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

INHOUD

en weeklikse Indeks

Koerantnommers in die regterhandse kolom lei:

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

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IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

GOVERNMENT NOTICES, GENERAL NOTICES, REGULATION NOTICES AND PROCLAMATIONS

2013

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

- ▶ 14 March, Thursday, for the issue of Friday 22 March 2013
- 20 March, Wednesday, for the issue of Thursday 28 March 2013
- ▶ 27 March, Wednesday, for the issue of Friday 5 April 2013
- 25 April, Thursday, for the issue of Friday 3 May 2013
- ▶ 13 June, Thursday, for the issue of Friday 21 June 2013
- 1 August, Thursday, for the issue of Thursday 8 August 2013
- 8 August, Thursday, for the issue of Friday 16 August 2013
- ▶ 19 September, Thursday, for the issue of Friday 27 September 2013
- ▶ 12 December, Thursday, for the issue of Friday 20 December 2013
- ▶ 17 December, Tuesday, for the issue of Friday 27 December 2013
- 20 December, Friday, for the issue of Friday 3 January 2014

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

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

BELANGRIKE AANKONDIGING

Sluitingstye VOOR VAKANSIEDAE vir

GOEWERMENTS-, ALGEMENE- & REGULASIE-KENNISGEWINGS ASOOK PROKLAMASIES

2013

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

- 14 Maart, Donderdag, vir die uitgawe van Vrydag 22 Maart 2013
- ▶ 20 Maart, Woensdag, vir die uitgawe van Donderdag 28 Maart 2013
- 27 Maart, Woensdag, vir die uitgawe van Vrydag 5 April 2013
- ▶ 25 April, Donderdag, vir die uitgawe van Vrydag 3 Mei 2013
- ▶ 13 Junie, Donderdag, vir die uitgawe van Vrydag 21 Junie 2013
- ▶ 1 Augustus, Donderdag, vir die uitgawe van Donderdag 8 Augustus 2013
- 8 Augustus, Donderdag, vir die uitgawe van Vrydag 16 Augustus 2013
- ▶ 19 September, Donderdag, vir die uitgawe van Vrydag 27 September 2013
- ▶ 12 Desember, Donderdag, vir die uitgawe van Vrydag 20 Desember 2013
- ▶ 17 Desember, Dinsdag, vir die uitgawe van Vrydag 27 Desember 2013
- ▶ 20 Desember, Vrydag, vir die uitgawe van Vrydag 3 Januarie 2014

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

GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF ARTS AND CULTURE DEPARTEMENT VAN KUNS EN KULTUUR

No. 59 1 February 2013

SOUTH AFRICAN HERITAGE RESOURCES AGENCY

NATIONAL HERITAGE RESOURCES ACT, NO 25 OF 1999

PROVISIONAL PROTECTION AS A NATIONAL HERITAGE RESOURCE

By virtue of the powers vested in the South African Heritage Resources Agency (SAHRA) in terms of section 29(1) of the National Heritage Resources Act, 25 of 1999, SAHRA hereby provisionally protect the Pietermaritzburg shipwreck site near Millers Point for a period of two years.

Significance

The wreck of the SAS Pietermaritzburg, located off Millers Point near Simons Town, bears significant historical value in the important role she has played in both South African and World history. The Algerine class ocean minesweeper then known as the HMS Pelorus and adopted by Vivien Leigh of "Gone with the wind", played a significant role in World War II as she led the Allied Armada in the D-Day invasion of Normandy on June 6, 1944. She was also one of the Allied vessels to first arrive in Singapore after the Japanese surrender in 1945.

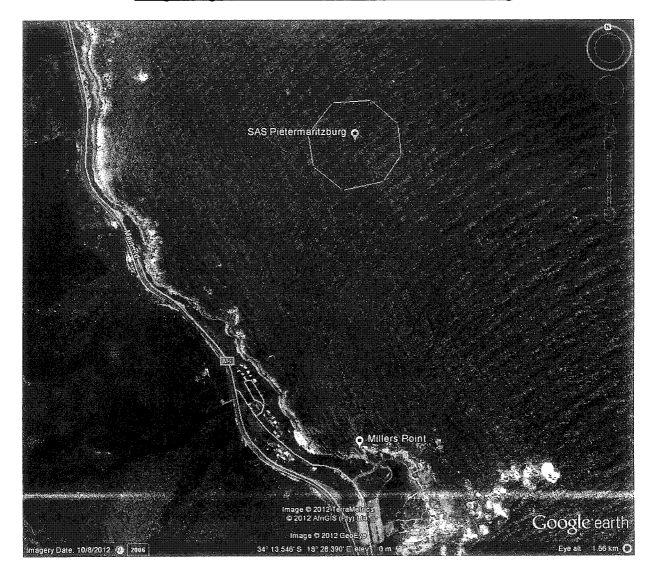
In 1947, after the end of World War II, she was sold to the South African Navy and initially renamed the HMSAS Maritzburg and then later renamed the HMSAS Pietermaritzburg on 21 January 1948. She was used for the training of midshipmen and later refitted to be used as a dormitory ship in Simon's Town until 1991.

She gave service in times of both peace and war and at the end of her long and distinguished career a committee was formed and tasked into preserving the PMB, as she was affectionately known, in order to save her as a floating museum ship. However, the cost of berthing and refitting the PMB amounted to too much and the campaign abandoned. On November 19, 1994 the ship came to her final resting place, scuttled off of Millers Point near Simon's Town in a ceremonial fashion by the South African Navy in order to preserve it as an artificial reef site for marine life and a dive site where people could still go visit this unique vessel and remember the significant role it played in history.

EXTENT

| Site Name | Town | Erf | Munic ipality | Province | SG Diagram | Figure | Extent | Deed of Transfer |
|------------------|------|-----|---------------|----------|---------------|--------|--|---------------------|
| SAS | Cape | | | Western | | | Includes | |
| Pietermaritzburg | Town | | | Cape | | | wreck and the area circling the wreck within a | |
| | | | | | | | diameter of 300 metres. | |

Google image of the wreck site of the SAS Pietermaritzburg:



DEPARTMENT OF HIGHER EDUCATION AND TRAINING DEPARTEMENT VAN HOËR ONDERWYS EN OPLEIDING

No. 60 1 February 2013

CALL FOR COMMENTS ON THE PROPOSED IMPROVEMENTS TO THE POLICY AND PROCEDURES FOR MEASUREMENT OF RESEARCH OUTPUT OF PUBLIC HIGHER EDUCATION INSTITUTIONS, 2003

I, Bonginkosi Emmanuel Nzimande, Minister of Higher Education and Training invite all interested persons and organizations to comment on the attached amended version of the *Policy and Procedures for the Measurement of Research Output of Public Higher Education Institutions*, 2003.

Written responses should reach the Department at the address below not later than four (4) weeks after the date of publication of this notice.

Written comments on the amendments to the *Policy and Procedures for the Measurement of Research Output of Public Higher Education Institutions*, 2003 can preferably be emailed to Mr Mahlubi Mabizela at the following address:

<u>Mabizela.C@dhet.gov.za</u>

Those with no access to email may send hard copies to:

Mr Mahlubi Mabizela
Chief Director: University Education Policy and Development
The Department of Higher Education and Training
Private Bag X 17 4
PRETORIA
0001

OR

Fax to: 086 298 9790

For the attention of Mr Mahlubi Mabizela

Dr BE Nzimande, MP Minister of Education

Date



higher education & training

Department:
Higher Education and Training
REPUBLIC OF SOUTH AFRICA

POLICY AND PROCEDURES FOR MEASUREMENT OF RESEARCH OUTPUT OF PUBLIC HIGHER EDUCATION INSTITUTIONS

June 2003

Updated 2012

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1. Introduction

This document, titled *Policy for Measurement of Research Output of Public Higher Education Institutions*, replaces the following policies:

Information Survey Manual - Research Output of Universities (Report 014/97)

Information Survey Manual - Research Output of Technikons (Report 024/97)

In line with the *White Paper 3*, a *Programme for the Transformation of Higher Education* (1997) which outlines a single co-ordinated higher education system, this policy applies to all public higher education institutions.

2. Policy Framework

2.1. The development of this policy was driven by the imperatives for transformation of the higher education system contained in White Paper 3, a Programme for the Transformation of Higher Education (1997) and the National Plan for Higher Education (2001).

As part of the strategic objective envisioned by the *National Plan for Higher Education*, this policy aims "to sustain current research strengths and to promote the kinds of research and other knowledge outputs required to meet national development needs" (Strategic Objective: Section 5, *National Plan for Higher Education*).

- 2.2. The purpose of this policy is to encourage research productivity by rewarding quality research output at public higher education institutions. The policy is not intended to measure all output, but to enhance productivity by recognising the major types of research output produced by higher education institutions and further use appropriate proxies to determine the quality of such output.
- 2.3. As a general rule, research output emanating from commissioned research or contracts paid by contracting organisations will not be subsidised by the Department.
- 2.4. For the purpose of this policy, research output is defined as textual output where research is understood as original, systematic investigation undertaken in order to gain new knowledge and understanding. Peer evaluation of the research is a fundamental prerequisite of all recognised output and is the mechanism of ensuring and thus enhancing quality.

Peer Review is understood to be the pre-publication refereeing or evaluation of complete manuscripts by independent experts in the field in order to ensure quality

- and determine whether manuscripts are publishable or not. Additional proxies to determine quality, such as bibliometric data, discipline specific panels of experts and post-publication reviews may in future be utilised by the Department.
- 2.5. The policy has taken into consideration the changing modes of disseminating research and research output, such as electronic publications, and outlines processes and procedures that are appropriate to the purpose and commensurate with best practice. Research output published electronically may be recognised if it meets the specified criteria outlined in this policy.
- 2.6. For the purposes of subsidy, the policy recognises research in journals, books and published conference proceedings which meet the specified criteria outlined in this policy. The focus of subsidy is on 'scholarly publishing' which refers to publications by scholars (academics and experts) for a niche market consisting mainly of academics and researchers (not normally students).
- 2.7. The policy does not support differentiation within types of output, for instance, all journal output receives the same level of subsidy.
- 2.8. Higher education institutions may only claim once for each subsidisable research output. Institutions must claim the outputs of the preceding year (n-1) in the current reporting year (n).

3. Basic Principles

- 3.1. This policy serves as a tool for the distribution of research subsidy to public higher education institutions in South Africa. The Department subsidises institutions and not individual authors or academics.
- 3.2. The subsidy for research output is influenced by the affiliation of the authors. The claiming institution accrues full subsidy if all the authors are affiliated to it. In the case where authors are affiliated with two or more public higher education institutions, the subsidy is shared between the claiming institutions. This principle does not take regard of the order of authorship or proportions of their contributions in the publication being claimed for subsidy.
- 3.3. Affiliated authors are defined as academic or research staff, research students, visiting scholars or fellows and retired academics from the claiming institution. The contact address reflected in the research output of such authors must be the address of the claiming institution. If the publication does not make mention of the affiliation to the claiming institution, a letter from Human Resources, confirmed by the DVC/ Director of Research at the claiming institution, must be provided.
- 3.4. The Department does not subsidise all research outputs.

4. Research Integrity

4.1 This policy aims to support and encourage scholarship. Institutions and academics must remember the importance of the research integrity and ethics when implementing this policy and are urged to focus on quality research and not maximum accrual of subsidy. This should be taken into consideration when recycling previously published work and dividing research outcomes between articles. Similarly, when moving between institutions, author affiliation should reflect the institution where research was conducted, supported and funded. At its discretion, the Department may consider punitive measures against an institution which consistently makes incorrect or unethical claims.

5. Journals

- 5.1 Journals refer to peer reviewed periodical publications devoted to the dissemination of original research and new developments within specific disciplines, sub-disciplines or fields of study. These include original articles, research letters, research papers and review articles.
- 5.2 Only articles published in **approved scholarly journals** are subsidised. The Department will determine, in consultation with the sector, which lists or indices of journals are approved. It will issue, on or before **31 January** of each calendar year, updated official lists of journals for each of these indices for each reporting year.
- 5.3 New lists or indices and new journals in the lists or indices cannot be approved retrospectively.
- 5.4 Only complete, peer reviewed articles in journals are accepted for subsidy. The following types of articles are not subsidised:
 - (a) Correspondence to the editors;
 - (b) Abstracts or extended abstracts;
 - (c) Keynote Addresses;
 - (d) Obituaries;
 - (e) Book reviews;
 - (f) News articles; and
 - (g) Advertorials.
- 5.5 A research article published in an approved journal will be subsidised as a single unit (1 unit), if all the authors are affiliated to the claiming institution. In the case where authors are affiliated with two or more institutions, the subsidy is shared between the claiming institutions. Authors who are not affiliated to a South African public university cannot claim subsidy.

Inclusion of Journal Titles on the Approved lists

- 5.6 The Department of Higher Education and Training maintains a list of **South African** journals that meet the criteria set out in this policy. <u>South African</u> journals not appearing on the approved lists of journals which meet the policy's minimum criteria, can apply for accreditation. The Department's list is for developmental purposes, and for this reason a journal will only be listed for five years. This provides the time necessary to develop the journal to international standards and to apply for listing on any of the accredited indices.
- 5.7 The Department encourages the development of local language journals.
- 5.8 Journals removed after this five year period may re-apply after a minimum of two years using the procedure below.

- 5.9 Editors-in-chief of the journals are responsible for applying to have their journals included on approved lists. The Department only administers the Approved List of South African Journals and does not administer the process for inclusion of journals onto the other approved indices (local or international).
- 5.10 A South African journal which has been dropped from an approved index may apply for indexing on the Approved List of South African journals. However, reasons for their removal must be included in their application.
- 5.11 South African journals which, in the opinion of the editor, comply with the following criteria may apply to the Department for inclusion in the Approved List of South African Journals:
 - (a) The purpose of the journal must be to disseminate research results and the content must support high level learning, teaching and research in the relevant subject area;
 - (b) Articles accepted for publication in the journal must be peer reviewed;
 - (c) The overwhelming majority of contributions to the journal must be beyond a single institution;
 - (d) The journal must have an International Standard Serial Number (ISSN);
 - (e) The journal must be published regularly;
 - (f) The journal must have an editorial board, with an overwhelming majority of members beyond a single institution, which is reflective of expertise in the relevant subject area;
 - (g) The journal must be distributed widely beyond a single institution; and
 - (h) Journals must include English abstracts if the language of the journal is not English.
- 5.12 When applying for inclusion in the Approved List of South African Journals, the following information, accompanied by at least **three consecutive physical copies** of the journal, must be submitted to the Department by **15 June** for the journal to be considered for inclusion effective the following calendar year:
 - (a) Title, including translations if not published in English;
 - (b) The ISSN of the journal;
 - (c) Publisher and the publisher's address and contact details;
 - (d) Frequency of publication;
 - (e) Evidence that the journal has been published uninterrupted for a minimum of three years as well as the latest three consecutive issues of the journal;
 - (f) Editorial policy, including evidence of the peer review process;
 - (g) Editorial Board the status of the members of the editorial board must be stated together with their institutional affiliations;
 - (h) In the case of electronic journals, the journal's internet Uniform Resource Locator (URL); and
 - (i) Proof of the journal's library holdings and/ or downloads for electronic publications.

- 5.13 The Department will periodically sample journals to assess if they continue to meet these criteria. However, institutions and individuals may submit a proposal for the removal of a journal. Proposals must be accompanied by a detailed explanation of the reasons for the removal of such journals, in particular, stating which criteria the journal ceases to fulfil. Such proposals must be submitted to the Department not later than 15 June. South African journals no longer fulfilling the above criteria will be removed from the list. Removed journals may re-apply for listing after a minimum of two years using the above procedure. For purposes of transparency, the reasons for removal of journals will be made public.
- 5.14 Editors are encouraged to inform the Department of any change in the information about an approved South African journal. There is no deadline for the submission of such information. Changes to the editor, title, frequency, ISSN or publications format (print/online) will not impact on the journal's accreditation status.

Reporting Procedures

- 5.15 Institutions must submit to the Department, on or before 15 May of each reporting year, audited subsidy claims for research output appearing in approved journals.
- 5.16 The auditors' report must contain the following information:
 - (a) Name of the institution;
 - (b) The reporting year (n);
 - (c) The number of units being claimed for journal output, listed separately for each of the approved lists, for the preceding year (n-1);
 - (d) An audited spreadsheet (whose contents will be supplied to institutions by the Department) for each list;
 - (e) The total number of units being claimed for the year (n-1); and
 - (f) If applicable, the number of units being claimed for journal output for the year n-2, listed separately for each approved list, together with an explanation for the late submission of each article. The explanation must be signed by either the Deputy Vice Chancellor (DVC), Director or Dean of Research.

Guidelines for the Auditors

- (a) Institutions may only utilize their registered external auditors to audit their research output.
- (b) The auditors' report must be issued on the auditors' official letterhead and must be addressed to the Director-General.
- (c) The auditor must express his or her opinion on the institution's subsidy claim for the research output.
- (d) The allocation of units must be calculated according to the stipulations of the policy.
- (e) Fractions of units must be expressed in decimal form and must be rounded off to the second decimal place, for example 12,45.
- (f) Auditors must ensure that articles have not been claimed previously.

6. Books

- 6.1 Books refer to peer reviewed, non-periodical scholarly or research publications disseminating original research and developments within specific disciplines, sub-disciplines or fields of study. Only books that meet specified criteria in this policy may be subsidised. For the purposes of this policy, scholarly books are defined as follows:
 - a. An **extensive and scholarly** treatment of a topic by one or more (few) scholars, largely comprising significant and **original (own) research**, embedded in relevant literature;
 - b. An **extensive scholarly exposition** by one or more (few) scholars of the **available literature** on a topic, from a position of demonstrable authority, which makes a significant conceptual or empirical synthesis that advances scholarship:
 - c. A **collected work**, assembled by one or more (usually many) scholars in a field or group of related fields, which as a planned group of **individually peer-reviewed chapters by appropriately qualified authors** generates a new conceptual synthesis that advances scholarship; and
 - d. A **collective work**, assembled by one or more (usually many) scholars in a number of related fields, in which the <u>individual authors have noted and reviewed each other's chapters and adapted their contributions</u> to generate a new conceptual synthesis that significantly advances scholarship. (Please note that independent peer review prior to publishing is still a requirement.)
- 6.2 In order to be considered for subsidy, a book must meet the following criteria:
 - (a) The purpose of the book must be to disseminate original research and new developments within specific disciplines, sub-disciplines or fields of study;
 - (b) The book must be peer reviewed prior to its publication;
 - (c) The book must have an International Standard Book Number (ISBN);
 - (d) The length of the book must be a minimum of 60 pages, excluding references, bibliography, index and appendices, this being above the minimum norm of 49 pages proposed by the UNESCO definition of a book; and
 - (e) The target audience of the book must be specialists in the relevant field.
- 6.3 The Department acknowledges the important role of the following publications, however, for various reasons they are not normally subsidised;
 - (a) Dissertations and theses;
 - (b) Text books, professional handbooks and study guides;
 - (c) Reference books, Dictionaries and Encyclopaedias;
 - (d) Inaugural speeches;
 - (e) Reports forming part of contract research and other commissioned work;
 - (f) Works of fiction; and

- (g) Introductions and conclusions (unless the entire book is claimed).
- 6.4 A book may be subsidised to a maximum of 10 units or a portion thereof, based on the number of pages being claimed relative to the total number of pages of the book. A guide on unit allocation for book publications is as follows:
 - (a) A chapter in a book = 1 unit;
 - (b) A book of 60 pages = 2 units;
 - (c) 120 pages = 4 units;
 - (d) 180 pages = 6 units;
 - (e) 240 pages = 8 units; and
 - (f) 300 pages (and above) = 10 units.
- 6.5 Where authors are affiliated with two or more institutions, the subsidy is shared between the claiming institutions.

Reporting Procedures

- 6.6 The Department establishes for each reporting year, an evaluation panel of senior professionals from the higher education community to evaluate all books and conference proceedings submitted by claiming institutions. This independent panel evaluates these publications together with the relevant accompanying information.
- 6.7 Institutions must submit to the Department, on or before 15 May of each reporting year (n), research output appearing in books for the previous year (n-1). Over and above the information that will be contained in a spreadsheet (to be supplied by the Department to all institutions), the electronic submission to the Department <u>must</u> be accompanied by the following:
 - (a) A physical copy of the book for the research output to be evaluated;
 - (b) The book(s) must be numbered on the spine (the institution must clearly and sequentially number and label all books. Numbers must be preceded by the letter B, for example B1, B2);
 - (c) Markers must be inserted in books indicating where the following information can be found:
 - evidence of peer review (see sub-section below);
 - research justification (see sub-section below);
 - author affiliation (and evidence thereof if necessary);
 - International Standard Book Number (ISBN);
 - publisher;
 - title or chapter of the contribution being claimed;
 - name(s) of author(s) of the contribution(s) being claimed; and
 - (d) Any other material which the Department may request.

Peer Review and Research Explanation

- 6.8 Evidence of the pre-publication peer review process must be provided for every book or chapter submitted for subsidy. The **peer-review evidence must be clear and unambiguous**. Details on the peer review process followed or peer review reports will strengthen the submission.
- 6.9 The Department may develop a list of reputable publishers or make use of other mechanisms and indices to assist with determining quality book publications and in order to reduce the technical requirements on an institution. Any such mechanisms will be clearly communicated to institutions in advance.
- 6.10 A justification (maximum 500 words) from the author of the book or chapter explaining the contribution that the book makes to scholarship must be attached to each publication claim. This justification should not be an abstract of the contents, but should, rather, describe the methodology used as well as the unique contribution made. It should be clear that the book or chapter against which subsidy is being claimed disseminates original research and new developments within the specific discipline. The target audience should be mentioned. If such information is already provided in the actual publication, a marker or reference to this must be made rather than providing the justification.
- 6.11 In the case of second or later editions being submitted for subsidy, clear evidence of new research must be provided. It is necessary that at least 50% of the publication being claimed must have not been published previously. A statement from the auditors indicating that they have checked both the previous and current edition and affirm that at least 50% of the work was not previously published is required for every claim. The DHET may request additional information at its discretion.
- 6.12 Dissertations and Theses that have been converted into books must be clearly identified as such and there must be evidence of substantial reworking and additional research carried out. A statement from the auditors indicating that they have checked both the original thesis and published book and that there has been substantial reworking is required for every claim. The DHET may request additional information at its discretion. Proof of peer review (and not supervisors reports) for such publications is still a requirement.
- 6.13 In the event that a book is published in a language other than English, the institution must submit a one page summary of the output in English. Similarly, any supporting documentation must also be provided in English.
- 6.14 The minimum contribution from a book that will be considered for evaluation will be a complete division, such as a chapter.

7. Published Conference Proceedings

- 7.1 Proceedings refer to a published record of a conference, congress, symposium or other meeting where the purpose is to disseminate original research and new developments within specific disciplines, sub-disciplines or fields of study.
- 7.2 Only articles published in **approved conference proceedings** are subsidised. Approved conference proceedings are those which appear in approved journal lists or other approved indices or those which meet the criteria laid out in this policy. The Department will determine, in consultation with the sector, which lists or indices of published conference proceedings are approved. It will issue, on or before **31 January**, updated official lists of proceedings for each of these indices for each reporting year.
- 7.3 New lists or indices and new proceedings in the lists or indices cannot be approved retrospectively.
- 7.4 In order to be considered for subsidy, published conference proceedings must meet the following criteria:
 - (a) The purpose of the proceedings must be to disseminate original research and new developments within specific disciplines, sub-disciplines or fields of study;
 - (b) Complete articles (not abstracts) accepted for publication in the proceedings must be peer reviewed prior to publication;
 - (c) The proceedings must have an International Standard Book or Serial Number (ISBN or ISSN);
 - (d) The target audience of the proceedings must be specialists in the relevant field:
 - (e) The overwhelming majority of contributions to the published conference proceedings must be beyond a single institution; and
 - (f) The conference must have an editorial board or organising committee, with an overwhelming majority of members beyond a single institution, which is reflective of expertise in the relevant subject area.
- 7.5 Where proceedings are published in an approved journal, the output will be treated as a journal article. Conference Proceedings published in non-accredited journals will not be subsidised, although those published in conference proceeding series can be submitted for consideration if they meet the stated criteria.
- 7.6 The following types of articles appearing in proceedings are not subsidised.
 - (a) Correspondence to the editors
 - (b) Abstracts or extended abstracts
 - (c) Obituaries
 - (d) Book reviews

- (e) News articles
- (f) Advertorials
- (g) Previously published material
- (h) Keynote addresses and invited papers
- (i) Those published as "Work in Progress Papers", "Short Papers", "Brief Communications" and "Technical Notes".
- 7.7 Articles published in **approved** conference proceedings will be allocated a maximum of **0.5 units**. In the case where authors are affiliated with two or more institutions, the subsidy is shared between the claiming institutions.

Inclusion of Conference Proceedings on approved lists

- 7.8 Conference organisers are responsible for applying to have their conference proceedings included on approved international lists. The Department does not administer the process for inclusion of conference proceedings onto the international indices.
- 7.9 The Department will establish a list of South African approved conference proceedings. This list will be compiled from data collected by the Department through the normal submission of conference proceedings for subsidy purposes. The Department may request additional information, such as the editorial policy. The Department's list will only include South African conferences not included in the international lists. The list will be made available on an annual basis together with the international lists.
- 7.10 The Department may, at its discretion, periodically invite conference organisers to apply for inclusion on the Department's list. The application process and the information required will be communicated to institution prior to such a process.
- 7.11 The Department will periodically sample published conference proceedings to assess if they continue to meet the criteria laid out in this policy. However, institutions and individuals may submit a proposal for the removal of proceedings. Proposals must be accompanied by a detailed explanation of the reasons for the removal of such proceedings. Proposals must be submitted to the Department not later than 15 June every year. Conference proceedings no longer fulfilling the Department's criteria will be removed from the list.
- 7.12 Conference organisers are encouraged to inform the Department of any change in the information about an approved published conference proceeding.

Reporting Procedures

7.13 Institutions must submit to the Department, on or before 15 May of each reporting year, audited subsidy claims for research output appearing in approved indexed conference proceedings.

- 7.14 The auditors' report must contain the following information:
 - (a) Name of the institution:
 - (b) The reporting year (n);
 - (c) The number of units being claimed for approved conference proceedings output, listed separately **for each of the approved lists**, for the preceding year (n-1);
 - (d) An audited spreadsheet (whose contents will be supplied to institutions by the Department) for each list;
 - (e) The total number of units being claimed for the year (n-1); and
 - (f) If applicable, the number of units being claimed for conference proceedings output for the year n-2, listed separately for each approved list, together with an explanation for the late submission of each article. The explanation must be signed by either the DVC, Director or Dean of Research.

Guidelines for the Auditors

- (a) Institutions may only utilize their registered external auditors to audit their research output.
- (b) The auditors' report must be issued on the auditors' official letterhead and must be addressed to the Director-General.
- (c) The auditor must express his or her opinion on the institution's subsidy claim for the research output.
- (d) The allocation of units must be calculated according to the stipulations of the policy.
- (e) Fractions of units must be expressed in decimal form and must be rounded off to the second decimal place, for example 12,45.
- (f) Auditors must ensure that articles have not been claimed previously.
- 7.15 All other published conference proceedings which meet this policy's criteria may be submitted with supporting documentation for evaluation by the panel of senior professionals from the higher education community.
- 7.16 Institutions must submit to the Department, on or before 15 May of each reporting year (n), research output appearing in conference proceedings for the previous year (n-1). Over and above the information that will be contained in a spreadsheet (to be supplied by the Department to all institutions), the electronic submission to the Department must be accompanied by the following:
 - (a) A physical copy of the proceedings to be evaluated:
 - (b) The allocated proceedings number on the spine of each proceedings (the institution must clearly and sequentially number and label all proceedings. Numbers must be preceded by the letter P, for example P1, P2);
 - (c) Markers must be inserted in the proceedings where the following information can be found:
 - evidence of peer review (see sub-section below);

- International Standard Book Number or Serial Number (ISBN/ ISSN);
- publisher;
- title of the contribution being claimed;
- name(s) of author(s) of the contribution(s) of being claimed; and
- (d) Any other material which the Department may request.

Peer Review

- 7.17 Evidence of the pre-publication peer review process must be provided for every conference proceeding submitted for subsidy. The peer-review evidence must be clear and unambiguous. Details on the peer review process followed or peer review reports will strengthen the submission.
- 7.18 In the event that a conference proceeding is published in a language other than English, the institution must submit an abstract in English. Similarly, any supporting documentation must also be provided in English.

8. General Processes and Procedures for the Submissions and Evaluation

- 8.1 Institutions must submit their research output annually for the preceding year (n-1) for each reporting year. All claims must be submitted under the signature of the Vice Chancellor, or the Deputy Vice Chancellor of Research or the Dean/Director of Research.
- 8.2 To enhance the efficacy and efficiency of policy implementation, institutions are advised to:
 - (a) be fully acquainted with the policy and procedures;
 - (b) ensure all information submitted to the Department is accurate;
 - (c) submit all documents and information timeously;
 - (d) establish an internal institutional mechanism of screening outputs in terms of this policy prior to submission to the Department; and
 - (e) include independent assessors in the internal screening panel.
- 8.3 Books and proceedings without the requisite information and supporting documentation will not be evaluated. Information required by the Department may be updated periodically depending on the Department's requirements.
- 8.4 Late submissions of research outputs for the year (n-2) may be considered for evaluation and subsidy. However, such submissions must be accompanied by an explanation from the Vice-Chancellor, or Deputy Vice-Chancellor of Research or Dean/ Director of Research stating reasons for the late submission of each publication. Supporting evidence will be an added advantage.
- 8.5 Late submissions for years prior to n-2 and /or submissions without an accompanying explanation will not be considered for subsidy.

9. Correnspondence

Institutions should forward submissions with the relevant documentation for the attention of:

The Director-General
Attention: The Director
Higher Education Policy and Development Support
Department of Higher Education and Training

Physical Address: 123 Francis Baard Street Pretoria. 0001

Postal Address: Private Bag X 174 Pretoria. 0001

Telephone: 012 312 5252

012 312 5048

Facsimile 012 325 4419

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 41 OF 2013

AMENDMENT NOTICE

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

Amending Notice 2441 of 2004 published in Government Gazette No. 26937 on 5 November 2004 to EXCLUDE the properties listed in the table below:

| No. | Property Description | Extent (ha) | Land Owners |
|-----|--|-------------|-------------------------|
| 1. | Portion 2 of the farm Hanover No. 10599 | 53.1956 | Lilje Farms (Pty) Ltd |
| 2. | Portion 3 of the farm Hanover No. 10599 | 41.8619 | Lilje Farms (Pty) Ltd |
| 3. | Portion 4 of the farm Hanover No. 10599 | 31.3730 | Land Affairs |
| 4. | Portion 5 of the farm Hanover No. 10599 | 28.4038 | Gideon Tushini |
| 5. | Remainder of Portion 2of the farm Nestau No. 5105 | 221.4053 | TMH Properties CC |
| 9. | Portion 4 of the Nestau No. 5105 | 72.0492 | Gustav Adolf Bunge |
| 7. | Portion 5 of the Nestau No. 5105 | 11.3109 | Gustav Adolf Bunge |
| 80 | Portion 8 of the Nestau No. 5105 | 178.9153 | Eldorado Trust |
| 9. | Remainder of the farm Meyerton No. 5360 | 20.0576 | Nombhaba Sugar CC |
| 10. | Remainder of Portion 1of the farm Meyerton No. 5360 | 15.1476 | Eldorado Trust |
| 11. | Portion 2 of the farm Meyerton No. 5360 | 26.0823 | Eldorado Trust |
| 12. | Remainder of the farm Friedewald No. 5363 | 14.3187 | Eldorado Trust |
| 13. | Portion 1of the farm Friedewald No. 5363 | 40.5854 | Phillip De Wet Bunge |
| 14. | Portio 2 of the farm Friedewald No. 5363 | 20.2537 | Eldorado Trust |
| 15. | Remainder of Portion 3 of the farm Friedewald No. 5363 | 12.3455 | Phillip De Wet Bunge |
| 16. | Portion 4 of the farm Friedewald No. 5363 | 0.4047 | Goolam H A Parazes |
| 17. | Portion 5 of the farm Friedewald No. 5363 | 2.4281 | Goolam H A Parazes |
| 18. | Remainder of the farm Oldenstadt No. 6768 | 215.1942 | Nombhaba Sugar CC |
| 19. | Portion 1 of the farm Oldenstadt No. 6768 | 121.2886 | Phillip De Wet Bunge |
| 20. | Portion 2 of the farm Oldenstadt No. 6768 | 20.2148 | Eldorado Trust |
| 21. | Remainder of Portion 3 of the farm Oldenstadt No. 6768 | 49.4181 | Phillip De Wet Bunge |
| 22. | Portion 4 of the farm Oldenstadt No. 6768 | 59.9415 | Eldorado Trust |
| 23. | Portion 5 of the farm Oldenstadt No. 6768 | 117.5122 | Eldorado Trust |
| 24. | Remainder of the farm La Trappe No. 7779 | 147.9122 | Derek Rex Philip King |
| 25. | Portion 1 of the farm La Trappe No. 7779 | 30.3515 | Jurgen Von Staden Kliem |
| 26. | Portion 4 of the farm La Trappe No. 7779 | 126.6951 | Derek Rex Philip King |
| 27. | Remainder of the farm Hansen No. 7888 | 388.1688 | Gustav Adolf Bunge |
| 28. | Portion 1 of the farm Hansen No. 7888 | 48.6761 | Konstadt Farm CC |
| 29. | Portion 2 of the farm Hansen No. 7888 | 30.5876 | Konstadt Farm CC |
| 30. | Remainder of the farm Umdoni Vale No. 8695 | 173.6036 | Gloria Klug |
| 31. | Portion 4 of the farm Umdoni Vale No. 8695 | 61.7505 | Lilje farm Pty Ltd |
| 32. | Potion 5 of the farm Umdoni Vale No. 8695 | | Not registered |

| 33. | Portion 6 of the farm Umdoni Vale No. 8695 | 190.7130 Stanley Date |
|-----|--|----------------------------------|
| 34. | Portion 14 of the farm Umdoni Vale No.8695 | 88.6911 Lilje farm Pty Ltd |
| 35. | Potion 15 of the farm Umdoni Vale No. 8695 | 12.5818 Stanley Date |
| 36. | Potion 16 of the farm Umdoni Vale No. 8695 | 51.3576 George Wilkinson Green |
| 37. | Potion 18 of the farm Umdoni Vale No. 8695 | 13.6881 George Wilkinson Green |
| 38. | Potion 19 of the farm Umdoni Vale No. 8695 | 1.2915 Emmaus Michael Mpofana |
| 39. | Portion 2 of the farm Coniston No. 10749 | 116.0163 Marianhill Institute |
| 40. | Portion 5 of the farm Coniston No. 10749 | 0.9082 Bradley david Haigh |
| 41. | Portion 6 of the farm Coniston No. 10749 | 2.0939 Apostolic Faith Mission |
| 42. | The farm Boderland No. 11392 | 492.7473 Howard Noel Westray |

Any party/parties who have an interest in the above-mentioned properties is hereby invited to submit under reference number KRN6/2/2/E/41/0/0/34 within 30 days from the date of publication of this notice, any representations and or information which shall assist the Commissioner in proving or disproving this claim.

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

Any comments and information should be submitted to:

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

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

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

REGIONAL LAND CLAIMS COMMISSIONER: KWAZULU NATAL MR L. MAPHUTHA

NOTICE 42 OF 2013

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Mr Sydney Albertus Daniel, identity number 481226 5044 085 (hereinafter referred to as "the Respondent")

said to be of:

25 Whittakers Way Street Bedfordview 2007

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in the Deputy Governors of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeited to the State the following money, namely:
 - 2.1 Capital amounts of Rand 3 698-00 and Rand 2 277-58 which stood to the credit of the Respondent in account numbers 916 494 1840 and 925 941 7249, held in his name with ABSA Bank Limited, together with any interest thereon or any other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this 2157 day of 3 ANUARY 2013

E L Kganyago Deputy Governor

NOTICE 43 OF 2013

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Mr Ramzan Muhammad (identity number 740215 6211 188)

(hereinafter referred to as the "Respondent")

said to be of:

Karenhof North No.4 93 Jan Coetzee Street East Lynne 0186

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, inter alia, a Deputy Governor of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me, in my capacity as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 The amount of Rand 20 441-43 being capital standing to the credit of the Respondent in account number 9239569878 held with ABSA Bank Limited, together with any interest thereon and/or other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this 14 TH day of <u>SANUARY</u> 2013.

Mr E L Kganyagø Deputy Governor

NOTICE 44 OF 2013

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money and/or goods in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Nice People Trading Services 321 Close Corporation (registration number 2009/158428/23)

("hereinafter referred to as "the Respondent")

Said to be of:

PO Box 38633 or 150 5th Avenue Booysens Johannesburg 2016 2000

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 A capital amount of Rand 9 665 479.74 which stood to the credit of the Respondent in the Merlin account, held in its name with Bidvest Bank Limited, together with any interest thereon or any other accrual thereto;
 - a capital amount of Rand 135 369.07 which stood to the credit of the Respondent in account number 4074587820, held in its name with Absa Bank Limited, together with any interest thereon or any other accrual thereto; and
 - a capital amount of Rand 828 742.85 which stood to the credit of the Respondents in account number 9231069058, held in its name with Absa Bank Limited, together with any interest thereon or any other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by depositing it into the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this 14 TH day of 5 ANUARY 2013.

EL Kganyago/ Deputy Governor

NOTICE 45 OF 2013

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Mr John Robin Chikapa Phiri, Id number 4405065506088 (the "Respondent")

of:

142 South Beach Road

La Mercy

Durban

4399

Be pleased to take notice that:

- The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, inter alia, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in the Deputy Governors of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeited to the State the following money, namely:
 - 2.1 A capital amount of Euro 14 035-94 (Rand 156 497-92) which stood to the credit of the Respondent in the Bidvest Bank Exchange Control Blocked account number 113 0000 1164, together with any interest thereon or any other accrual thereto.
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by deposit of the proceeds thereof to the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this 14TH day of JANUARY 2013.

E L Kganyago Deputy Governo

NOTICE 46 OF 2013

Notice and Order of Forfeiture

Notice of Forfeiture to the State of money and/or goods in terms of the provisions of Regulation 22B of the Regulations ("the Exchange Control Regulations") made under Section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), as amended, as promulgated by Government Notice No. R.1111 of 1961-12-01 in respect of the money of:

Magic City Business Traders 321 Close Corporation (registration number 2009/158416/23)

("hereinafter referred to as "the Respondent")

Said to be of:

58 Bree Street Johannesburg 2001

Be pleased to take notice that:

- 1. The Minister of Finance has, by virtue of the provisions of Regulation 22E of the Exchange Control Regulations delegated all the functions and/or powers conferred upon the Treasury by the provisions of the Exchange Control Regulations [with the exception of the functions and/or powers conferred upon the Treasury by Regulations 3(5) and (8), 20 and 22, but which exception does not include the functions and/or powers under Exchange Control Regulations 22A, 22B, 22C and 22D], and assigned the duties imposed thereunder on the Treasury, to, *inter alia*, the Deputy Governors of the South African Reserve Bank.
- 2. By virtue of the functions, powers and/or duties vested in me as a Deputy Governor of the South African Reserve Bank, in terms of the delegation and assignment of the functions, powers and/or duties referred to in 1 above, I hereby give notice of a decision to forfeit to the State the following money and I hereby declare and order forfeit to the State the following money, namely:
 - 2.1 A capital amount of Rand 170 061.42 which stood to the credit of the Respondent in account number 9242844861, held in its name with ABSA Bank Limited, together with any interest thereon or any other accrual thereto;
 - a capital amount of Rand 27 474.76 which stood to the credit of the Respondent in account number 4075855583, held in its name with Absa Bank Limited, together with any interest thereon or any other accrual thereto; and
- 3. The date upon which the money specified in 2 above is hereby forfeited to the State is the date upon which this Notice of Forfeiture is published in this Gazette.
- 4. The money specified in 2 above shall be disposed of by depositing it into the National Revenue Fund.
- 5. This Notice also constitutes a written order, as contemplated in Regulation 22B of the Exchange Control Regulations, in terms of which the money specified in 2 above is hereby forfeited to the State.

6. Signed at Pretoria on this L4TH day of SANUARY 2013

EL Kganyago (Deputy Governor

NOTICE 48 OF 2013

CO-OPERATIVES TO BE STRUCK OFF THE REGISTER

SIMILE/ RE-EME WOMEN DEVELOPMENT AND TRAINING PROGRAMME CO-OPERATIVE LIMITED AKHONA'MANDLA CHEMICAL MANUFACTURING CO-OPERATIVE LIMITED **MVEZO SIYAKHULA CO-OPERATIVE LIMITED NGOBAMAKHOSI CO-OPERATIVE LIMITED** THASBO DESIGN BEADS CLUB CO-OPERATIVE LIMITED PFANO CATERING AND MANUFACTURING CO-OPERATIVE LIMITED SAKHA ITULO CO-OPERATIVE LIMITED THEMBA O KWAKHO HARDWARE CO-OPERATIVE LIMITED POWER OF LOVE CO-OPERATIVE LIMITED **UKHANYO MANUFACTURING CO-OPERATIVE LIMITED INGXUBE CO-OPERATIVE LIMITED NSANYAKA CO-OPERATIVE LIMITED** SIVUMILE CO-OPERATIVE LIMITED ROTHE CHEMICAL AND PAINTAINING CO-OPERATIVE LIMITED **NQUBEKO SEWING CO-OPERATIVE LIMITED** LETLHABILE BAKERY CO-OPERATIVE LIMITED SQOPHAMITHI CO-OPERATIVE LIMITED ZANYOKWE CENTRAL AGRICULTURAL CO-OPERATIVE LIMITED

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

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

REGISTRAR OF CO-OPERATIVES

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

NOTICE 49 OF 2013

CO-OPERATIVES TO BE STRUCK OFF THE REGISTER

QHAKAZA PAINT MANUFACTURING CO-OPERATIVE LIMITED NXANGIPHILILE FARMERS CO-OPERATIVE LIMITED VUTHELA CO-OPERATIVE LIMITED IYOLE INKULULEKO CO-OPERATIVE LIMITED SIYATHUTHUKA SAND CO-OPERATIVE LIMITED INYAKATHO STEEL & CONSTRUCTION SERVICES CO-OPERATIVE LIMITED STHOKOZILE CO-OPERATIVE LIMITED ISPHEPHELO CO-OPERATIVE LIMITED **UMNGA PAPER CO-OPERATIVE LIMITED** LADIES IN THE HOUSE CO-OPERATIVE LIMITED **UNGASALALI AGRICULTURAL CO-OPERATIVE LIMITED** LUYEZA CO-OPERATIVE LIMITED AMAHLAMBO CO-OPERATIVE LIMITED ISU LOKUNOTHA CO-OPERATIVE LIMITED MTUMASENI CO-OPERATIVE LIMITED ISULETHUI LAND CARE PROJECT CO-OPERATIVE LIMITED SIKHONA NATHI SIYABONGA CO-OPERATIVE LIMITED

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

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

REGISTRAR OF CO-OPERATIVES

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

NOTICE 50 OF 2013

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SOUTH AFRICA

FINAL DETERMINATION IN THE INVESTIGATION INTO THE ALLEGED DUMPING OF SCREW STUDDING (RODS THREADED THROUGHOUT) OF STEEL AND STAINLESS STEEL (COMMONLY KNOWN AS THREADED RODS) ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA

On 23 September 2011, the International Trade Administration Commission of South Africa (the Commission) formally initiated an investigation into the alleged dumping of screw studding (rods threaded throughout) of steel and stainless steel (commonly known as threaded rods) originating in or imported from the People's Republic of China (PRC). Notice of the initiation of the investigation was published in Notice No.647 of *Government Gazette* No. 34612 dated 23 September 2011.

The application was lodged by the South African Fasteners Manufacturers Association (SAFMA) on behalf of the major producers of the subject products in the SACU, which claimed that the allegedly dumped imports are causing it material injury.

The investigation was initiated after the Commission considered that there was *prima facie* evidence to show that the subject products were being imported at dumped prices, and is threatening to cause material injury to the SACU industry.

On initiation of the investigation, the known foreign producers of the subject product in the PRC were sent foreign manufacturer/exporter questionnaires to complete. Importers of the subject products were also sent questionnaires to complete.

After considering all parties' comments and after verification of the information submitted, the Commission made a preliminary determination that the subject products were not being dumped onto the SACU market. The Commission therefore made a preliminary determination that although the SACU industry was experiencing material injury and a threat of material injury, this injury could not be causally linked to dumping, as no dumping was taking place.

The Commission's preliminary determination was published on 6 July 2012. Comments submitted by interested parties on the preliminary determination and the Commission's essential facts letters, within the specified time periods, were taken into consideration by the Commission prior to making its final determination to confirm its preliminary determination.

Based on this, the Commission made a final determination to recommend to the Minister of Trade and Industry to terminate the investigation. The Minister approved the Commission's recommendations. The Commission's detailed reasons for its final determination are set out in Commission Report No. 420 (final determination report).

Enquiries may be directed to the investigating officers, Ms Selma Takacs at telephone (012) 394 3596 or Mr André Zietsman at (012) 394 3673 or Mr Lufuno Munzhelele at (012) 3943593 or at fax (012) 394 0518.

NOTICE 51 OF 2013

DEPARTMENT OF TRADE AND INDUSTRY

MERCHANDISE MARKS ACT, 1941 (ACT 17 OF 1941)

FINAL PROHIBITION ON THE USE OF A CERTAIN EMBLEM AND THE WORDS

I, Dr Rob Davies, Minister of Trade and Industry, in pursuance of the requirements of Section 13 of the Merchandise Marks Act, (Act 17 of 1941), hereby publish the Final Notice in terms of Section 15(1)(b) of the said Act, on the use of the emblem, as depicted hereunder, and the words "TSHWANE METROPOLITAN POLICE SERVICE" as a phrase, only insofar as the words are used together with the emblem, in connection with any trade, business, profession, or occupation or in connection with a trade mark, mark or trade description applied to goods, other than the use thereof by the abovementioned organization or it's mandatories.



Dr Rob Davies, MP

Minister of Trade and Industry

NOTICE 52 OF 2013

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) Comair Limited; Kulula.com & British Airways. (B) 1 Marignane Drive, cnr Atlas Road, Bonaero Park, Kempton Park, 1619. (C) Class I; I/S025. (D) Type S1 and S2. (E) Category A1 and A2. (F) OR Tambo International Airport and Lubumbashi International Airport. (G) and (H) Adding the following.

| State. | Destination. | Frequencies. |
|--------|--------------|--|
| DRC. | Lubumbashi. | Six (6) return flights per week (within the existing allocation of two (2) |
| | | frequencies). |

(A) SA Airlink Regional (Pty) Ltd; Airlink. (B) Airlink Building, No 3 Greenstone Hill Office Park, Greenstone Hill, Modderfontein. (C) Class I; I/S031. (D) Type S1. (E) Category A1. (F) OR Tambo International Airport. (G) and (H) Adding the following.

| State. | Destination. | Frequencies. |
|-------------|--------------|---|
| Mozambique. | Pemba. | Seven (7) return flights per week within the allocated 550 seats with |
| | | 130 additional seats. |

(A) 1 Time Airline (Pty) Ltd; 1 Time. (B) 16 Quality Road, Isando, Kempton Park. (C) Class I; I/169. (D) Type S1 and S2. (E) Category A1. Changes to the Shareholding voting rights: Fastjet Holdings has 100% voting rights and Fastjet Plc has 100% voting rights.

NOTICE 53 OF 2013

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 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 I Category of aircraft and the amendment thereto which is being applied for. (F) Amendment reffered to in section 14(2) (b) to I.
- (A) Henley Air (Pty) Ltd; Henley Air. (B) Hangar 6, Rand Airport, Germiston. (C) Class III; G576D. (D) Type G2, G3, G4, G7, G8, G10, G11, G15 and Exemption to use Foreign Registered Aircraft. (E) Category H1 and H2. Adding type G5 and G16 (Ship to Shore Operations).
- (A) Jemax Aviation (Pty) Ltd; Jemax Aviation. (B) 1st Floor, Grand Central Airport, New Road. Midrand. (C) Class II: N892D. (D) type N1 and N2. (E) Category A3. A4 and H2. Changes to the Management Plan: M. Chennells replaces M. B. Berg as the Air Service Safety Officer.
- (A) Comair Limited; Kulula.com & British Airways. (B) 1Marignane Drive, cnr Atlas Road, Bonaero Park, Kempton Park, 1619. (C) Class I and II; S066D and N067D. (D) Type S1, S2, N1 and N2. (E) Category A1 and A2. Changes to the Management Plan: Mr Turner replaces Mr Kirkland as the Air Service Safety Officer.
- (A) Legend Aviation (Pty) Ltd; King Shaka Aviation. (B) hangar No 4, Virginia Airport, Durban North, KZN, 4051. (C) Class II; N730D. (D) Type N1 and N2. (E) Category A2 and A3. Addition of Category A4.

NOTICE 47 OF 2013

STATISTICS SOUTH AFRICA

THE HEAD: STATISTICS SOUTH AFRICA notifies for general information that the Consumer Price Index is as follows:

Consumer Price Index, Rate (Base 2 000 = 100)

Rate: December 2012: 5,7.

(1 February 2013)

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