditions of agreements

15. Terms and conditions of interconnection agreements

The interconnection agreement must address the following matters, except where a matter is not relevant to the interconnection service in question:

- (a) definitions of terms and abbreviations;
- (b) the technical scope of the interconnection which includes:
 - (i) a description of the purpose of the interconnection;
 - (ii) a description of the connection services sought;
 - (iii) a description of the technical scope and specifications of the interconnection;
 - (iv) mechanisms for changes to the purpose, scope and specifications for interconnection;
 - (v) details regarding access to numbers by the parties; and
 - (vi) data interchange format;
- (c) point of interconnection, which includes:
 - (i) location of point of interconnection and related facilities' specifications;

- (ii) mechanisms for changes to the location of point of interconnection or related facilities;
- (iii) signaling interconnection description; and
- (iv) charges for each point of interconnection.
- (d) billing and settlement which includes:
 - (i) billing procedures;
 - (ii) payment terms and conditions; and
 - (iii) billing and settlement disputes procedures;
- (e) charges, setting out:
 - (i) detailed charges per service provided;
 - (ii) mechanisms for review of charges; and
- (f) quality of service and service levels, covering:
 - (i) service levels and quality of service obligations;
 - (ii) penalties;
 - (iii) testing and maintenance;
 - (iv) fault reporting;
 - (v) service level disputes; and
 - (vi) system protection and safety measures.
- (g) termination of agreement covering:
 - (i) grounds for termination; and
 - (ii) termination procedures;
- (h) contractual dispute resolution and arbitration procedures.

PART V

16. Dispute Resolution

- (1) Where reasonableness of any request is disputed, the party requesting interconnection may notify the Authority in accordance with this regulation 16.
- (2) Where an interconnection provider has not responded to the request for interconnection within the time set out in regulation 3(2) then interconnection seeker may notify the dispute to the Authority.
- (4) Where parties have not reached agreement on the terms and conditions of an interconnection agreement within the time prescribed in regulation 3 (3), then any party may notify a dispute to the Authority.
- (5) A dispute notified to the Authority in terms of regulation 16 (2) must be in writing and must set out the details of the alleged dispute.
- (6) Where the Authority is notified of a dispute such party must provide the Authority with sufficient information to allow it to make its decision on the complaint notified with it.
- (7) The Authority must, within 14 days of the notification of dispute and after considering all relevant information, determine whether the dispute warrants further investigation and, if not, dismiss it accordingly.
- (8) Where the Authority, after considering all relevant information, determines that the dispute warrants further investigation then the Authority shall:
 - (a) provide the other party to the dispute with a copy of the complaint setting out the nature of the alleged unreasonableness or details of the unwillingness to negotiate or agree;
 - (b) afford the other party to the dispute with a reasonable opportunity to respond to the allegations in writing within 14 days; and
 - (c) afford the party which notified the dispute a reasonable opportunity to reply to the response in writing within 14 days.
- (9) The Authority may call for oral representations after the submissions made by the parties referred to in sub-regulation (7).

- (10) Notwithstanding this section, the Authority may determine the matter on the papers submitted to it by the parties where the Authority is of the opinion that the matter is urgent.
- (11) The Authority shall, within 14 days of the last day as provided for in sub-regulation 6 or 7 (b) or 7 (c) or 8 whichever occurs last, furnish the parties to the dispute with its final decision.
- (12) Regulation 16 does not, in any manner, limit the power of the Authority to refer a matter to the Complaints and Compliance Committee in terms section 37 (4) (c) of the Act.

PART VI

Submission, filing, review and timeframes of agreements

17. Submission and review of interconnection agreements

- (1) An interconnection agreement and interconnection amendment agreements must be submitted to the Authority in terms of section 39(1) of the Act within 3 days of the date of signature of the agreement.
- (2) The Authority shall review the interconnection agreement and interconnection amendment agreements in terms of section 39(4) of the Act to ensure that the interconnection agreement is consistent with these regulations and the provisions of the Act.

18. Consideration by the Authority and the compliance notice

- (1) The Authority shall notify the parties in writing within 20 days of submission whether the agreement is consistent with the Act and these regulations.
- (2) Where the Authority determines that the interconnection agreement is consistent with the Act and these regulations, the Authority must issue a compliance notice.
- (3) Where the Authority determines that the agreement is not consistent with these regulations, the parties must agree on new terms within a period determined by the Authority which period must not exceed 30 days.
- (4) Where the parties submit an amended agreement in terms of section 39(6) of the Act, the Authority shall notify the parties in writing within 20 days whether or not the amended agreement is consistent with the Act or these regulations.

19. Filing of interconnection agreement

An interconnection agreement is considered to be filed with the Authority in terms of section 39(2) of the Act after the Authority has reviewed the agreement and issued a compliance notice. The date of filing is the date when the compliance notice is issued by the Authority.

PART VII

General

20. Date of operation of agreement

The parties may agree on a date when the interconnection agreement comes into operation which date must be after the issue of a compliance notice by the Authority.

21. Suspension and termination of agreement

- (1) An interconnection agreement must provide for suspension and termination procedures that minimize any adverse effect of the suspension or termination of services on end users.
- (2) An interconnection agreement must not allow the suspension of interconnection except where this is necessary to address quality of service degradation of electronic communication networks or services as perceived by the end-users or other material threat to the maintenance of the interconnection.
- (3) An interconnection provider may not terminate an interconnection agreement unless:
 - (a) the termination is as a result of:
 - (i) material breach of the interconnection agreement;
 - (ii) vis major, or
 - (iii) the liquidation, deregistration or insolvency of one of the parties to the interconnection agreement; or
 - (b) both parties have agreed to terminate the agreement; and

(4) Before terminating an interconnection agreement, the interconnection provider must give written notice of its intention to terminate to the Authority, specifying in that notice the grounds for termination and, in the case of material breach, requiring that the breach be remedied within a period not less than 30 days.

22. Contraventions and Penalties

- (1) Upon a determination of non-compliance by the Complaint and Compliance Committee in terms of the ICASA Act, the Authority may impose a fine not exceeding:
- (a) Five Hundred Thousand Rand(R 500 000.00) for contravention of regulations 10; 17(1); and 21;
- (b) One Hundred Thousand Rands (R100 000.00) for contravention of sub-regulations 3(2); 3(3); 11(3) and 11(4);
- (c) Fifty Thousand Rands (R50 000.00) for contravention of all regulations not specified in regulations 22 (1) (a) and (b);

23. Short title and commencement

These regulations are called the Interconnection Regulations, 2009 and commence on the date of publication in the Gazette.

24. Transitional provisions

(1) Any interconnection agreement concluded prior to the commencement of these regulations must be submitted to the Authority in terms of section 39(1) of the Act in accordance with the time periods set out in the following table:

Year interconnection agreement entered into	Date to be submitted to Authority
On or before 01 January 2007	Within 3 months of the date of publication of these regulations
On or after 01 January 2007	After the 3 months mentioned above within 6 months after the coming into effect of the regulations

(2) Before submitting an interconnection agreement to the Authority in terms of this section, the parties must review the interconnection agreement and amend the agreement where necessary to ensure that the agreement complies with the requirements of these regulations and the Act. (3) The process set out in the Act and these regulations applies with the necessary changes to the review by the Authority of interconnection agreements submitted in terms of this regulation.

25. Repeals

The Interconnection guidelines published in Notice 1259 of 2000 Government Gazette Number 20993, the Supplementary Interconnection Guidelines published in Notice 3457 of 2002, Government Gazette24203; the Interconnection and facilities leasing guidelines and supplements published in Notice 1301 of 2004, Government Gazette 26539 are hereby repealed.

ANNEXURE A

EXPLANATORY NOTE: DRAFT INTERCONNECTION REGULATIONS

1. INTRODUCTION

1.1 Purpose

- 1.1.1 The purpose of this explanatory note is to provide stakeholders with an explanation of the contents of the latest draft of the Interconnection regulations.
- 1.1.2 Given the time delay since the last published drafts (i.e. December 2007) this explanatory note seeks to: (a) contextualize the introduction of new concepts including financial and technical feasibility and dispute resolution, as required by the Electronic Communications Act, Act No 36 of 2005 ("the Act"); (b) explain why certain provisions have either been included or omitted with reference to the history of the regulations on interconnection in South Africa and the needs of the industry as set out in the written and oral responses made to the Authority as reflected in the December 2007 draft regulations; and (c) set the regulations in context with reference to international best practice.
- 1.1.3 This note is not legally binding, nor is it a legal opinion. It is published purely to assist stakeholders and to provide insight into the thinking behind the regulations.

1.2 Background

- 1.2.1 Interconnection is an important way of introducing competition in the electronic communications sector. The Authority notes that while interconnection agreements are in essence commercial agreements, they are always subject to some form of regulation, particularly in the absence of a competitive environment.
- 1.2.2 The Authority does not intend to regulate the parties' commercial relationships, but to instruct parties on the required form and minimum requirements in relation to the content of interconnection agreements and to facilitate the attainment of the objectives of the Act particularly those set out in Chapter 7.

- 1.2.3 The first draft interconnection regulations drafted in terms of Chapters 7 of the Act were published in March 2007 under Notice 1795 of 2007 to replace the Interconnection Guidelines of 2000 published in Notice 1259 of 2000, the Supplementary Interconnection Guidelines of 2002 published in Notice 3457 of 2002.
- 1.2.4 ICASA then held a public consultation process, received written comments from interested parties and held hearings in October 2007.
- 1.2.5 A revised set of regulations was published in Notice 1795, Government Gazette 30611 of 19 December 2007 incorporating the comments received from the earlier public consultation process.
- 1.2.6 This was followed by a public workshop held in April 2008.
- 1.2.7 The current draft regulations thus capture stakeholders' comments and concerns raised through the public workshop and consultation processes referred to hereinbefore.
- 1.2.8 The remainder of the explanatory note sets out the key changes to the latest draft of the regulations and provides the Authority's rationale for such changes.

2. DRAFT REGULATIONS

2.1 Definitions (regulation 1)

The regulations do not attempt to define a lot of concepts as these concepts are dealt with in the body of the regulations. We have only provided definitions where it is necessary. Hereinafter are the terms we have defined:

2.1.1 "Compliance Notice"

This notice will be issued by the Authority in the discharge of its obligations in terms of section 39 (4) of the Act. The regulations refer to a Compliance Notice to be issued by the Authority once the agreement submitted to it has been found to be in compliance with the regulations and the Act ("the governing framework"). If the agreement is not

compliant, the parties will receive certificate from the Authority within the stipulated timeframes indicating the amendments that need to be made in order to align the agreement with the governing framework. Once a Compliance Notice has been issued, the agreement is considered to have been filed with the Authority and will become effective and enforceable.

2.1.2 "Interconnection Provider"

In the regulations, the definition of the term interconnection provider includes those licensees who may not be obliged to interconnect but are actually providing interconnection and therefore fall under the regulatory framework for interconnection.

2.1.3 "Interconnection seeker"

The definition of interconnection seeker is not limited to existing licensees, but includes applicants for an individual licence.

2.2 Purpose of regulations (regulation 2)

2.2.1 The regulations seek to guide the industry on how the process of conducting negotiations and concluding agreements should be handled. In the case of interconnection this is done with a view to facilitating any to any and end to end electronic communications.

2.3 Requests for interconnection (regulation 3)

- 2.3.1 The Act requires the Authority to determine time periods for responses to requests from interconnection seekers. These timeframes form the basis of disputes on the inability or unwillingness to agree or negotiate an agreement under section 37(4). Where a request is made it should refer to an interconnection seeker's technical standards requirements in relation to the interconnection providers' technical standards. This will minimise the number of frivolous requests received by interconnection providers. It will also assist in the speedy determination of disputes on reasonableness in terms of section 37(2) of the Act.
- 2.3.2 The Authority has taken account of suggestions on time periods for the negotiation of agreements and considers 45 days, which are business

- days as defined in the Act, to be sufficient to conclude a standard interconnection agreement.
- 2.3.3 The debate about the ability of broadcasters to provide interconnection services has been duly noted by the Authority. The Authority believes that the inclusion of broadcasters in the scope of the regulations is necessary legally, given that the definition of "interconnection" in the Act includes broadcasting service licensees.

2.4 Financial and technical feasibility (regulation 4 and 5)

"Financially feasible" and "technically feasible"

- 2.4.1 The important concepts of "technical feasibility" and "financial feasibility" will assist the Authority and the industry in establishing useful guidelines and benchmarks for the determination of what is "reasonable" in relation to the provision of interconnection, but in the future, in relation to other forms of access as well. The concepts also introduce an important commercial consideration namely that a request for interconnection must be considered in relation to the spreading of or allocation of risk between the parties' respective networks, their businesses, and ultimately, their financial viability.
- 2.4.2 Disputes are dependent on the Authority's determinations regarding the "reasonableness" of a request. The Act stipulates that "reasonableness" will be measured by technical and financial feasibility, and promotion of efficient use of networks and services. These concepts as set out in the regulations seek to guide the industry on the Authority's thinking on how a technical feasibility or financial feasibility determination will be made. It should be noted that the Authority has defined "financially feasible to include "economically feasible" since licensees are likely to follow different accounting and financial models whereas the principles of economics are uniformly applied.
- 2.4.3 The Authority is aware that the criteria for determining technical and financial feasibility are not applied in quite the same way in other countries, and in cases where the criteria are similar or the same those countries have had the benefit of many years of precedent when the terms were applied in a particular way having regard to the circumstances subsisting at the time and arguments raised then by operators. "Technical

feasibility" and "financial feasibility" have therefore become 'terms of art' which do not need specific definition but are generally applied by all parties in the same way. The Authority notes this, but for the sake of clarity to the industry the Authority has developed its own meaning given the stage of development of the industry and the lack of precedent on these issues in South Africa. The Authority has nonetheless identified requirements and an approach to the application of such definitions will be set out in the dispute resolution regulations.

2.5 Maintenance of any to any connectivity (regulation 6)

The primary reason for interconnection regulation is to facilitate any to any, end to end communications. This must be facilitated in a technology-neutral manner, hence the technology-neutral approach taken in drafting these regulations. Technology specific terminology is used in these regulations in a descriptive manner, to illustrate for example the types of Points of Interconnection. The use of technology-specific terms is not intended to limit the technology choices for licensees.

2.6 Principles for interconnection agreements (Part III)

- 2.6.1 Quality of service for interconnection is regulated with reference to other regulations published by the Authority and in this regard (i.e. end user regulations, and technical standards regulations), and international obligations.
- 2.6.2 Interconnection information, which is basic information, must be made generally available in order to prevent discrimination, and to facilitate the conclusion of agreements.
- 2.6.3 The Authority has noted the concerns raised in stakeholders' submissions on the previous drafts of the regulations regarding the confidential treatment of information. As stated hereinbefore, the relevant general provisions in relation to confidentiality under the ICASA Act (section 4D) will be applicable in this regard.

2.7 Interconnection Information (regulation 12)

2.7.1 The Authority believes that the provision of interconnection information is an important requirement in that information must be available as provided by the interconnection provider and based on such provider's own requirements. This will cut down on frivolous requests and will similarly facilitate reasonable requests.

2.7.2 This provision is a specific requirement of the Act.

2.8 Required terms and conditions of agreements (regulation 15)

2.8.1 This section sets out the required 'standard' terms and conditions for interconnection agreements. The list of terms and conditions has been considered against international best practice and the detail of the agreements, under the proposed headings, will be left to commercial negotiations between the parties.

2.9 Disputes (regulation 16)

- 2.9.1 The dispute resolution regulation is an important part of the interconnection regulatory framework in particularly where there is information asymmetry and where operators have different positions in the market. To leave disputes to operators to resolve between them may well result in complete failure to agree. Such failure to agree, particularly where one operator holds a dominant position, can cause prejudice to other operators and eventually have a negative effect on consumers.
- 2.9.2 The Authority notes that the industry should be guided, by a single set of dispute resolution procedures which will be consistent, for both disputes emanating from interconnection agreements and other disputes brought before the Authority and the Complaints and Compliance Committee ("CCC").
- 2.9.3 Given the above, we have included a framework for the types of dispute that may be lodge with the Authority.

2.10 Requirements for submission of information to the Authority

2.10.1 The Authority notes concerns raised by parties in their submissions around the treatment of confidential information. The Authority confirms that confidentiality applies where relevant, under section 4D of the ICASA Act. 2.10.2 Concern was raised in some submissions with respect to ICASA's ability to request information from time to time regarding interconnection information from the industry. ICASA confirms that it may, under section 4(3)(g) of the ICASA Act, request such information.

2.11 Review and filing of agreements (regulation 17, 18, and 19)

- 2.11.1 A distinction must be made between the date on which the agreement is effective and enforceable, and the commencement date. The commencement date is a date that is commercially agreed by the parties, with reference to their internal requirements (such as a target launch date), and must be a date after the Compliance Notice is issued.
- 2.11.2 The Act requires that interconnection agreements be "submitted" to the Authority once concluded. It furthermore requires that such agreements must be "reviewed" by the Authority to ensure consistency with the Act and the regulations. Once reviewed and if the agreement complies with the regulations a Compliance Notice will be issued and the agreement would be filed by the Authority. The agreement will become effective and enforceable upon filing.
- 2.11.3 The Authority is the central repository for interconnection agreements and will take responsibility for the pro-active publication of the agreements and ensure that such agreements are available in its library. Operators are not required to publish their agreements but must provide agreements upon request.
- 2.11.4 The Authority proceeds on the understanding that it is the current practice, and given the nature and history of interconnection in South Africa, that all interconnection agreements must be reviewed by the Authority.

2.12 Operation, suspension and termination of agreements (regulation 20 and 21)

This section of the regulations is consistent with previous approaches in previous drafts of the regulations. In addition to the previous requirements, this section now provides for the commencement of agreements and requires that, for the avoidance of doubt, the commencement date of an agreement must be after the issuance by the Authority of a Compliance

Notice.¹ This section furthermore provides for the termination of an agreement for convenience as agreed between the parties.²

2.13 Contraventions and penaltles (regulation 22)

The penalties imposed will be relative to the offence and it is anticipated that in relation to interconnection offences will in the main be for non-compliance by a licensee with an order of the Authority or the CCC.

2.14 Transitional arrangements (regulation 24)

- 2.14.1 The Authority shall ensure that all agreements that have been entered into historically, in terms of the Telecommunications Act of 1996, Act No. 103 of 1996, (as amended), are amended and aligned with the new governing framework. It is therefore incumbent on stakeholders who have entered into existing agreements to review and where necessary amend them for submission to the Authority within the timeframes stipulated.
- 2.14.2 The Authority is of the view that a total of six months is required to review all of the agreements in the sector. The table set out below will assist the Authority in ensuring that it is not inundated with agreements that are submitted at the last minute, but rather that the submission is staggered thus enabling the Authority to manage its workload. The Authority has used 2006, the year in which the Act became effective, to determine when agreements should be submitted for review.

Year agreement entered into	Date to be submitted to ICASA
On or before 01 January 2007	Within 3 months after the coming into effect of the regulations
On or after 01 January 2007	After the 3 months mentioned above within 6 months after the coming into effect of the regulations

¹ See regulation 20

² See regulation 21

2.15 Repeal of regulations (regulation 25)

Once published, these regulations will repeal the previous regulations published under the Telecommunications Act, 1996 (as amended), in their entirety hence the requirement to resubmit existing agreements to the Authority and to make them consistent with these regulations.

3 CONCLUSION

The Authority has published this explanatory note along with the latest draft of the regulations in the hope that it provides interested parties with a context for the present drafts.

NOTICE 942 OF 2009

NGENANI BUILDING CO-OPERATIVE LIMITED
HITEKANI CO-OPERATIVE LIMITED
POORTJIE CO-OPERATIVE LIMITED
CULTURAL SCHOOL OF BEADS CO-OPERATIVE LIMITED
MAMOSEDIAMEMULTI PURPOSE CO-OPERATIVE LIMITED
QINISELA MSINGA SWEET POTATO CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA 0001

KENNISGEWING 942 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

NGENANI BUILDING CO-OPERATIVE LIMITED
HITEKANI CO-OPERATIVE LIMITED
POORTJIE CO-OPERATIVE LIMITED
CULTURAL SCHOOL OF BEADS CO-OPERATIVE LIMITED
MAMOSEDIAMEMULTI PURPOSE CO-OPERATIVE LIMITED
QINISELA MSINGA SWEET POTATO CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde kooperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Kooperasiewet, 2005, en die kooperasies sal ontbind word tensy bewys gelewer word dat die kooperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 943 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

MVUZOWETHU SEWING CO-OPERATIVE LIMITED.
KHULANATHI MAVETHE POULTRY CO-OPERATIVE LIMITED.
MURIBANI TOURISM CENTRE CO-OPERATIVE LIMITED.
SIYANAKEKELA TRADING CO-OPERATIVE LIMITED.
SIYAKHA TRADING CO-OPERATIVE LIMITED.
HLAZA COMMUNITY GARDEN CO-OPERATIVE LIMITED.
CELIZAPHOLO CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA 0001

KENNISGEWING 943 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

MVUZOWETHU SEWING CO-OPERATIVE LIMITED.
KHULANATHI MAVETHE POULTRY CO-OPERATIVE LIMITED.
MURIBANI TOURISM CENTRE CO-OPERATIVE LIMITED.
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SIYAKHA TRADING CO-OPERATIVE LIMITED.
HLAZA COMMUNITY GARDEN CO-OPERATIVE LIMITED.
CELIZAPHOLO CO-OPERATIVE LIMITED

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 944 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

NDWANE FARMERS ASSOCIATION CO-OPERATIVE LIMITED.
INYOSI YOUTH TRADING CO-OPERATIVE LIMITED.
INKANYEZI YOKUSA BUILDING, CONSTRUCTION, SECURITY TRADING CO-OPERATIVE LIMITED
SISONKE CATERING, PAINTING, TRADING CO-OPERATIVE LIMITED.
SEHLA SENYUKA TRADING CO-OPERATIVE LIMITED.
ILAWU CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA 0001

KENNISGEWING 944 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

NDWANE FARMERS ASSOCIATION CO-OPERATIVE LIMITED.
INYOSI YOUTH TRADING CO-OPERATIVE LIMITED.
INKANYEZI YOKUSA BUILDING, CONSTRUCTION, SECURITY TRADING CO-OPERATIVE LIMITED SISONKE CATERING, PAINTING, TRADING CO-OPERATIVE LIMITED.
SEHLA SENYUKA TRADING CO-OPERATIVE LIMITED.
ILAWU CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 945 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

ZIZAMELE POULTRY, GRASSCUTTING, ARTS AND CRAFTS TRADING CO-OPERATIVE LIMITED.
SIFISOKUHLE TRADING CO-OPERATIVE LIMITED.
SUKUMANI CONSTRUCTION, CATERING, BLOCK-MAKING TRADING
CO-OPERATIVE LIMITED
EKUJULENI KWEMPILO TRADING CO-OPERATIVE LIMITED
PHUME EPHETHE TRADING CO-OPERATIVE LIMITED
KUSANGI INTULI TRADING CO-OPERATIVE LIMITE

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA 0001

KENNISGEWING 945 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

ZIZAMELE POULTRY, GRASSCUTTING, ARTS AND CRAFTS TRADING CO-OPERATIVE LIMITED.
SIFISOKUHLE TRADING CO-OPERATIVE LIMITED.
SUKUMANI CONSTRUCTION, CATERING, BLOCK-MAKING TRADING
CO-OPERATIVE LIMITED
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REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 946 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

INTUTHANE CO-OPERATIVE LIMITED

NGONODWANA BLOCK – MAKING CO-OPERATIVE LIMITED.

THEMBALENKOSI CLEANING SERVICE CO-OPERATIVE LIMITED

ISULABASHA VIDEO FILMING, NURSERY AND TRADING CO-OPERATIVE LIMITED

MASISUKUME SAKHE TRADING CO-OPERATIVE LIMITED

THATHE EZAKHO TRADING CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

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KENNISGEWING 946 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

INTUTHANE CO-OPERATIVE LIMITED

NGONODWANA BLOCK - MAKING CO-OPERATIVE LIMITED.

THEMBALENKOSI CLEANING SERVICE CO-OPERATIVE LIMITED

ISULABASHA VIDEO FILMING, NURSERY AND TRADING CO-OPERATIVE LIMITED

MASISUKUME SAKHE TRADING CO-OPERATIVE LIMITED

THATHE EZAKHO TRADING CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 947 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

MASIKHULISANE PIGGERY CO-OPERATIVE LIMITED.
ZIMPISINI PROJECT CO-OPERATIVE LIMITED.
HLENGIMPILO CO-OPERATIVE LIMITED.
MADUMA YOUTH CO-OPERATIVE LIMITED.
SAKHASONKE SERVICES CO-OPERATIVE LIMITED.
ACHIEVERS CO-OPERATIVE LIMITED.
AMAQHAWE 'ESIZWE CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA

KENNISGEWING 947 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

MASIKHULISANE PIGGERY CO-OPERATIVE LIMITED.
ZIMPISINI PROJECT CO-OPERATIVE LIMITED.
HLENGIMPILO CO-OPERATIVE LIMITED.
MADUMA YOUTH CO-OPERATIVE LIMITED.
SAKHASONKE SERVICES CO-OPERATIVE LIMITED.
ACHIEVERS CO-OPERATIVE LIMITED.
AMAQHAWE 'ESIZWE CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 948 OF 2009

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

INQABA YOGU CO-OPERATIVE LIMITED. UBUHLE BESIZWE HERBAL CO-OPERATIVE LIMITED. SINONCEDO POULTRY CO-OPERATIVE LIMITED. YOMELELANI WOMEN'S CO-OPERATIVE LIMITED. SISULU BAKING CO-OPERATIVE LIMITED. INGQUSHWA CHILDRENS HOME CO-OPERATIVE LIMITED.

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 **PRETORIA** 0001

KENNISGEWING 948 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

INQABA YOGU CO-OPERATIVE LIMITED. UBUHLE BESIZWE HERBAL CO-OPERATIVE LIMITED. SINONCEDO POULTRY CO-OPERATIVE LIMITED. YOMELELANI WOMEN'S CO-OPERATIVE LIMITED. SISULU BAKING CO-OPERATIVE LIMITED. INGQUSHWA CHILDRENS HOME CO-OPERATIVE LIMITED.

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintijiesstraat 77 Privaatsak X237 **PRETORIA** 0001

NOTICE 949 OF 2009

AMANDLEBHUBESI FREIGHT SERVICES CO-OPERATIVE LIMITED
MTHANTI GET ATTITUDE TRADING CO-OPERATIVE LIMITED
NYAKAZA TRADING CO-OPERATIVE LIMITED
INTANDO YAMAKHOSIKAZI CO-OPERATIVE LIMITED
S'BONOKUHLE CATERING, BEADWORK, CONSTRUCTION, ART AND TRADING CO-OPERATIVE LIMITED
UNYEZAWE CO-OPERATIVE LIMITED

Notice is hereby given that the names of the abovementioned co-operatives will, after the expiration of sixty days from the date of this notice, be struck off the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

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

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Private Bag X237 PRETORIA 0001

KENNISGEWING 949 VAN 2009

KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD

AMANDLEBHUBESI FREIGHT SERVICES CO-OPERATIVE LIMITED
MTHANTI GET ATTITUDE TRADING CO-OPERATIVE LIMITED
NYAKAZA TRADING CO-OPERATIVE LIMITED
INTANDO YAMAKHOSIKAZI CO-OPERATIVE LIMITED
S'BONOKUHLE CATERING, BEADWORK, CONSTRUCTION, ART AND TRADING CO-OPERATIVE LIMITED
UNYEZAWE CO-OPERATIVE LIMITED

Hiermee word bekend gemaak dat die name van bogenoemde koöperasies na verloop van sestig dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73(1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

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

REGISTRATEUR VAN KOÖPERASIES

Kantoor van die Registrateur van Koöperasies Dti Kampus Meintjiesstraat 77 Privaatsak X237 PRETORIA 0001

NOTICE 950 OF 2009

NATIONAL TREASURY

13% 2009/10/11 INTERNAL REGISTERED BONDS (R153)

CERTIFICATE NO. 55565 CERTIFICATE NO. 56575 FOR R20 500.00 FOR R13 000.00

ISSUED IN FAVOUR OF DR LORRIS LAZAR

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 950 VAN 2009

NASIONALE TESOURIE

13% 2009/10/11 BINNELANDSE GEREGISTREERDE EFFEKTE (R153)

SERTIFIKAAT NR. 55565

VIR R20 500.00

SERTIFIKAAT NR. 56575

VIR R13 000.00

UITGEREIK TEN GUNSTE VAN DR LORRIS LAZAR

NOTICE 951 OF 2009

NATIONAL TREASURY

13% 2009/10/11 INTERNAL REGISTERED BONDS (R153)

CERTIFICATE NO. 22410

FOR R9 400.00

ISSUED IN FAVOUR OF MRS PATRICIA MAUD ALVORD

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 951 VAN 2009

NASIONALE TESOURIE

13% 2009/10/11 BINNELANDSE GEREGISTREERDE EFFEKTE (R153)

SERTIFIKAAT NR. 22410

VIR R9 400.00

UITGEREIK TEN GUNSTE VAN MRS PATRICIA MAUD ALVORD

NOTICE 952 OF 2009

NATIONAL TREASURY

13% 2009/10/11 INTERNAL REGISTERED BONDS (R153)

CERTIFICATE NO. 1823

FOR R35 800.00

ISSUED IN FAVOUR OF MRS JUDITH SELMA MILLS

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 952 VAN 2009

NASIONALE TESOURIE

13% 2009/10/11 BINNELANDSE GEREGISTREERDE EFFEKTE (R153)

SERTIFIKAAT NR. 1823

VIR R35 800.00

UITGEREIK TEN GUNSTE VAN MRS JUDITH SELMA MILLS

NOTICE 953 OF 2009

NATIONAL TREASURY

13% 2009/10/11 INTERNAL REGISTERED BONDS (R153)

CERTIFICATE NO. 67777

FOR R100 000.00

ISSUED IN FAVOUR OF MARIUS INGRAM

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate(s), the original having been lost or mislaid, notice is hereby given that unless the original certificate(s) is/are produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate(s) as applied for, will be issued.

KENNISGEWING 953 VAN 2009

NASIONALE TESOURIE

13% 2009/10/11 BINNELANDSE GEREGISTREERDE EFFEKTE (R153)

SERTIFIKAAT NR. 67777

VIR R100 000.00

UITGEREIK TEN GUNSTE VAN MARIUS INGRAM

NOTICE 954 OF 2009

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/998/0/0/13

CLAIMANT : Mpho Petrus Bofolo (On Behalf of Khoarai Community)

PROPERTY : Nthoantshokhusu (Khoarai Administrative Area

DISTRICT : Alfred Nzo/Mount Fletcher

MEASURING : 4076 Hectares
DEED OF TRANSFER : Unregistered
DATE SUBMITTED : 31 December 1998
BONDHOLDER :

CURRENT OWNER : Department of Land Affairs

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 955 OF 2009

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/1007/O/0/1
CLAIMANT : Mbuyiselo S. Rameti
PROPERTY : Portion of Mdeni Vllage
DISTRICT : OR Tambo/Qumbu
MEASURING : 9397 sqm 1 hectare
DEED OF TRANSFER : N/A

DATE SUBMITTED : 31 December 1998

BONDHOLDER :

CURRENT OWNER : Department of Land Affairs
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 956 OF 2009

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/986/0/0/2

CLAIMANT

: Nomzi Manitshana

PROPERTY

: Portion of Emampondomiseni Village

DISTRICT

: OR Tambo/Nggeleni

MEASURING

: 28 hectares

DEED OF TRANSFER

: n/a

DATE SUBMITTED

: 31 December 1998

BONDHOLDER

CURRENT OWNER

: Department of Land Affairs

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 957 OF 2009

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/963/0/0/10
Pakamile Mamba (On behalf of Zimbane Community)

PROPERTY

: see attached schedule

DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED

: Mthatha : 3406 hectares Unregistered

BONDHOLDER

: 31 December 1998

CURRENT OWNER

: KSD Municipality

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 , rovisions of the Act in due course. Any person who has an interest in the abovementioned 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

The property under claim was originally described as Erf 912, currently subdivided into various erven, which are the following;

1262 1892 1895 1915 1941 2017 2029 2054 2160 2173 2177 2188 2196 2203 2206 2434 2441 2665 2738 2759 2783 2789 4304 4754 6109 6114 6140 6146 6178 6193 6240 6261 6264 6313 7218 7827 8115 9359 9373 9387 9389 9386 9405 9407 9418 9422 9437 11260 11531 11948 12092 12104 12366 12372 13190 13821 14098 14520 14534 14546 18641 18647 18667 18866 18834 22121 22412 22415 22415 22411 6302 1251 14041 RE/10047 RE/10058 RE/10053 RE/10053 RE/10053 RE/10054 RE/10054 RE/201053 RE/201053 RE/20204 RE/2438 RE/2472
6178 6193 6240 6261 6264 6313 7218 7827 8115 9359 9373 9387 9389 936 9405 9407 9418 9422 9437 11260 11531 11948 12092 12104 12366 12372 13190 13821 14098 14520 14534 14546 18621 14643 18667 18669 18834 22412 22412 22412 22412 22421 22421 22421 22412 2241
9405 9407 9418 9422 9437 11260 11531 11948 12092 12104 12366 12372 13190 13821 14098 14520 14534 14546 18621 16643 18647 18667 18669 18834 22121 22412 22412 22412 22412 12092 12104 121000 RE/10050 RE/1
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14105 to 14157 14159 to 14213 14536 to 14537 15944 to 15947 15964 to 16433 16435 to 16499 16502 to 16553
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18659 to 18660 18854 to 18905 18907 to 18943 18945 to 18976 18978 to 19186 1904 to 1905 1908 to 1910
1912 to 1913 1918 to 1938 19188 to 19607 1945 to 1968 19653 to 19664 19666 to 19689 19691 to 19695
19697 to 19708 19710 to 20261 1973 to 1992 2014 to 2015 20263 to 20310 2040 to 2041 20424 to 20456
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2726 2734 273 10 2740 2741 10 2742 2748 10 2752 2770 2770 2770 2770 2770 2770 277
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4322 to 4345 4751 to 4752 4757 to 4778 4781 to 4782 4785 to 4805 4810 to 4953 483 to 457
4955 to 4973 4975 to 4989 499 to 506 4996 to 4999 5772 to 5818 5825 to 5896 5918 to 6037
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8227 to 6301 6309 to 6311 6315 to 6316 6319 to 6321 6441 to 6847 644 to 681 683 to 697
6849 to 6947 6951 to 7212 7216 to 7219 7557 to 7801 7803 to 7824 7832 to 7906 7908 to 8075
8077 to 6108 8110 to 8113 8118 to 8168 8172 to 8177 8179 to 8240 6242 to 8246 861 to 864
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Issued Monthly, Date of Issue: 30 April 2008.

ISSN 0031-286X

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Republic of South Africa, Patent Journal Including Trade Marks, Designs and

Cinematograph Films, December 2008,

Vol. 41, No. 12. (Parts: 1 & 2)

Issued Monthly, Date of Issue: 31 December 2008.

ISSN 0031-286X

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Republic of South Africa, Patent Journal Including Trade Marks, Designs and

Cinematograph Films, January 2009,

Vol. 42, No. 1. (Parts: 1 & 2)

Issued Monthly, Date of Issue: 28 January 2009.

ISSN 0031-286X

Local R1.15 (Mass 2 kg: Postage R32.15)

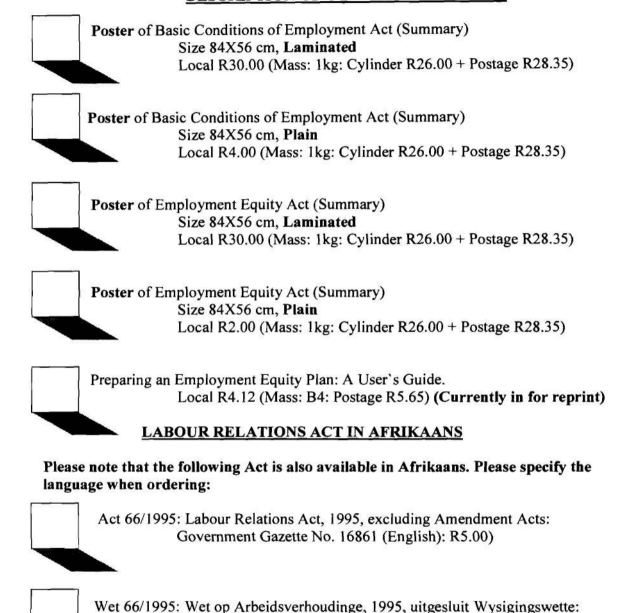
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DESCRIPTION OF PATENT JOURNAL

Republic of South Africa, Patent Journal Including Trade Marks, Designs and Cinematograph Films, March 2009, Vol. 42, No. 3. (Parts: 1 & 2) Issued Monthly, Date of Issue: 25 March 2009. ISSN 0031-286X Local R1.15 (Mass 2 kg: Postage R32.15) Republic of South Africa, Patent Journal Including Trade Marks, Designs and Cinematograph Films, April 2009, Vol. 42, No. 4. (Parts: 1 & 2) Issued Monthly, Date of Issue: 29 April 2009. ISSN 0031-286X Local R1.15 (Mass 2 kg: Postage R32.15) Republic of South Africa, Patent Journal Including Trade Marks, Designs and Cinematograph Films, May 2009, Vol. 42, No. 5. Issued Monthly, Date of Issue: 27 May 2009. ISSN 0031-286X Local R1.15 (Mass 2 kg: Postage R32.15) Republic of South Africa, Patent Journal Including Trade Marks, Designs and Cinematograph Films, June 2009, Vol. 42, No. 6. Issued Monthly, Date of Issue: 24 June 2009. ISSN 0031-286X Local R1.15 (Mass 2 kg: Postage R32.15) DESCRIPTION OF OTHER PUBLICATIONS The Public Financial Management Act: Booklets. (Pocket-Size) Local R15.00 (Mass: B5 Postage R4.50) The Constitution of the Republic of South Africa, Act 108/1996: **Booklets** (Pocket-Size) Local R20.00 (Mass: B5 Postage R4.50) Updated Constitution of South Africa 1996, Including the Constitution Twelfth Amendment Act, 2005, in hard copy A4 format. ISBN 0-621-36516-5 Local R15.00 (Mass: B4 Postage R5.65)

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