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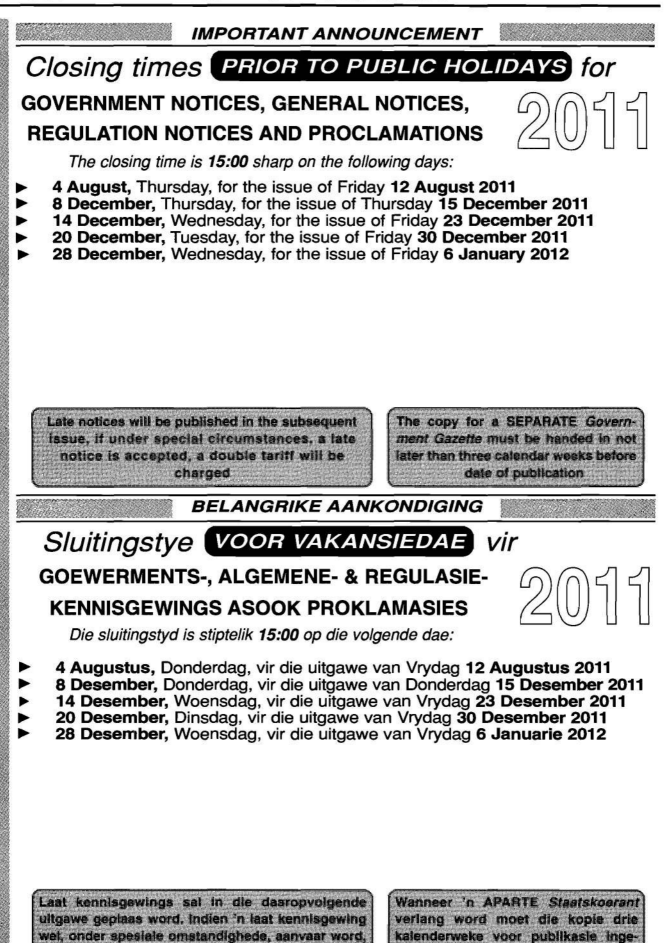
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No. 34377 7

PROCLAMATION

by the President of the Republic of South Africa

No. 39, 2011

AMENDMENT OF SCHEDULE 2 TO THE PUBLIC SERVICE ACT, 1994: LIMPOPO

In terms of section 7(5)(b) of the Public Service Act, 1994 (promulgated under Proclamation No. 103 of 1994), I hereby, at the request of the Premier of Limpopo, amend Schedule 2 to the said Act-

- (a) by the insertion in Columns 1 and 2 of Schedule 2, after the words "Department of Agriculture" and "Head: Agriculture", of the words "Department of Co-operative Governance, Human Settlements and Traditional Affairs" and "Head: Co-operative Governance, Human Settlements and Traditional Affairs", respectively; and
- (b) by deletion of the words "Department of Local Government and Housing" and "Head: Local Government and Housing", where they appear in Columns 1 and 2 of Schedule 2, respectively.

By Order of the President-in-Cabinet:

Minister of the Cabinet

PROKLAMASIE

van die

President van die Republiek van Suid-Afrika

No. 39, 2011

WYSIGING VAN BYLAE 2 BY DIE STAATSDIENSWET, 1994: LIMPOPO

Ingevolge artikel 7(5)(b) van die Staatsdianswet, 1994 (gepromulgeer deur Proklamasie No. 103 van 1994), wysig ek hierby, op versoek van die Premier van Limpopo, Bylae 2 by vermelde Wet deur die woorde "Departement van Plaaslike Regering en Behuising" en "Hoof: Plaaslike Regering en Behuising", met die woorde "Departement van Samewerkende Regering, Menslike Nedersettings and Tradisionele Sake" en "Hoof: Samewerkende Regering, Menslike Nedersettings and Tradisionele Sake" waar dit onderskeidelik voorkom in Kolomme 1 en 2 van Bylae 2, te vervang.

Prèsident Op las van die President-in-Kabinet:

Minster van die Kabinet

No. 34377 9

PROCLAMATION

by the

President of the Republic of South Africa

No. 40, 2011

AMENDMENT OF SCHEDULE 2 TO THE PUBLIC SERVICE ACT, 1994: FREE STATE

In terms of section 7(5)(b) of the Public Service Act, 1994 (promulgated under Proclamation No. 103 of 1994), I hereby, at the request of the Premier of Free State -

- (a) by substitution for the words "Department of Agriculture and Rural Development" and "Head: Agriculture and Rural Development", where they appear respectively, of the words "Department of Agriculture" and "Head: Agriculture"; and
- (b) by the insertion in Columns 1 and 2 of Schedule 2, after the words "Department of Public Works" and "Head: Public Works", of the words "Department of Rural Development" and "Head: Rural Development", respectively.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town

President By Order of the President-in-Cabinet:

palent

of the Cabinet Minis

PROKLAMASIE

van die

President van die Republiek van Suid-Afrika

No. 40, 2011

WYSIGING VAN BYLAE 2 BY DIE STAATSDIENSWET, 1994: VRYSTAAT



Ingevolge artikel 7(5)(b) van die Staatsdienswet, 1994 (gepromulgeer deur Proklamasie No. 103 van 1994), wysig ek hierby, op versoek van die Premier van Vrystaat, Bylae 2 by vermelde Wet -

- (a) deur die woorde "Departement van Landbou en Landelike Ontwikkeling" en "Hoof: Landbou en Landelike Ontwikkeling", waar dit onderskeidelik voorkom in Kolomme 1 en 2 van Bylae 2, met die woorde "Departement van Landbou" en "Hoof: Landbou", te vervang; en
- (b) deur in Kolomme 1 en 2 van Bylae 2 voor die woorde "Departement van Maatskaplike Ontwikkeling" en "Hoof: Maatskaplike Ontwikkeling", onderskeidelik die woorde "Departement van Landelike Ontwikkeling" en "Hoof: Landelike Ontwikkeling" in te voeg.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te

President

Op las van die President-in-Kabinet:

Sheetun an die Kabinet

Min

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF HOME AFFAIRS DEPARTEMENT VAN BINNELANDSE SAKE

No. 525

24 June 2011

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

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

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77.	Palo Benedict Khumalo - 810627 6000 087 - 1028 Hanyane Street, PROTEA NORTH, 1818 - Hlabana
78.	Masande Madikane - 920415 6353 087 - Ngxabavha Area, MOUNT FRERE, 5090 - Ngcani
79.	Barry Thabo Kutumela - 800929 5258 084 - P O Box 276, MABOLOKA, 0197 - Mokone
80.	Thembinkosi Dalton Matebula - 780816 5585 083 - 35 Victoria Street, Rosettenville, JOHANNESBURG, 2190 - Mlangeni
81.	Simangele Patricia Ncube - 890530 0503 085 - P O Box 9880, VRYHEID, 3100 - Mchunu
82.	Mthokozisi Handsome Hadebe - 891222 6011 086 - 1226 Kwamakhutha Township, AMANZIMTOTI, 4126 - Bhengu
83.	Thompho Manngo - 920430 6184 085 - 1985 Kanana, Extension 4, TEMBISA, 1632 - Nemutanzhela
84.	Mmahlalo Salome Malete - 551204 0626 086 - P O Box 276, DANDRON, 0715 - Maloba
85.	Reward Masocha Mgiba - 881213 5840 080 - P O Box 5454, THULAMAHASHE, 1365 - Mathonsi
86.	Sibusisiwe Ntuli - 840521 0597 087 - 26 Compromise Cr, Unit 7, Fonnlea, BLUFF, 4052 - Mthiyane
87.	Andile Nontokozo Ngcobo - 900920 0047 084 - E186 Umlazi, Vukayibambe Road, UMLAZI, 4031 - Didi

88.	Tebogo Truman Rakobela - 880525 5885 083 - House No 1775, Sefene, BOTLOKWA, 0812 - Sefole
89.	Fikile Nombulelo Malinga - 920119 1043 087 - Private Bag X189, LANGSLAGTE, 2900 - Makhubo
90.	Benneth Tshepo Sibuyi - 890712 5405 082 - 662 12th Road, Vulcania, BRAKPAN, 1550 - Maseko
91.	Sibongile Petience Jobo - 840823 0983 089 - 140 Kgotsong Location, ZASTRON, 9950 - Jamangile
92.	Mokgadi Melidah Raserite - 620804 0498 084 - P O Box 1733, BOCHUM, 0790 - Maphafo
93.	Victor Bonginkosi Mncube - 590504 5812 083 - P O Box 1739, ESIKHAWINI, 3887 - Zulu
94.	Lekgau Bethuel Mphahlele - 780312 5347 088 - P O Box 2862, KEMPTON PARK, 1620 - Mabelane
95.	Nopinkie June Ncontsa - 910626 0400 086 - 6535 Ngxokolo Street, Daku Road, KWAZAKHELE, 6205 - Nganase
96.	Senzo Michael Mkhize - 770610 5529 080 - P O Box 83, MTUBATUBA, 3935 - Forbay
97.	Sabelo Maxwell Melusi Molefe - 870915 5845 082 - 520 Endalweni Section, TEMBISA, 1632 - Mchunu
98.	Goodenough Phumlani Bhengu - 910813 5376 087 - P O Box 132722, INANDA, 4310 - Mhlanga
99.	Ngakanyane William Kalayakgosi - 590626 5978 083 - 9578 Extension 8, BOITEKONG, 0308 - Mabebe
100.	Sikelela Mamfengu - 851118 5503 081 - 5796 Chris Hani Street, Illingelethu, MALMESBURY, 7300 - Matini
101.	Andiswa Mamfengu - 830918 0569 086 - 5796 Chris Hani Street, Illingelethu, MALMESBURY, 7300 - Matini
102.	Agriment S'thembiso Mpehle - 910408 5657 089 - 146 Shiplake & Spinn Road, HENLEY ON KLIP, 1960 - Mndaweni
103.	Naushad Surujlal - 680213 5164 088 - 2808 Kingfisher Street, Extension 2, LANASIA SOUTH, 1824 - Surujlal Makka
104.	Bonginkosi David Xaba - 660526 5363 085 - 480 Luvuno Street, Sibongile Township, DUNDEE, 3000 - Shoba
105.	Keabetswe Elias Naane - 851002 5285 081 - 1671 Kweneng Street, Kagiso 2, MOGALE CITY, 1754 - Rapelego
106.	Terence Chetty - 830809 5102 082 - 17 Mossfern Lane, Redfern, PHOENIX, 4068 - Ramcharan
107.	Mandisa Lesley Nompumelelo Mthembu - 900222 0578 089 - 3266 Nakeli Street, EMNDENI EXTENSION, 1868 - Mazibuko
108.	Nicholas Ndlovu - 700128 5468 089 - 145 -8th Avenue, ALEXANDRA, 2090 - Masakona
109.	Adam Givana - 841210 5517 089 - Moldersdrift, Plot 69 Driefontein Road, KRUGERSDORP, 1740 - Neluvhola
110.	Thapelo Molaoa - 760320 6263 083 - Private Bag X5007, STERKSPRUIT, 9762 - Magwaza
111.	Alpheus Metsakgotso Mashilo - 860728 5303 081 - 8797 Extension 8, NELLMAPIUS, 0162 - Matona
112.	Bongani Khulu Khoza - 800520 5543 086 - P O Box 5172, MSOGWABA, 1215 - Pieterson
113.	Mohgameli Nyingwa - 750219 5537 087 - 4108 Mhlongo Road, LAMONTVILLE, 4027 - Gwabeni
114.	Ntombizodwa Regina Radebe - 580531 0333 080 - 436 A White City, Kwaxuma, JOHANNESBURG, 1868 - Modise
115.	Shaamduth Shaamduth - 490912 5159 085 - 23 Youngberry Road, QUEENSBURG, 4093 - Ramauttar
116.	Morapelo Wilfred Malumane - 850930 6279 086 - P O Box 320, WHITE RIVER, 1240 - Mashigo
117.	Sello Michael Movumi - 850809 5583 088 - P O Box 99, MAFIKENG, 2745 - Shebi
118.	Itumeleng Molefe - 880907 0275 082 - P O Box 1436, WATERVAL MALL, 0329 - Ndala

- 119. Kealeboga Mirriam Mocwana 680927 0962 085 1100 Mabilo Street, Boichoko Location, POSTMASBURG, 8420 Letshabo
- 120. Madihlaba Linky Makena 680707 1034 088 Gamakena, TSHILOANENG, 0491 Moukangwe
- 121. Xolani Nhlanhla Shamase 880704 5482 080 No 26 Blaauboch, OSIZWENI, 2952 Mthembu
- 122. Evens Sekgukulu 791223 5389 086 P O Box 18, KUTAMA, 0940 Phaswana
- 123. Moeketsi Amos Nhiapo 800427 6316 084 87 Galloway Street, MEYERTON, 1960 Manoto
- 124. Wonderboy Geshom Magwaza 780430 5717 082 Peaceville Location, HAMMERSDALE, 3270 Drummose
- 125. Mbhekeni Bheki Hlongwane 791204 6024 088 House No 3454 Welbedatch East, Chatsworth, DURBAN, 4091 Khathi
- 126. Mfanafuthi Willowbye Ngwazi 801004 5841 088 Mahlongwa Area, UMKOMAAS, 4170 Mgobozi
- 127. Thabang Dorothy Phukubye 920907 0819 089 12021 Extension 71, POLOKWANE, 0700 Manamela
- 128. Thabani Jabulani Khanyile 751025 5516 081 P O Box 990, GINGINDLOVU, 3800 Mntungwa
- 129. Shebo Sara Lebea 920226 0856 086 P O Box 878, SOVENGA, 0727 Maenetsa
- 130. Lucas Nakedi Kekana 830130 5735 080 421 Block T T, SOSHANGUVE, 0152 Mlambo
- 131. Dieketseng Eunice Mokopane 881222 0349 088 909 Kanana, ZASTRON, 9950 Letsoenyo
- 132. Sehludi Grace Maloma 680404 1188 086 Stand No 225, Sephaku, BOLEU, 0474 Seepe
- 133. Bulelwa Grootboom 920304 0419 088 15 Mabudla Street, Zwide, PORT ELIZABETH, 6201 Ngqondela
- 134. Tiaan Tjaart Botha 751211 5027 085 P O Box 7809, WELTEVREDEN PARK, 1715 Clarke
- 135. Andrew Kuppusamy Pillay 860118 5059 083 Gandinagear Area, UMZINTO, 4200 Pillay
- 136. Vincent Remo Nagy 880116 5025 084 505 Pagel Street, PRETORIA NORTH, 0182 Esterhuizen
- 137. Thabiso Ezrom Mnisi 800122 5555 085 P O Box 483, WHITE RIVER, 1240 Khati
- 138. Winnie Lindiwe Makhanya 710804 0492 088 Unit E5 Ormonde, View Estates, Ormonde, JOHANNESBURG, 2000 Mathebula
- 139. Rotondwa Makumbane 910701 5709 086 P O Box 469, THOHOYANDOU, 0950 Ndwambi
- 140. Karabo George Mothabane 880329 5734 080 P O Box 7, MOKGALWANA, 0377 Morua
- 141. Sihle Mhlongo 880404 5618 086 Oqaqini, MAPHUMULO, 4470 Mdletshe
- 142. Andypat Ziyanda Ngwenya 910523 0453 084 96 Ginger Street, Eldoview Estate, Raslouw, CENTURION, 0157 Netshivhungululu
- 143. Lunga Mdunge 880412 5413 085 1800 Lindelani, Sibongile Township, DUNDEE, 3000 Kunene
- 144. Vuyolwethu TShandu 901114 5355 085 Ny 110 No 4, GUGULETHU, 7750 Mushwana
- 145. Msizi Chris Simamane 760126 6184 082 U401 Umlazi, UMLAZI, 4031 Ndlalane
- 146. Thembinkosi Noah Ndlangamandla 831104 5945 089 4964 Extension 4, Mzinoni, BETHAL, 2310 Makhanya
- 147. Lebo Bolelang Lucia Mhlekeni 781212 1659 081 Dambuza Location, EDENDALE, 3217 Tsoeu

Aloysuis Mark Hartogh - 920729 5127 080 - 1444 Blackberry Street, Toekomsrus, RANDFONTEIN, 1759 - Kalane 148. Kabelo Coliben Seanego - 850724 5666 082 - 9521 Extension 9, Ivory Park, MIDRAND, 1683 - Chabalala 149. Branda Ncapayi - 870716 0463 081 - 144 B Vellem Street, GRAHAMSTOWN, 6139 - Ngeju 150. Justin Anthony Rhodes - 840601 5901 086 - P O Box 868, WESTVILLE, 3630 - Le Clos 151. Innocent Bukhali - 780717 5923 086 - 426 Inanda Glebe, INANDA, 4309 - Mazibuko 152. Nonkokhelo Lindelwa Penelope Zondi - 910317 0415 080 - Mumuza Location, PIETERMARITZBURG, 3200 - Nacobo 153. Mthokozisi Sifiso Happy Lukhele - 870802 5231 085 - P O Box 4867, ERMELO, 2350 - Cronje 154. Lazarus William Seriti - 670121 5494 086 - 8175 Extension 7, NELLMAPIUS, 0162 - Makhonjwa 155. Alpheus Moleleki Mathikge - 570910 5603 089 - 28 Dormerhl Street, Danville, PRETORIA, 0001 - Teke 156. Sipho Sibonelo Malakoane - 900920 6061 089 - House No 137 R, Section 7, MADADENI, 2951 - Khumalo 157. Siyabonga Eric Jwara - 830520 5797 082 - 28 Avocado Groove, Avoca Hills, DURBAN, 4051 - Khuzwayo 158. Thulisile Ximba - 880223 1101 081 - Ziyeka Area, Sweetwaters, PIETERMARITZBURG, 3201 - Mwelise 159. Zwelibanzi Mthethwa - 801228 5138 084 - 451 Roodepoort, Phase 6, TSHEPISONG, 1759 - Malang 160. Maphehlello Emely Mosikidi - 841001 1155 085 - 380 Thababosiu, WITSIESHOEK, 9870 - Motsitsi 161. Nkhensani Sarah Mthombeni - 840921 1335 083 - Private Bag X4007, TZANEEN, 0850 - Shikhibani 162. John Lebohang Tsotetsi - 840921 6205 083 - 1639 9th Street, CLERMONT, 3602 - Tau 163. Tintswalo Patience Mavunda - 840207 1039 085 - 13-14 Avenue, ALEXANDRA, 2090 - Chauke 164. Charles David Msimango - 840910 6582 088 - 25 Mowbray Street, Extension 4, ELDORADO PARK, 1813 - Daniels 165. 166. Calvin Mathole Mlotswa - 650703 5273 083 - 1939 Evaton North, EVATON NORTH, 1984 - Makola Mkhuliswa Ntswabu - 910414 6147 088 - P O Box 68218, NTABANKULU, 5130 - Gudla 167. Vusumuzi Emmanuel Nxumalo - 651228 5480 081 - B861 Kwamashu, KWAMASHU, 4360 - Mdlalose 168. Mataweng George Masemola - 651030 5305 080 - 14476 Ramapate Street, MAMELODI EAST, 0122 - Matsemela 169. Phondi Jan Mahlangu - 650909 5659 086 - Stand No 4053, Nkwe Street, Extension 2, MHLUZI, 1053 - Yika 170. Selmaree Bernalize Martin - 910421 0181 088 - 172 Berte Street, Middleton, CALEDON, 7230 - May 171. Ruaan Le Roux Sadie - 871004 5135 080 - 29 Oosthuizen Street, VANDERBIJLPARK, 1911 - Human 172. Hendrikus Richard Visagie - 870409 5124 086 - 5 Mitchell Mews, Mitchell Street, GEORGE, 6530 - Hellyer 173. 174. Vishaan Neville Coetzee - 880515 5014 081 - 49 Himalala Road, Braelyn, EAST LONDON, 5247 - Pillay 175. Zoliswa Kosolo - 861106 1044 088 - 11138 Colosa Street, PHILIPPI, 7785 - Ngcolomba

 Jabulani Goodwill Mweli – 620902 5810 087 – and two Minor children – Buyisiwe Precious Mweli – 970503 0530 088 – Luthando Khanyisani Mweli – 950411 5510 085 - P O Box 1803, OSIZWENI, 2952 - Mchunu

- 177. Malungisa William Mvundla 630905 5869 084 your wife Nombusiso Veronica Mvundla 640605 1113 085 and three minor children – Ntando Mvundla – 910513 5636 080 – Lwando Mvundla – 930731 5502 088 – Avela Mvundla – 950930 1205 085 - P O Box 607, UMZIMKULU, 3297 - Nxele
- 178. Vuyani Mamfengu 630604 5928 087 your wife Nocollege Christina Mamfengu 660121 0046 081 and three minor children Philasande Mamfengu 971113 5181 082 Esethu Mamfengu 030317 0496 085 Unathi Wilfred Mamfengu 000218 5587 082 630604 5928 087 5797 Chris Hani Street, Illingelethu, MALMESBURY, 7300 Matini
- 179. Thapelo Portia Tsoeu 800204 0360 081 and two minor children Olebogeng Ditemana Moerah Tsoeu 090418 0577 085 – Goitsone Tholagele Tsoeu – 030920 0272 081 - 1378 Greenside Section, AUKASIE, 0250 - Tladi
- 180. Malose James Ledwaba 530729 5432 086 your wife Mmetja Doris Ledwaba 640203 0682 084 and two minor children Kamogelo Jacob Ledwaba 041212 5678 083 Patrick Thato Ledwaba 070110 5688 082 11309 Umkhamba Street, Extension 14, VOSLOORUS, 1475 Gwangwa
- 181. Christopher Mthuthuzeli Buhlungu 660416 5526 081 your wife Diakanyo Poppy Buhlungu 701216 0753 081 and two minor Children Monwabisi Trevor Buhlungu 010905 5254 089 Precious Thobeka Buhlungu 950203 0242 081 13 Cheshire Avenue, Klippoortjie Park, GERMISTON, 1401 Qupe
- Vivienne Van Wyk 780401 0054 086 and two minor children Gomolemo Prudence Van Wyk 070107 1036 084 Bonolo Valencia Van Wyk – 040216 0674 089 - P O Box 306, PAMPIERSTAD, 8566 - Mooketsi

No. 526

SOUTH AFRICAN QUALIFICATIONS AUTHORITY SUID-AFRIKAANSE KWALIFIKASIE-OWERHEID

24 June 2011



Announcement of Intention to Extend the Accreditation of the following Sector Education and Training Authorities

The South African Qualifications Authority (SAQA) hereby notifies the public that it intends to extend the accreditation of the following **Sector Education and Training Authorities** to include the Learning Programmes in the listed areas of specialisation recorded against Qualifications registered on the National Qualifications Framework:

1. Culture, Arts, Tourism, Hospitality and Sports Sector Education and Training Authority (CATHSSETA)

No	Area of Specialisation – Learning Programmes	NQF Level	NLRD ID Number
1.	National Certificate: Community Development: Sport	Level 5	83395
2.	National Certificate: Community Development: Tourism	Level 5	83396
3.	National Certificate: Community Development: Volunteerism	Level 5	83398

2. Health and Welfare Sector Education and Training Authority (HWSETA)

No 1	Area of Specialisation Learning Programmes	NQF Level	NLRD ID Number
1.	National Certificate: Community Development: Community Health	Level 5	83387
2.	National Certificate: Community Development: General	Level 5	83386
3.	National Certificate: Community Development: Victim Empowerment	Level 5	83397

3. Financial and Accounting Services Sector Education and Training Authority (FASSET)

No No	Area of Specialisation – Learning Programmes	NQF Level	NLRD ID Number
1.	Diploma: Cost and Management Accounting	Level 6	67709
2.	Diploma: Financial Accounting	Level 6	66610
Recorded ag	ainst Qualification National Diploma:- Management Accounting	Level 6	67694

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

Objections to this extension of accreditation must be lodged with the Chief Executive Officer of SAQA by the 23 July 2011.

The Chief Executive Officer

South African Qualifications Authority (SAQA), PostNet Suite 248, Private Bag X06, Waterkloof, 0145 Attention: Ms Margaret Barretto, Deputy Director: Registration and Recognition Telephone: 012 431 5139 Fax: 012 431 5145 e-mail: mbarretto@saga.org.za

JOE SAMUELS DEPUTY EXECUTIVE OFFICER

DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

No. 527

24 June 2011

STANDARDS ACT, 2008 STANDARDS MATTERS

In terms of the Standards Act, 2008 (Act No. 8 of 2008), the Council of the South African Bureau of Standards has acted in regard to standards in the manner set out in the Schedules to this notice.

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

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

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

SCHEDULE 1: ISSUE OF NEW STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 14399-1:2011/ EN 14399-1:2005	High-strength structural bolting assemblies for preloading – Part 1: General requirements. Specifies the general requirements for the components of bolt/nut/washer(s) assemblies for high-strength structural bolting, which are suitable for preloading, and for the assemblies themselves.
SANS 14399-2:2011/ EN 14399-2:2005	High-strength structural bolting assemblies for preloading – Part 2: Suitability test for preloading. Specifies a tightening test to verify the suitability of high strength bolt/nut/washer assemblies for preloaded bolted connection in metallic structures.
SANS 14399-3:2011/ EN 14399-3:2005	High-strength structural bolting assemblies for preloading – Part 3: System HR – Hexagon bolt and nut assemblies Specifies, together with SANS 14399-1, the requirements for assemblies of high-strength structural bolts and nuts of system HR suitable for preloaded joints with large widths across flats, thread sizes M12 to M36 and property classes 8.8/8 and 10.9/10.
SANS 14399-4:2011/ EN 14399-4:2005	High-strength structural bolting assemblies for preloading – Part 4: System HV – Hexagon bolt and nut assemblies Specifies, together with SANS 14399-1 the requirements for assemblies of high-strength structural bolts and nuts of system HV suitable for preloaded joints with large widths across flats, thread sizes M 12 to M 36 and property classes 10.9/10.
SANS 14399-5:2011/ EN 14399-5:2005	High-strength structural bolting assemblies for preloading – Part 5: Plain washers. Specifies, together with SANS 14399-1 hardened and tempered plain washers intended for assembly with large series hexagon high-strength structural bolts and nuts with threads from M12 to M36 inclusive. Washers according to this standard can be applied under the nut only.
SANS 14399-6:2011/ EN 14399-6:2005	High-strength structural bolting assemblies for preloading – Par 16: Plain chamfered washers. Specifies, together with SANS 14399-1, hardened and tempered plain washers with chamfer intended for assembly with large series hexagon high-strength structural bolts and nuts with thread sizes from M12 to M36 inclusive.
SANS 14399-7:2011/ EN 14399-7:2007	High-strength structural bolting assemblies for preloading – Part 7: System HR – Countersunk head bolt and nut assemblies Specifies general requirements; testing for conformity evaluation; evaluation of conformity; regulatory marking; for assemblies of high-strength structural countersunk bolts and nuts of system HR suitable for preloaded joints with thread sizes M12 to M36 and bolt property classes 8.8 and 10.9 and SANS 14399-2 for suitability testing.
SANS 14399-8:2011/ EN 14399-8:2007	High-strength structural bolting assemblies for preloading – Part 8: System HV – Hexagon fit bolt and nut assemblies. Specifies general requirements; testing for conformity evaluation; evaluation of conformity; regulatory marking; for assemblies of high-strength structural fit bolts and nuts of system HV suitable for preloaded joints with, thread sizes M12 to M36 and bolt property class 10.9.
SANS 14399-9:2011/ EN 14399-9:2009	High-strength structural bolting assemblies for preloading – Part 9: System HR or HV – Direct tension indicators for bolt and nut assemblies. Specifies the requirements for assemblies of high-strength structural bolts and nuts, with large width across flats, of system HR or HV, including the requirements for the general dimensions, tolerances, materials and performance for two grades, H8 and H10, of compressible washer-type direct tension indicators, nut face washers and bolt face washers suitable for preloaded joints.
SANS 14399-10:2011/ EN 14399-10:2009	High-strength structural bolting assemblies for preloading – Part 10: Bolt and nut assemblies with calibrated preload. Specifies, together with SANS 14399-1, the requirements for assemblies of high-strength structural bolts and nuts of system HRC suitable for preloaded joints, with hexagon head (large widths across flats) or cup head, thread sizes M12 to M30 and property class 10.9/10.
SANS OHSAS 18001:2011/ BS OHSAS 18001:2007	Occupational health and safety management systems - Requirements. Specifies requirements for an occupational health and safety (OH&S) management system, to enable an organization to control its OH&S risks and improve its OH&S performance. Does not state specific OH&S performance criteria. Does not give detailed specifications for the design of a management system.

Standard No. and year	Title, scope and purport
SANS OHSAS 18002:2011/ BS OHSAS 18002:2008	Occupational health and safety management systems – Guidelines for the implementation of OHSAS 18001:2007. Provides generic advice on the application of OHSAS 18001:2007 (published in South Africa as an identical adoption under the designation SANS OHSAS 18001). Explains the underlying principles of OHSAS 18001 and describes the intent, typical inputs, processes and typical outputs, in accordance with each requirement of OHSAS 18001.
SANS 60317-28:2011/ IEC 60317-28:1990	Specifications for particular types of winding wires – Part 28: Polyesterimide enamelled rectangular copper wire, class 180 Specifies the requirements of enamelled rectangular copper winding wire of class 180 with a sole coating based or polyesterimide resin, which may be modified provided that it retains the chemical identity of the original resin and meets al specified wire requirements.
SANS 61400-14:2011/ IEC/TS 61400-14:2005	Wind turbines – Part 14: Declaration of apparent sound power level and tonality values. Determines the declared noise emission values from a sample of turbines of the same type. The declaration will increase the reliability of wind farm planning and facilitate the comparison of apparent sound power levels and tonality values of different types of wind turbines.
SANS 61400-25-1:2011/ IEC 61400-25-1:2006	Wind turbines – Part 25-1: Communications for monitoring and control of wind power plants – Overall description of principles and models. Offers an introductory orientation, crucial requirements, and a modelling guide. It also gives an overal description of the principles and models used in the IEC 61400-25 series of standards which defines how to model the information, information exchange and mapping to specific communication protocols.
SANS 61400-25-2:2011/ IEC 610400-25-2:2006	Wind turbines – Part 25-2: Communications for monitoring and control of wind power plants – Information models. Specifies the information model of devices and functions related to wind power plant applications. In particular, it specifies the compatible logical node names, and data names for communication between wind power plant components. This includes the relationship between logical devices, logical nodes and data. The names defined in the IEC 61400-25 series are used to build the hierarchical object references applied for communicating with components in wind power plants. It also specifies common attribute types and common data classes related to wind turbine applications.
SANS 61400-25-3:2011/ IEC 61400-25-3:2006	Wind turbines – Part 25-3: Communications for monitoring and control of wind power plants – Information exchange models. Defines services of the model of the information exchange of intelligent electronic devices in wind power plants. The services are referred to as the Abstract Communication Service Interface (ACSI). The ACSI has been defined so as to be independent of the underlying communication systems. The information exchange model is defined in terms of, a hierarchical class model of all information that can be accessed, information exchange services that operate on these classes and parameters associated with each information exchange service.
SANS 61400-25-5:2011/ IEC 61400-25-5:2006	Wind turbines – Part 25-5: Communications for monitoring and control of wind power plants – Conformance testing. Specifies standard techniques for testing of conformance of implementations, as well as specific measurement techniques to be applied when declaring performance parameters. The use of these techniques will enhance the ability of users to purchase systems that integrate easily, operate correctly, and support the applications as intended.
SANS 61400-25-6:2011/ IEC 61400-25-6:2010	Wind turbines – Part 25-6: Communications for monitoring and control of wind power plants – Logical node classes and data classes for condition monitoring. Specifies the information models related to condition monitoring for wind power plants and the information exchange of data values related to these models it also defines an information model for condition monitoring information and how to use the existing definitions of IEC 61400-25-2 and to define the required extensions in order to describe and exchange information related to condition monitoring of wind turbines. The models of condition monitoring information defined in this standard may represent information provided by sensors or by calculation.

SCHEDULE 2: AMENDMENT OF EXISTING STANDARDS

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

Standard No. and year	Title, scope and purport
SANS 213:2011/ CISPR 13:2009 (SABS CISPR 13:2006)	Sound and television broadcast receivers and associated equipment – Radio disturbance characteristics – Limits and methods of measurement. Applies to the generation of electromagnetic energy from sound and television receivers for the reception of broadcast and similar transmissions and from associated equipment. Specifies limits for the control of disturbance from such equipment. The frequency range covered extends from 9 kHz to 400 GHz.
SANS 216-1-4:2010/ CISPR 16-1-4:2010	Specification for radio disturbance and immunity measuring apparatus and methods – Part 1-4: Radio disturbance and immunity measuring apparatus – Antennas and test sites for radiated disturbance measurements. CISPR corrigendum No. 1. Corrected to replace an existing equation (B.2) under B.1.2 "Monopole (rod) antenna performance equations", by a new equation.
SANS 664-1:2011 (Ed. 1.1)	Wedge gate and resilient seal valves for waterworks - Part 1: General. Consolidated edition incorporating amendment No 1. Amended to update referenced standards, and to update tables and figures.
SANS 5182:2011/ ISO 5182:2008 (SABS ISO 5182:2008)	Resistance welding - Materials for electrodes and ancillary equipment. Specifies the characteristics of materials for resistance welding electrodes and ancillary equipment which are used for carrying current and transmitting force to the work.
SANS 9539:2011/ ISO 9539:2010 (SABS ISO 9539:1988)	Gas welding equipment – Materials for equipment used in gas welding, cutting and allied processes. Specifies the general and special requirements for materials used for the construction of equipment used in gas welding, cutting and allied processes. It does not deal with materials used for the construction of welding hoses.

Standard No. and year	Title, scope and purport
SANS 13485:2204/ ISO 13485:2003	Medical devices – Quality management systems – Requirements for regulatory purposes. ISO corrigendum No. 1. Corrected to replace ISO 9001 with ISO 9001:2000 throughout the text, and to replace ISO 13641:2002 with EN 13641:2002 in the bibliography.
SANS 14399-5:2011/ EN 14399-5:2005	High-strength structural bolting assemblies for preloading - Part 5: Plain washers. EN corrigendum No. 1. Corrected to replace "manufacturer's identification mark" by "identification mark of the manufacturer of the assembly".
SANS 14399-6:2011/	High-strength structural bolting assemblies for preloading – Part 6: Plain chamfered washers. EN corrigendum No. 1.
EN 14399-6:2005	Corrected to replace "manufacturer's trade (identification) mark" by "identification mark of the manufacturer of the assembly".
SANS 60317-18:2011/	Specifications for particular types of winding wires – Part 18: Polyvinyl acetal enamelled rectangular copper wire,
IEC 60317-18:2010	class 120. Consolidated edition incorporating amendment No. 1. Amended to update a referenced standard and to change the
(Ed. 3.1)	test requirements for resistance to transformer oil.
SANS 60317-28:2011/	Specifications for particular types of winding wires - Part 28: Polyesterimide enamelled rectangular copper wire, class 180.
IEC 60217-28:1990	IEC amendment No. 1. Amended to delete the clause on high temperature failure. IEC amendment No. 2. Amended to add information to the introduction, to refer to appearance and a pin hole test, to delete a clause on loss of mass, to change requirements for resistance to transformer oil, and to do editorial changes.

SCHEDULE 3: CANCELLATION OF STANDARDS

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

Standard No. and year	Title
SANS 10333-2:2006	Industrial rope access – Part 2; Training and certification procedures.

SCHEDULE 4: ADDRESSES OF SABS OFFICES

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

1. The CEO, South African Bureau of Standards, 1 Dr Lategan Road, Groenkloof, Private Bag X191, Pretoria 0001.

2. The Manager, Western Cape Regional Office, SABS, Liesbeek Park Way, Rosebank, PO Box 615, Rondebosch 7701.

3 The Manager, Eastern Cape Regional Office, SABS, 30 Kipling Road, cor. Diaz and Kipling Roads, Port Elizabeth, PO Box 3013, North End 6056.

4. The Manager, KwaZulu-Natal Regional Office, SABS, 15 Garth Road, Waterval Park, Durban, PO Box 30087, Mayville 4058.

5. The Control Officer, Bloemfontein Branch Office, SABS, 34 Victoria Road, Willows, Bloemfontein, PO Box 20265, Willows 9320.

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 348 OF 2011



National Agricultural Marketing Council Strategic positioning of South African Agriculture in dynamic global markets Block A, 4th Floor Meintjiesplein Building 536 Schoeman Street, Arcadia Pretoria 0002

Private Bag, X935, Pretoria 0001

Tel: 012 341 1115 Fax: 012 341 1911/1811

www.namc.co.za

APPLICATION FOR THE IMPLEMENTATION OF STATUTORY MEASURES IN THE SA OLIVE INDUSTRY

NAMC REQUESTING COMMENTS / INPUTS FROM ROLE PLAYERS

On 23 May 2011, the Minister of Agriculture, Forestry and Fisheries received a request from the SA Olive Industry Association for the implementation of statutory measures (registration, records & returns and levies) on olive products (including table olives and olive oil) in terms of the Marketing of Agricultural Products Act (MAP Act) 1996.

It is proposed that the statutory measures be implemented for a period of four years, with the proposed date of implementation from 1 July 2011.

The levy, in terms of section 15 of the MAP Act, will be used to finance the following activities:

- Research and development programmes;
- Information and statistics;
- Quality Control and certification;
- Communication, consumer education and market development; and
- Transformation and training.

The proposed levy* amounts:

	2011/12	2012/13	2013/14	2014/15
Olive oil levied on a per litre basis (p/l)	40c p/l	41c p/l	42c p/l	43c p/l
Table olives levied on a per kg basis (p/kg)	8c p/kg	9c p/kg	10c p/kg	11c p/kg

*on domestic production, imported products and exports

The NAMC believes that the statutory measures requested are consistent with the objectives of the MAP Act (as set out in section 2 of the Act).

Directly affected groups (e.g. producers, importers, exporters, processors, packers, inspection bodies, fresh produce markets and traders) in the South African olive industry are kindly requested to submit any comments, in writing, regarding the proposed statutory measures, to the NAMC on or before 8 July 2011, to enable the Council to finalise its recommendation to the Minister in this regard.

ENQUIRIES:

National Agricultural Marketing Council Mathilda van der Walt e-mail: <u>mathilda@namc.co.za</u> Tel.: (012) 341 1115 Fax: (012) 341 1911

NOTICE 349 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995 CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of Security and Allied Trade Union of South Africa (SAWTUSA) (LR2/6/2/567) with effect from <u>10</u> June 2011. The name of the Organisation has been removed from the register of trade unions.

J.T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 350 OF 2011

DEPARTMENT OF LABOUR

LABOUR RELATIONS ACT, 1995

NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Intellectual Democratic** Workers Union (IDWU) (LR2/6/2/967) for the following reasons:

- The union failed comply with the provisions of section 98, 99 and 100 of the Act,
- The union ceased to function in terms of its constitution and
- The organisation ceased to function as a genuine trade union as envisaged by the Act

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2011/54

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156 / 4595], within 60 days of the date of this notice.

J.T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 351 OF 2011 DEPARTMENT OF LABOUR LABOUR RELATIONS ACT, 1995 CANCELLATION OF REGISTRATION OF A TRADE UNION

J.T. CROUSE

REGISTRAR OF LABOUR RELATIONS

NOTICE 352 OF 2011 DEPARTMENT OF LABOUR LABOUR RELATIONS ACT, 1995 CANCELLATION OF REGISTRATION OF A TRADE UNION

JT CROUSE REGISTRAR OF LABOUR RELATIONS

NOTICE 353 OF 2011 DEPARTMENT OF LABOUR LABOUR RELATIONS ACT, 1995 CANCELLATION OF REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 109(2) read with section 106(2A) cancel the registration of South African Farming and Commercial Workers Union (SAFCWU) (LR2/6/2/476) with effect from 10 June 2011 The name of the Organisation has been removed from the register of trade unions.

JT CROUSE REGISTRAR OF LABOUR RELATIONS

NOTICE 354 OF 2011 DEPARTMENT OF LABOUR LABOUR RELATIONS ACT, 1995 NOTICE OF INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106(2B) give notice of my intention to cancel the registration of **Building**, Motor, **Engineering and Allied Workers Union (BMEAWU) (LR2/6/2/259)** for the following reasons:

- The union failed comply with the provisions of section 98, 99 and 100 of the Act,
- The organisation ceased to function as a genuine trade union as envisaged by the Act and
- The union ceased to function in terms of its constitution

The trade union and all interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this Notice will be considered. All correspondence should refer to case number: 2011/53

Objections must be lodged to me, c/o the Department of Labour, Laboria House, 215 Schoeman Street, PRETORIA. [Postal address: Private Bag X117, PRETORIA, 0001 – Fax No. (012) 309 4156 / 4595], within 60 days of the date of this notice.

JT CROUSE REGISTRAR OF LABOUR RELATIONS

NOTICE 355 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/57
CLAIMANT	: Willem Potgieter
PROPERTY	: erf 63 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: 642 sqm
DEED OF TRANSFER	: T9571/1925
DATE SUBMITTED	: 20 July 1995
BONDHOLDER	
CURRENT OWNER	: A & M van der Vyver
Has been submitted to the Re	gional Land Claims Commissioner for Eastern Cape and that the
Commission on Restitution of La	nd Rights will investigate the claim in terms of the provisions of the Act
in due course. Any person who h	as an interest in the above-mentioned land is hereby invited to submit,

within sixty (60) days from the publication of this notice, any comments/information to: The Regional Land Claims Commissioner: Eastern Cape P O Box 1375

East London 5200

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 356 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/62	
CLAIMANT	: Philander Plaatjies	
PROPERTY	: erf 55 Milton	
DISTRICT	: Hankey / Cacadu	
MEASURING	: 1186 sqm	
DEED OF TRANSFER	: T27263/1986	
DATE SUBMITTED	: 22 June 1995	
BONDHOLDER		
CURRENT OWNER	: Freddie DeBeer	
Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the		
Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:		

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

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

NOTICE 357 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/84
CLAIMANT	: Alfred Nkosinkulu
PROPERTY	: erf 953 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	:1428 sqm
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 23 rd September 1996
BONDHOLDER	;
CURRENT OWNER	: Kouga Municipality
	Basissal Land Claims Commi

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 358 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/73
CLAIMANT	: Christian Robert
PROPERTY	: erf 957 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 31 st December 1998
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to th	e Regional Land Claims Commi

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 361 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/48
CLAIMANT	: Maria Whitebooi
PROPERTY	: erf 65 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: 715 sam
DEED OF TRANSFER	: T31016/1979
DATE SUBMITTED	: 22 August 1995
BONDHOLDER	:
CURRENT OWNER	: Nola & Peter White
Has been submitted to the	Regional Land Claims Commissioner f
Commission on Restitution o	f Land Rights will investigate the claim in te

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 362 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/96
CLAIMANT	: Peter Prinsloo
PROPERTY	: erf 273 Centerton
DISTRICT	: Hankey / Cacadu
MEASURING	: 991 sqm
DEED OF TRANSFER	: T3328/1924
DATE SUBMITTED	: 17 September 1996
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	Regional Land Claims Comm

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 363 OF 2011

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

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

REFERENCE CLAIMANT PROPERTY DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED BONDHOLDER CURRENT OWNER : 6/2/3/D/50/780/875/103 : Ashton Walsh : erf 724 Hankey : Hankey / Cacadu : 4646 sqm : T5562/1921 / T2469/1972 : 24 September 1995 : : Jania Trust

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 364 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/103
CLAIMANT	: Ashton Walsh
PROPERTY	: erf 725 Hankey
DISTRICT	: Hankey / Cacadu
MEASURING	: 3673 sgm
DEED OF TRANSFER	: T3120/1928 / T2469/1972
DATE SUBMITTED	: 24 September 1995
BONDHOLDER	
CURRENT OWNER	: W & O Trust
Has been submitted to the	Regional Land Claims Commission

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 365 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/28
CLAIMANT	: Andries Friesland
PROPERTY	: erf 5 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: 3320 sqm
DEED OF TRANSFER	: T29173/1992
DATE SUBMITTED	: 01 April 1997
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Line hear submitted to the	he Bestevel Land Claims Commiss

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 366 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/112
CLAIMANT	: Stephen Majola
PROPERTY	: erf 969 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sqm
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 30 th August 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to th	e Regional Land Claims Comm

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 367 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/118
CLAIMANT	: Phillip Madlwabinga
PROPERTY	: erf 920 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 19 September 1995
BONDHOLDER	4
CURRENT OWNER	: Kouga Municipality
Has been submitted to the I	
A	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 368 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/166
CLAIMANT	: Alfred Goba
PROPERTY	: erf 943 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sqm
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 31 st December 1998
BONDHOLDER	
CURRENT OWNER	: Kouga Municiplaity
Has been submitted to the	Regional Land Claims Commis

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 369 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/111
CLAIMANT	: Rudolf Kamfer
PROPERTY	: erf 169 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: T1713/1891
DATE SUBMITTED	: 20 th July 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to th	e Regional Land Claims Comm

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 370 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/4
CLAIMANT	: Ndonakele Mbele
PROPERTY	; erf 910 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sqm
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 26 November 1998
BONDHOLDER	1
CURRENT OWNER	: Kouga Municipality
Has been submitted to th	e Regional Land Claims Comm

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 371 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/174
CLAIMANT	: Jamangile Ndleleni
PROPERTY	: erf 870 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 31 st December 1998
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	Regional Land Claims Commis
Commission on Restitution of	Land Rights will investigate the

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 372 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/42
CLAIMANT	: Cebo Ngcayiya
PROPERTY	: erf 87 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: 991 sam
DEED OF TRANSFER	: T6941/1916
DATE SUBMITTED	: 20 th July 1995
BONDHOLDER	
CURRENT OWNER	: M. Kleynhans
Has been submitted to th	e Regional Land Claims Comr

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 373 OF 2011

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

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

REFERENCE : 6/2/3/D/50/780/875/64 CLAIMANT : Selina Visenjou PROPERTY : erf 545 Milton : Hankey / Cacadu DISTRICT MEASURING : 1217 sqm DEED OF TRANSFER : n/a DATE SUBMITTED : 31st December 1998 BONDHOLDER CURRENT OWNER : R.A. Usher

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 374 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/90
CLAIMANT	: Fezile Madlwabinga
PROPERTY	: erf 914 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sqm
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 25 April 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	Regional Land Claims Commissioner for
Commission on Restitution of	Land Rights will investigate the claim in term

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

No. 34377 41

NOTICE 375 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/90
CLAIMANT	: Fezile Madlwabinga
PROPERTY	: erf 916 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 25 th April 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	Regional Land Claims Com
	f Land Rights will investigate th

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 376 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/90
CLAIMANT	: Fezile Madlwabinga
PROPERTY	: erf 922 Weston
DISTRICT	: Hankey / Cacadu
MEASURING	: 714 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 25 th April 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	Regional Land Claims Commiss
	f Land Dichts will investigate the ele

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 377 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/54
CLAIMANT	: Frans McCabe
PROPERTY	: erf 99 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: Unspecified
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 12 July 1995
BONDHOLDER	
CURRENT OWNER	: A. Vol Well
Has been submitted to the	Regional Land Claims Comm
	I and Rights will investigate the

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 378 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/54
CLAIMANT	: Frans McCabe
PROPERTY	: erf 45 Milton
DISTRICT	: Hankey / Cacadu
MEASURING	: 991 sam
DEED OF TRANSFER	: T7567/1925
DATE SUBMITTED	: 19 May 1995
BONDHOLDER	
CURRENT OWNER	: S. Le Roux
Has been submitted to the	Regional Land Claims Commissioner
Commission on Restitution of	Land Rights will investigate the claim in

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 379 OF 2011

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

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

REFERENCE : 6/2/3/D/50/780/875/24 CLAIMANT : Frans Fortuin PROPERTY : erf 84 DISTRICT : Hankey / Cacadu : 991 sqm MEASURING DEED OF TRANSFER : n/a : 31st December 1998 DATE SUBMITTED BONDHOLDER CURRENT OWNER : Kouga Municipality

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 380 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/24
CLAIMANT	: Frans Fortuin
PROPERTY	: erf 93
DISTRICT	: Hankey / Cacadu
MEASURING	: 991 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 31 st December 1998
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh

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....

Acting Regional Land Claims Commissioner

NOTICE 381 OF 2011

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

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

REFERENCE CLAIMANT PROPERTY DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED BONDHOLDER CURRENT OWNER : 6/2/3/D/50/780/875/53 : Mieta Kriel : erf 44 Milton : Hankey / Cacadu : 991 sqm : T5324/907 : 02 July 1995 : : Felix Joseph

: Felix Joseph

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/Information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 382 OF 2011

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

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

REFERENCE : 6/2/3/D/50/780/875/73 : Mildred Plaatjies CLAIMANT PROPERTY : erf 168 Hankey DISTRICT : Hankey / Cacadu MEASURING : unspecified DEED OF TRANSFER : n/a DATE SUBMITTED : 09 August 1995 BONDHOLDER CURRENT OWNER : Henry Mc Carthy

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

No. 34377 45

NOTICE 383 OF 2011

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

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

REFERENCE : 6/2/3/D/50/780/875/5 CLAIMANT : Christian Walsh : erf 535 Hankey PROPERTY DISTRICT : Hankey / Cacadu MEASURING : 714 sam DEED OF TRANSFER : n/a DATE SUBMITTED : 20 July 1995 BONDHOLDER : T25342/1991 CURRENT OWNER : E. & P. Kuhn

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 384 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/120
CLAIMANT	: Feziwe E. Bell
PROPERTY	: Lot 2 Block 11, Back House Hock
DISTRICT	: Hankey / Cacadu
MEASURING	: unspecified
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 24 August 1995
BONDHOLDER	
CURRENT OWNER	: Kouga Municipality
Has been submitted to the	e Regional Land Claims Commissioner for

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 385 OF 2011

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

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

REFERENCE CLAIMANT PROPERTY DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED BONDHOLDER CURRENT OWNER : 6/2/3/D/50/780/875/120 : Feziwe E, Bell : 965 Weston : Hankey / Cacadu : unspecified : n/a : 24 August 1995 : : Kouga Municipality

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 386 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/120	
CLAIMANT	: Feziwe E. Bell	
PROPERTY	: 966 Weston	
DISTRICT	: Hankey / Cacadu	
MEASURING	: unspecified	
DEED OF TRANSFER	: n/a	
DATE SUBMITTED	: 24 August 1995	
BONDHOLDER		
CURRENT OWNER	: Kouga Municipality	
Line have a hundred to the	Designal Land Claims Commissioner for Fast	

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

1.....

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

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

NOTICE 387 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/43	
CLAIMANT	: Gamat Williams	
PROPERTY	: erf 86, Hankey	
DISTRICT	: Hankey / Cacadu	
MEASURING	: unspecified	
DEED OF TRANSFER	: T9700/1939	
DATE SUBMITTED	: 22 June 1995	
BONDHOLDER		
CURRENT OWNER	: Martin Plaatijes	
Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the		
Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act		
in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (50) days from the publication of this notice, any comments information to:		

C claim in terms of the provisions of the Act in nentioned land is hereby invited to submit. within sixty (60) days from the publication of this notice, any comments/information to:

2

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

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

Mr. S. Singh Acting Regional Land Claims Commissioner

NOTICE 388 OF 2011

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

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

REFERENCE	: 6/2/3/D/50/780/875/97
CLAIMANT	: Hyme P. Rossouw
PROPERTY	: erf 333 Centerton
DISTRICT	: Hankey / Cacadu
MEASURING	: 991 sam
DEED OF TRANSFER	: n/a
DATE SUBMITTED	: 31 ^{#1} December 1998
BONDHOLDER	:
CURRENT OWNER	: P.C. Du Preez
	Regional Land Claims Commissio
Commission on Restitution o	f Land Rights will investigate the claim ho has an interest in the above-menti

oner for Eastern Cape and that the m in terms of the provisions of the Act in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 389 OF 2011

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

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

REFERENCE CLAIMANT PROPERTY DISTRICT MEASURING DEED OF TRANSFER DATE SUBMITTED BONDHOLDER CURRENT OWNER : Kok Graham

: 6/2/3/D/50/780/875/97 : Hyme P. Rossouw : erf 437 Blacklands : Hankey / Cacadu : 9620 sqm : T6236/49 : 31st December 1998

Has been submitted to the Regional Land Claims Commissioner for Eastern Cape and that the Commission on Restitution of Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within sixty (60) days from the publication of this notice, any comments/information to:

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

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

NOTICE 390 OF 2011

SUBMIT YOUR INPUTS ON SAFETY AT SPORTS AND RECREATIONAL EVENTS REGULATIONS:

The Minister of Sport and Recreation intends to promulgate the Safety at Sports and

Recreational Events Regulations (attached hereto) during 2011.

Section 45 of Safety at Sports and Recreational Events Act, 2010 (Act No.2 of 2010)

provides that the Minister may make regulations in this regard.

SYNOPSIS OF SAID REGULATIONS: To provide for the-

- requirements of and applications for safety certificates relative to existing stadiums or venues to local authorities;
- requirements of and applications for high risk event grading certificates to local authorities in respect of stadium or venue owners;
- criteria to qualify for stadium or venue safety and grading certificates;
- requirements of and applications for new stadium or venue safety certificates, including stadium or venue design safety certificates;
- requirements of and applications for certificates for alteration or extensions to stadiums or venues;
- contents of the safety certificates;
- amendments to and replacement of safety certificates;
- appeal procedures; and
- fees applicable in the above regard.

A copy of the Regulations can also be obtained from:

- Sport and Recreation South Africa by addressing an e-mail to Adv. Nkosana Mehlomakulu at <u>legalservices@srsa.gov.za</u>; or
- the website of Sport and Recreation South Africa at <u>www.srsa.gov.za</u> (under the heading: Safety at sport and recreational events Act)

Role players as well as the public at large are hereby invited to submit its inputs on the Regulations <u>not later than 5th August 2011 to</u>-

- Adv. Nkosana Mehlomakulu at <u>nkosana@srsa.gov.za</u> or legalservices@srsa.gov.za
- SRSA, Private Bag X896, PRETORIA, 0001 (marked for the attention of Legal Services); or

The following fax no: 0866449707 (Attention: Legal Services)

Kind regards

ARTHUR MANTHATA LEGAL SERVICES SPORT AND RECREATION SA

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NOTICE 391 OF 2011

CO-OPERATIVES REMOVED FROM THE REGISTER

MKHONJENI AGRICULTURE ART AND CULTURE TRADING CO-OPERATIVE LIMITED LUNCEDVO LWESIVE WOMEN'S CLUB CO-OPERATIVE LIMITED ASISEBENZE SONKE CO-OPERATIVE LIMITED SIZANANAI ART, SEWING AND TRADING CO-OPERATIVE LIMITED **TSWELOPELE NAPPIES CO-OPERATIVE LIMITED** ZAMIMPILO ARTS, CULTURE, CONSTRUCTION CATERING AND TRADING CO-OPERATIVE LIMITED KHULAKANCANE ART, CULTURE, CONSTRUCTION, CATERING, TRADING CO-OPERATIVE LIMITED HLABISA ISIPHEPHELO CO-OPERATIVE LIMITED VUSISIZWE POULTRY PIGGERY TRADING CO-OPERATIVE LIMITED SIYAKHULA BAKERY AND TRADING CO-OPERATIVE LIMITED UTHANDO LWEMPILO ART AND CULTURE, CATERING FARMING AND TRADING CO-OPERATIVE LIMITED OAKLEY VILLAGE FSC CO-OPERATIVE LAPHUMLANGA FARMERS CO-OPERATIVE LIMITED SIZATHINA FSC CO-OPERATIVE LIMITED ESAMI NESAKHO CO-OPERATIVE LIMITED UMHLOZAYO CONSTRUCTION CO-OPEARTIVE LIMITED THE RATANDA FARMERS CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 13 April 2011 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

NOTICE 392 OF 2011

CO-OPERATIVES REMOVED FROM THE REGISTER

NAKEZAKHO CO-OPERATIVE LIMITED AMANDLENINA CO-OPERATIVE LIMITED SIZIMISELE TRADING DISTRIBUTION AND DEVELOPMENT CO-OPERATIVE LIMITED KWA-KHANYA CATERING CO-OPERATIVE LIMITED SAKU'UBUNTU FOOD SERVICES CO-OPERATIVE LIMITED ZAMUKHANYO WARD 24 CO-OPERATIVE LIMITED SKHULILE CLEANING AND MAINTENANCE CO-OPERATIVE LIMITED IKUSASALETHU YOUTH TRADING CO-OPERATIVE LIMITED VUKUZENZELE QAMATA SECTION 2 DAM 5 AGRICULTURAL CO-OPERATIVE LIMITED ZINGISA AGRICULTURAL CO-OPERATIVE LIMITED EZAMAKHOSIKAZI IINCEBA CO-OPERATIVE LIMITED NATHISIVUKILE S'NETHEMBA CO-OPERATIVE LIMITED MBEKO YABAFAZI CO-OPERATIVE LIMITED LUKANJI ISIQHAMO SOTHANDO CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 13 April 2011 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

No. 34377 53

NOTICE 393 OF 2011

CO-OPERATIVES REMOVED FROM THE REGISTER

QEDUSISI SEWING CO-OPERATIVE LIMITED SEABE FARMERS CO-OPERATIVE LIMITED MIDDLEDRIFT CO-OPERATIVE LIMITED QUDENI FSC CO-OPERATIVE LIMITED SIYATHUTHUKA CO-OPERATIVE LIMITED UBUCIKO CO-OPERATIVE LIMITED SIVUYILE CO-OPERATIVE LIMITED ZIMISELE VEGETABLE CO-OPERATIVE LIMITED NKONKA GARDENING AND CLEANING CO-OPERATIVE LIMITED SIZIMISELE CLOTHING CO-OPERATIVE LIMITED NOMBITHI TRADING AND SERVICES CO-OPERATIVE LIMITED

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 13 April 2011 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

NOTICE 394 OF 2011

CO-OPERATIVES REMOVED FROM THE REGISTER

NGWARITSI MAKHUDUTHAMAGA CO-OPERATIVE LIMITED **CLARKBURY VILLAGE CO-OPERATIVE LIMITED** MNTANENKOSI TRADING CO-OPERATIVE LIMITED UNTHOMBO WEMPILO CO-OPERATIVE LIMITED KHETHA AGRICULTURAL ECO-TOURISM CO-OPERATIVE LIMITED SPIKELELE CO-OPERATIVE LIMITED QUEEN MARIA CO-OPERATIVE LIMITED **TSHEPO E TENG CO-OPERATIVE LIMITED NU-LIFE CO-OPERATIVE LIMITED** SINOKUHLE SIKELELA CO-OPERATIVE LIMITED LOWER TYIRA POULTRY ASSOCIATION CO-OPERATIVE LIMITED LUKHANJI ULUTHANDO GENERAL CO-OPERATIVE **VULAMEHLO TRADING CO-OPERATIVE LIMITED** SIYAHLUMA FOOD SERVICE CO-OPERATIVE LIMITED UMYEZO CO-OPERATIVE LIMITED YONWABISANI SEWING CO-OPEARTIVE LIMITED ISELWA COMMUNAL TRADING CO-OPERATIVE LIMITED VUKANI MAGWE MAGWIJI VEGETABLE CO-OPEARTIVE LIMITED **BIZIBA TAXI CO-OPERATIVE LIMITED SAKHINGOMSO CAMBEDOO WARD FIVE CO-OPERATIVE LIMITED**

Notice is hereby given that the name of the above mentioned co-operatives were removed from the register on 13 April 2011 in terms of Section 73(1)(c) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

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NOTICE 395 OF 2011

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 04 May 2011 it approved without conditions the merger between Hosken Consolidated Investments Limited and KWV Holdings Limited.

(Case no.: 26/LM/Apr11)

The Chairperson Competition Tribunal

NOTICE 396 OF 2011

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 05 May 2011 it approved the merger between the JSE Limited and Momentum Managed Account Platform Holdings (Pty) Ltd and First Rand Alternative Investment Management (Pty) Ltd subject to conditions.

(Case no.: 68/LM/Oct10)

The Chairperson Competition Tribunal

NOTICE 397 OF 2011

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 09 May 2011 it approved the merger between Government Employee Pension Fund and Lexshell 44General Trading (Pty) Ltd subject to a condition.

(Case no.: 16/LM/Mar11)

The Chairperson Competition Tribunal

NOTICE 398 OF 2011

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 19 May 2011 it approved without conditions the merger between RMB Ventures Six (Pty) Ltd and MCG Industries (Pty) Ltd.

(Case no.: 11/LM/Feb11)

The Chairperson Competition Tribunal

NOTICE 399 OF 2011

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 19 May 2011 it approved without conditions the merger between Rio Tinto PLC and Riversdale Mining Limited.

(Case no.: 17/LM/Mar11)

The Chairperson Competition Tribunal

NOTICE 400 OF 2011

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 26 May 2011 it approved without conditions the merger between Tiger Brands Limited and Davita Trading (Pty) Ltd.

(Case no.: 18/LM/Mar11)

The Chairperson Competition Tribunal

NOTICE 401 OF 2011

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 26 May 2011 it approved without conditions the merger between Investec Property Limited and Paarl Coldset (Pty)Ltd and Edgardale Properties.

(Case no.: 20/LM/Mar11)

The Chairperson Competition Tribunal

NOTICE 402 OF 2011

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 26 May 2011 it approved without conditions the merger between Business Venture Investments no 1473 (Pty) Ltd and McDonald's (SA) (Pty) Ltd.

(Case no.: 29/LM/Apr11)

The Chairperson Competition Tribunal

NOTICE 403 OF 2011

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 31 May 2011 it approved the merger between Wal-Mart Stores Inc and Massmart Holdings Limited subject to conditions.

(Case no.: 73/LM/Nov10)

The Chairperson Competition Tribunal

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NOTICE 404 OF 2011

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF INITITATION OF THE INVESTIGATION INTO THE ALLEGED DUMPING OF FROZEN MEAT OF FOWLS OF THE SPECIES GALLUS DOMESTICUS, WHOLE BIRD AND BONELESS CUTS, ORIGINATING IN OR IMPORTED FROM BRAZIL

The International Trade Administration Commission of South Africa (the Commission) accepted an application alleging that frozen meat of fowls of the species of GALLUS DOMESTICUS, whole bird and boneless cuts, originating in or imported from Brazil, are being dumped on the Southern African Customs Union (SACU), causing material injury to the SACU industry concerned.

THE APPLICANT

The application was lodged by FC Dubbelman and Associates on behalf of (SAPA) representing the SACU industry. SAPA represents about 80 per cent of the SACU producers of the subject products but in this case represents Rainbow Farms (Pty) Ltd, Earlybird Farm (Pty) Ltd and County Fair Foods (Pty) Ltd. The Applicant submitted prima *facie* evidence to enable the Commission to initiate the investigation on the basis of dumping, material injury and causality.

THE PRODUCT

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The product allegedly being dumped is frozen meat of fowls of the species GALLUS DOMESTICUS, whole bird and boneless cuts, classifiable under tariff headings 0207.12 and 0207.14.10, originating in or imported from Brazil.

THE ALLEGATION OF DUMPING

The allegation of dumping is based on the comparison between the normal value and the export price from Brazil. For purposes of the normal value determination, the Applicant provided a retail price for the whole bird and a price list for boneless cuts in Brazil.

The export prices were based on the official import statistics obtained from the South African Revenue Service (SARS).

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

THE ALLEGATION OF MATERIAL INJURY

The Applicant alleged and submitted *prima facie* evidence to indicate that there is price undercutting and that the imports in question are suppressing its selling prices. The Applicant's information indicated a decline in market share and no growth in a growing market. While the Applicant lost market share, the alleged dumped imports' market share increased.

On this basis the Commission found that there is *prima facie* proof of material injury and causal link.

PERIOD OF INVESTIGATION

The period of investigation for purposes of determining the dumping margin in the exporting country will be from 01 January 2010 to 31 December 2010. The period of investigation for purposes of determining injury is from 01 January 2008 to 31 December 2010.

PROCEDURAL FRAMEWORK

Having decided that there is *prima facie* evidence to initiate the investigation, the Commission is beginning 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 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 (<u>www.itac.org.za</u>) 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 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 limits set out below.

No. 34377 61

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then <u>a non-confidential</u> <u>version of the information must be submitted</u> 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:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- 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*. 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 II International Trade Administration Commission Block E – The DTI Campus 77 Meintjies Street SUNNYSIDE PRETORIA SOUTH AFRICA

Postal address

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

PROCEDURES AND TIME LIMITS

The Senior Manager: Trade Remedies II, should receive all responses, including nonconfidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the letter accompanying the above-mentioned questionnaire was received. The said letter shall be deemed to have been received seven days after the day of its dispatch.

No. 34377 63

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

The information submitted by any party may need to be verified 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 would 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 Anti-Dumping Regulations. 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, Mr. Jeffrey Maphagela at telephone number +27 12 394 3639 or Ms Sandile Dlamini at telephone number +27 12 394 3685 or Mr Khathutshelo Nefale at telephone number +27 12 394 3671 at fax number +27 12 394 0518.

No. 34377 65

NOTICE 405 OF 2011

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF INITITATION OF A SUNSET REVIEW OF THE ANTI-DUMPING DUTIES ON FROZEN MEAT OF FOWLS OF THE SPECIES GALLUS DOMESTICUS, CUT IN PIECES WITH BONE-IN ORIGINATING IN OR IMPORTED FROM THE UNITED STATES OF AMERICA

In accordance with the Anti-Dumping Regulations of the International Trade Administration Commission of South Africa, any definitive anti-dumping duty shall be terminated on a date not later than five years from its 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 within a reasonable period of time prior to that date, that the expiry of the duty would be likely to lead to continuation or recurrence of dumping and material injury.

On 07 May 2010, the Commission notified the SACU industry through Notice No.369 of 2010 in Government Gazette No.33151, that unless a substantiated request is made by the SACU industry indicating that the expiry of the anti-dumping duties on frozen meat of fowls of the species GALLUS DOMESTICUS, cut in pieces with bone-in originating in or imported from the USA, would likely lead to the continuation or recurrence of dumping and material injury, the anti-dumping duties on the subject product originating in or imported from the USA will expire on 26 October 2011.

The International Trade Administration Commission of South Africa (the Commission) received a sunset review application from FC Dubbelman and Associates on behalf of Southern Africa Poultry Association (SAPA) representing the SACU industry alleging that the expiry of antidumping duty on frozen meat of fowls of the species GALLUS DOMESTICUS, cut in pieces with bone-in originating in or imported from the USA would likely lead to the recurrence of dumping and material injury.

THE APPLICANT

The application was lodged by FC Dubbelman and Associates on behalf of (SAPA) representing the SACU industry. SAPA represents about 80 per cent of the SACU producers of the subject product but in this case represent Rainbow Farms (Pty) Ltd, Earlybird Farm (Pty) Ltd and County Fair Foods (Pty) Ltd. The Applicant alleged that the expiry of the anti-dumping duty would likely lead to recurrence of dumping and the recurrence of material 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 frozen meat of fowls of the species GALLUS DOMESTICUS, cut in pieces with bone-in, classifiable under tariff heading 0207.14.90 originating in or imported from the USA.

THE ALLEGATION OF THE RECURRENCE OR CONTINUATION OF DUMPING

The allegation of recurrence and continuation of dumping is based on the comparison between the normal value and the export price.

The normal value was based on a constructed normal value using the broiler price as the basis for the construction since the USA domestic sales were not made in the ordinary course of trade because of the particular market situation. The export price was based on the official import statistics obtained from the South African Revenue Service (SARS). The import price was adjusted downward by 5 percent for inland freight.

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

THE ALLEGATION OF RECURRENCE OR CONTINUATION OF MATERIAL INJURY

The Applicant alleged and submitted *prima facie* evidence to show that should the anti-dumping duties be removed, the alleged imports will undercut the SACU's selling price and the Applicant will experience price depression and price suppression. The Applicant's information indicated that it would experience a decline in sales volume, sales value, profit margins, output, market share, capacity utilisation, return on investment, employment, wages, growth, cash flow and an

increase in inventories if the anti-dumping duties expire.

On this basis the Commission found that there is *prima facie* proof of the material injury if duties expire.

PERIOD OF INVESTIGATION

The investigation period for dumping is from 01 January 2010 to 31 December 2010, and the injury investigation involves evaluation of data for the period of 01 January 2008 to 31 December 2010. The Commission also considered an estimate of what the situation will be, if the antidumping duties expire.

PROCEDURAL FRAMEWORK

Having decided that there is sufficient evidence and a *prima facie* case to justify the initiation of a sunset review investigation, the Commission has began 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 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 (<u>www.itac.org.za</u>) 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 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 limits set out below.

CONFIDENTIAL INFORMATION

Please note that if any information is considered to be confidential then <u>a non-confidential</u> <u>version of the information must be submitted</u> 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:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- 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*. 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 recurrence of dumping and material injury must be submitted in writing to the following address:

Physical address	Postal address
The Senior Manager: Trade Remedies II	The Senior Manager:
International Trade Administration Commission	Trade Remedies II
Block E The DTI Campus	Private Bag X753
77 Meintjies Street	PRETORIA
SUNNYSIDE	0001
PRETORIA	SOUTH AFRICA
SOUTH AFRICA	

PROCEDURES AND TIME LIMITS

The Senior Manager: Trade Remedies II, should receive all responses, including nonconfidential copies of the responses, not later than 30 days from the date hereof, or from the date on which the letter accompanying the above-mentioned 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-days period. Merely citing insufficient time is not an acceptable reason for extension. Please note that the Commission will not consider requests for extension by the Embassy on behalf of exporters.

The information submitted by any party may need to be verified 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 would 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. 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, Mr. Rodney Muumba at telephone number +27 12 394 3689 or Ms Sandile Diamini at telephone number +27 12 394 3685 or at fax number +27 12 394 0518.

NOTICE 406 OF 2011

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

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

APPENDIX I

(A) Full name and trade name of the applicant. (B) Full business or residential address 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) Terra Scan (Pty) Ltd. (B) 12, Roos Street, Beverlat Gardens, Randburg, 2104. (C) Class III. (D) Type G3. (E) Category A3.

APPENDIX II

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

(A) Advanced Emoyeni Training (Pty) Ltd. (B) 21 Johgn Rumble Street, Somerset West, 7130. (C) Class III; G602D. (D) Type G1, G2, G3, G4, G8, G11, G14 and G16 (Skywriting / Skytyping and Flipping). (E) Category A3 A4 and H2. Changes to the Management Plan: Mike Fagan replaces Peter Clarke as the Chief Executive Officer, Jason Hodges replaces Peter Clarke as the Responsible Person: Flight Operations, Jason Hodges replaces Peter Clarke as the Responsible Person: Aircraft and Nic Southon replaces Peter van Holthoon as the Air Service Safety Officer.

(A) CFA Air Charters (Pty) Ltd. (B) Main Tertminal Building, Grand Central Airport, Midrand. (C) Class II and III; N747D and G881D. (D) Type N1, N2, G3, G4 and G14. (E) Category A2, A3, A4 and H2. Changes to the Management Plan: P. R. Rohm replaces A. Venter as the Responsible Person: Aircraft and C. Cornelius replaces A. Bettesworth as the Air Service Safety Officer.

(A) Civair Helicopters (Pty) Ltd; Civair. (B) Plot 9, General Aviation Area, Cape Town International Airport. (C) Class I, II and III; S601D, N111D and G112D. (D) Type S1, S2, N1, N2, G2, G3, G4, G5, G7, G8, G10, G11, G15 and G16 (Ship to Shore Operations). (E) Caategory A2, A3, A4, H1 and H2. Changes to the Management Plan: Ms L. M. Wood is appointed as the Responsible Person: Aircraft

(A) Es'cape Airtours Charters & Transfers (Pty) Ltd; Es'cape Airtours Charters & Transfers. (B) Air Cape Hangar Street, Port Elizabeth Airport, Port Elizabeth. (C) Class II and III; N853D and G854D. (D) Type N1, N2, G2, G3, G10 and G11. (E) Category A4 and H2. Change of status: from (Pty) Ltd to Close Corporation, Changes to the Management Plan: Mr M. Klemp replaces R. de Lange as the Responsible Person: Aircraft and addition of type G15.

(A) Fair Aviation (Pty) Ltd; Fair Aviation. (B) Hangar 31, Lanseria International Airport, Johannesburg. (C) Class ii.
(D) Type N1 and N2. (E) Category A1, A2, A3 and A4. Changes to the Management Plan: L Venter replaces A. Grundlingh as the Responsible Person: Aircraft.

(A) Sky Messagfing (Pty) Ltd. (B) Suite 315, Sovereign Quays, 34 Somerset Road, Green Point, 8001, Cape Town. (C) Class III; G959D. (D) Type G2, G3, G8 and G14. (E) Category A4. Changes to the Management Plan: Mr Thomas Kritzer replaces Mr Dietmar Frey as the Acting Chief Executive Officer.

NOTICE 407 OF 2011

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) of International Air Services Regulation, 1994, against or in favour of an application, should reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001, within 28 days of the application hereof. It must be stated whether the party or parties making such representation is/ are prepared to be represent or represented at the possible hearing of the application

APPENDIX II

(A) Full name, surname and trade name 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) 1 Time Airline (Pty) Ltd; 1 time. (B)Unit 2D, Old Mutual Business Park, Isando. (C) Class I; I/S169. (D) Type S1.
(E) Category A1. (F) O. R. Tambo International Airport. (G) and (H) Adding the following.

State	Destination	Frequencies
Tanzania	Zanzibar	Two return flights per week

NOTICE 408 OF 2011 FINANCIAL SERVICES BOARD

COLLECTIVE INVESTMENT SCHEMES CONTROL ACT, 2002

EXEMPTION OF MANAGER OF COLLECTIVE INVESTMENT SCHEME IN SECURITIES FROM CERTAIN PROVISIONS OF NOTICE 1503 OF 2005

I, Dube P Tshidi, Registrar of Collective Investment Schemes, under section 22(a), read with section 40 of the Collective Investment Schemes Control Act, 2002 (Act No. 45 of 2002) ("the Act"), hereby exempt a manager that administers a collective investment scheme in securities under the Act in compliance with the relevant Standards of the Accounting and Auditing Organization for Islamic Financial Institutions ("AAOIFI"), from certain provisions of Notice 1503 of 2005 ("the Notice"), as set out in the Schedule.

This exemption only applies to instruments contemplated in paragraphs A(b), A(g), B12(e) and B12(j) of Notice 131 of 2010, as published in Government Gazette No. 32951 of 19 February 2010.

D P TSHIDI REGISTRAR OF COLLECTIVE INVESTMENT SCHEMES

SCHEDULE

A manager that administers a portfolio as contemplated in Chapters III and VII of the Notice is hereby exempted from compliance with the inclusion limits in paragraphs 13(1) and 25(b) on condition that the following limits shall apply: Exemption from 1 July 2011 until 31 May 2013

Rating Band as per Table in Annexure B and	Inclusion Limit per Instrument or	
C as applicable to Chapters III and VII	Issuer as a Percentage of the	
	Market Value of Assets	
	Comprising the Portfolio	
Rating Band 1	50%	

Repeal of Notice and Commencement

- 1. Board Notice 99 of 2010, as published in *Government Gazette* No.33328 of 2 July 2010, is hereby repealed.
- 2. This Notice comes into effect on 1 July 2011.

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 120 OF 2011

Engineering Council of South Africa

PROCEDURE FOR THE NOMINATION OF COUNCIL MEMBERS

RULES

The Engineering Council of South Africa, has in terms of sections 36(2)(a) of the Engineering Profession Act, 2000 (Act No. 46 of 2000) (the Act) made the following Rules.

PREAMBLE

To provide for the process of nominating persons to serve on the Engineering Council of South Africa in terms of the provisions of the Act. In this regard, please see the flowchart, marked Annexure "E".

Service as a member of the Engineering Council of South Africa is a voluntary contribution of valuable time and wisdom to the engineering profession and to the South African society.

1. Definitions and the second se

In these rules, and unless the context otherwise indicates, any expression or word to which a meaning has been assigned in the Engineering Profession Act, 2000 (Act No. 46 of 2000) bears the same meaning, and -

"CEO" means the Chief Executive Officer appointed by the Council, in terms of section 8(1)(a) of the Act.

"Nominating bodies" means entities as described in Rule 5.4 hereof.

"Recommendation Panel" means a panel appointed by the Council, as described in Rule 8 hereof to evaluate the nominations and make recommendations for consideration by the Council.

"The profession" means the engineering profession.

2. Composition of the Council

The composition of the Council is defined in section 3 of the Act, which provides for fifty members of whom:

- (a) thirty registered persons, excluding candidates, of whom at least twenty must actively practise in the engineering profession-
 - who must be nominated by the voluntary associations, registered persons and prescribed nominating bodies;
 - (ii) who must represent the categories of registered persons contemplated in section 18, in the prescribed manner; and
 - (iii) who must represent the different disciplines of the engineering profession in the prescribed manner;
- (b) ten persons, of whom at least-
 - (i) six must be professionals, in the service of the State nominated by any sphere of government; and
 - (ii) one must be nominated by the department; and
- (c) ten members of the public nominated through an open process of public participation.

3. Calling for nominations

3.1 Invitations

3.1.1 The Council shall call for nominations on or at a date determined by the Council which date shall be at least eight (8) months before the date of expiry of the term of office of the sitting members of the Council.

- 3.1.2 Registered Persons, Nominating Bodies and Voluntary Associations shall be invited by letter substantially in the form of Annexure A, B and C respectively, copies of which will be placed on ECSA and the Department of Public Works' website.
- 3.1.3 Nominations for members by the public shall be invited by notice in the Government Gazette and one leading newspaper in each province, which nominations shall be submitted within a period of at least 60 (sixty) days from the date of notice.
- 3.1.4 The manner for inviting Registered Persons, Nominating Bodies, Voluntary Associations (VAs), and the Public is prescribed substantially in the form of Annexures A, B, C and D respectively.
- 3.1.5 The manner for inviting nominations in terms of Section 3(1)(b) of the Act is described in Rule 6 hereof.

4. Requirements for Nominees as Council Members

The Council shall consist of registered and non-registered members.

4.1 Registered Persons

To be eligible for nomination as member of the Council a registered person shall comply with the following requirements:

- (a) Be registered as a Professional Engineer, Professional Engineering Technologist, Professional Certificated Engineer, Professional Engineering Technician or registered in a specified category;
- (b) Have a background or experience in the engineering profession in one or more of the following: education, training, professional conduct, professional practice, and institutional affairs;
- Make a declaration of being prepared to serve on the Council and/or any of its committees;
- (d) Be a South African citizen and ordinarily resident in the Republic of South Africa; and
- (e) Be willing to sign and adhere to ECSA's code of conduct for the Council and Committee Members.

4.2 Persons not required to be registered

Nominees shall comply with the following requirements:

- (a) Have insight into matters concerning the safety and health of the public;
- (b) Have expertise supplementary to the direct field of responsibility of the Council and the engineering profession, such as law, accounting, political science, economics, environmental management and education;
- Make a declaration of being prepared to serve on the Council and/or any of its committees;
- (d) Be a South African citizen and ordinarily resident in the Republic of South Africa; and
- (e) Be willing to sign and adhere to ECSA's Code of Conduct for the Council and Committee Members.

4.3 Disqualification from membership of the Council in terms of Section 6(1) of the Act

- 4.3.1 The following persons shall not be eligible to be appointed as a member of the Council:
 - (a) A person who is not a South African citizen and ordinarily resident in the Republic;
 - (b) An un-rehabilitated insolvent;
 - (c) A person who has been convicted of an offence in the Republic and been sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or imprisonment or both. This provision excludes offences associated with political objectives and committed prior to 27 April 1994;
 - (d) A person who has been convicted of an offence in a foreign country and been sentenced to imprisonment without an option of a fine, or, in the case of fraud, to a fine or both;
 - (e) A person who has been removed from an office of trust as a result of improper conduct; or

(f) A person who has, in terms of the Act (including any previous Act), been found guilty of improper conduct by a disciplinary tribunal or the Council of ECSA.

In terms of Section 6(3) of the Act, the Minister must for the purpose of rule 4.3.1(d) above, take cognizance of the prevailing circumstances in a foreign country relating to a conviction.

4.3.2 Section 5(2) of the Act determines that a member of the Council may not serve for more than two consecutive terms of office.

4.4 Compilation of Reserve list

- 4.4.1 The Council may compile a Reserve List of nominees who meet the requirements but are not on the list of nominees recommended for appointment.
- 4.4.2 Nominees shall be required to indicate their availability to be included in a Reserve List if they are not appointed to the Council.
- 4.4.3 When a vacancy arises on the Council during its term of office, the Minister may draw on such Reserve List as a first source of nominees in the filling of the vacancy.

5. SECTION 3(1)(a) NOMINEES

5.1 Professional Representation in terms of Section 3(1)(a) of the Act

Thirty (30) registered persons, excluding candidates, of whom at least twenty (20) shall actively practise in the engineering profession:-

- Who must be nominated by the voluntary associations or other registered persons and prescribed nominating bodies;
- Who must represent the categories of registered persons contemplated in section 18 of the Act, in the prescribed manner; and
- (iii) Who must represent the different disciplines of the engineering profession in the prescribed manner.

5.2 Prescribed Representation of the Categories of Registration

At least two persons from each category mentioned in Section 18 of the Act and actively practising in the Engineering Profession shall be represented.

5.3 Prescribed Disciplines of the Engineering Professions

The engineering disciplines should be represented proportionally as reflected in the register of registered persons as contemplated in section 11(c) of the Act where possible, without compromising transformational and geographic representivity.

5.4 Prescribed Nominating Bodies

- 5.4.1 Nominating Bodies must be determined by the Council in consultation with the CBE, and if no agreement is reached, by the Minister.
- 5.4.2 Prescribed Nominating Bodies are organizations having a sound knowledge of the circumstances under which engineering projects and products are delivered, operated and maintained by persons registered under the Act and relating in particular to having a sound understanding of the effects on members of society who are the end users of these projects, products and services. Such organisations shall be considered for determination in terms of section 3(2) of the Act as a Nominating Body. Such organizations shall comply with one of the following criteria:
- Be an employer of registered persons;
- Be an organization that upon application to the Council shows interest in the engineering profession; or
- (iii) Be a body representing institutions of higher education.

6. Nominations by the State in terms of section 3(1)(b) of the Act

- 6.1 Nominations will be invited from Local, Provincial and National Government.
- 6.2 ECSA will approach the Director General of Public Works to facilitate the required nominations.

7. Public Representation

Section 3(1)(c) of the Act makes provision for the appointment of ten members of the public, nominated through an open process of public participation.

8. Recommendation Panel

- 8.1 When any nomination for members of a new Council becomes necessary, the Council shall constitute a Recommendation Panel within 30 days of the call for nominations.
- 8.2 The Recommendation Panel shall be constituted as follows:
 - (a) One registered person from each of the categories of registration;
 - (b) One registered person with special knowledge of engineering education;
 - (c) Two persons from the State nominated by the Director-General of the Department Public Works. At least one of the persons must be registered with the Council;
 - (d) Two persons from the public;
 - (e) Any other person nominated by the Council to ensure transformational representivity on the panel; and
 - (f) One person who has legal knowledge of both the Act and the SA Constitution.

- 8.3 Members of the Recommendation Panel should preferably be outgoing Council Members who do not qualify for re-appointment.
- 8.4 Directives to Recommendation Panel:
 - (a) The Council shall identify and inform the Recommendation Panel of Council Members that are eligible and available for reappointment. The Recommendation Panel should ensure continuity.
 - (b) The Council has the right to ratify or amend the list of nominees recommended by the Recommendation Panel.
 - (c) Persons serving on the Recommendation Panel may not serve on the new Council.
- 8.5 The Recommendation Panel shall consider the following when making recommendations to the Council:
 - 8.5.1 The requirements for nominees to be appointed from the profession [Section 3(1)(a)], from registered persons [(Section 3(1)(b)], the public [(Section 3(1)(c)] and from the State nominations [(Section 3(1)(b)].
 - 8.5.2 The Recommendation Panel shall take into account transformational and geographic representivity in its recommendation.
 - 8.5.3 The needs of the Council:

The Council shall, within 30 days of the expiry of the notice of invitation, make its recommendations to the Minister based on recommendations from the Recommendation Panel with the view to meeting *inter alia* the following needs of the new Council:

- Persons with a background in standard setting in engineering education and training;
- Persons with experience in the accreditation of engineering educational programmes;
- Persons with experience in the registration processes for engineers, technologists, certificated engineers, technicians and specified categories;

- Persons with experience in preliminary investigations and enquiries related to alleged improper conduct by registered persons;
- (e) Persons with experience in the relationships between ECSA and engineering and other organisations in South Africa and elsewhere, particularly with regard to international recognition of South African education and registration; and
- (f) Persons with an interest in Continuing Professional Development (CPD).
- 8.6 The administrative assistance required by the Recommendation Panel is to be supported by the legal services of ECSA, a nominee of the CEO and the secretariat to the Recommendation Panel.

9. Assessment of Nominations

- 9.1 All nominations received shall be scrutinised by the CEO firstly to confirm the eligibility of the nominee and compliance with requirements.
- 9.2 The Recommendation Panel shall evaluate each nominee in terms of the Council's needs and the requirements of the Act and identify all nominees who meet the requirements.
- 9.3 The Recommendation Panel shall by a date determined by the Council submit a report to the Council containing:
 - a list of all nominations received;
 - (ii) a list of nominees recommended;
 - (iii) a reserve list of nominees;
 - (iv) a list of nominees not eligible and the reasons therefore; and
 - (v) confirmation of compliance with the principle of representivity as envisaged by the Act and these Rules, the challenges faced in that regard, and how same was addressed.

INVITATION TO REGISTERED PERSONS

ANNEXURE A

ENGINEERING COUNCIL OF SOUTH AFRICA

Date

Dear Registered Person

INVITATION TO NOMINATE: ECSA COUNCIL

You are cordially invited to nominate one or more registered persons for consideration and possible appointment as member(s) to the Engineering Council of South Africa (ECSA) in terms of the Engineering Profession Act, 2000 (Act No. 46 of 2000). When nominating, consideration should be given to representivity in respect of race, gender, disability and geographical location.

The following should be noted:

- Nominees must be registered with the Engineering Council of South Africa, in at least one of the following categories: Professional Engineer, Professional Engineering Technologist, Professional Certificated Engineer, Professional Engineering Technician or a specified category (registration in the candidate category is expressly excluded in terms of section 3(1)(a) of the Act).
- 2. The nominations should be made on the Nomination Form and be signed by the registered person submitting the nomination.
- Nominees appointed to the Council may not serve for more than two consecutive terms of office.
- 4. The Council will meet at least twice a year and will be supported by administrative staff. The period of office for the members is four years.
- 5. The nominations must be accompanied by:
 - 5.1 An Acceptance Form duly completed and signed by the nominee;
 - 5.2 A brief Curriculum Vitae in the attached format; and
 - 5.3 A declaration by the nominee stating that he/she is not disqualified in terms of section 6(1) of the Act nor has he/she served on the Council for two consecutive terms.
- 6. Successful nominees will be appointed in their own right and will not represent any constituency in particular.
- Since the potential number of nominations is likely to exceed the number of vacancies on Council by a significant margin, serious consideration will be given to the nominees' expertise, background and ability.

Registered Persons	- 11 -
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- 8. All nominees must be South African citizens and be ordinarily resident in the RSA.
- 10. ECSA will establish a "Recommendation Panel" (in terms of Rule 8.1 of the Procedure for the Nomination of Council Members) which will be responsible for recommending to Council the names of the nominees considered most suitable for appointment by the Minister. No member of the Recommendation Panel will be eligible for appointment to the Council.
- 11. The Minister retains the discretion to appoint any person who may have been nominated but not recommended. Therefore the names of all the nominees will be presented to the Minister.
- 12. More detailed information regarding the process can be viewed on ECSA's Website www.ecsa.co.za just click on "period or term for which this Council will serve".
- 13. Appointments will be on a non-remunerative basis. Only reasonable travel and subsistence expenses will be paid to members.

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Yours faithfully

CEO ECSA

INVITATION TO NOMINATING BODIES

ANNEXURE B

ENGINEERING COUNCIL OF SOUTH AFRICA

Date

Dear

INVITATION TO NOMINATE: ECSA COUNCIL

You are cordially invited to nominate one or more persons for consideration and possible appointment as member(s) of the Engineering Council of South Africa (ECSA) in terms of the Engineering Profession Act, 2000 (Act No. 46 of 2000). When nominating, consideration should be given to representivity in respect of race, gender, disability and geographical location.

The following should be noted:

- 1. **Nominating Bodies** may nominate as many persons as they deem appropriate. Each nomination must be submitted on a separate Nomination Form.
- 2. Nominees must be registered with the Engineering Council of South Africa, in at least one of the following categories: Professional Engineer, Professional Engineering Technologist, Professional Certificated Engineer, Professional Engineering Technician or a specified category (registration in the candidate category is expressly excluded in terms of section 3(1)(a) of the Act).
- 3. The nominations must be made on the Nomination Form and be signed by a duly authorised representative, typically the Chief Executive or authorised person
- Nominees appointed to the Council may not serve for more than two consecutive terms of office.
- 5. The Council will meet at least twice a year and will be supported by administrative staff. The period of office for the members is four years.
- 6. The nominations must be accompanied by:
 - 6.1 An Acceptance Form duly completed and signed by the nominee;
 - 6.2 A brief Curriculum Vitae in the attached format; and
 - 6.3 A declaration by the nominee stating that he/she is not disqualified in terms of section 6(1) of the Act nor has he/she served on the Council for two consecutive terms.

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Nominating Bodies

- 13 -

- Successful nominees will be appointed in their own right and will not represent their nominating body.
- 8. Since the number of Voluntary Associations and Nominating Bodies far exceed the number of vacancies on Council, serious consideration will be given to the nominees' expertise, background and ability to represent more than one sector of interest contemplated in section 3 of the Act.
- 9. All nominees must be South African citizens and be ordinarily resident in the RSA.
- 11. ECSA will establish a "Recommendation Panel" (in terms of Rule 8.1 of the Procedure for the Nomination of Council Members) which will be responsible for recommending to Council the names of the nominees considered most suitable for appointment by the Minister. No member of the Recommendation Panel will be eligible for appointment to the Council.
- The Minister retains the discretion to appoint any person who may have been nominated but not recommended. Therefore the names of all the nominees will be presented to the Minister.
- 13. More detailed information regarding the process can be viewed on ECSA's Website www.ecsa.co.za just click on "period or term for which this Council will serve".
- Appointments will be on a non-remunerative basis. Only reasonable travel and subsistence expenses will be paid to members.

Yours faithfully

CEO ECSA

INVITATION TO VOLUNTARY ASSOCIATIONS

ANNEXURE C

ENGINEERING COUNCIL OF SOUTH AFRICA

DATE

Dear

INVITATION TO NOMINATE: ECSA COUNCIL

You are cordially invited to nominate one or more persons for consideration and possible appointment as member(s) of the Engineering Council of South Africa (ECSA) in terms of the Engineering Profession Act, 2000 (Act No. 46 of 2000). When nominating, consideration should be given to representivity in respect of race, gender, disability and geographical location.

The following should be noted:

- 1. Voluntary Associations may nominate as many persons as they deem appropriate. Each nomination must be submitted on a separate Nomination Form.
- 2. Nominees must be registered with the Engineering Council of South Africa, in at least one of the following categories: Professional Engineer, Professional Engineering Technologist, Professional Certificated Engineer, Professional Engineering Technician or a specified category (registration in the candidate category is expressly excluded in terms of section 3(1)(a) of the Act).
- 3. The nominations must be made on the Nomination Form and be signed by a duly authorised representative, typically the President or Chief Executive.
- Nominees appointed to the Council may not serve for more than two consecutive terms of office.
- 5. The Council will meet at least twice a year and will be supported by administrative staff. The period of office for the members is four years.
- 6. The nominations must be accompanied by:
 - 6.1 An Acceptance Form duly completed and signed by the nominee;
 - 6.2 A brief Curriculum Vitae in the attached format; and
 - 6.3 A declaration by the nominee stating that he/she is not disqualified in terms of section 6(1) of the Act nor has he/she served on the Council for two consecutive terms.
- Successful nominees will be appointed in their own right and will not represent his/her Voluntary Association.

Voluntary Associations - 2 -

- 8. Since the number of Voluntary Associations and Nominating Bodies far exceed the number of vacancies on Council, serious consideration will be given to the nominees' expertise, background and ability to represent more than one sector of interest contemplated in section 3 of the Act.
- 9. All nominees must be South African citizens and be ordinarily resident in the RSA.
- 11. ECSA will establish a "Recommendation Panel" (in terms of Rule 8.1 of the Procedure for Nomination of Council Members) which will be responsible for recommending to Council the names of the nominees considered most suitable for appointment by the Minister. No member of the Recommendation Panel will be eligible for appointment to the Council.
- The Minister retains the discretion to appoint any person who may have been nominated but not recommended. Therefore the names of all the nominees will be presented to the Minister.
- More detailed information regarding the process can be viewed on ECSA's Website <u>www.ecsa.co.za</u> just click on "*period or term for which this Council will serve*".
- 14. Appointments will be on a non-remunerative basis. Only reasonable travel and subsistence expenses will be paid to members.

Yours faithfully

CEO ECSA

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APPLIES TO ANNEXURES A, B AND C

Proforma Curriculum Vitae

The format below should be closely followed. (Unnecessary information should be avoided as far as possible.)

CURRICULUM VITAE

(Name of Nominee)

1. General Information:

Names & Surname:

Date of Birth:

RSA Identity Number:

Citizenship

Country of Normal Domicile:

Professional Registration (ECSA or other):

Registration Number:

Other Professional Affiliations:

Academic Qualifications and Year attained:

Years Experience Post-qualification:

2. Professional Experience (200 words)

Specialisation:

Key Experience: (Brief summary of most important work during stages of career)

3. Involvement in Profession (100 words)



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Contributions to Professional Associations, Societies and Councils: (Local & International)

Other Societies:

4. Key Attributes and Contributions on offer to new Council

(i.e. Why you should be appointed) (100 words)

ANNEXURE D

INVITATION TO THE PUBLIC TO BE PUBLISHED IN THE NEWSPAPERS

ENGINEERING COUNCIL OF SOUTH AFRICA

Invitation to the Members of the Public

Dear Sir/Madam

INVITATION TO NOMINATE: ECSA COUNCIL

Call for Nominations for Members of the Public to be appointed as Members of the Engineering Council of South Africa (ECSA).

In terms of the Engineering Professions Act, 2000 (Act No. 46 of 2000), nominations are invited from members of the general public to serve on the ECSA Council:

• Number of vacancies: 10 vacancies.

Background

In December 2000, the President assented to legislation providing for the establishment of Council for the engineering profession. The Council was established in August 2001 and replaced the previous statutory Council and board for the profession. The Council registers professionals and candidates in their profession, accredits educational institutions, upholds professional conduct, identifies the functions of the profession, recommends professional fees and promotes regional and international recognition of the profession.

The Council will meet at least twice a year and will be supported by administrative staff.

The period of office for the members is four years.

Each nomination must be in writing and must contain the following information in the detail required by the Council. (*Please refer to the Council directly for further information*.)

- 1. The name and address of the nominating person or organization;
- 2. The name, address and identity number of the nominee;
- 3. An Acceptance Form duly completed and signed by the nominee
- 4. Motivation for the appointment of the nominee to the Council (not exceeding one page);
- 5. A short Curriculum Vitae of the nominee (not exceeding two pages), the format of which can be found on ECSA's website <u>www.ecsa.co.za</u>; and
- A declaration by the nominee stating that he/she is not disqualified in terms of section 6(1) of the Act nor has he/she served on the Council for two consecutive terms.

Members of the Public

- 2 -

Engineering Council of South Africa Attention: Private Bag X691 Bruma, 2026

Tel: 011 607 9500 Fax: 011 622 9295 Email: Web: <u>www.ecsa.co.za</u>

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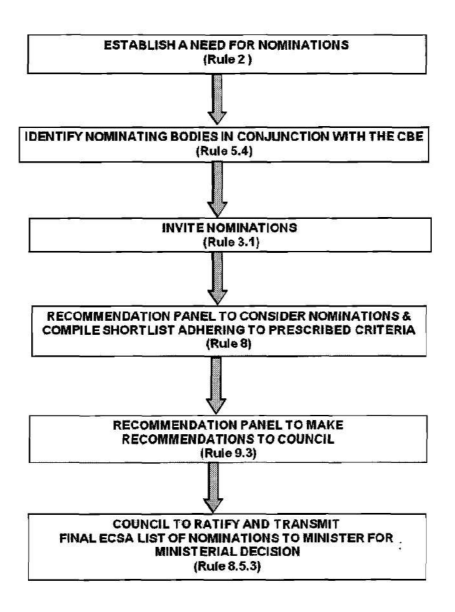
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ECSA NOMINATION PROCESS

SCHEDULE 1: FLOW DIAGRAM

ANNEXURE E

This diagram intends to provide assistance to grasp the process at a glance and does not form part of the Rules.



BOARD NOTICE 121 OF 2011

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

HEALTH PROFESSIONS ACT, 1974 (ACT 56 of 1974)

RULES RELATING TO THE REGISTRATION BY SPEECH THERAPISTS, SPEECH THERAPISTS AND AUDIOLOGISTS, AND AUDIOLOGISTS OF ADDITIONAL QUALIFICATIONS

The Health Professions Council of South Africa intends, in terms of section 61A read with section 35 of the Health Professions Act, 1974 (Act 56 of 1974), to make the rules in the Schedule.

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

SCHEDULE

 In these Rules "the Act" means the Health Professions Act, 1974 (Act No.56 of 1974), and any word or expression to which a meaning has been assigned in the Act shall have such meaning and, unless the context otherwise indicates-

"board" means the Professional Board for Speech, Language and Hearing Professions established in terms of section 15 of the Act;

"section" means a section of the Act.

 The following qualifications held by speech therapists, speech therapist and audiologists, and audiologists shall be registrable as additional qualifications in terms of section 35 of the Act:

No. 34377 97

Examining authority and qualification Abbreviation for registration University of Cape Town-Master of Science MSc (Log) Cape Town Master of Science (Audiology) MSc (Audiology) Cape Town Master of Science (Speech and Language Pathology) MSc (Speech and Language Pathology) Cape Town Doctor of Philosophy PhD Cape Town University of Kwa-Zulu-Natal (previously University of Durban-Westville-) Master of Speech Pathology M Sp Path UKZN M Aud UKZN Master of Audiology University of Pretoria Master of Logopaedics M Log Pret Master of Arts in Logopaedics MA (Log) Pret Doctor of Philosophy D Phil Pret Masters of Communication Pathology M Communication Pathology Pret Masters of Augmentative and Alternative Communication MA (AAC) Pretoria University of the Witwatersrand Master of Arts in Speech Pathology MA (Sp Path) Witwatersrand Master of Arts in Audiology MA (Aud) Witwatersrand Magister Artuim in Speech Therapy MA (Sp Ther) PhD Witwatersrand Doctor in Philosophy B Ed (Remedial Education) Bachelor of Education (Remedial Education) Witwatersrand University of South Africa Dip Ter (Cerebral Palsy) South Diploma for Therapists (Cerebral Palsy) Africa South African Neurodevelopmental Therapy Association (SANDTA). Certificate for Basic Paediatric Neurodevelopmental Therapy

- 3. The Board may recognize a foreign additional qualification: Provided that such foreign additional qualification was accredited by the relevant authority at the time of conferring thereof.
- 4. Any South African post graduate qualification previously approved by the board for registration as a additional qualification by speech therapist; speech therapist and audiologist, shall remain approved for persons who, prior to the date of publication of these rules, held such qualifications and complied with the prescribed requirements for registration.

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