

Government Gazette

**REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA**

Vol. 530

**Pretoria, 21 August
Augustus 2009**

No. 32499

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

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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:

- ▶ **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:

- ▶ **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 EDUCATION
DEPARTEMENT VAN ONDERWYS

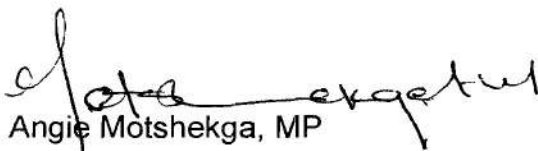
No. 843

21 August 2009

SOUTH AFRICAN SCHOOL ACT 84 OF 1996

**DRAFT AMENDMENT OF REQUIREMENTS FOR THE ADMINISTRATION
OF SURVEYS**

I, Angelina Matsie "Angie" Motshekga, Minister of Basic Education, after consultation with the council of Education Ministers, and in terms of section 3(4)(a) of the National Education Policy Act, 1996 (Act No. 27 of 1996), hereby proclaim the termination of the four-year survey and to amend Paragraph 2 to 4 of the Government Gazette, Vol.502, No. 29757 of 02 April 2007, to exclude all clauses stipulating requirements to implement it.



Angie Motshekga, MP

Minister of Basic Education

Date: 08 June 2009

**DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM
DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GROND HERVORMING**

No. 842

21 August 2009

GOVERNMENT NOTICE (ANNEXURE A)

**DESIGNATION OF CERTAIN LAND SITUATED IN THE DISTRICT OF
MANKWE, NORTH WEST PROVINCE, AS LAND FOR THE PURPOSES OF
THE LAND TITLES ADJUSTMENT ACT, 1993 (ACT NO. 111 OF 1993)**

I, Gugile Nkwinti, Minister of Rural Development and Land Reform, hereby-

- (a) designate, under section 2(1) of the Land Titles Adjustment Act, 1993 (Act No.111 of 1993), the land referred to in the Schedule as land which must be dealt with in accordance with the provisions of the said Act; and
- (b) direct, under section 5(7) of the said Act, that the amount referred to in section 5(2) of the said Act may be defrayed in full from money appropriated by Parliament for this purpose.

**G. NKWINTI
DEPARTMENT OF RURAL DEVELOPMENT AND LAND REFORM**

SCHEDULE

- 1. Portion 3 of the Farm Tweelaagte 175JP, Mankwe District, North West Province

No. 842

21 Augustus 2009

GOEWERMENTS KENNISGEWING (ANNEXURE B)**AANWYSING VAN SEKERE GROND GELEË IN DIE DISTRIK MANKWE, DIE NOORD WES PROVINSIE, VIR DOELEINDES VAN DIE WET OP REËLING VAN GRONDTITELS, 1993 (WET NO. 111 VAN 1993)**

Ek, Gugile Nkwinti, Minister van Landelike Ontwikkeling en Grond Hervorming-

- (a) wys hierby, kragtens artikel 2(1) van die Wet op die Reëling van Grondtitels, 1993 (Wet No.111 van 1993), die grond in die Bylae vermeld, aan as grond waarmee ooreenkomstig die bepalings van bedoelde Wet gehandel moet word; en
- (b) gelas hierby, kragtens artikel 5(7) van bedoelde Wet, dat die bedrag bedoel in artikel 5(2) van bedoelde Wet in geheel betaal word uit geld vir dié doel deur die Parlement bewillig.

G. NKWINTI**DEPARTEMENT VAN LANDELIKE ONTWIKKELING EN GROND
HERVORMING****BYLAE**

1. Gedeelte 3 van die Plaas Tweelaagte 175JP, Mankwe Distrik, Noord Wes Provinsie

**SOUTH AFRICAN NATIONAL ACADEMY OF INTELLIGENCE
SUID-AFRIKAANSE NASIONALE AKADEMIE VAN INTELLIGENSIE**

No. 844

21 August 2009

**Announcement of Intention to Extend the Accreditation of the Safety and Security Sector
Education and Training Authority (SASSETA)**

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the Safety and Security Sector Education and Training Authority (SASSETA) to include the Qualifications listed below and the associated Unit Standards, which are registered on the National Qualifications Framework.


No	Qualification Title	NQF Level	NLRD ID Number
1.	Further Education and Training Certificate: Harbour Watchkeeping	Level 4	64049
2.	National Certificate: Vessel Safety Practices	Level 5	64929
3.	National Certificate: Warship Operations	Level 5	64129
4.	National Certificate: Law Enforcement: Sheriffing	Level 6	62829

The accreditation will be effective for the duration of the Accreditation of the **Safety and Security Sector Education and Training Authority (SASSETA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to the extension of accreditation must be lodged with the Executive Officer of SAQA by the 21 September 2009.

The Executive Officer
South African Qualifications Authority
Postnet Suite 248
Private Bag X06
WATERKLOOF
0145

Attention: **Ms Margaret Barretto**
Director: **Quality Assurance and Development**
Telephone: **(012) 431 5008**
Fax: **(012) 431 5145**
E-mail: **mbarretto@saqa.org.za**


JOE SAMUELS
DEPUTY EXECUTIVE OFFICER

PP

No. 845

21 August 2009



Announcement of Intention to Extend the Accreditation of the Tourism, Hospitality and Sport Education and Training Authority (THETA)

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the Tourism, Hospitality and Sport Education and Training Authority (THETA) to include the Qualifications listed below and the associated Unit Standards, which are registered on the National Qualifications Framework.

No	Qualification Title	NQF Level	NLRD ID Number
1.	Further Education and Training Certificate: Adventure Based Learning	Level 4	65569
2.	Further Education and Training Certificate: Sport Coaching: Juniors/Beginners	Level 4	64369
3.	Further Education and Training Certificate: Nature Conservation: Natural Resource Guardianship Terrestrial	Level 4	63109
4.	National Certificate: Adventure Based Learning	Level 5	66190

The accreditation will be effective for the duration of the Accreditation of the **Tourism, Hospitality and Sport Education and Training Authority (THETA)** in terms of Section 2 (1) of the Education and Training Quality Assurance Regulations (SAQA Act No. 58 of 1995).

Objections to the extension of accreditation must be lodged with the Executive Officer of SAQA by the 21 September 2009.

The Executive Officer
South African Qualifications Authority
Postnet Suite 248
Private Bag X06
WATERKLOOF
0145

Attention: Ms Margaret Barretto
Director: Quality Assurance and Development
Telephone: (012) 431 5008
Fax: (012) 431 5145
E-mail: mbarretto@saqa.org.za

PP

JOE SAMUELS
DEPUTY EXECUTIVE OFFICER

**GENERAL NOTICES
ALGEMENE KENNISGEWINGS**

NOTICE 1110 OF 2009

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2A) cancelled the registration of **Council of Working Men and Women of South Africa (LR2/6/2/800)** with effect from 6 August 2009.....

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

**J T CROUSE
REGISTRAR OF LABOUR RELATIONS**

NOTICE 1111 OF 2009**DEPARTMENT OF LABOUR****VARIATION OF SCOPE OF THE EDUCATION LABOUR RELATIONS
COUNCIL**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, give notice in terms of section 109 that, the scope of the above-mentioned Council, has been varied to also include the interest and areas contained in the Annexure hereto.

J T CROUSE
REGISTRAR OF LABOUR RELATIONS

ANNEXURE

The scope of registration of the above-mentioned council has in terms of Section 58 of the Labour Relations Act, been varied with effect from 14 August 2009.

The Education Labour Relations Council is hereby also registered in respect of the mandate outlined in the Further Education and Training Colleges Act. No. 16 of 2006 ("FETC Act") in the Republic of South Africa.

Date: 14 August 2009

J T CROUSE
REGISTRAR OF LABOUR RELATIONS

NOTICE 1112 OF 2009**DEPARTMENT OF LABOUR****LABOUR RELATIONS ACT, 1995****CANCELLATION OF REGISTRATION OF AN EMPLOYERS'
ORGANISATION**

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, as required by Section 109(2) of the Act, give notice that I have in terms of Section 106(2A) cancelled the registration of **The South African Sub-Contractors Association (LR 2/6/3/491)** with effect from 6 August 2009.....

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

J.T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 1113 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 08 July 2009 it approved without conditions the merger between Sappi Papier Holdings GMBH and M-Real Corporation.

(Case no.: 36/LM/Apr09)

**The Chairperson
Competition Tribunal**

NOTICE 1114 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 08 July 2009 it approved without conditions the merger between Royal Bafokeng Resources (Pty) Ltd and Bafokeng Rasimone Platinum Mines Joint Venture.

(Case no.: 38/LM/Apr09)

**The Chairperson
Competition Tribunal**

NOTICE 1115 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 08 July 2009 it approved without conditions the merger between Investec Bank Limited and Stella Group Holdings (Pty) Ltd.

(Case no.: 45/LM/May09)

**The Chairperson
Competition Tribunal**

NOTICE 1116 OF 2009**COMPETITION TRIBUNAL****Notification of Complaint Referral**

The Competition Tribunal gives notice in terms of Section 51 (3) & (4) of the Competition Act 89 of 1998 as amended, that on 17 July 2009 it received a complaint referral from Dimension Data (Pty) Ltd t/a Internet Solutions against Telkom SA Ltd. Internet Solutions alleges that Telkom SA Ltd is engaged in prohibited practices in contravention of sections 8 & 9 of the Competition Act 89 of 1998.

(Case number 55/CR/Jul09)

**The Chairperson
Competition Tribunal**

NOTICE 1117 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 21 July 2009 it approved without conditions the merger between TSB Sugar RSA Limited and The Business of Illovo Sugar Limited's Pongola Mill.

(Case no.: 42/LM/May09)

**The Chairperson
Competition Tribunal**

NOTICE 1118 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 21 July 2009 it approved without conditions the merger between Clidet No.907 (Pty) Ltd and Boxmore Plastics International (Pty) Ltd.

(Case no.: 44/LM/May09)

**The Chairperson
Competition Tribunal**

NOTICE 1119 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 29 July 2009 it approved without conditions the merger between Redefine Income Fund Limited and Apexhi Properties Limited and Madison Property Fund Managers Holdings Limited.

(Case no.: 40/LM/Apr09)

**The Chairperson
Competition Tribunal**

NOTICE 1120 OF 2009**COMPETITION TRIBUNAL****NOTIFICATION OF DECISION TO APPROVE MERGER**

The Competition Tribunal gives notice in terms of rule 35 (5) (b) (ii) of the "Rules for the conduct of proceedings in the Competition Tribunal" as published in Government Gazette No. 22025 of 01 February 2001, that on 29 July 2009 it approved without conditions the merger between Absa Capital Private Equity Fund and Parchment Trading 72 (Pty) Ltd.

(Case no.: 52/LM/Jul09)

**The Chairperson
Competition Tribunal**

NOTICE 1121 OF 2009

**DEPARTMENT OF TRANSPORT
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 I

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) Execujet Aviation (Pty) Ltd. (B) Entrance 1, Lanseria International Airport. (C) Class II. (D) Type N1 and N4. (E) Category A1, A2 and A3. (F) Lanseria International Airport. (G) Algeria, Angola, Austria, Belgium, Benin, Botswana, Brazil, Bulgaria, Burkino Faso, Burundi, Cameroon, Canary Islands, Central Africa Republic, Chad, Comoros, Congo, Democratic Republic of Congo, Djibouti, Egypt, Equatorial Guinea, Eritrea, Ethiopia, France, Gabon, Gambia, Germany, Ghana, Greece, Guinea Bissau, Guinea Republic, Hong Kong, India, Ireland, Israel, Italy, Ivory Coast, Kenya, Lesotho, Liberia, Madagascar, Mali, Malawi, Malaysia, Mauritania, Mauritius, Mayote, Morocco, Mozambique, Namibia, Netherlands, Niger, Nigeria, Portugal, Reunion, Rwanda, Sao Tome, Senegal, Seychelles, Sierra Leone, Singapore, Somalia, Somali Land, Sudan, Swaziland, Switzerland, Taiwan, Tanzania, Togo, Tunisia, United Arab Emirates, Uganda, United Kingdom, United States of America, Zambia and Zimbabwe.

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. (I) Condition under which amendment was made.

(A) Comair Limited; Kulula.com.&British Airways/Comair. (B) 1 Marignane Drive, Cnr Atlas Road, Bonaero Park, Kempton Park, 1619. (C) Class I; I/S025. (D) Type S1 and S2. (E) Category A1 and A2. (F) O. R. Tambo International Airport. (G) and (H) **Adding 690 seats not 960 seats.**

State	Destination	Frequencies
Mozambique	Maputo	Six (6) return flights per week with 690 seats.

This publication rectifies errors and omissions contained in the publication that was published in the General Notice 1039 of 2009 and in the Government Gazette No 32462 of 7th August 2009.

(A) South African Airlink Regional (Pty) Ltd; Airlink. (B) SA Airlink Building, Bonaero Drive, Bonaero Park. (C) Class I; I/S031. (D) Type S1. (E) Category A1. (F) Johannesburg International Airport. (G) and (H) **Adding the following.**

State.	Destination.	Frequencies.
Mozambique.	Maputo.	Fourteen (14) return flight per week with 690 seats

This publication rectifies errors and omissions contained in the publication that was published in the General Notice 1039 of 2009 and in the Government Gazette No 32462 of 7th August 2009.

NOTICE 1122 OF 2009

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

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

Representation in accordance with section 15 (3) of the Act No.115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX I

(A) Full name and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) Camo Group (Pty) Ltd; Camo Group. 537 Gert Potgieter Street, Garsfontein, Pretoria, 0043. (C) Class III. (D) Type G3 and G4. (E) Category A4.

(A) Execujet Aviation (Pty) Ltd. (B) Entrance 1, Lanseria International Airport. (C) Class II. (D) Type N1 and N2. (E) Category A1, A2 and A3.

APPENDIX II

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

(A) Flying Ambulance (Pty) Ltd; Aerocare. (B) Air Rescue Centre, Preekstoel Road Bethlehem Airport, Bethlehem. (C) Class III; G179D. (D) Type G7. (E) Category A3 and A4. **Adding category H2.**

NOTICE 1123 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(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference	Claimant Initial & Surname	Property Description	Extent (sqm)	Capacity	Deeds of Transfer	Current Owner	Date submitted
KRK6/2/3/A/3/21/0/8 (B401)	Brander ES	Erf 3493 Kraaifontein	496m ²	Owner	T9130/45 T29385/7 4	Oostenberg Municipality: T7969/86	14/07/1997
KRK6/2/3/A/1/2676/65 (S881)	Splinters P	39 Church Street, Woodstock		Tenant			31/12/1998
KRK6/2/2/A/9/0/0/18 (M249)	Mezichei N	Erf 3 Klein Vlei, Eerste Rivier	6.19463 ha	Owner	T164196 3 T1652/76	Divisional council of Stellenbosch	30/09/1996
KRK6/2/3/A/1/0/2534/1 (H149)	Howell M	Erf 12520 Woodstock	696m ²	Owner	T6453/54 T5018/72	National Housing Board	16/08/1996
KRK6/2/3/A/1/02676/13 (A83)	Ahmed S	Erf 12511, 12512.12255, 12256 Woodstock	197m ² , 160m ² , 1606m ² , 47m ²	Owner	T8686/47 T4259/79	National Housing Board	05/12/1995
KRK6/2/3/A/1/0/2728/5 (W53)	S. Isaacs	Erf 12707 Woodstock	280m ²		T18888/ 72	National Housing Board	11/04/1996
KRK6/2/3/A/1/0/2676/1 (B58)	Bawa S	Erf 11497 Woodstock	624 m ²	Owner	T9155/44 T26918/6 4	W.G.J Combrink (Pty) LTD	26/10/1995

NOTICE 1124 OF 2009**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No.22 OF 1994) AS AMENDED**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994), as amended, that claims for restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding the claims are as follows:

Project Name: Paarl Claims
Number of claims: 4
Area: Tulbagh
Properties: As listed below
The claimants: Owners
Date submitted: Before 31 December 1998
Current Owner: Record obtainable from RLCC: Western Cape
Option: Financial

NO	REF NO	SURNAME	INITIALS	IDENTITY NUMBER	PROPERTY DESCRIPTION	AREA	EXTENT	Dispossessed Person
1	A1211	Matthews	M.C	300821 5040 080	Erf No 10	Tulbagh	615	Apollis C.J.J
2	C868	Christiaans	K.J	510702 5695 088	Erf No 36	Tulbagh	426	Christiaans A.F
3	C891	Carnow	H.M.J	280922 0057 089	Erf No 8	Tulbagh	577	Carnow H.M.J
4	S1849	Schippers	J.D	670317 5200 081	Erf No 46	Tulbagh	654	Demas H

The Commission on Restitution of Land Rights will investigate the claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
 Private Bag X9163
 Cape Town
 8000
 Tel: 021*426-2930
 Fax: 021*424-5146

B Jansen
REGIONAL LAND CLAIMS COMMISSIONER

APPROVED.....

DATE... 27/07/09.....

CHECKED.....

DATE... 21/07/2009.....

NOTICE 1125 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(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended, that a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property : **Remainder of Portion 6 of the Farm Moordkuyl No. 38 (Friemersheim, Mossel Bay District)**

Deed of Transfer : **T14757/1986**

Date submitted : **26 January 1996**

Compensation : **Restoration**

Current Owners : **The Management Board of Friemersheim**

Claimants : **Ivan John Nefdt (on behalf of tenant community) and Jacobus Bohnen (on behalf of Uniting Reformed Church)**

Reference number : **KRK6/2/2/A/22/0/0/10 and KRK6/2/2/A/30/0/0/16**

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days of the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
Suite 33
Shamrock Place
97 York Street
George
6530
Tel: 044-8740021
Fax: 044-8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED 

DATE 02/7/09

CHECKED 

DATE 1/7/09

NOTICE 1126 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(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended that a claim for the restitution of land rights has been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding this claim are as follows:

Property	:	Remainder of Erf 218 & Erf 291 (Ptn of Erf 218) Still Bay East
Deeds of Transfer	:	T190/44, T2067/57, T12881/70
Date submitted	:	98/12/28
Current owner	:	Rem Erf 218:Joubert Tommy PTY LTD:T5153/01 Erf 291:Divisional Council Langeberg:T9060/85
Claimant	:	Rex Attorneys obo M.V. Valentine
Reference number	:	KRK6/2/3/A/27/136/0/3 (V409)

The Commission on Restitution of Land Rights will investigate the claim in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
97 York Street
Suite 32
Shamrock Place
George
6530
Tel: 044*8740021
Fax: 044*8740023

B JANSEN
Regional Land Claims Commissioner

APPROVED

DATE 28/07/09

NOTICE 1127 OF 2009**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO.22 1994)**

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No 22 of 1994) as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference Number: Various

Area: Various

Compensation: Financial compensation

Claimants: Tenants and Owners as listed below

Date Submitted: Before 31 December 1998

N o	Ref No	Initials and Surname	Identity Number	Property Description	Capacity
1	K380	Khan SA	3106195100088	6 Mollagee Gloucester street, Claremont	Owner
2	K380	Khan SA	3106195100088	6 Mollagee Gloucester street, Claremont	Tenant
3	M575	Meyer ME	3708210088086	Erf 3490,3491,3496, Kraaifontein	Owner
4	E184	Emtoch W	3701035320084	Erf 3066, Brackenfell	Tenant
5	S1245	Snyman GR	5203245133082	Erf 1280 Ou Blok, Montagu	Tenant
6	P87	Prins S	4709100130014	Erf 12027, Parow	Owner
7	Y14	Yawa S.T	781012 5801089	Qoboshimfane Squatter Camp Erf 19315,12197 12355,Elsies River	Tenant
8	A429	G I Davids	810202 0242 083	Erf 5175,96 Nelson street, Goodwood	Owner
9	P258	D.MJ Pietaar	390810 5152 087	Erf 18121, 15141 Parow	Owner
10	D173	D.J Dietrich	510807 5012 084	Farm Iovestein, stocks farm. Erf 423,3487	Tenant
11	M1714	N.L Mlombo	460206 0512 083	Erven 100179 & 103812 Goodwood	Owner

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days of the publications of this notice, any comments/information:

The Regional Land Claims Commission: Western Cape
Private Bag x9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

Mrs. B Jansen

Regional Land Claims Commissioner

APPROVED.....

DATE: 27/07/09.....

CHECKED.....

DATE: 17/07/2009.....

NOTICE 1128 OF 2009**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT No.22 OF 1994) AS AMENDED**

Notice is hereby given in terms of Section 11(1) of the Restitution of Land Rights Act, 1994 (Act No.22 of 1994), as amended, that claims for restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding the claims are as follows:

No.	Ref. No.	Claimant	Claimed Property	Date Submitted	Dispossession Title Deed
1	L522	A Lindeveldt	Erf 277 / 288 Riebeeck West	13 July 1997	T24529/1966
2	P272	A.N Collins	Erf 53649, Cape Town	27 March 1997	T28036/1967
3	D217	S. J Dreyer	Erf 5341, Strand	29 November 1996	T40471/84
4	L389	H.L Hess	Erf 92, Firgrove	30 December 1998	T3272/1972
5	P481	M Prinsloo	Erf 1247, Kuilsriver	6 January, 1999	T15994/1965
6	M352	D Mothoa	Erf 216, Brackenfell	28 November 1996	T30672/1969
7	L132	JJ Links	Erf 7899, Kraaifontein	29 November 1996	T7695/1973
8	S68	I.T Saunders	Erf 420 Caledon	21 November 1995	T2661/1970
9	S1327	V.J Stewart	Farm 604/30 Phillipi	21 December 1998	T8292/1980
10	O16	R. Otto	Erf 2722, Kraaifontein	12 February 1996	T13521/1976
11	B234	E. Baderoen	Erf 3, Somerset West Erf 93, Firgrove	28 November 1996	T142/1967

The Commission on Restitution of Land Rights will investigate the claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Western Cape
 Private Bag X9163
 Cape Town
 8000
 Tel: 021*426-2930
 Fax: 021*424-5146

B Jansen
 REGIONAL LAND CLAIMS COMMISSIONER

APPROVED: 

DATE: 27/07/09

CHECKED: 

DATE: 22/07/2009

NOTICE 1129 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(1) of the Restitution of Land Rights Act, 1994 (Act No. 22 of 1994), as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference Numbers	Various
Areas	Northern Suburbs, Robertson and Cape Town
Compensation	Financial
Number of Claimants	4 previous owners and 16 tenants have lodged individual claims on various erven

Reference	Claimant Initials and Surname	Property Description	Extent	Capacity	Date submitted
1 KRK6/2/3/A/1/0/331/977 (A648)	Allie, GA	79 Tennant Street, District Six	0	Tenant	1998/11/26
2 KRK6/2/3/1/0/331/56 (H289)	Hogan FS	18 Vernon Terrace, District Six	0	Tenant	1998/02/25
3 KRK6/2/3/A/1/0/331/1727 (P322)	Philander, MF	80 Stone Street, Cape Town	0	Tenant	1997/06/27
4 KRK6/2/3/A/1/0/331/1381 (D237)	Abdurahman, NJH	50 Upper Darling Street, Cape Town	0	Tenant	1996/11/28
5 KRK6/2/3/A/1/331/1464 (A958)	Abdurahman, M	165 Constitution Street, Cape Town	0	Tenant	1998/12/31
6 KRK6/2/3/1/0/331/516 (A33)	Woodroffe, RWS	Zircon, Rochester Road Off De Waal Drive, Cape Town	0	Tenant	1995/09/29
7 KRK6/2/3/A/1/0/331/980 (B654)	Brown, PC	2 Windsor Street, Cape Town	0	Tenant	1998/12/30
8 KRK6/2/3/A/1/0/331/2989 (L571)	Lolo, BW	Moradarn Squatter Camps	0	Tenant	1998/12/30
9 KRK6/2/3/A/4/12314/0/637 (S378)	Sombaba HJ	2 Rhodes Street, Goodwood	0	Tenant	1996/12/01
10 KRK6K2K3KAK2117/0/256 (S463)	Stuurman, L	No 77 30 th Street, Avonwood, Elsies River	0	Tenant	1997/04/17
11 KRK6/2/3/A/1/0/1794/20 (K100)	Knoop, C	72 Mossel Straat, Lot, No. 717 Church Hill Est. Parow	4047m ² , 2516m ²	Owner	1996/09/30
12 KRK6/2/3/A/4/23/0/57 (P87)	Prins, S	Erf 755, Parow	3965m ²	Owner	1996/03/26
13 KRK6/2/3/A/4/1/12314/0/10 (A449)	De Almeida, MF	87 Fitzroy Street, Erf 2537, Goodwood	0	Owner	1997/03/27
16 KRK6/2/3/A/3115/0/106 (Z55)	Zingelwa, NG	Mimosa Street Bellville South	0	Tenant	1998/12/31

17.KRK6/2/3/A/1/0/331/1140 (E194)	Ebrahim, S	Pontact Street, District Six	0	Tenant	1998/12/21
18.KRK6/2/3/A/1/0/331/1141 (E192)	Ebrahim, S	145 Hanover Street, District Six	0	Tenant	1998/12/21
19.KRK6/2/3/A/1/0/331/469 (F15)	February, F	55 McKenzie Street, District, Six	0	Tenant	1995/11/20
20.KRK6/2/3/A/1/0/331/3090 (D59)	Davidson, AD	Erven 7489, 19778, 7492 and 8655	292m ² , 146m ² , 164m ² and 1262m ²	Owner	1996/01/30

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days from the publication of this notice, any comments / information to:

The Regional Land Claims Commission: Western Cape
Private Bag X9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146
Ms B. Jansen
Regional Land Claims Commissioner

APPROVED

DATE...28/07/09.....

CHECKED

DATE...28/07/2009.....

NOTICE 1130 OF 2009

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

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

Representation in accordance with section 15 (3) of the Act No. 115 of 1990 in 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 trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class and number of licence in respect of which the amendment sought. (D) Type of air service and the amendment thereto which is applied for. (E) Category of aircraft and the amendment thereto which is being applied for. (F) Amendment referred to in section 14(2) (b) to (e).

(A) Bass Aviation CC; Bass Airways. (B) 1st Floor, Virginia Field House, Virginia Airport, Durban North. (C) Class II; N600D. (D) Type N1 and N2. (E) Category A2, A3 and A4. **Changes to the Management Plan:** T. M. Clark is appointed as the Responsible Person: Aircraft and M. J. McFall is appointed as the Air Service Safety Officer.

(A) Scambesco CC; Cloud 9 Air Charters. (B) Hangar #1, Non - Scheduled Operations Area, Cape International Airport. (C) Class II and III; N644D and G647D. (D) Type N1, N2, G2 and G16. (E) Category A2, A3, A4 and H2. **Changes to the Management Plan:** R. Zimmerman is appointed as the Responsible Person: Flight Operations (Rotor Wing), J. W. van Staden is appointed as the Responsible Person: Aircraft (Fixed Wing) and Responsible Person: Flight Operations (Fixed Wing) and J. J. Mittelmeyer is appointed as the Responsible Person: Aircraft (Rotor Wing).

(A) Rautenbach Aerial Spraying (Pty) Ltd. (B) Suite 24, Virginia Airport, Fairway, Durban North, 4051. (C) Class III; G130D. (D) Type G3, G4, G5 and G9. (E) Category A3 and A4. **Changes to the Management Plan:** S. I. Rautenbach is appointed as the Responsible Person: Aircraft and Air Service Safety Officer

NOTICE 1131 OF 2009

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

**FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES AND STOCK
REMEDIES ACT, 1947 (ACT NO. 36 OF 1947)**

PUBLICATION OF PROPOSED FEEDS BILL

I, Tina Joemat-Pettersson, Minister of Agriculture, Forestry and Fisheries hereby invite public comments on the proposed Feeds Bill.

Comments must be submitted before 15 September 2009. They must be sent to:

The Registrar
Act No. 36 of 1947
Department of Agriculture, Forestry and Fisheries
Private Bag X 343
Pretoria
0001
Tel: 012 319 7303
Fax: 012 319 7179
e-mail: MalutaM@daff.gov.za

STATUTES OF THE REPUBLIC OF SOUTH AFRICA - AGRICULTURE

FEEDS BILL

To provide for the licensing of facilities and rendering plants; to provide for the registration of feed additives and nutraceuticals; the appointment of the Registrar to administer the Act; the establishment of the technical standards control council; the designation of technical advisers and analysts; prohibition of the import, export, acquisition, disposal, sale or use of feeds, repeal certain laws relating to feeds and sterilizing plants; and for the incidental matters thereof.

1. **Definitions.** - In this bill, unless the context otherwise indicates -

"additive" means any intentionally added substance to feedstuffs, premixes, feed or food, not normally consumed as feed by itself, whether or not it has a direct or indirect nutritional value and is not classified as a medicine, which affects the characteristics of feedstuffs, feed, food, animal products, animal production or animal performance and is generally recognized or proven to be safe under the conditions of its intended use;

"advertisement" means any written, illustrated, visual or other descriptive material or oral statement, communication, representation or reference distributed to members of the public or brought to their attention in any other manner and which is intended to promote the sale of feeds or encourage the use thereof or draw attention to the nature, properties, advantages or uses thereof, and **"advertise"** has a corresponding meaning;

"analyst" means a person appointed as such in terms of section 29 of the Act;

"animal" means any mammal, bird, fish, reptile or amphibian which is a member of the phylum vertebrates;

"auditor" means a person appointed as auditor in terms of section 30 of the Act;

"brand" means a word, name, symbol, or device, or combination thereof which identifies the feed of a distributor and distinguishes it from that of others;

"board" means any board appointed by the Minister in terms of section 17 of the Act

"bulk feed" means a type of feed in solid or liquid state in a non-packed form;

"contract feeder" means a person who as an independent contractor, feeds feed to animal pursuant to a contract in terms of which the feed is supplied, furnished or otherwise provided to the person and whereby the person's remuneration is determined all or in part by feed consumption, mortality, profits or amount or quality of product;

"council" means the Technical Standard Council established by section two;

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"custom formula feed" means a feed which consist of a mixture of feed ingredients and each batch is manufactured according to the specific instructions of the feed purchaser;

"distribute" means to sell or offer for sale, exchange or barter feed or to supply, furnish or otherwise provide feed and distribution has a corresponding meaning;

"distributor" means any person who distributes feed ;

"export" means the delivery or supply of feed within the Republic for sole purpose of dispatching such feed to any destination outside the Republic;

"facilities", means the premises where feed and/or pet food is manufactured, handled, controlled, packed, marked or labelled for the purposes of sale or distribution and has the same meaning as establishment;

"feed" means all liquid or solid materials or combination of materials, including custom formula feed prepared for any person or by that person, in accordance with his/her directions for his/her own use, medicated feed, additives and nutraceuticals, which are distributed or intended for distribution for use as feed or for mixing in feed for animals, and any substances which are not adulterated within the meaning of section 21 except the following-

- (a) straw, chaff, unground hay, silage, any cereal in the grain or any substance which would otherwise be an animal feed but has not been ground, crushed or gristed , unless the Minister has by notice in the *Gazette* declared such substance an animal feed for the purposes of this Act;
- (b) the private production of feed for research or teaching purposes;
- (c) the private domestic production of feed;
 - (i) for food-producing animals kept for domestic consumption; and
 - (ii) for animals not kept for food production.

"feed" means animal feed, pet food and speciality pet food;

"feed ingredient" means each of the constituent materials making up a feed;

"herbal supplements" means herbs, botanicals or herbal remedies which include phytonutrients and phytomedicines; and belong to the group of neutraceuticals;

"inspector" means a person appointed as an inspector in terms of section 30 of the Act;

"label" means a display of written, printed or graphic matter upon or affixed to the container in which a feed is distributed, or on the invoice or delivery slip with which a feed is distributed;

"labelling" means all labels and other written, printed or graphic matter upon a feed, any of its containers or wrappers, or accompanying such feed;

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- "manufacture"** means to grind, mix or blend, produce, or further process a feed;
- "mark"** means a mark as defined in section one of the Trade Marks Act, 1993 (Act No. 194 of 1993);
- "medicated feed"** means any feed which contains drug ingredients intended for the cure, mitigation, treatment or prevention of diseases of animals, or which contains drug ingredients intended to affect the structure or any function of the body of animals;
- "medicinal claim"** means any claim or statement made, used or purported regarding the suitability of any substance, for use as a medical substance in terms of the stock remedy definition and the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965) definition;
- "Minister"** means the Minister of Agriculture;
- "neutraceutical"** means a formulation or formulations of isolated nutrients, dietary supplements, diets and herbal preparations or any substance that may be considered as food or part of food and that can provide medical or health benefits, including assisting in the prevention and treatment of diseases;
- "official sample"** means any sample of feed taken in accordance with the prescribed method by the Registrar or his delegate; or any other person designated by the Registrar or the agent of such a designated person;
- "officer"** means an officer as defined in section 1 of the Public Service Act, 1994 (Proclamation 103 published in *Government Gazette* 15791 of 3 June 1994);
- "pet"** means an animal belonging to a specie normally kept as a companion and nourished by man;
- "pet food"** means any feed prepared and distributed for consumption by pets;
- "prescribed"** means prescribed by regulation under this Act;
- "product name"** means the name of the feed which identifies it as a kind, class or specific use;
- "Registrar"** means the Registrar of animal feeds and rendering plants designated in terms of section 10
- "regulation"** means any regulation made under this Act;
- "rendering plant"** means a plant used for sterilization and rendering of bones or other substances derived from cattle, members of the horse family, sheep, goats, pigs, poultry, fish or ostriches, of any age, or from any vertebrate or invertebrate;
- "sell"** includes agree to sell, or to offer, advertise, keep, expose, transmit, convey, deliver or manufacture for sale or to exchange or to dispose of to any person in any manner for any consideration whatsoever, or to transmit, convey or deliver in

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pursuance of a sale, exchange or disposal as aforesaid; and **"sale"** has a corresponding meaning;

"speciality pet" means any domesticated animal pet normally maintained in a cage or tank, such as, but not limited to, gerbils, hamsters, canaries, psittacine birds, mynahs, finches, tropical fish, gold fish, snakes and turtles;

"speciality pet food" means any feed prepared and distributed for consumption by a speciality pet;

"stock remedy" means a substance intended or offered to be used in connection with domestic animals, livestock, poultry, fish or wild animals (including wild birds), for the diagnosis, prevention, treatment or cure of any disease, infection or other unhealthy condition, or for the maintenance or improvement of health, growth, production or working capacity, but excluding any substance in so far as it is controlled under the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965) as amended ;

"technical adviser" means a technical adviser designated in terms of section 29 of the Act;

"this Act" means the Feeds Act and it includes any regulations there under;

"tonne" means a net weight of one thousand kilograms;

2. Establishment, powers and functions of Council.

(1) There is hereby established a juristic person to be known as the Technical Standard Council, which may exercise the powers and shall perform the functions conferred upon or assigned to the Council by this Act.

(2) The Council may advise the Minister or furnish a report to the Minister on any matter referred to the Council by the Minister for consideration and arising from the application of this Act.

(3) The Council shall be a juristic person.

3. Constitution of Council.

(1) The Council shall consist of seven (7) members appointed by the Minister.

(2) The members of the Council shall be persons who have practical knowledge and experience of one or more of the following, namely-

- (a) Animal nutrition;
- (b) Animal science;
- (c) Animal health and husbandry;

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- (d) Chemistry
- (e) Biochemistry; and
- (f) Microbiology

(3) The membership of the Council shall consist of one person from each of the categories listed in subsection (2).

(4) Whenever it is necessary to appoint a member of the Council -

- (a) the Minister shall, by notice in the *Gazette* as well as other appropriate media, call for the nomination of persons who comply with the criteria referred to in subsection (2);
- (b) the Minister shall establish a selection committee, consisting of not more than five members appointed by the Minister;
- (c) the Minister shall refer all nominations received to such selection committee;
- (d) the selection committee shall compile a short-list of candidates in accordance with the provisions of subsections (2) and (3);
- (e) the selection committee shall, within 30 days after the signing of the letters of appointment of its members, recommend to the Minister a list of not less than three candidates for each of the categories contemplated in subsection (2);
- (f) the Minister shall appoint such number of members as is required from the list of candidates recommended by the selection committee; and
- (g) within 30 days after making any appointment in terms of paragraph (f), the Minister shall inform the parliamentary committees in writing of the appointment made.

(5) Until the selection committee recommends candidates as contemplated in subsection (4) (e), the Minister may temporarily reappoint Council members whose terms of office have expired.

(6) Before the expiration of a member's term of office the procedure set out in subsection (4) shall be followed for the appointment of a successor.

4. Period of office and remuneration of members of the Council.

(1) A member of the Council shall, subject to the provisions of subsection 6(3), be appointed for a period of five years.

(2) The conditions of service of a member of the Council who is not an officer

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as defined in section 1 (1) of the Public Service Act, 1994 (Proclamation 103 of 1994), shall be determined by the Minister with the concurrence of the Minister of Finance.

(3) Any person whose period of office as a member of the Council has expired, shall be eligible for reappointment.

(4) The Minister shall give notice in the Gazette of the appointment of any member of the Council and the date from which his membership commences and, in the case of a member appointed to fill a casual vacancy on the Council, the period for which he is appointed.

(5) A member of the Council (other than a person who is in the full-time employment of the State) shall receive such remuneration and such allowances in respect of his services as a member of the Council or of any committee thereof, as the Minister in consultation with the Minister of Finance may determine.

5. Chairman and vice-chairman

(1) The Registrar shall be the chairman of the Council.

(2) The Minister shall designate another member of the Council.

(3) The vice-chairman shall Act as chairman during the absence of the Registrar.

(4) The vice-chairman, when acting as chairman shall have all the powers and discharge all the duties of the chairman.

6. Disqualifications, and vacation of office by members of Council.

(1) A member of the Council shall not be eligible for appointment into the Council if-

- (a) his estate is sequestrated or he is an unrehabilitated insolvent;;
- (b) he is mentally ill as defined in the Mental Health Act, 2002 (Act No. 17 of 2002)
- (c) he is convicted of any offence and is sentenced to imprisonment without the option of a fine;
- (d) he has resigned as a Council member previously;
- (e) he is removed from office in terms of subsection (2)

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- (f) he is not registered under the Natural Scientific Professions Act, 2003 (Act No. 27 of 2003) from carrying on his profession, while so disqualified;
- (g) he is not a South African citizen permanently resident in the Republic; or
- (h) he is employed in the animal feed and related industry.

(2) A member of the Council shall vacate his office if-

- (a) he becomes subject to any disqualification referred to in sub-section (1);
- (b) he has been absent from more than two consecutive meetings of the Council without the Council's leave;
- (c) the Minister is satisfied that the member has violated the internal rules of conduct as determined by the Council and published in the Gazette.

(3) If the office of any member becomes vacant before the expiration of the period for which he or she was appointed, the Minister may appoint another person to hold office for the unexpired portion of the period for which his or her predecessor was appointed.

(4) A member of the Council or of a committee appointed in terms of section 9 shall declare his or her commercial interests related to the animal feed or related industry, which interests shall include, but shall not be limited to, any consultancy, paid or unpaid, any research grant from which the member directly or indirectly benefits, or any equity holding or any executive or non-executive directorship or any other payment or benefit in kind, and shall recuse himself or herself from any discussion or decision-making to which the said interests relate or may relate.

7. Meetings of the Council.

(1) The council shall have its first meeting at the time and place determined by the Registrar. The first meeting of the Council shall be held at a time and place to be fixed by the Registrar, and all subsequent meetings shall be held at such times and places as may be determined by the Council.

(2) The Council meetings shall be held quarterly. In the event that the council fails at the close of such quarterly meeting, to determine the time and place for the next the quarterly meeting such time and place shall be determined by the Registrar.

(3) The Registrar may at any time call a special meeting of the Council to be held at such time and place as he may determine, and shall, upon a written request by the Minister or a written request signed by not less than three members of the Council, call a special meeting thereof to be held within thirty days after the date of receipt of such request, at such time and place as he may determine.

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8. Quorum, majority decision and chairman's casting vote.

(1) A majority of all the members of the Council shall form a quorum for any meeting of the Council.

(2) At all meetings of the Council the Registrar, or in his absence the vice-chairman shall preside. In the event that both the Registrar and the vice – chairman are absent from the meeting, the members present shall appoint one of them to preside at such meeting.

(3) The decision of a majority of the members of the Council present at any meeting thereof shall constitute a decision of the Council, and in the event of an equality of votes in regard to any matter, the person presiding at the meeting in question shall have a casting vote in addition to his deliberative vote.

(4) No decision or act done under the authority of the Council shall be invalid by reason only of an interim vacancy on the Council or of the fact that a person who is disqualified from being a member of the Council, or with respect to whose appointment the provisions of this Act have not been observed, sat or acted as a member at the time when the decision was taken or the Act was performed or authorised, if the decision was taken or the Act was performed or authorized by the requisite majority of the members of the Council present at the time who were entitled to sit and act as members.

9. Appointment of executive committee and other committees.

(1) The Council may subject to the approval of the Minister appoint-

- (a) from among its members an executive committee; and
- (b) such other committees as it may deem necessary, to investigate and report to it on any matter within the purview of the Council in terms of this Act.

(2) The executive committee may, subject to the directions of the Council, exercise all the powers and perform all the functions of the Council during periods between meetings of the Council, but shall not have the power to set aside or vary any decision of the Council. Any Action taken or decision made by the executive committee shall be subject to review at the first ensuing meeting of the Council.

(3) The Council may appoint such persons, including persons other than members of the Council, as it may deem fit, to be members of any committee appointed in terms of sub-section (1) (b).

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10. Appointment of the Registrar.

- (1) The Minister shall appoint a Registrar to administer the Act.
- (2) The Minister shall have all the powers to revoke such an appointment.
- (3) The Registrar shall exercise the powers and perform the duties assigned to or imposed upon by the Minister.
- (4)
 - (a) Any power conferred upon, function assigned to or duty imposed upon the Registrar may be exercised, performed or carried out by an officer, person or organization under a delegation or designation from or under the control or direction of the Registrar.
 - (b) Any decision made or instruction issued by any such officer, person or organisation may be withdrawn or amended by the Registrar, and shall, until it has been so withdrawn or amended, be deemed, except for the purpose of this paragraph, to have been made or given by the Registrar.

11. Feeds register.

The Registrar shall keep in the prescribed form a register, to be known as the additives register, in which he shall register all additives and neutraceuticals which the registration of, has been authorised by the Registrar. The Registrar shall enter into the abovementioned register, all such particulars in regard to such feeds; and the holder of the certificate of registration in respect of such a feed as are required by this Act to be entered therein.

12. Registration of additives and neutraceuticals; and licensing of facilities and rendering plants.

- (1)
 - (a) Application for registration of an additive, neutraceutical or licensing of facilities and rendering plants shall be made to the Registrar in the prescribed manner and shall be accompanied by the prescribed application fee.
 - (b) Any person applying for registration or licensing in terms of paragraph (a) shall supply or make available to the Registrar, in the manner and at the time and place that he determines, the samples and particulars that he/she requires.
 - (c) Once an application has been received for the licensing of a facility or rendering plant, the Registrar shall order an inspection or audit of the facilities or rendering plant before registration process can proceed.
 - (d) A distributor shall not be required to obtain a license to distribute a brand or product if the manufacturer is already licensed under subsection (3).
- (2) If, after consideration of any such application and after such investigation and enquiry as the Registrar may deem it necessary, he is satisfied that -

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- (a) the additive or neutraceutical in respect of which registration is applied for:

- (i) is suitable and sufficiently effective for the purposes for which it is intended;
- (ii) complies with such requirements as may be prescribed,
- (iii) is not contrary to the public interest that it be registered, and
- (iv) the establishment where it is manufactured is suitable for such manufacture,

he shall register such as feed;

- (b) the facilities in respect of which licensing is applied for:

- (i) is suitable and sufficiently effective for the purpose for which it is intended,
- (ii) complies with such requirements as may be prescribed, and
- (iii) it is not contrary to the public interest that such facility be licensed,

he shall licence such a facility; and

- (c) the Rendering plant in respect of which licensing is applied for:

- (i) is suitable and sufficiently effective for the purpose for which it is intended,
- (ii) complies with such requirements as may be prescribed, and
- (iii) that it is not contrary to the public interest that such rendering plant be licensed,

he shall register such rendering plant;

Provided that the Registrar may refuse an application for registration or licensing of feed or facility if any previous registration or licensing of such a feed, facility or rendering plant has been cancelled under section 12.

(3) Any registration or licensing under this section shall be subject to the prescribed and any additional conditions as may be determined by the Registrar and shall be valid for such period as may be prescribed, and the Registrar shall issue in respect of such registration or licence a certificate of registration or licensing to the person applying therefore.

- (4) (a) Any registration or licensing under this section may be renewed when the period for which it is valid has lapsed.
- (b) The provisions of subsections (1), (2) and (3) shall *mutatis mutandis* apply to the renewal of any registration or licensing.

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13. Cancellation, refusal, revocation, suspension of registration or license.

(1) The Registrar may cancel, revoke or suspend the approved registration or licence if is satisfied that the registration holder or licensee after being given an opportunity to appear for a hearings: -

- (a) has in connection with the registration concerned or licence issued contravened or failed to comply with a provision of this Act;
- (b) has contravened or failed to comply with the registration/ licence condition(s);
- (c) such feed:
 - (i) is not of the composition and efficacy specified in the application for registration thereof,
 - (ii) does not possess the chemical, physical and other properties so specified; and
 - (iii) does not comply with any requirements that may be prescribed;
- (d) the practices followed and equipment available at or in respect of the facility or the operation of the undertaking at such a facility are not suitable for the manufacture of the feed concerned;
- (e) the person managing such undertaking does not have sufficient knowledge of the relevant provisions of this Act or of the practices to be followed in the operation of such undertaking;
- (f) it is contrary to the public interest that the feed shall remain registered or the facility shall remain licensed; or
- (g) any incorrect or misleading advertisement is used in connection with such feed.

(2) The Registrar may cancel, revoke, suspend the licence of any rendering plant at any time if he/she is satisfied that -

- (a) a person has in connection with the licence concerned contravened or failed to comply with a provision of this Act;
- (b) a person has contravened or failed to comply with the licence condition(s);
- (c) the rendering plant does not comply with the prescribed conditions or is otherwise not effectively equipped for the sterilization of the substances referred to in the definition of "rendering plant";

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- (d) it is contrary to the public interest that the rendering plant remains registered.
- (e) the person managing such undertaking does not have sufficient knowledge of the relevant provisions of this Act or of the practices to be followed in the operation of such undertaking;
- (f) any incorrect or misleading advertisement is used in connection with rendering feed.

(3) The Registrar may cancel, revoke or suspend the license of any distributor at any time if he is satisfied that -

- (a) the distributor has contravened or failed to comply with a provision of this Act or a condition of his licence;
- (b) a distributor has contravened or failed to comply with the licence condition(s);
- (c) it is contrary to the public interest that the distributor shall remain licensed.

14. Availability, lapse and return of certificate of registration or license.

(1) The person to whom a certificate of registration or licence has been issued in terms of section 12(2) shall -

- (a) in the case of a feed and facility, cause that certificate of registration and licensing or a copy thereof to be available for inspection by the Registrar, inspector or auditor at all times at the establishment where such feed is manufactured or distributed; or
- (b) in the case of a rendering plant produce that license certificate or a copy thereof to the Registrar, inspector or auditor when he is so requested.

(2) The registration of any feed or licensing of any facility or rendering plant issued in respect of such registration or licence shall lapse -

- (a) if the person to whom that registration or license certificate has been issued, ceases to manufacture, distribute or sell the feed or to operate the facilities or rendering plant in question; or
- (b) if the facility in question is no longer used for the manufacture of such feed.

(3) When the registration of additive or neutraceutical or licensing of facility or rendering plant has lapsed in terms of subsection (2) or has been cancelled in terms of section 13, the certificate of registration or licensing in question shall, within the prescribed period, be returned to the Registrar by the person to whom it was issued.

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15. Tonnage auditing fee; filling statement of tonnage and fees; penalty; verification of statements; disclosure of information.

- (1) A licensee shall pay the Registrar a tonnage auditing fee-
- (a) The prescribed tonnage auditing fee shall be levied by the Registrar on each tonne of feed manufactured or distributed in the Republic;
 - (b) The auditing fee and tonnage shall be reported by the auditor to the Registrar on the forms furnished by the Registrar;
 - (c) A tonnage fee shall not be paid on a feed if payment was made by a previous distributor, or on feeds which are used as ingredients for the further manufacture of feeds on which a tonnage fee is to be paid by the same manufacturer.

(2) The Registrar may verify the accuracy of a volume sales tonnage statement required by subsection 1. Information furnished under this section shall not be disclosed by an employee of the department in a manner which divulges the business operations of a licensee.

16. Furnishing of reasons for refusal of, determination of conditions on or cancellation of registration or license.

If -

- (a) any application for registration in terms of this Act is refused;
- (b) conditions are determined under section 12(3) on registration or licensing; or
- (c) any registration is cancelled in terms of section 13,

the Registrar shall in writing furnish the applicant concerned or the person to whom the certificate of registration or licensing in question was issued, with the reasons for such refusal, determination of conditions or cancellation, as the case may be.

17. Appeal against decision of Registrar.

(1) A person who feels aggrieved by any decision referred to in section 13 may, within the prescribed period and in the manner prescribed and upon payment of the prescribed fees, lodge an appeal to the Minister against such decision.

(2) The Minister shall refer the appeal for consideration and decision to a board of which the members shall be appointed by him, and which shall consist of -

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- (a) one person designated as chairman on account of his knowledge of law; and
- (b) three persons who in the opinion of the Minister command sufficient knowledge regarding the matters in issue when the appeal is considered.

(3) Any appeal lodged in terms of subsection (1) shall be heard on the date and at the time and place fixed by the chairman of the board and he shall advise the appellant and the Registrar in writing thereof.

(4) The chairman of the board may for the purposes of the decision of an appeal -

- (a) summon any person who, in his opinion,
 - (i) may give relevant information concerning the issues in the appeal or who has or
 - (ii) is suspected to have in his possession or custody or under his control any document which has any bearing upon the issues in the appeal,

to appear before the board as a witness at a time and place specified in the summons, to be interrogated or to produce any document. The chairman may retain for examination any document so produced;

- (b) administer an oath to or accept an affirmation from any person called as a witness at the hearing of the appeal;
- (c) call any person summoned to appear at the hearing of the appeal as a witness and interrogate him and require him to produce any document in his possession or custody or under his control.

(5) The procedure at the hearing of an appeal shall be determined by the chairman of the board in question.

(6) Any person appealing in terms of this section and the Registrar may be represented at the hearing of such appeal by an advocate or an attorney.

(7) If a person appointed under subsection (2) -

- (a) dies during the hearing of the appeal or so soon before the commencement of such hearing that the vacancy cannot be filled in time;
- (b) is unable to act and another person cannot be appointed in time; or
- (c) is, after the hearing has commenced, unable to continue therewith;

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the appellant and the Registrar may agree that the hearing be conducted by the remaining members. In the event where the member who has died or has become incapacitated was or is the chairman of the board, the Minister shall designate one of the remaining members to Act as chairman.

- (8) (a) If the parties do not agree under subsection (7), the hearing shall be adjourned in order that the Minister may appoint a member, in accordance with subsection (2), to replace the member who has died or has become incapacitated.

- (b) Where an appointment has been made in terms of paragraph (a) above, the hearing shall, if the parties so agree, be continued as from the stage at which the hearing was interrupted by the death or incapacitation of the member in question, or shall, if the parties do not so agree, be commenced *de novo*.

- (9) The board may after hearing and considering the appeal -

- (a) confirm, set aside or vary the relevant decision of the Registrar;
- (b) order the Registrar to execute the decision of the board in connection therewith.

- (10) The chairman of the board shall notify the appellant and the Registrar in writing of the decision of the board.

- (11) If the board sets aside any decision by the Registrar, the prescribed fees paid by the appellant in respect of the appeal in question shall be refunded to him; if the board varies any such decision, it may in its discretion direct that the whole or any part of such fees be refunded to the appellant.

- (12) A member of the board who is not in the full-time service of the State may be paid such allowances as the Minister may, with the concurrence of the Minister of Finance, determine.

18. Order by the Registrar.

- (1) The Registrar may order animal feed manufacturers or rendering plant operators to discontinue use of certain equipment if he is of opinion that:

- (a) any equipment used by any registered animal feed manufacturer or rendering plant operator for the purpose of manufacturing animal feeds or rendering is so unsuited for the manufacture of such a feed or rendering that the purpose for which the feed is intended may be defeated, or the purpose for rendering may be defeated.

19. Manufacture and/or distribute or sell any feeds.

- (1) No person shall manufacture and/or distribute or sell any feed unless -

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- (a) the facility where the feed is manufactured and/or distributed is licensed; and the feed additive is registered; under this Act and the feed name or mark under which it is so sold is declared to the Registrar: Provided that the facility or feed additive in respect of which the period of validity of the registration has expired, the certificate of registration has been cancelled in terms of section 14 or has lapsed in terms of section 14(2) and which, before or on the date of such cancellation or lapse, was no longer under the control of, or owned by the person to whom that certificate of registration was issued may, subject to the provisions of section 20 be sold;
- (b) it is, subject to the provisions of paragraph (c) below, packed in such manner and mass or volume as may be prescribed;
- (c) the container in which it is sold, complies with the prescribed requirements and is sealed and labelled or marked in such manner as may be prescribed or, if it is not sold in a container, it is accompanied by the invoice referred to in section 24;
- (d) it is of the composition and efficacy specified in the application for registration thereof, possesses all chemical, physical and other properties so specified, and complies with the prescribed requirements; and
- (e) there is an auditable traceability system in place that can track and trace products from raw material through processing up to finished products manufacture.

20. Prohibition on manufacture, acquisition, distribution, disposal, sale or use of certain feeds.

- (1) The Registrar may by notice in the *Gazette* -

(a) prohibit the manufacture, acquisition, distribution, disposal, sale or use of feeds; or provided that the Minister may exempt any person from this prohibition subject to such conditions as may be specified in the notice or except under the authority of permit issued by the Registrar and in accordance with such conditions as may be specified in such permit;

and may in like manner repeal or amend any such notice.

- (2) Any prohibition issued under subsection (1) may apply -

- (a) throughout the Republic or in one or more specified areas;
- (b) to any person or to persons belonging to any specified class or group of persons or to persons other than persons belonging to any such class or group of persons; or

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- (c) in respect of all or one or more classes or kinds of animal feeds.

(3) Any condition referred to in subsection (1) shall not be subject to any limitations of whatever nature, and such conditions may differ in respect of different areas, persons or classes or groups of persons.

21. Feed deemed to be adulterated.

- (1) A feed is, or deemed to be adulterated and in violation of this Act if-
 - (a) it bears a poisonous or deleterious substance which may render the feed injurious to health, except if the substance is not an added substance in which case the feed shall not be considered adulterated under this section if the quantity of the substance does not ordinarily render the feed injurious to health;
 - (b) it bears or contains an unapproved food, medication or stock remedy;
 - (c) any valuable constituent has been in whole or in part omitted or abstracted there from or any less valuable substance substituted thereof;
 - (d) it contains any prohibited substance or exceeds the tolerance established on restricted substances.

22. Feed deemed to be misbranded.

A feed is deemed to be misbranded and in violation of this Act if any of the following occur-

- (a) its labelling is false or misleading in any particular way or manner;
- (b) it is distributed under the name of another feed;
- (c) it is not labelled in such a manner as may be prescribed; and
- (d) it purports to be or is represented as a feed, or it purports to contain or is represented as containing a feed ingredient, unless the feed ingredient conforms to the definition prescribed in this Act;
- (e) a word, statement, or other information required by or under authority of this Act to appear on the label or labelling is not prominently placed thereon with the conspicuousness as compared with other words, statements, design, or devices in the labelling and in such terms as to render it likely to be read and understood by the ordinary individual under customary conditions of purchase and use.

Feeds Bill

23. Use of rendering plant.

No person shall use any rendering plant unless such plant has been registered in terms of section 12.

24. Invoices required in case of sale or distribution of feeds not in a container.

Any person who sells or distributes any feed not in a container, shall give to the purchaser at the time of delivery or send to him at the time of despatch an invoice setting forth such particulars in respect of such feed as may be prescribed.

25. Furnishing of particulars before administration of feeds.

(1) Any person who at the request of the owner or the person in control of an animal administers for consideration any feed to the said animal, shall, before such administration, notify such owner or person of –

- (a) the purpose of such administration;
- (b) the registered name and number of the additive, nutraceutical or facility licence number where such a feed was manufactured before it is so administered;
- (c) the precautions to be taken before, during and after such administration;

(2) The notification referred to in subsection (1) may be furnished verbally provided it is confirmed in writing within three days after the administration concerned.

26. Manufacture and sale of feeds containing substances derived from animal carcasses.

No person shall manufacture or sell any feed containing bone or any other substance derived from an animal carcass, unless such bone or substance –

- (a) has been produced from a registered facility under the Meat and Safety Act of 2000 (Act No.40 of 2000); and the such bone or substance is fit for human consumption; or
- (b) has been sterilized in such manner as may be prescribed; or
- (c) has, subject to the provisions of section 31, been imported in terms of a permit issued under the Animal Diseases Act, 1984 (Act No. 35 of 1984) as amended.

Feeds Bill

27. Recall of adulterated or misbranded feed

(1) A feed manufacturer who voluntarily recalls a feed which has been introduced into the channels of trade beyond his/her control, and which supports the conclusion that the feed processed by him is adulterated or misbranded in a manner which would create a risk to animals or to the public health, shall immediately notify the Registrar of the recall and the reasons therefore.

(2) Information or a statement exclusively derived from the notification required under this section, except for information contained in records required to be maintained under this Act, shall not be used as evidence in a proceeding brought against such person pursuant to this Act. Provided that such notification occurred prior or concurrently with the contravention of the Act.

(3) The notification required in terms of this section shall contain a clear description of the adulterated or misbranded feed, an evaluation of the risk related thereto, and a statement of the measures to be taken to protect animals or the public from the risk.

(4) A feed manufacturer, distributor or trader who sells a feed which has been introduced into the channels of trade that is manufactured from unlicensed facilities or an additive and/or nutraceutical that is not registered in terms of this Act, or adulterated and/or misbranded in a manner which would create a risk to animals or to the public health, shall immediately notify the Registrar and recall the feed in question at his/her own expense.

28. Exclusion of any feed from operation of the Act.

The Minister may by notice in the *Gazette* exclude, subject to such conditions as he/she may determine, any feed from the operation of any or all of the provisions of this Act.

29. Designation of technical advisers and analysts.

For the purpose of this Act, the Minister may from time to time designate persons, including officers, as -

- (a) technical advisers who shall advise the Registrar in regard to matters referred to them by the Registrar; and
- (b) analysts to analyse samples of feeds sent to them by the Registrar, and to report thereon in the form and manner prescribed.

30. Inspectors and auditors

(1) The Registrar may in general or for specific purposes-

- (a) delegate an employee as an inspector; or
- (b) delegate or designate a person, institution or organisation as an auditor for the purposes of this Act.

Feeds Bill

(2) The Registrar may withdraw the delegation or designation referred to in subsection (1).

(3) An inspector or auditor shall be furnished with a certificate stating that he has been delegated or designated in general or for a specific purpose as an inspector or auditor, as the case may be, for the purposes of this Act.

(4) The certificate referred to in subsection 3 above shall be signed by the Minister.

(5) The Registrar may pay to an auditor the compensation fee, remuneration or allowances as the Minister may determine with the concurrence of the Minister of Finance.

(6) Institutions or organisations appointed under subsection (1) shall be accredited by the South African National Accreditation System as auditors for feeds, feed business and rendering plants.

(7) An inspector or auditor shall, subject to the provisions of his/her delegation or designation by the Registrar, -

- (a) enter upon and examine any place, premises or vehicle in respect of which he has reason to believe that there is manufactured, processed, treated, prepared, graded, classified, packed, marked, labelled, held, bottled, removed, transported, exhibited, sold or used any feed and examine or test any such feed or any ingredient thereof;
- (b) examine all books and documents on or in any place, premises or vehicle referred to in paragraph (a) in respect of which he has reasonable grounds for believing that they relate to any feed or an ingredient thereof, and make copies of or extracts from such books or documents;
- (c) examine any operations or processes carried out at any place or premises referred to in paragraph (a) in connection with the manufacture, processing, treatment, preparation, grading, classification, packing, marking, labelling, holding, bottling, removal, transport, exhibition, selling or use of any feed and demand from the person in charge of such operations or processes, or the owner of or the person having the custody of any feed or an ingredient thereof, any relevant information or explanation relating to any such operations or processes, or feed or ingredient;
- (d) demand from the owner or any person having the custody of any book or document referred to in paragraph (b) an explanation relating to any record or entry therein;
- (e) seize any book, document, feed and feed additive which may furnish proof of an offence in terms of this Act, or any quantity of any feed in respect of which there is reason to believe that any such

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offence has been committed, and remove from or leave on or in the place, premises or vehicle in question, any book, document, feed, or any quantity thereof, which has so been seized, and may in his discretion place on such book, document, feed or the container thereof, such identification mark or seal as he may deem necessary;

- (f) take samples or cause samples to be taken of any feed or an ingredient thereof, and open any container which contains or is suspected to contain anything used or intended for use in the manufacture, processing, treatment, preparation, grading, classification, packing, marking, labelling, holding, bottling, removal, transport, exhibition or sale of any feed and examine, analyse, grade or classify such samples, or cause such samples to be examined, analysed, graded or classified.

(8) Where the inspector or auditor carries out any examination in terms of subsection (7) in the presence of any person affected thereby, he shall first produce his written authority to such person.

(9) Any sample taken in terms of subsection (7) (f) shall –

- (a) be taken in accordance with the prescribed method;
- (b) be taken in the presence of the owner or the person having custody of that feed or ingredient thereof, or if such owner or person is not available, in the presence of any other witness; and
- (c) in the presence of such owner or person, or such witness, be divided into three parts, and each part shall be packed in a suitable container and sealed with a seal and be labelled or marked in such manner as the nature thereof permits, so that such sample may be readily identified.

(10) One part each of the sample which has been thus divided shall –

- (a) be handed or forwarded by registered post to such owner or person;
- (b) together with a certificate in the prescribed form be forwarded to an analyst who shall as soon as practicable test, examine or analyse the said part in accordance with the methods which the Registrar may determine, and the result of such test, examination or analysis shall be recorded by such analyst on the prescribed form and be submitted to the Registrar; and
- (c) be retained by the Registrar.

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(11) The owner of anything from which any sample referred to in subsection (7)(f) was taken, may claim from the Registrar an amount equal to the market value of such sample.

31. Import of feeds.

(1) No person shall import any feed into the Republic unless -

(a) such feed:

- (i) is registered in terms of this Act,
- (ii) is of the composition and efficacy specified in the application of registration thereof,
- (iii) possesses all chemical, physical and other properties so specified and complies with the requirements prescribed in respect thereof; and
- (iv) is packed in a sealed container which is marked or labelled in the prescribed manner with the prescribed particulars;

(b) in the case of a feed containing bone or any other substance derived from the carcass of an animal, a permit referred to in section 26(c) has been issued in respect thereof.

(2) Notwithstanding the provisions of subsection (1) the Registrar may, in his/her discretion and on such conditions as he/she may determine, in writing permit the import of any consignment of any feed which does not comply with the requirements referred to in subsection (1)(a).

(3) Imported feed shall -

- (a) only be imported through a prescribed port of entry;
- (b) if the Registrar directs that a sample thereof be taken, not be removed from any such port or place without the written authority of the Registrar;
- (c) if the Registrar thus directs, be made available for examination and the taking of a sample at any such port or place in the prescribed manner; and
- (d) if a sample thereof has thus been taken, not be sold in the Republic except on the written authority of the Registrar and subject to the conditions specified therein.

(4) The provisions of section 30 related to samples shall *mutatis mutandis* apply with reference to a sample taken in terms of this section.

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(5) (a) If any feed which is subjected to the provisions of subsection (3)(b), is found to comply with the requirements of this Act, no rent charges shall be payable by the importer in respect:

- (i) of the period in which it could not be so removed, or
- (ii) where transportation administration is required to deliver or to forward that feed in respect of any portion of the period in question which is subsequent to the presentation to the transportation administration of a delivery order, or a forwarding order, as the case may be.

(6) (a) If any feed has been imported contrary to the provisions of this section, the Registrar shall give the importer the following options for the disposal of such imported feed:

- (i) at the expense of such importer the feed be removed by the importer from the Republic within such period as the Registrar may determine; or
- (ii) the feed be forfeited to the State and be either destroyed or otherwise disposed of as the Registrar may direct;

(b) Any costs incurred by the State in connection with the destruction or disposal of any feed in terms of the provisions of paragraph (a), shall be recovered from the importer concerned.

32. Preservation of secrecy.

Any person who discloses except to the Minister or to any other person for the purpose of the performance of his duties or the exercise of his functions under this Act or when required to do so by any court of law or under any law, any information acquired by him in the exercise of any duty or function under this Act, in relation to the business or affairs of any other person shall be guilty of an offence and liable on conviction to a fine not exceeding 10% of business turn over or imprisonment for a period not exceeding ten years.

33. Offences and penalties.

(1) Any person who -

- (a) fails to comply with the provisions of section 20 and section 27(1);
- (b) obstructs or hinders the Registrar, any inspector, any auditor, any technical adviser or any analyst in the exercise of his or her powers or performance of his duties under this Act;
- (c) fails to make any statement or give any explanation if he is requested thereto by the Registrar in the exercise of his powers or the performance of his duties under this Act;

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- (d) fails to comply with an order issued under section 31;
- (e) contravenes or fails to comply with the provisions of section 18, 19, 21 or 22 or with any condition contemplated in section 12(3), 31(2) or 31(3)(d);
- (f) acquires, disposes of, sells or uses feeds contrary to a prohibition issued under section 20;
- (g) tampers with any sample taken in terms of this Act, or with anything seized in terms of this Act;
- (h) makes use, in connection with any feed of any certificate, invoice or other document issued in respect of any other feed which is no longer valid;
- (i) makes any false or misleading statement in connection with any feed -
 - (i) in any application for the registration thereof;
 - (ii) in any invoice issued in terms of section 24;
 - (iii) in any advertisement thereof;
 - (iv) in the course of the sale thereof;
 - (v) in an application for a permit referred to in section 20 (1)(a);
 - (vi) in a notice referred to in section 25;
 - (vii) regarding the permit referred to in section 31(1)(b);
- (j) sells any feed in the container upon / on which a false or misleading statement in connection with such contents is printed or written;
- (k) sells any feed which is not of the kind, nature, composition, strength, potency or quality described or represented when so sold;
- (l) having been duly summoned in terms of section 17(4)(a) to appear before the board, fails without lawful excuse so to appear;
- (m) having appeared as a witness before the board, refuses without lawful excuse to be sworn or to make affirmation or to produce any document or answer any question which he may be lawfully required to produce or answer;
- (n) fails to comply with the provisions of section 14(1) or (3);

shall be guilty of an offence and liable on conviction -

- (ii) in the case of a contravention under paragraph (a), (b), (c) or (l) to a fine not exceeding five percent of business turn over or imprisonment for a period not exceeding five years or to both such fine and such imprisonment; and

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- (ii) in the case of a contravention under paragraph (b), (c), (e), (f) (g), (h), (i), (j) or (k) to a fine not exceeding ten percent of business turnover or imprisonment for a period not exceeding ten years or to both such fine and such imprisonment;

(2) The court convicting any person of any offence under this Act, may, upon the application of the prosecutor, declare any feed in respect of which the offence has been committed and all feeds of a similar nature to that in respect of which such person has been convicted, and of which such person is the owner, or which are in his possession, to be forfeited to the State.

(3) All feeds forfeited under this Act shall be destroyed or otherwise disposed of as the Registrar may direct at the cost of the offender.

34. Jurisdiction of magistrate's court.

Notwithstanding anything to the contrary in any other law, a magistrate's court shall have jurisdiction to impose any penalty prescribed by this Act.

35. Procedure and evidence.

- (1) In any criminal proceedings under this Act -
 - (a) any quantity of a feed in or upon any premises, place, vessel or vehicle at the time a sample thereof is taken pursuant to the provisions of this Act shall, unless the contrary is proved, be deemed to be of the same composition, to have the same degree of efficacy and to possess in all other respects the same properties as that sample;
 - (b) Any person who is proved to have tampered with any sample shall be deemed to have acted with fraudulent intent unless the contrary is proved;
 - (c) a certificate stating the result of an analysis or test carried out in pursuance of the provisions section 30(3) purporting to be signed by the analyst who carried out such analysis or test shall be accepted as *prima facie* proof of the fact stated therein;
 - (d) any statement or entry contained in any book or document kept by any manufacturer, importer or owner of a feed, or by the manager, agent or employee of such person, or found upon or in any premises occupied by, or any vehicle used in the business of such person shall be admissible in evidence against him as an admission of the facts set forth in that statement or entry, unless it is proved that the statement or entry was not made by such person, or by any manager, agent or employee of such person in the course of his work as manager, or in the course of his agency or employment.

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36. Special defence in case of prosecutions.

(1) It shall be a sufficient defence for a person charged with the sale of any feed in contravention of section 19(1)(d) if he proves to the satisfaction of the court that:

- (a) he purchased such feed under a registered name or mark as being the same in all respects as the article which he purported to sell;
- (b) he had no reason to believe at the time of the sale that it was in any respect different from such article;
- (c) he sold it in the original container and in the state in which it was when he purchased it; and
- (d) the container thereof complied with the prescribed requirements and was sealed and labelled or marked in the prescribed manner with the prescribed particulars.

37. Acts or omissions by manager, agent or employee.

(1) Whenever any manager, agent or employee of any manufacturer, importer or owner of a feed Acts or omits to do any act which it would be an offence under this Act for such manufacturer, importer or owner to do or omit to do, and unless it is proved that –

- (a) in doing or omitting to do that Act the manager, agent or employee was Acting without the connivance or the permission of the manufacturer, importer or owner;
- (b) all reasonable steps were taken by the manufacturer, importer or owner to prevent any act or omission of the kind in question; and
- (c) it was not under any condition or in any circumstance within the scope of the authority or in the course of the employment of the manager, agent or employee to do or to omit to do acts whether lawful or unlawful of the character of the Act or omission charged,

such manufacturer, importer or owner, as the case may be, shall be presumed to have done or omitted to do that act and be liable to be convicted and sentenced in respect thereof. The fact that such person issued instructions forbidding any act or omission of the kind in question shall not, of itself, be accepted as sufficient proof that he took all reasonable steps to prevent the act or omission.

(2) Whenever any manager, agent or employee of any such manufacturer, importer or owner does or omits to do an act which it would be an offence under this Act for the manufacturer, importer or owner to do or omit to do, he shall be liable to be committed and sentenced in respect thereof as if he were the manufacturer, importer or owner;

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(3) Any such manager, agent or employee may be so convicted and sentenced in addition to the manufacturer, importer or owner.

38. Regulations.

- (1) The Minister may make regulations -
- (a) prescribing the manner in which additives and neutraceuticals may be registered or facilities and rendering plants may be licensed, the manner in which any such registrations or licenses may be renewed and the information to be furnished and the fees to be paid with any application for registration or licensing and renewal of registration or licensees;
 - (b) prescribing the description and conditions under which any substance may be registered, labelled, imported or sold as a feed under any particular name or mark;
 - (c) prescribing the manner in which and the time within which an appeal under section 17 must be noted and prosecuted;
 - (d) prescribing the particulars to be set forth in any invoice to be furnished under section 24;
 - (e) prescribing the composition, efficacy, chemical, physical or other property required in respect of any substance in order that it may be imported, sold or registered as a feed, as the case may be;
 - (f) prescribing the limits within which any feed may be deficient in any of its ingredients and the proportion in which any preservative, antiseptic or other constituent may be present therein;
 - (g) prescribing requirements as to the mass and volume and containers in which feeds shall be packed, the manner in which they shall be packed into such containers, the manner in which such containers shall be sealed and labelled or marked and the particulars which shall appear on such labels and containers;
 - (h) prescribing the processes by which feeds, or substances used in the manufacture of feeds shall be sterilized, and the manner of inspection of rendering plants;
 - (i) prescribing the requirements with which any establishment shall comply, the practices which shall be followed in the operation of any undertaking at any establishment, the facilities which shall be available at any establishment, and the records to be kept and the information to be furnished in respect of any establishment and the operation of any undertaking at any establishment;

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- (j) prescribing the records to be kept and the returns to be rendered in respect of registered, licensed facilities and rendering plants;
- (k) for preventing the adulteration of feeds or the tampering with containers thereof;
- (l) prescribing the methods to be employed, the fees to be paid, and the certificates to be issued in respect of the examination, analysis or test of samples taken under this Act;
- (m) for preventing the use of false or misleading statements in advertisements, packaging inserts and labels of feeds;
- (n) requiring any person who has in his possession or under his control any feeds to keep records relating thereto in the form and manner prescribed, and to render returns in the form and manner and the times prescribed;
- (o) prohibiting the disposal, acquisition or use of any feed as a fertilizer;
- (p) prescribing how feeds shall be labelled and the approval procedure for feed labels; and
- (q) in respect of any other matter under this Act which is to be prescribed, and generally for the efficient carrying out of the objects and purposes of this Act.

(2) Different regulations may be made under this section in respect of different classes or kinds of feeds, and in respect of different kinds of facilities and different classes or groups of persons.

(3) Any regulations made under this section may prescribe penalties for any contravention thereof or failure to comply therewith, but not exceeding the maximum penalty prescribed by section 33.

(4) Before any regulations are made under this section, such regulations shall be published by the Minister in the *Gazette* together with a notice intimating that it is proposed to issue such regulations as regulations under this section within a stated period, but not less than eight weeks as from the date of the said publication, and inviting interested persons to submit any objections to or representations concerning the proposed regulations: Provided that, if the Minister thereafter determines on any alterations in the regulations published as aforesaid, as a result of any objections or representations submitted thereafter, it shall not be necessary to publish such alterations, before finally issuing the regulations in terms of subsection (1).

(5) Any regulation involving financial matters shall be made in consultation with the Minister of Finance.

Feeds Bill**39. Limitation of liability.**

Except where it is otherwise expressly provided for in this Act, no compensation shall be payable by the State, the Minister or the Registrar in respect of any Act done in good faith under this Act.

40. Repeal.

This Act repeals the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, No. 36 of 1947 in so far as it relates to Farm Feeds and Sterilizing Plants.

41. Short title.

This Act shall be called the Feeds Act

NOTICE 1132 OF 2009

AMENDING NOTICE NO. 1815 OF 2006 IN THE GOVERNMENT GAZETTE NO 29457 DATED 15 DECEMBER 2006

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

Notice is hereby given in terms of Section 11A {4} of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Regional Land Claims Commissioner is amending the said Gazette Notice due to the fact that the under mentioned claimants were erroneously excluded in the above mentioned Gazette. The said Gazette Notice is hereby amended to include the under mentioned claimants as follows:

KRP	Claimants	Original Disposed	Lot No	Extent of Property Disposed
<ul style="list-style-type: none"> • 6987 • 6983 	<ul style="list-style-type: none"> • Evelyn Mokoena • Piyana DavidThambekwayo [3303075189089] 	David Thembekwayo	15	25696 m ²
<ul style="list-style-type: none"> • 293 • 266 • 6984 	<ul style="list-style-type: none"> • Lindeni Agnes Nkosi [0706050056086] • Sotsha Simon Mashinini [4202205213083] • Moses Mashinini 	Mawela Mashinini	7	8565 m ²
<ul style="list-style-type: none"> • 298 	<ul style="list-style-type: none"> • Khusha Vilikazi [0905135056083] 	Sannie Mndawe and Rooi Witness Vilakazi	Remaining Extent of Portion 3 of Spitskop 279 IS	8565 m ²

**CURRENT PARTICULARS OF THE PROPERTIES
SPITSKOP 276 IS**

Description of property	Current particulars of property	Title deed number	Extent of property	Bonds	Bondholder	Other endorsements
Portion 56	National Government of the Republic of South Africa	T54093/2007	171.3063ha	None	None	None
Portion 68	Famhirst Estate Pty Ltd	T45434/1986	85.48.91ha	None	None	None

The Regional land Claims Commissioner will investigate all the claims in terms 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 notice .
Any comments or further information should sent to:

Commissioner for Restitution of Land Rights
Private Bag X11330
Nelspruit
1200
Tel No: 013- 756 6000
Fax No: 013- 752 3859



MS. S. I. SEBOKA
ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 05/08/2009

NOTICE 1133 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Ms Sikhosana Mavis [7204080286082] on behalf of on the properties mentioned hereunder situated in Steve Tshwete Local Municipality in the Mpumalanga Province: [KRP:1155]

CURRENT PARTICULARS OF THE PROPERTIES

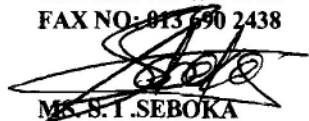
MOOIKOPJE 237 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 237 JS	Safy Trust [1662/1995]	T23220/1996	1092.6622 ha	➤ B19135/2002	➤ Standard Bank Ltd	VA1095/2008 in favour of Standard Bank Ltd
				➤ B5869/2008	➤ Standard Bank Ltd	
				➤ B59479/2004	➤ Standard Bank Ltd	

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 High- Tech House
23 Botha Avenue
Witbank
1035
TEL NO: 013 690 3552
FAX NO: 013 690 2438**



**MS. S. T. SEBOKA
THE ACTING REGIONAL LAND CLAIM COMMISSIONER FOR RESTITUTION OF RIGHTS
MPUMALANGA PROVINCE
DATE: 11/08/2009**

NOTICE 1134 OF 2009

AMENDING NOTICE NO. 1827 OF 2001 IN THE GOVERNMENT GAZETTE NO 22560 DATED 17 AUGUST 2001 AND NOTICE NO 717 OF 2001 IN THE GOVERNMENT GAZETTE NO 22145 DATED 23 MARCH 2001

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

Notice is hereby given in terms of Section 11 A[4] of the Restitution of Land Right Act 1994 [Act 22 of 1994] as amended, that the Regional Land Claims Commissioner is amending the said gazette notices due to the fact that **Nkosi Family** was erroneously excluded in the said Gazette Notice. The said gazette notices is hereby amended to include **Nkosi Family** per reference KRP 642

CURRENT PARTICULARS OF THE PROPERTIES

1. RIVERSIDE 308 JT

Description of property	Owner of property	Title Deed Number	Extent of Property	Bonds	Bonds Holder	Other Endorsements
The Remaining Extent of the farm 308 JT	H L Hall & sons LTD [192100687806]	T12882/03	781.0782 ha	None	None	<ul style="list-style-type: none"> • I 25858/1998C • I 2467/1973-KKV9/1973
Portion 1	Transnet Ltd	T13335/1920	24.7281 ha	None	None	None
Portion 2	Transnet Ltd	T10220/1931	1767.0000sqm	None	None	None
Portion 4	Transnet Ltd	T10220/1931	3063.0000sqm	None	None	None
Portion 5	Transnet Ltd	T20821/1937	8947.0000sqm	None	None	None
Portion 6	Transnet Ltd	T1153/1960	480.0000sqm	None	None	None
Portion 11	Cape Fruit Processors Pty Ltd [199600773907]	T14750/2008	2.6519 ha	B14046/2008	Absa Bank Ltd	None

Portion 12	South African National Roads Agency Ltd	T1619/2009	12.6043 ha	None	None	None
Portion 13	H L Hall & Sons Ltd [192100687806]	T15332/1992	5.6769 ha	B12592/1993	Shell South Africa Pty Ltd	• K833/1993S
Portion 14	Nelspruit Development Trust [8199/96]	T53866/1997	3.4705 ha	None	None	None
Portion 17	Trans African Concessions Pty Ltd [199700442707]	T56081/2000	4995.0000sqm	None	None	None
Portion 20	Martinez Vincent [6108035733182] Martinez Sara Rebecca [6603150134083]	T65183/2005	2.3048 ha	B70663/2005	STD Bank of South Africa	None
Portion 22	Matsafeni Trust [7476/2003]	T168907/2003	1092.5073 ha	None	None	<ul style="list-style-type: none"> • I- 935/2008C • K276/2009 • VA872/2009 in favour of Matsafeni Trust
Portion 29	S.A National Roads Agency Ltd [199800958406]	T1707/2009	12.4314 ha	None	None	None

2. WOODHOUSE 309 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 309 JT	Matsafeni Trust [7476/2003]	T168907/2003	723.3794 ha	None	None	<ul style="list-style-type: none"> • I- 935/2008C • K668/1964S • VA872/2009 in favour of Matsafeni Trust
Portion 6	Mbombela Local Municipality	T19101/2008	58.1163 ha	None	None	<ul style="list-style-type: none"> • K978/2008L

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 to submit any comments, or further information to:

Commissioner for Restitution of Land Rights**Private Bag X11330****Nelspruit****1200****or 30 Samora Machel Drive****Nelspruit****1200****TEL NO: 013 756 6000****FAX NO: 013 752 3859**

MS. S. L. SEBOKA**THE ACTING REGIONAL LAND CLAIM COMMISSIONER FOR RESTITUTION OF RIGHTS****MPUMALANGA PROVINCE****DATE: 11/08/2009**

NOTICE 1135 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994]** as amended, that a land claim **for Restitution of Land Rights** has been lodged on the properties mentioned hereunder situated in **Steve Tshwete Local Municipality, Nkangala District, Mpumalanga Province** as follows:

Name of Claimants	Identity Number	KRP
Mr. Matsane Mpono Stuurman	4401025253085	1274
Mr. Mathelela David Petrus	5709285346087	1235
Mr. Mokoena Petrus	4111305239080	1242

**CURRENT PARTICULARS OF THE PROPERTIES
VRISCHGEWAAGD 198 IS**

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Remaining extent of the farm 198 IS	Makoliet Landgoed CC [199900381023]	T91554/1999	374.3599 ha	B42090/1999	Absa Bank Ltd	I-27551/1998LG K1631/1989RM K3190/1974RM K3841/1999RM VA111/1997 VA4034/1999 in

						favour of Maria Jahanna Jansen van Vuuren
Remaining extent of Portion 3	Stoltz Abraham Johannes [5110015062088]	T18703/1982	246.7058ha	None	None	K1336/1991RM 136/1949RM K137/1949RM K138/1949RM K139/1949RM
Portion 4	Elsie De Jager [5508160127087]	T10592/2002	704.7046 ha	B75359/2002	Standard Bank of South Africa	K2437/1981RM

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 any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Witbank

1035

or High- Tech House

23 Botha Avenue

Wibank

1035

TEL NO. 013 690 3552

FAX NO. 013 690 2438

MS S LSEBOKA

ACTING REGIONAL LAND CLAIM COMMISSIONER FOR THE RESTITUTION OF RIGHTS

MPUMALANGA PROVINCE

DATE: 11/08/2009

NOTICE 1136 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mr Samuel Butana Mahlangu** [ID No. 5803135814087] on behalf of **Mahlangu Family** on the properties mentioned hereunder situated in **Steve Tshwete Local Municipality under Nkangala District in the Mpumalanga Province per reference KRP 1670**

CURRENT PARTICULARS OF THE PROPERTY BROODSNEYERPLAATS 25 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 25 IS	Allen Michael Harrod [6008185056089]	T127092/1997	151.2222 ha	<ul style="list-style-type: none"> • B1052/2008 • B126794/2005 • B8055/2006 	<ul style="list-style-type: none"> • Absa Bank Ltd • Absa Bank Ltd • Absa Bank Ltd 	<ul style="list-style-type: none"> • K1101/1972S • K1534/1979S • K158/1978S • K1822/1990S • K1823/1990S • K2274/1985S • K2347/1980S • K2702/1992S • K2703/1992S • K2899/1986S • K4208/1991S • K4328/1989RM • K4548/1992L • K4807/2003RM

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 X 7201
Nelspruit
1035

or HiTech House
23 Botha Avenue
Witbank
1035

TEL: 013- 655 1000
FAX NO. 013 690 3438


MS S I SEBOKA
ACTING REGIONAL LAND CLAIM COMMISSIONER FOR RESTITUTION OF RIGHTS
MPUMALANGA PROVINCE
DATE: 11/08/2009

NOTICE 1137 OF 2009

AMENDING NOTICE NO. 982 OF 2005 IN THE GOVERNMENT GAZETTE NO 27712 DATED 1 JULY 2005

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

Notice is hereby given in terms of Section 11A{4} of the Restitution of Land Rights Act 1994 [ACT 22 OF 1994] as amended, that the Regional Land Claims Commissioner is amending the said gazette due to the fact that the fact that the undermentioned farm was erroneously excluded in the said Gazette Notice. The said gazette is hereby amended to include the farm **Sobbeken 390 IT**

Particulars of the Claimants	Identity Number	KRP
Mr. Zikalala Mfungelwa David	200101 7555 086	2078
Mr. Ndebele Mphoshoza Zephania	521118 5735 089	2078
Mr. Yende Mbuti Jiphonos	410216 5338 088	2078
Mr. Yende Ngqala Hezekiel	530720 5444 080	2078
Mr. Nhlabathi Velephi Peter	671125 5413 086	2078

CURRENT PARTICULARS OF THE PROPERTY SOBBEKEN 390 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 17	Breda Trust [836/1992]	T43449/2001	1952.5504 ha	B31641/2001	Sappi forest Pty Ltd	K2441/2000S K2657/2003S

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 any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit

1200

TEL NO.013- 756 6000

FAX NO. 013-752 3859

MS. C. SEROKA

ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 11/08/2009

NOTICE 1138 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mr. Seeland Sanyana Sibiya [ID No 60110115408082]** on behalf of **Sibiya Family** on the properties mentioned hereunder situated in **Msukaligwa Local Municipality** under **Nkangala District Municipality** in **Mpumalanga Province** per reference **KRP:2123**

CURRENT PARTICULARS OF THE PROPERTY

Tranendal 231 IS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 231 IS	National Government of the Republic of South Africa	T39004/2006	330.1945 ha	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 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 X 11330
Nelspruit
1200

or 10 Samora Machel Drive
Restitution House
Nelspruit
1200
TEL NO: 013 756 6000
FAX NO: 013 752 3859



THE ACTING REGIONAL LAND CLAIM COMMISSIONER
MPUMALANGA PROVINCE
DATE: 11/08/2009

NOTICE 1139 OF 2009

AMENDING NOTICE NO 768 OF 2008 IN THE GOVERNMENT GAZETTE NO 31145 DATED 20 JUNE 2008

Notice is hereby given in terms of **Section 11A(4) of the Restitution of Land Rights Act 1994 (Act 22 of 1994)** as amended, that the Regional Land Claims Commissioner is amending the said gazette notice due to the fact that **portion 107 of Malelane Farm No. 389 JU** was erroneously reflected as portion 106 in the said gazette notice. The said gazette notice is hereby amended to reflect correct portion number.

CURRENT PARTICULAR OF THE PROPERTY MALELANE 389 JU

Description of property	Owner of property	Title deed Number	Extent of property	Bonds	Bondholder	Other endorsements
Portion 107	Laeveld Korporatiewe Bellegings Ltd (199701294606)	T29793/1971	9971.0000sqm	None	None	<ul style="list-style-type: none">• K6139/2000S in favour of Laeveld Korporatiewe Bellegings Ltd• VA 887/2003

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

Commissioner for Restitution of Rights

Private Bag X 11330

Nelspruit

1200

Or No 30 Samora Machel Drive

Nelspruit

1200

Tel No 013- 756 6000

Fax No 013- 752 3859



Ms. S. I. SEBOKA

THE ACTING REGIONAL LAND CLAIMS COMMISSIONER

MPUMALANGA PROVINCE

DATE: 11/08/2009

NOTICE 1140 OF 2009

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 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mr .Hezekiel Muntu Mathibela [ID No 6108185807083]** on behalf of the **Mathibela Family** on the properties mentioned hereunder situated in **Sthembisile Local Municipality under Nkangala District Municipality in the Mpumalanga Province: [KRP: 5578]**

CURRENT PARTICULARS OF THE PROPERTY LOSKOP 81 JS

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The Remaining extent of the farm 81 JS	National Government of the Republic of South Africa	T272/1937	566.6816 ha	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 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 High- Tech House
23 Botha Avenue**

**Wibank
1035**

**TEL NO: 013 655 1000
FAX NO: 013 690 3438**



MS. S. T. SEBOKA

**THE ACTING REGIONAL LAND CLAIM COMMISSIONER FOR RESTITUTION OF RIGHTS
MPUMALANGA PROVINCE
DATE: 11/08/2009**

NOTICE 1141 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended**, that a land claim for **Restitution of Land Rights** has been lodged by Mr. J.S. Machika [ID. NO 5304085775089] on behalf of **Machika Family** on the property mentioned hereunder situated in **Steve Tshwete Local Municipality under Nkangala District Municipality in Mpumalanga Province** per reference **KRP 1048**

CURRENT PARTICULARS OF THE PROPERTY UITKYK 364 JS

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
Portion 9	Tukker Jacobus Hendrik [4508295066086]	T74484/2001	285.2123 ha	None	None	K2456/1975S in favour of Erasmus Salomon Jacobus Petrus

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 any comments, or further information to:

Commissioner for Restitution of Land Rights

Private Bag X7201

Withbank

1035

or High-Tech House

23 Botha Avenue

Withbank

1035

Telephone No: 013-6551000

Fax No: 013-6902438



MS. S I SEBOKA

ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 11/08/2009

NOTICE 1142 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged by **Mr. Ambros Magagula** (ID No. 6403115285082) on behalf of **Magagula and Maseko Families** on the property mentioned hereunder situated in **Albert Luthuli Local Municipality** under **Gert Sibande District Municipality** in **Mpumalanga Province** per reference **KRP:6470**

CURRENT PARTICULARS OF THE PROPERTY WEERGEVONDEN 173 IT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 1	Albert Luthuli Local Municipality	T52058/1984	1713.0640 ha	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 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 X11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit

1200

TEL NO: 013 756 6000

FAX NO: 013 752 3859



MS S. T. SEBOKA

THE ACTING REGIONAL LAND CLAIM COMMISSIONER

MPUMALANGA PROVINCE

DATE: 11/08/2009

NOTICE 1143 OF 2009

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 11[1] of the Restitution of Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for **Restitution of Land Rights** has been lodged on the properties mentioned hereunder situated in **Albert Luthuli Local Municipality, Gert Sibande District in Mpumalanga Province.**

Description of Properties	Claimants	KRP
<ul style="list-style-type: none"> Vaalkop 608 JT Uitkoms 541 JT 	Mnisi Attorney on behalf of Mangcamane Community Trust.	2225

CURRENT PARTICULARS OF THE PROPERTIES

1. VAALKOP 608 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
Portion 3	Mondi South Africa Ltd [196701303806]	T80135/1997	524.2975 ha	None	None	<ul style="list-style-type: none"> K316/2007S K513/1967 RM
Portion 4	Mondi South Africa Ltd [196701303806]	T80135/1997	39.7616 ha	None	None	<ul style="list-style-type: none"> K1986/1978 RM in favour of Smith Isabella Johanna

						<ul style="list-style-type: none"> • K512/1967RM • K976/1997RM in favour of Smithfield Minerale CC
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2. UITKOMST 541 JT

Description of property	Owner of Property	Title Deed Number	Extent of Property	Bonds	Bond Holder	Other Endorsements
The remaining Extent of the Farm 541 JT	Mondi South Africa Ltd [196701303806]	T80135/1997	620.5507 ha	None	None	<ul style="list-style-type: none"> • K2528/2004RM in favour of Anglo Operations Ltd • K316/2007S • K518/1967RM • K637/2000RM in favour of Anglo Operations Ltd

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 X11330

Nelspruit

1200

30 Samora Machel Drive

Restitution House

Nelspruit

1200

TEL NO: 013-756 6000

FAX NO: 013-752 3859



MS. S. F. SEBOKA

ACTING REGIONAL LAND CLAIMS COMMISSIONERS

MPUMALANGA PROVINCE

DATE: 22/07/2009

NOTICE 1144 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended**, that a land claim for **Restitution of Land Rights** has been lodged by Mrs. Veronica Priscilla Sibosa [ID. NO 810708 0715 084] on behalf of **Lukhele Family** on the property mentioned hereunder situated in **Albert Luthuli Local Municipality, Gert Sibande District in the Mpumalanga Province [KRP 10884]**

CURRENT PARTICULARS OF THE PROPERTY
WELTEVREDEN 174 IS

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
Portion 1	H J Pieters Vlakfontein Tweehonderd Pty Ltd [197300833707]	T21788/1999	556.8315 ha	B33957/2001	Smalberger Annie Antoinette	<ul style="list-style-type: none"> • K1346/1976 PC • K2558/1982S • K2877/1991RM in favor of Icodev Pty Ltd • K2878/1991 RM • K4128/2003RM Eyesizwe Coal Pty Ltd • VA 1139/1993 • VA 935/1999 in favour of H J Pieterse Vlakfontein Tweehonderd Pty Ltd

STAATSKOERANT, 21 AUGUSTUS 2009

No. 32499 87

ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 22/07/2009

NOTICE 1145 OF 2009**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 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Mboti Kleinbeel Skosana [ID. NO 330625 5173 088] on behalf of the Skosana family on the property mentioned hereunder situated in Steve Tshwete Local Municipality, Nkangala District in the Mpumalanga Province [KRP 1048]

**CURRENT PARTICULARS OF THE PROPERTY
WELTEVREDEN 367 JS**

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
The Remaining Extent of Portion 16	Johannes Paulus Prasmus Testamentere Trust [17842/2001]	T143713/2002	150.6618 ha	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 property 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
Witbank
1035
TEL NO.013-690 3552
FAX NO.013-690 2438



MS. S I SEBOKA
ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE
DATE: 22/07/2009

NOTICE 1146 OF 2009

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 11(1) of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Azon Sidu Mkhubeni [ID. NO 640517 5739 080] on behalf of the Kwasidu Community on the property mentioned hereunder situated in Mkhondo Local Municipality, Gert Sibande District in the Mpumalanga Province [KRP 1054]

CURRENT PARTICULARS OF THE PROPERTIES

ZOAR 356 IT

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
The Remaining extent of the farm 356 IT	Mondi South African Ltd [196701303806]	T95827/1992	949.7884 ha	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 property 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 X 11330

Nelspruit

1200

or 30 Samora Machel Drive

Nelspruit

1200

TEL NO.013-756 6000

FAX NO.013-752 3859



ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS

MPUMALANGA PROVINCE

DATE: 22/07/2009

NOTICE 1147 OF 2009

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 11[1] of the Restitution of the Land Rights Act 1994 [Act 22 of 1994] as amended, that a land claim for Restitution of Land Rights has been lodged by Mr. Luka Mpamane Masilela [ID. NO 4002045258086 on behalf of Masilela family on the properties mentioned hereunder situated in Msukaligwa Local Municipality under Gert Sibande District in the Mpumalanga Province per reference KRP 1384

CURRENT PARTICULARS OF THE PROPERTIES

1. GRASPAN 222 IS

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
Remaining Extent of the farm 222 IS	Makoliet Landgoed CC [199900381023]	T27771/2005	318.1588 ha	B30940/2005	Absa Bank Ltd	<ul style="list-style-type: none"> • K2709/1980RM • K2798/1982RM
Remaining Extent of portion 2	National Government of the Republic of South Africa	T66687/2006	298.3701 ha	None	None	<ul style="list-style-type: none"> • K1895/1985RM • K4234/1990RM • K660/1964RM • K790/1986RM • VA4866/2006 in favour of • National Government of the Republic of South Africa
Remaining Extent of portion 3	National Government of the Republic of South Africa	T390007/2006	165.6734 ha	None	None	<ul style="list-style-type: none"> • K345/1983RM • K579/1947PC

						VA12113/2008 in favour of National Government of the Republic of South Africa VA4699/2004 in favour of National Government of the Republic of South Africa VA6799/2004 in favour of National Government of the Republic of South Africa
Portion 4	National Government of the Republic of South Africa	T39007/2006	36506078 ha	None	None	<ul style="list-style-type: none"> • K346/1983RM • K537/1969S • K876/2008S • VA12112/2008 in favour of National Government of the Republic of South Africa • VA12113 in favour of National Government of the Republic of South Africa • VA4698/2004 in favour of National Government of the Republic of South Africa • VA67499/2004 in favour of National Government of the Republic of South Africa
Remaining Extent of portion 3	Durr Jacobus Arnoldus [3805015022089]	T3434/1982	225.6332 ha	None	None	K252/1982RM

	National Government of the Republic of South Africa	T66687/2006				<ul style="list-style-type: none"> • K493/1974S • VA4864/2006 in favour of National Government of the Republic of South Africa
Portion 6	Makoliet Landgoed CC [199900381023]	T27770/2005	34.2613 ha	B30940/2005	Absa Bank Ltd	K253/1982RM
Portion 7	National Government of the Republic of South Africa	T66687/2006	3.4261 ha	None	None	<ul style="list-style-type: none"> • K1895/1985RM • K4234/1990RM • K660/1964RM • K790/1986RM • VA4866/2006 in favour of National Government of the Republic of South Africa
Portion 8	Makoliet Landgoed CC [199900381023]	T27770/2005	51.3919	B30940/2005	Absa Bank Ltd	K253/1982 in favour of National Government of the Republic of South Africa
Portion 9	Makoliet Landgoed CC [199900381023]	T27770/2005	85.6532 ha	B30940/2005	Absa Bank Ltd	K253/1982RM
Portion 10	National Government of the Republic of South Africa	T66687/2006	342.9097 ha	None	None	<ul style="list-style-type: none"> • K2709/1980RM • K2798/1982RM
Portion 11	National Government of the Republic of South Africa	T39007/2006	165.6733 ha	None	None	<ul style="list-style-type: none"> • K346/1983RM • VA12113/2008 in favour of National Government of the Republic of South Africa

						<ul style="list-style-type: none"> • VA4698/2004 in favour of National Government of the Republic of South Africa • VA67499/2004 2004 in favour of National Government of the Republic of South Africa
Portion 12	De Clercq Anna Susanna [3304120010080]	T775/1994	25.6960 ha	None	None	<ul style="list-style-type: none"> • VA1655/91-T8933/55 • VA2144/1989-T8933/55

2. BUITENSORG 202 IS (CONSOLIDATION OF PORTION 1 OF THE FARM 222 IS)

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
Remaining Extent of the farm 202 IS	De Clercq Gerhardus Wilhelmus [3712055043001]	T774/1994	253.9041 ha	B104423/1995	Absa Bank	None
Portion 1	Makoliet Landgoed CC	T103916/2003	228.0574 ha	None	None	K5373/2003 RM

3. VOLHARDING 265 IS (CONSOLIDATION OF PORTION 13 OF THE FARM 222 IS)

Description of property	Current Owner of Property	Title Deed Number	Extent of Property	Bond	Bond Holder	Other Endorsement
Remaining Extent of the farm 202 IS	National Government of the Republic of South Africa	T66687/2006	225.6321 ha	None	None	<ul style="list-style-type: none"> • K252/1982RM • K493/1974S • VA4864/2006 in favour of National Government of the Republic of 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 property 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 X 11330
Nelspruit
1200
or 30 Samora Machel Drive
Nelspruit
1200
TEL NO.013-755 8100
FAX NO.013-752 3859

MS. S. I. SEBOKA
ACTING REGIONAL LAND CLAIMS COMMISSION FOR RESTITUTION OF LAND RIGHTS
MPUMALANGA PROVINCE

NOTICE 1148 OF 2009**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF THE SUNSET REVIEW OF THE ANTI-DUMPING DUTIES ON CLEAR DRAWN AND FLOAT GLASS ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA (PRC) AND INDIA**

In accordance with the provisions in Article 11.3 of the World Trade Organisation Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade, and definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duties would be likely to lead to continuation or recurrence of dumping and injury.

On 22 August 2008, the International Trade Administration Commission (ITAC) notified all interested parties, through **Notice No. 995 of 2008 in Government Gazette No. 31341**, that unless a duly substantiated request is made by or on behalf of the SACU industry, indicating that the expiry of the anti-dumping duties against the imports of clear drawn and float glass originating in or imported from the People's Republic of China (PRC) and India would likely lead to the continuation or recurrence of dumping and injury, the anti-dumping duties on clear drawn and float glass originating in or imported from the PRC and India will expire on 4 November 2009.

A response to the sunset review application questionnaire was received from PFG Building Glass on 21 April 2009.

THE APPLICANT

The application was lodged by PFG Building Glass (Pty) Ltd being the only manufacturer of the product under investigation in the SACU. The Applicant alleges that the expiry of the duties would likely lead to the continuance and recurrence of dumping and injury.

The Applicant submitted sufficient evidence and established a *prima facie* case to enable the Commission to arrive at a reasonable conclusion that a sunset review investigation should be initiated.

THE PRODUCT

The product allegedly being dumped is clear drawn and floats glass of a thickness of 3 mm to 6mm, classifiable under tariff subheading 7005.29, originating in or imported from the PRC and India.

THE ALLEGATION OF THE CONTINUATION OR RECURRENCE OF DUMPING**People's Republic of China (PRC)**

The allegation of dumping is based on the comparison between the normal value in the PRC and the export price statistics obtained from the South African Revenue Service (SARS).

The normal value for 3 mm to 5 mm products was determined based on the domestic price quotation obtained in the PRC. Adjustments were made to the domestic selling price to arrive at the net ex-factory domestic price.

The export price was determined based on the statistics obtained from the South African Revenue Services (SARS). Adjustments were made to the export price to calculate the net ex-factory export price. On this basis, the Commission found that there was *prima facie* proof of the likely recurrence of dumping should the duties expire.

India

The allegation of dumping is based on the comparison between the normal value in India and the export price to Zimbabwe.

The normal value for 3 mm to 5 mm products was determined based on the domestic price quotation obtained in India. Adjustments were made to the domestic selling price to arrive at the net ex-factory domestic price.

Since there was no export of the subject product originating in or imported from India, the export price was determined based on the export statistics from the PRC to Zimbabwe. Adjustments were made to the export price in order to determine the net ex-factory export price.

On this basis, the Commission found that there was *prima facie* proof of the likely recurrence of dumping should the duties expire.

THE ALLEGATION OF RECURRENCE OF MATERIAL INJURY

The Applicant alleges and submitted sufficient evidence to show that there will be price undercutting and that the imports in question will be depressing and suppressing its selling price, should anti-dumping duties expire. The Applicant's information further indicated that it will experience a decline in sales volumes, profit, output, productivity, capacity utilisation, decrease in employment and growth and a further increase in inventories.

On this basis the Commission found that there was *prima facie* proof of the likely recurrence of material injury.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the dumping margins in the respective exporting countries or countries of origin will be from 1 April 2008 to 31 March 2009. The period of investigation for purposes of determining injury will be from 1 April 2006 to 31 March 2009. An estimate of what the situation will be, should the anti-dumping expire, was considered by the Commission.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of an investigation, the Commission has begun an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement) and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for its investigation, the Commission will send non-confidential versions of the petition and questionnaires to all known importers and exporters, and known representative associations. The trade representatives of the exporting countries have also been notified. Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential, a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- a. where confidential information has been omitted and the nature of such information;
- b. reasons for such confidentiality;
- c. a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- d. in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously, will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1) (a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor.*

Provided that a party submitting such information indicates it to be confidential.

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and the resulting material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies
International Trade Administration Commission
Block E – The DTI Campus
77 Meintjies Street
SUNNYSIDE
PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager: Trade Remedies I
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

All responses, including non-confidential copies of the responses, should be received by the Senior Manager: Trade Remedies I not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by Embassies on behalf of exporters.

The information submitted by any party may need to be verified by the Investigating Officers in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification. It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to consultants will not be considered to be good cause.

Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading *Confidential Information* will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting in the format required, are therefore urged to make written applications to the Commission at an early stage for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing at the time of the request.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information cannot take place, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the investigating officers, Ms. Selma Takacs at telephone +27 12 394-3596, Miss Regina Peta at telephone +27 12 394-3737 or fax number +27 12 394 0518.

NOTICE 1149 OF 2009**INTERNATIONAL TRADE ADMINISTRATION COMMISSION****NOTICE OF INITIATION OF AN INTERIM REVIEW INVESTIGATION OF THE ANTI-DUMPING DUTY ON FRESH OR CHILLED GARLIC ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA (PRC)**

The International Trade Administration Commission of South Africa (the Commission) received an application for an interim review of the anti-dumping duty on fresh or chilled garlic originating in or imported from the People's Republic of China as a result of changed circumstances in respect of dumping and material injury since the last review.

THE APPLICANT

The application was lodged by Dumping Remedy Services CC on behalf of the South African Garlic Grower's Association (SAGGA), (the Applicant), being the farmer's representative organization for the subject product (Garlic) in the SACU. SAGGA members are producers of 100% of the SACU production by volume. The Applicant alleged that as a result of changed circumstances, the current anti-dumping duty is not sufficient to counter the injury caused to the SACU industry. The Applicant requests the Commission to consider increasing the current anti-dumping duty to a level that is adequate to enable the SACU industry to compete with imports from PRC at a profitable and sustainable level.

THE PRODUCT

The subject product is garlic, fresh or chilled classifiable under tariff subheading 0703.20, including dried garlic in the form of cloves or bulbs classifiable under tariff subheading 0712.90. The subject product is originating in or imported from the PRC. Dehydrated garlic and processed garlic are not included.

Based on the information submitted by the Applicant, the Commission decided that the Applicant submitted *prima facie* evidence to indicate that the imported product and the SACU product are "like products" in terms of Article 2.6 of the Anti-Dumping Agreement and Section 1 of the Anti-Dumping Regulations.

THE ALLEGATION OF CHANGED CIRCUMSTANCES

The Applicant alleges significant changed circumstances with reference to dumping and material injury. The Applicant further alleges that the current anti-dumping duty is not sufficient to counter the injury caused to the SACU industry from dumped imports originating from the PRC.

The Applicant alleges that there was a significant increase of imports from the PRC at decreasing prices to a level where the landed cost is significantly below the cost of production of the SACU industry.

The Commission considered that the Applicant submitted sufficient evidence of significantly changed circumstances as contemplated in Article 45.1 of the Anti- Dumping Regulations (ADR 45.1)

THE ALLEGATION OF DUMPING

The Applicant could not obtain domestic price information from the PRC and therefore nominated Mexico as a surrogate country. The normal value was based on published prices in Mexico, and the export price derived from the import statistics obtained from South African Revenue Services (SARS).

On this basis, the Commission found that there was *prima facie evidence* of dumping.

THE ALLEGATION OF MATERIAL INJURY

The applicant alleges and submitted sufficient evidence to show that it is suffering material injury in the form of price undercutting, price suppression, a decline in sales, profit margin, output, market share, productivity and capacity utilisation, employment and wages. It further indicated that there is a negative effect on its cash flow, growth, and the ability to raise capital. It was also evident that the decrease in market share has been at the expense of a corresponding increase in the market share of the allegedly dumped goods. On this basis, the Commission found that there was *prima facie* proof of material injury

PERIOD OF INVESTIGATION

The investigation period for dumping is from 1 March 2008 to 28 February 2009, and the injury investigation involves evaluation of data for the period 1 March 2006 to 28 February 2009.

PROCEDURAL FRAMEWORK

Having decided that there is a *prima facie* case to justify initiation of the interim review investigation, the Commission decided to initiate an investigation in terms of section 16 of the International Trade Administration Act, 2002 (the ITA Act). The Commission will conduct its investigation in accordance with the relevant sections of the ITA Act, the World Trade Organisation Agreement on Implementation of Article VI of the GATT 1994 (the Anti-Dumping Agreement) and the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa (ADR). Both the ITA Act and the ADR are available on the Commission's website (www.itac.org.za) or from the Trade Remedies section, on request.

In order to obtain the information it deems necessary for the investigation, the Commission will send non-confidential versions of the application and questionnaires to all known importers and exporters, and known representative associations. The trade representative of the exporting country has also been notified. Importers and other interested parties are invited to contact the Commission as soon as possible in order to determine whether they have been listed and were furnished with the relevant documentation. If not, they should immediately ensure that they are sent copies. The questionnaire has to be completed and any other representations must be made within the time limit set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential, a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version, the following rules are strictly applicable and parties must indicate:

- a) where confidential information has been omitted and the nature of such information;
- b) reasons for such confidentiality;

- c) a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- d) in exceptional cases, where information is not susceptible to summary, reasons must be submitted to this effect.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is *confidential by nature* or is *otherwise confidential* and any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements. Section 2.3 of the ADR provides as follows:

"The following list indicates "information that is by nature confidential" as per section 33(1) of the Main Act, read with section 36 of the Promotion of Access to information Act (Act 2 of 2000):

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*

- (d) *actual costs, including cost of production and importation cost;*
 - (e) *actual sales volumes;*
 - (f) *individual sales prices;*
 - (g) *information, the release of which could have serious consequences for the person that provided such information; and*
 - (h) *information that would be of significant competitive advantage to a competitor.*
- Provided that a party submitting such information indicates it to be confidential*

ADDRESS

The response to the questionnaire and any information regarding this matter and any arguments concerning the allegation of dumping and circumvention, and the resulting material injury must be submitted in writing to the following address:

Physical address

The Senior Manager: Trade Remedies I
International Trade Administration Commission
Block E The DTI campus
77 Meintjies Street
Sunnyside
PRETORIA
SOUTH AFRICA

Postal address

The Senior Manager: Trade Remedies I
Private Bag X753
PRETORIA
0001
SOUTH AFRICA

PROCEDURES AND TIME LIMITS

All responses, including non-confidential copies of the responses, should be received by the Senior Manager: Trade Remedies I not later than 30 days from the date hereof, or from the date on which the letter accompanying the abovementioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

Late submissions will not be accepted except with the prior written consent of the Commission. The Commission will give due consideration to written requests for an extension of not more than 14 days on good cause shown (properly motivated and substantiated), if received prior to the expiry of the original 30-day period.

Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by an Embassy on behalf of the exporter.

The information submitted by any party may need to be verified by the investigating officials in order for the Commission to take such information into consideration. The Commission may verify the information at the premises of the party submitting the information, within a short period after the submission of the information to the Commission. Parties should therefore ensure that the information submitted will subsequently be available for verification. It is planned to do the verification of the information submitted by the exporters within three to five weeks subsequent to submission of the information. This period will only be extended if it is not feasible for the Commission to do it within this time period or upon good cause shown, and with the prior written consent of the Commission, which should be requested at the time of the submission. It should be noted that unavailability of, or inconvenience to consultants, will not be considered to be good cause. Parties should also ensure when they engage consultants that they will be available at the requisite times, to ensure compliance with the above time frames. Parties should also ensure that all the information requested in the applicable questionnaire is provided in the specified detail and format. The questionnaires are designed to ensure that the Commission is provided with all the information required to make a determination in accordance with the rules of the Anti-Dumping Agreement. The Commission may therefore refuse to verify information that is incomplete or does not comply with the format in the questionnaire, unless the Commission has agreed in writing to a deviation from the required format. A failure to submit an adequate non-confidential version of the response that complies with the rules set out above under the heading Confidential Information will be regarded as an incomplete submission.

Parties, who experience difficulty in furnishing the information required, or submitting it in the format required, are therefore urged to make written applications to the Commission at an early stage, for permission to deviate from the questionnaire or provide the information in an alternative format that can satisfy the Commission's requirements. The Commission will give due consideration to such a request on good cause shown.

Any interested party may request an oral hearing at any stage of the investigation in accordance with Section 5 of the ADR, provided that the party indicates reasons for not relying on written submission only. The Commission may refuse an oral hearing if granting such hearing will unduly delay the finalisation of a determination. Parties requesting an oral hearing shall provide the Commission, at the time of request, with a detailed agenda for, and a detailed version, including a non-confidential version, of the information to be discussed at the oral hearing. Oral representations will be limited to one hour for SACU manufacturers and exporters and thirty minutes for importers.

If the required information and arguments are not received in a satisfactory form within the time limit specified above, or if verification of the information is not possible, the Commission may disregard the information submitted and make a finding on the basis of the facts available to it.

Enquiries may be directed to the investigating officers, Mr. Albert Strydom at +27 12 394 3597 and Mr. Edwin Mkwanazi at +27 12 394 3742 or at fax +27 12 394 0518.

NOTICE 1150 OF 2009**CO-OPERATIVES TO BE STRUCK OFF THE REGISTER**

**TSWELANG PELE NORTHERN FREE STATE FARMERS CO-OPERATIVE LTD
JOJWENI MAIZE GROWERS CO-OPERATIVE LTD
MASIPHAKAME POULTRY CO-OPERATIVE LTD
SIYAZAMA PIGGERY CO-OPERATIVE LTD
UMBONO OMUSHA COMMERCIAL FARMERS CO-OPERATIVE LTD
MQHEKEZWENI COMMUNITY CO-OPERATIVE LTD
SONDELANI VEGETABLE CO-OPERATIVE LTD**

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 therefore, 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 1150 VAN 2009**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD**

**TSWELANG PELE NORTHERN FREE STATE FARMERS CO-OPERATIVE LTD
JOJWENI MAIZE GROWERS CO-OPERATIVE LTD
MASIPHAKAME POULTRY CO-OPERATIVE LTD
SIYAZAMA PIGGERY CO-OPERATIVE LTD
UMBONO OMUSHA COMMERCIAL FARMERS CO-OPERATIVE LTD
MQHEKEZWENI COMMUNITY CO-OPERATIVE LTD
SONDELANI VEGETABLE CO-OPERATIVE LTD**

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 1151 OF 2009**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO.22 1994)**

Notice is hereby given in terms of section 11 (1) of the Restitution of Land Rights Act, 1994 (Act No 22 of 1994) as amended. These claims for the restitution of land rights have been submitted to the Regional Land Claims Commissioner for the Western Cape. The particulars regarding these claims are as follows:

Reference Number: Various

Area: Various

Compensation: Financial compensation

Claimants: Tenants and Owners as listed below

Date Submitted: Before 31 December 1998

No	Ref No	Initials and Surname	Identity Number	Property Description	Capacity
1	W417	Alice. Fay. Lewin	3309180076087	Erf 84811 Lakeside	Tenant
2	W641	William. John. Wyngaard	3009185110085	Simonstown Municipality yard	Tenant

The Regional Land Claims Commission will investigate these claims in terms of provisions of the Act in due course. Any party who has an interest in the above-mentioned land is hereby invited to submit, within 60 days of the publications of this notice, any comments/information:

The Regional Land Claims Commission: Western Cape
Private Bag x9163
Cape Town
8000
Tel: 021*426-2930
Fax: 021*424-5146

Mrs. B Jansen

Regional Land Claims Commissioner

APPROVED: 

DATE: 29/07/09

CHECKED: 

DATE: 29/07/2009

NOTICE 1152 OF 2009

NATIONAL TREASURY

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

CERTIFICATE NO. 139708

FOR R325 000.00

ISSUED IN FAVOUR OF JENNIFER ANN BOFARD

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 1152 VAN 2009

NASIONALE TESOURIE

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

SERTIFIKAAT NR. 139708

VIR R325 000.00

UITGEREIK TEN GUNSTE VAN JENNIFER ANN BOFARD

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1153 OF 2009**NATIONAL TREASURY**

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

CERTIFICATE NO. 30579

FOR R116 000.00

ISSUED IN FAVOUR OF MRS MAISIE EHRLICH

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 1153 VAN 2009**NASIONALE TESOURIE**

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

SERTIFIKAAT NR. 30579

VIR R116 000.00

UITGEREIK TEN GUNSTE VAN MRS MAISIE EHRLICH

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1154 OF 2009

NATIONAL TREASURY

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

CERTIFICATE NO. 138278

FOR R62 000.00

ISSUED IN FAVOUR OF DAWN FAY MAYNE

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 1154 VAN 2009

NASIONALE TESOURIE

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

SERTIFIKAAT NR. 138278

VIR R62 000.00

UITGEREIK TEN GUNSTE VAN DAWN FAY MAYNE

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1155 OF 2009**NATIONAL TREASURY**

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

CERTIFICATE NO. 136252

FOR R300 000.00

ISSUED IN FAVOUR OF MRS JANE WHITBY

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 1155 VAN 2009

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

SERTIFIKAAT NR. 136252

VIR R300 000.00

UITGEREIK TEN GUNSTE VAN MRS JANE WHITBY

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NOTICE 1156 OF 2009

NATIONAL TREASURY

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

CERTIFICATE NO. 69346

FOR R525 000.00

ISSUED IN FAVOUR OF DAVID NORMAN SHEASBY ESQ

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 1156 VAN 2009

NASIONALE TESOURIE

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

SERTIFIKAAT NR. 69346

VIR R525 000.00

UITGEREIK TEN GUNSTE VAN DAVID NORMAN SHEASBY ESQ

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat/sertifikaat wat verloor of verleë is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat/sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat/sertifikaat uitgereik sal word.

NATIONAL TREASURY

10.00% 2009 INTERNAL REGISTERED BONDS (R196)

CERTIFICATE NO. 8 FOR R 133 333.00

ISSUED IN FAVOUR OF BRIAN ALAN RUFF

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.

BOARD NOTICE RAADSKENNISGEWING

NOTICE 106 OF 2009

NOTICE OF APPLICATION FOR AMENDMENT OF THE DEFINITIONS OF PRODUCTION AREAS SUNDAY'S GLEN AND WALKER 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 Mr W P du Preez has applied to the Board for the
amendment of the definitions of Sunday's Glen (ward) and Walker Bay
(district) to include the farm Cold Mountain.

The proposed amendment can be viewed at www.sawis.co.za under
"Certification – About Wine of Origin – Local news and notifications – Notice
of application for the amendment of the definitions of production areas" or
contact Jackie Cupido 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 106 VAN 2009**KENNISGEWINGS VAN AANSOEK VIR DIE WYSIGING VAN DIE
OMSKRYWINGS VAN PRODUKSIEGEBIEDE SONDAGSKLOOF EN
WALKER BAY**

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

Neem kennis dat mnr W P du Preez by die Raad aansoek gedoen het vir die
wysiging van die omskrywings van Sondagskloof (wyk) en Walker Bay (distrik)
om die plaas Cold Mountain in te sluit.

Die voorgestelde omskrywing is ter insae by www.sawis.co.za onder
"Sertifisering – Insake Wyn van Oorsprong – Jongste nuus en kennisgewings
– Kennisgewing van aansoek vir die wysiging van die omskrywings van
produksiegebiede" of kontak Jackie Cupido 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.
