

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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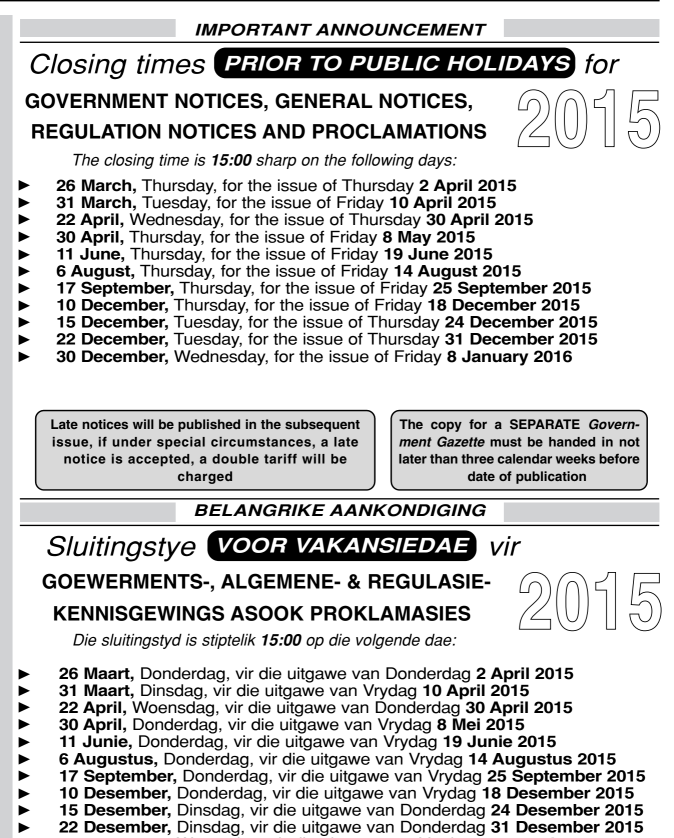
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30 Desember, Woensdag, vir die uitgawe van Vrydag **8 Januarie 2016**

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 NOTICE GOEWERMENTSKENNISGEWING

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES DEPARTEMENT VAN LANDBOU, BOSBOU EN VISSERYE

No. 18

23 January 2015

AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT No. 119 OF 1990)

STANDARDS AND REQUIREMENTS REGARDING CONTROL OF THE EXPORT OF ROOIBOS AND ROOIBOS MIXTURES: AMENDMENT

I, Billy Malose Makhafola, appointed as Executive Officer in terms of section 2(1) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), hereby give notice under section 4(3)(c) of the said Act, that --

- (a) the standards and requirements regarding control of the export of rooibos and rooibos mixtures as stipulated by Government Notice No. R. 1983 of 23 August 1991 and promulgated in Government Notice No. 1369 of 20 September 1996, as amended by Government Notices Nos. 2285 of 23 November 2001 and 568 of 2 July 2010 are hereby amended; and
- (b) the amendments mentioned in paragraph (a) --
 - (i) shall be available for inspection at the Office of the Executive Officer: Agricultural Product Standards, Harvest House, 30 Hamilton Street, Arcadia, Pretoria;
 - (ii) may be obtained from the Executive Officer: Agricultural Product Standards, Department of Agriculture, Forestry and Fisheries, Private Bag X343, Pretoria, 0001, tel. no. (012) 319-6059 on payment of the prescribed fees or may be obtained from fax no. (012) 319-6055, or e-mail: <u>yvonneT@daff.gov.za</u> or <u>http://www.daff.gov.za</u>; and
 - (iii) shall come into operation seven days after publication of this Notice.

B.M. MAKHAFOLA Executive Officer: Agricultural Product Standards

No. 18

23 Januarie 2015

WET OP LANDBOUPRODUKSTANDAARDE, 1990 (WET No. 119 VAN 1990)

STANDAARDE EN VEREISTES BETREFFENDE BEHEER OOR DIE UITVOER VAN ROOIBOS EN ROOIBOSMENGSELS: WYSIGING

Ek, Billy Malose Makhafola, ingevolge artikel 2(1) van die Wet op Landbouprodukstandaarde, 1990 (Wet No. 119 van 1990), as Uitvoerende Beampte aangewys, gee hiermee kragtens artikel 4(3)(c) van die vermelde Wet, kennis dat --

- (a) die standaarde en vereistes betreffende beheer oor die uitvoer van rooibos en rooibosmengsels soos gestipuleer in Goewermentskennisgewing No. R. 1983 van 23 Augustus 1991 en afgekondig in Goewermentskennisgewing No. 1369 of 20 September 1996, soos gewysig in Goewermentskennisgewings Nos. 2285 van 23 November 2001 en 568 van 2 Julie 2010 hiermee gewysig word: en
- (b) die wysigings in paragraaf (a) vermeld --
 - (i) ter insae beskikbaar is by die kantoor van die Uitvoerende Beampte: Landbouprodukstandaarde, Harvest House, Hamiltonstraat 30, Arcadia, Pretoria;
 - teen betaling van die voorgeskrewe bedrag vanaf die Uitvoerende Beampte: Landbouprodukstandaarde, Departement van Landbou, Bosbou en Visserye, Privaatsak X343, Pretoria, 0001, tel. no. (012) 319-6059, of faks (012) 319-6055 of e-pos <u>vvonneT@daff.gov.za</u> of <u>http://www.daff.gov.za</u> verkrygbaar is; en
 - (iii) sewe dae na publikasie van hierdie Kennisgewing in werking tree.

B.M. MAKHAFOLA

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Uitvoerende Beampte: Landbouprodukstandaarde
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GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 46 OF 2015

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

PUBLICATION OF EXPLANATORY SUMMARY OF THE PLANT IMPROVEMENT BILL, 2015

1. Notice is hereby given in terms of Rule 241(1)(b) of the Rules of the National Assembly that the Minister of Agriculture, Forestry and Fisheries intends to introduce the Plant Improvement Bill, 2015 in the National Assembly shortly.

2. The explanatory summary of the Bill is hereby published in accordance with Rule 241(1)(c) of the Rules of the National Assembly.

3. The Plant Improvement Bill, 2015 seeks to replace the Plant Improvement Act, 1976 (Act No. 53 of 1976). The Bill seeks to provide for the registration of certain types of business relating to plants and propagating material intended for cultivation and sale and the registration of premises on or from which that business is conducted; quality standards for plants and propagating material intended for cultivation and sale and conditions of sale of plants and propagating material; a system for national listing of plant varieties; the evaluation of plant varieties in order to ensure value if there is doubt in respect of the value for cultivation and use of plant varieties intended for cultivation and sale; import and export control of plants and propagating material; a system for different types of schemes for plants and propagating material; and to provide for matters connected therewith.

4. A copy of the Bill can be found on the websites of the Parliamentary Monitoring Group at <u>http://www.pmg.org.za</u> and the Department of Agriculture, Forestry and Fisheries at <u>http://www.daff.gov.za</u> and may also be obtained from the Government Printers: Cape Town (Telephone number 021-465-7531).

NOTICE 47 OF 2015

DEPARTMENT OF AGRICULTURE, FORESTRY AND FISHERIES

PUBLICATION OF EXPLANATORY SUMMARY OF THE PLANT BREEDERS' RIGHTS BILL, 2015

1. Notice is hereby given in terms of Rule 241 (1) (b) of the Rules of the National Assembly that the Minister of Agriculture, Forestry and Fisheries intends to introduce the Plant Breeders' Rights Bill, 2015 in the National Assembly shortly.

2. The explanatory summary of the Bill is hereby published in accordance with Rule 241 (1) (c) of the Rules of the National Assembly.

3. The Plant Breeders' Rights Bill, 2015 seeks the amendment of the Plant Breeders' Rights Act, 1976 (Act No. 15 of 1976), in order to provide for: extension of protection to all plant genera and species; administrative matters including documentation requirements to secure a filing date, realistic periods for submission of plant material for test and trials, provision for what constitutes confidential information; revised conditions for issuing of a compulsory licences, empowering the Minister to make regulations on applications and limits of farmers' privilege, fines to be determined in terms of the Adjustment of Fines Act, 1991 (Act No. 101 of 1991) and establishment of the Advisory Committee.

4. A copy of the Bill can be found on the websites of the Parliamentary Monitoring Group at http://www.pmg.org.za and the Department of Agriculture, Forestry and Fisheries at http://www.daff.gov.za and may also be obtained from the Government Printers: Cape Town (Telephone number: (021 465-7531).

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AMENDMENT NOTICE

GENERAL NOTICE IN TERMS OF SECTION 11 A (4) OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

Amending Notice 1567 of 2001 published in Government Gazette No. 22414 on 29 June 2001 in the Nonoti Mouth Community Committee under Reference Number KRN6/2/2/E/20/0/0/168, to EXCLUDE the properties listed in the table below:

SCHEDULE

	CUDBENT OWNED	CURRENT TITLE	
FRUFENT I UEDCHIFILUN	CURRENT UWINEN	ULLUNO.	TNITTVT
Portion 40 of Hyde Park No. 10233 (an unregistered portion of Portion 15)	Ajithsing Bodasing	T568/1980	17, 7658 ha
Portion 41 of Hyde Park No. 10233 (an unregistered portion of Portion 16)	Ajithsing Bodasing	T11724/1978	19, 4047 ha
Portion 42 of Hyde Park No. 10233 (an unregistered portion of Portion 17)	Ajithsing Bodasing	T568/1980	20, 1396 ha

LEBJANE MAPHUTHA REGIONAL LAND CLAIMS COMMISISONER:KWAZULU NATAL DATE:

NOTICE TO LODGE LAND CLAIMS ON CERTAIN FARMS IN THE UTHUKELA DISTRICT, KWAZULU-NATAL

Take notice that the Chief Land Claims Commissioner has made a decision in terms of section 12(4) of the Restitution of Land Rights Act No 22 of 1994 as amended ("the Act"). The decision is that the resources of the Commission on Restitution of Land Rights and the Land Claims Court would be more effectively utilised if all claims for restitution of rights in land in terms of the Act in respect of the farms listed in the schedule below were to be investigated at the same time.

Potential claimants who wish to lodge land claims in respect of the farms listed in the schedule must lodge them at the office of the Regional Land Claims Commissioner: KwaZulu-Natal **by no later than 30 April 2015**. The address of the Regional Land Claims Commissioner: KwaZulu-Natal is 139 Mahlaba House, Langalibalele Street, Pietermartizburg for attention Mr Sibusiso Dladla.

Copies of the claim forms or the letter from the Regional Land Claims Commissioner acknowledging receipt of the claim must be delivered to the State Attorney, Durban (ref Ms S. Naidoo) at the Offices of the State Attorney, Metlife Building, 391 Anton Lembede Street, Durban (8th Floor, Room 814.

No claim in respect of the matter contemplated in subsection (4) shall be lodged after 30 April 2015: provided that the Commission may allow a claimant on good cause shown, to lodge a claim after the expiry of such period, but not later than 30 June 2019.

If you do not understand the notice or need more information, kindly contact the following officials at the Offices of the Regional Land Claims Commissioner: KwaZulu-Natal, namely:-

1. Mr Sifiso Mgwaba:	Telephone number (033) 355 8400
	Email address: RSMgwaba@ruraldevelopment.gov.za
2. Mr Z Nkosi:	Telephone number (033) 341 2604
	Email address: JNkosi@ruraldevelopment.gov.za

SCHEDULE

Any portions or remaining extents of the following farms (save where a farm has not been subdivided in which event the whole of the farm is referred to):

Remainder of the farm Elysium No. 2029; Portion 1 of the farm Elysium No. 2029; Portion 2 of the farm Elysium No. 2029; Portion 3 of the farm Elysium No. 2029; Portion 4 of the farm Elysium No. 2029; Portion 5 of the farm Elysium No. 2029; Portion 6 of the farm Elysium No. 2029; Portion 7 of the farm Elysium No. 2029; Portion 8 of the farm Elysium No. 2029; Portion 9 of the farm Elysium No. 2029; Portion 1 of the farm Waay Plaats No. 5690; Remainder of Portion 2 of the farm Waay Plaats No. 5690; Remainder of Portion 3 of the farm Waay Plaats No. 5690; Remainder of Portion 4 of the farm Waay Plaats No. 5690; Remainder of Portion 5 of the farm Waay Plaats No. 5690; Remainder of Portion 6 of the farm Waay Plaats No. 5690; Remainder of Portion 7 of the farm Waay Plaats No. 5690; Portion 8 of the farm Waay Plaats No. 5690; Portion 9 of the farm Waay Plaats No. 5690; Portion 12 of the farm Waay Plaats No. 5690; Portion 13 of the farm Waay Plaats No. 5690; Remainder of Portion 14 of the farm Waay Plaats No. 5690; Portion 15 of the farm Waay Plaats No. 5690; Portion 1 of the farm Portlington No. 12395; Portion 2 of the farm Portlington No. 12395; Portion 3 of the farm Portlington No. 12395; Portion 4 of the farm Portlington No. 12395; Portion 5 of the farm Portlington No. 12395; Portion 6 of the farm Portlington No. 12395; Portion 7 of the farm Portlington No. 12395; Remainder of Portion 1 of the farm Lubbock No. 4204; Portion 3 of the farm Lubbock No. 4204; Remainder of the farm Drydale No. 5249; Portion 2 of the farm Drydale No. 5249; Remainder of the farm Lot 6 Empangwene No. 5256; Portion 1 of the farm Lot 6 Empangwene No. 5256; Remainder of Portion 7 of the farm Greenford No. 2125; Portion 8 of the farm Greenford No. 2125; Portion 9 of the farm Greenford No. 2125; Remainder of Portion 10 of the farm Greenford No. 2125; Remainder of Portion 11 of the farm Greenford No. 2125; Portion 12 of the farm Greenford No. 2125; Remainder of Portion 13 of the farm Greenford No. 2125; Portion 14 of the farm Greenford No. 2125; Portion 15 of the farm Greenford No. 2125; Portion 14 of the farm Greenford No. 2125; Portion 15 of the farm Greenford No. 2125; Portion 16 of the farm Greenford No. 2125; Portion 17 of the farm Greenford No. 2125; Portion 16 of the farm Greenford No. 2125; Portion 17 of the farm Greenford No. 2125; Portion 18 of the farm Greenford No. 2125; Remainder of the farm Paradise No. 15366; The farm Retreat No. 7663; The farm Pilgrims Rest No. 4933; The farm Ennersdale No. 15109; The farm Klip Fontein No. 16049; Remainder of the farm Klip Fontein No. 5688

CHIEF LAND CLAIMS COMMISSIONER

LAND CLAIMS COMMISSION

PRETORIA

NOTICE 49 OF 2015

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, has reach the Chairman of the International Air Services Council at Department of Transport, Private Bag X 193, Pretoria, 0001.

APPENDIX I

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

(A) Born Wild Flyers CC; African Global Charters. (B) Born Wild Flyers, Hangar S1 East, Linveld Road, Wonderboom, 0186. (C) Class II. (D) Type N1 & N2. (E) Category A3 & A4. This application was approved by the International Air Service Council Members.

(A) Fly Blue Crane (Pty) Ltd. (B) 81 Regency Drive, R21 Corp[orate Park, Irene, Pretoria, 0178. (C) Class I. (D) Type S1 & S2. (E) Category A1. (F) Cape Town International Airport and OR Tambo International Airport. This application was approved by the International Air Service Council Members.

(A) Flyfofa Airways (Pty) Ltd. (B) 225 Couborogh Street, Noord Wyk, Midrand, 1687. (C) Class II and III.
(D) Type N1, N2, G3, G4, G5, G7, G8 and G16 (On shore to off shore transport). (E) Category A2, A3 and A4.
(F) Kroonstad Airfield. This application was approved by the International Air Service Council Members.

(A) Flyfofa Airways (Pty) Ltd. (B) 225 Couborogh Street, Noord Wyk, Midrand, 1687. (C) Class II and III. (D) Type N1, N2, G3, G4, G5, G7 and G8. (E) Category A2, A3 and A4. (F) Wonderboom Airport. This application was approved by the International Air Service Council Members.

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) Fireblade Aviation (Pty) Ltd; Fireblade Aviation. (B) Denel Precinct, Astro Park, Atlas Drive, Bonaero Park. (C) Class II & III. I/N274 & I/G275. (D) Type N1, N4 & G7. (D) Category A2, A3 & H1. (F) OR Tambo International Airport. (G) Worldwide. Adding category A1. This application was approved by the International Air Service Council Members.

NOTICE 50 OF 2015

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) Asteri Capital (Pty) Ltd; Asteri Aviation. (B) 56 Simonsrust Cluver Road, Stellenbosch, 7609. (C) Class II. (D) Type N1 and N2. (E) Category A2 and 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 I Category of aircraft and the amendment thereto which is being applied for I Category of aircraft and the amendment thereto which is being applied for 14(2) (b) to I.

(A) E'scape Airtours Charters & Transfers CC; E'scape Airtours. (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. Changes to the Management Plan: Mr A. S. Snyman is appointed as the Responsible Person: Aircraft.

NOTICE 51 OF 2015

INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF SA

GUIDELINES PERTAINING TO REBATE OF THE DUTY ON VARIOUS REBATE PROVISIONS IN TERMS OF SCHEDULE 3, 4 AND 5 TO THE CUSTOMS AND EXCISE ACT

Interested parties are hereby notified that all applications submitted for permits in terms of the following rebate provisions will be dealt with according to the guidelines as described in this notice and must be submitted in the format as set out in the application forms where applicable.

For the convenience of all interested parties, the following guidelines in respect of all the rebate provisions subject to publication are attached to this notice as indicated in the Schedule hereunder:

The questionnaires and application forms related to these rebate provisions listed hereunder are obtainable from ITAC's website at www.itac.org.za and from ITAC, Block E: **thedti** Campus, 77 Meintjies Street, Sunnyside, Pretoria.

Note: Permits in relation to rebate provisions subject to a permit condition should be applied for and received before the goods concerned are shipped.

Schedule of Rebate Provisions

DESCRIPTION OF REBATE PROVISION	ANNEXURE	PAGE OF NOTICE
Guidelines, rules and conditions pertaining to rebate items 460.06/2903/02.00 or 460.06/3817/01.00 for Tetrachloroethylene and mixed Alkyl benzenes	Annexure 1.1	2
Guidelines, rules and conditions pertaining to rebate item 306.15/2815.11/01.06 for solid sodium hydroxide for use in the extraction of uranium oxide	Annexure 1.2	4
Guidelines, rules and conditions pertaining to rebate item 460.07/3920.49/01.06 or 460.07/3920.49/02.06 for the anti- dumping duty on plates, sheets, film, foil and strip of polymers of vinyl chloride (PVC)	Annexure 1.3	6
Guidelines, rules and conditions pertaining to permits issued under rebate item 306.01/2815.11/02.06 for solid sodium hydroxide (caustic soda) classifiable under tariff subheading 2815.11, for use in the manufacture of sodium metasilicates classifiable under tariff subheading 2839.11	Annexure 1.4	8

Annexure 1.1

GUIDELINES, RULES AND CONDITIONS PERTAINING TO REBATE ITEMS 460.06/2903/02.00 OR 460.06/3817/01.00 FOR TETRACHLOROETHYLENE AND MIXED ALKYL BENZENES

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate items 460.06/2903/02.00 or 460.06/3817/01.00 before applying for permits, and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, Block E, C/o Meintjies Street and Robert Sobukwe Str, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements of the application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared with rebate of duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant, or as decided upon by ITAC.
- 7. Rebate permit issued will be subject to the following conditions:
 - 7.1 a letter with a date, not older than 30 days from the date of application, from the local manufacturer should be submitted as proof that the local manufacturer(s) cannot supply sufficient quantities of the product in question;
 - 7.2 the applicant can request the manufacturer to respond within 14 days of their request. Should the local manufacturers of the product concerned not be able to supply the quantity requested, the applicant(s) need to obtain a confirmation letter from the manufacturer stating that they are not able to supply. The original letter needs to be submitted with the application form;
 - 7.3 should the manufacturer unreasonably refuse to provide such a confirmation letter; ITAC will write a letter to the manufacturer informing them of the application and requesting them to confirm their production and production capacity. The manufacturer will then be allowed 7 days to respond to this letter. Should the manufacturer respond within the 7 day period, the information provided will be taken into account during the decision making process; and

- 7.4 should, after receipt of the manufacturers response, or in the absence of such response, information be available that reflects that the manufacturer is reasonably unable to supply the quality and quantity of the product concerned required, ITAC will be able to issue a permit without, or despite, the required letter of confirmation by the manufacturer;
- 7.5 proof of the Applicant's registration with South African Revenue Service (SARS) in terms of rebate item 460.06/2903/02.00 or 460.06/3817/01.00 must be submitted with the application;
- 7.6 the applicant must submit a VAT Certificate and a Tax Clearance Certificate; and
- 7.7 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant will submit to ITAC an annual report on its job creation performance.
- 8 Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used for the benefit of any person, not named in the permits.
- 9. Any request for an amendment of a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - error by applicant regarding product description or tariff subheading. This will only be processed if request is accompanied by a confirmation from SARS in this regard.

Note: No amendments of the statistical unit (quantity or value), which was applied for, will be considered – a new application has to be submitted in such instances together with the original previous permit.

- 10. Should any party displace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oath, stating that the application was lost. ITAC will issue a new permit. Should the lost permit be found, the applicant should return such a permit to ITAC.
- 11. Extension of the date as indicated on the 460.06 permit will only be permitted for a period up to 3 months and only in instances where:
 - a) an applicant has submitted a letter and supporting documents giving verifiable reasons for the extension; and
 - b) the permit has not expired.
- 12. If it is suspected that any condition of this permit is not complied with, the consignment in terms of which the rebate permit was used can be seized by ITAC. If it is established that non-compliance took place, appropriate steps will be taken. These steps will be taken in terms of the International Trade Administration Act, and may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.2

GUIDELINES, RULES AND CONDITIONS PERTAINING TO REBATE ITEM 306.15/2815.11/01.06 FOR SOLID SODIUM HYDROXIDE FOR USE IN THE EXTRACTION OF URANIUM OXIDE

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate provision 306.15/2815.11/01.06 and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, Block E, C/o Meintjies Street and Robert Sobukwe Street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements of the application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared with rebate of duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant, or as decided upon by ITAC.
- 7. Rebate permit issued will be subject to the following conditions:
 - 7.1 the applicant must submit a VAT Certificate and a Tax Clearance Certificate;
 - 7.2 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant will submit to ITAC an annual report on its job creation performance;
 - 7.3 the applicant(s) need to consult with the local manufacturers of caustic soda to confirm if they are able to supply a reasonable quality and quantity of the Membrane cell grade of caustic soda as required;
 - 7.4 the applicant can request the manufacturer to respond within 14 days of their request. Should the local manufacturers of caustic soda not be able to supply the quantity requested, the applicant(s) need to obtain a confirmation letter from the manufacturer stating that they are not able to supply. The original letter needs to be submitted with the application form;

- 7.5 if the manufacturer unreasonably refuses to provide such a confirmation letter, ITAC will write a letter to the manufacturer informing them of the application and requesting them to confirm their production and production capacity. The manufacturer will then be allowed 7 days to respond to this letter. Should the manufacturer respond within the 7 day period, the information provided will be taken into account during the decision making process; and
- 7.6 should, after receipt of the manufacturers response, or in the absence of such response, information be available that reflects that the manufacturer is reasonably unable to supply the quality and quantity of caustic soda required, ITAC will be able to issue a permit without, or despite, the required letter of confirmation by the manufacturer.
- 8. Rebate permit may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 9. Any request for an amendment of a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - error by applicant regarding product description or tariff subheading. This will only be processed if request is accompanied by a confirmation from SARS in this regard.

Note: No amendments of the statistical unit (quantity or value), which was applied for, will be considered – a new application has to be submitted in such instances together with the original previous permit.

- 10. Should any party displace a permit, the applicant should submit an affidavit on a company letterhead, endorsed by a Commissioner of Oath, stating that the application was lost. ITAC will issue a new permit. Should the lost permit be found, the applicant should return such a permit to ITAC.
- 11. Extension of the date as indicated on the rebate item No.306.15/2815.11/01.06 will only be permitted for a period up to 3 months and only in instances where:
 - a) an applicant has submitted a letter and supporting documents giving verifiable reasons for the extension; and
 - b) the permit has not expired.
- 12. If it is suspected that any condition of this permit is not complied with, the consignment in terms of which the rebate permit was used can be seized by ITAC. If it is established that non-compliance took place, appropriate steps will be taken in terms of the International Trade Administration Act. These may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.3

GUIDELINES, RULES AND CONDITIONS PERTAINING TO REBATE ITEM 460.07/3920.49/01.06 OR 460.07/3920.49/02.06 FOR THE ANTI-DUMPING DUTY ON PLATES, SHEETS, FILM, FOIL AND STRIP OF POLYMERS OF VINYL CHLORIDE (PVC)

- 1. Applicants must register with South African Revenue Service (SARS) as users of rebate items 460.07/3920.49/01.06 or 460.07/3920.49/02.06 before applying for permits, and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, (Block E), 77 Meintjies Street, Sunnyside, Pretoria, 0002.
- 3. Applications for permits must be submitted according to the requirements of the application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared with rebate of the anti-dumping duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant, or as decided upon by ITAC.
- 7. Rebate permits issued will be subject to the following conditions:
 - 7.1 there should be an intention by the Applicant(s) <u>that the goods will be used</u> <u>exclusively for the manufacture of cards incorporating a magnetic stripe,</u> <u>cards incorporating semiconductor devices and SIMM or Dimm cards and a</u> <u>change in tariff heading;</u>
 - 7.2 ITAC should <u>physically inspect the equipment and manufacturing process</u> prior to the issue of a rebate permit;
 - 7.3 letters from the local manufacturer should be submitted as proof that such goods will be used exclusively for the manufacture of cards incorporating a magnetic stripe, cards incorporating semiconductor devices and SIMM or DIMM cards;

- 7.4 proof of the Applicant's registration with South African Revenue Service (SARS) in terms of rebate items 460.07/3920.49/01.06 or 460.07/3920.49/02.06 must be submitted with the application;
- 7.5 the applicant must submit a VAT Certificate and a Tax Clearance Certificate;
- 8 Rebate permits may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 9 If it is suspected that any condition of this permit is not complied with, the consignment in terms of which the rebate permit was used can be seized by ITAC. If it is established that non-compliance took place, appropriate steps will be taken in terms of the International Trade Administration Act. These may include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

Annexure 1.4 GUIDELINES, RULES AND CONDITIONS PERTAINING TO PERMITS ISSUED UNDER REBATE ITEM 306.01/2815.11/02.06 FOR SOLID SODIUM HYDROXIDE (CAUSTIC SODA) CLASSIFIABLE UNDER TARIFF SUBHEADING 2815.11, FOR USE IN THE MANUFACTURE OF SODIUM METASILICATES CLASSIFIABLE UNDER TARIFF SUBHEADING 2839.11

- 1. Applicants must register with the South African Revenue Service (SARS) as users of rebate provision 306.01/2815.11/02.06 and they must acquaint themselves with the requirements of SARS.
- 2. Applications for permits must be addressed to the International Trade Administration Commission (ITAC), Private Bag X 753, Pretoria or delivered by hand to the DTI Campus, Block E, C/o Meintjies street and Esselen street, Sunnyside, Pretoria.
- 3. Applications for permits must be submitted according to the requirements of the application form. If the space provided in the application form is insufficient, please use the format of the application form to submit the requested information.
- 4. If all the information requested in the application form is not submitted, the application will not be considered, and it will be returned to the applicant.
- 5. At least fourteen (14) working days should be allowed for the processing of applications and the issue of permits.
- 6. Each rebate permit issued defines the period during which the goods concerned can be cleared with rebate of duty, and the period shall be for a calendar year starting from the date on which the permit was issued or a shorter period as requested by the Applicant, or as decided upon by ITAC.
- 7. Rebate permit issued will be subject to the following conditions:
 - 7.1 the applicant must submit a VAT Certificate and a Tax Clearance Certificate;
 - 7.2 the applicant must provide in each permit application the number of jobs it expects to create annually as a result of the rebate. The applicant will submit to ITAC an annual report on its job creation performance;
 - 7.3 the applicant(s) need to consult with the local manufacturers of caustic soda to confirm if they are able to supply a reasonable quantity of the Membrane cell grade of caustic soda as required;
 - 7.4 the applicant can request the manufacturer to respond within 14 days of their request. Should the local manufacturers of caustic soda not be able to supply the quantity requested, the applicant(s) need to obtain a confirmation letter from the manufacturer stating that they are not able to supply. The original letter needs to be submitted with the application form;

- 7.5 if the manufacturer unreasonably refuses to provide such a confirmation letter, ITAC will write a letter to the manufacturer informing them of the application and requesting them to confirm their production and production capacity. The manufacturer will then be allowed 7 days to respond to this letter. Should the manufacturer respond within the 7 day period, the information provided will be taken into account during the decision making process; and
- 7.6 should, after receipt of the manufacturers response, or in the absence of such response, information be available that reflects that the manufacturer is reasonably unable to supply the quantity of caustic soda required, ITAC will be able to issue a permit without, or despite, the required letter of confirmation by the manufacturer.
- 8. Rebate permit may not be transferred in any manner by the holder thereof, to any other person, or be used to the benefit of any person, not named in the permits.
- 9. Any request for an amendment of a rebate permit must be forwarded to ITAC for consideration. Amendments will only be considered in the following instances:
 - a) error by ITAC on permit;
 - error by applicant regarding product description or tariff subheading. This will only be processed if the request is accompanied by a confirmation from SARS in this regard.

Note: No amendments of the statistical unit (quantity or value), which was applied for, will be considered – a new application has to be submitted in such instances together with the original previous permit.

- 10. Should any party displace a permit, the applicant should submit an affidavit on a company letterhead endorsed by a Commissioner of Oath, stating that the application was lost. ITAC will issue a new permit. Should the lost permit be found the applicant should return such a permit to ITAC.
- 11. Extension of the date as indicated on the rebate permit will only be permitted for a period up to 3 months and only in instances where:
 - c) an applicant has submitted a letter and supporting documents giving verifiable reasons for the extension; and
 - d) the permit has not expired.
- 12. If it is suspected that any condition of this permit is not complied with, the consignment in terms of which the rebate permit was used can be seized by ITAC. If it is established that non-compliance took place, appropriate steps will be taken. These steps will be taken in terms of the International Trade Administration Act and can include, criminal charges, withdrawal of the permit or permits concerned and/or the rejection of future applications for permits.

No. 38398 23

NOTICE 52 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

IMVUNGE YOKUSA CO-OP LTD MPILENDE FOODS CO-OP LTD MAJAKATHATA CLEANING CO-OP LTD **TSHEDISEGANG CLEANING CO-OP LTD** SPRINTERS CLEANING CO-OP LTD **RESIRELETSA TIKOLOGO CLEANING CO-OP LTD REMMOGO CLEANING CO-OP LTD BOPHEPHA CLEANING CO-OP LTD** MANGETHE AGRICULTURE CO-OP LTD **ISIYAVELA CO-OP LTD ZINOMSOKO CO-OP LTD** MAZOTHO CO-OP LTD SAKH'UMZANSI CO-OP LTD WESKAAP LEWENDEHAWE CO-OP LTD MTHOMBOTHI POULTRY CO-OP LTD **GOLDEN INGWE CO-OP LTD DEAFVISION TOURS AND TRAVEL CO-OP LTD IFALAPHAKADE CO-OP LTD MAJABANTSI CO-OP LTD** PHAPHAMANG AGRICULTURAL CO-OP LTD SONQOBA WORKERS CO-OP LTD **IVANGELI LIYENZIWA CO-OP LTD** ZAMUKULUNGA CO-OP LTD ZAMIMPILO CO-OP LTD SINOLOYISO CO-OP LTD **KHETHIMPILO CO-OP LTD NTSINDE CO-OP LTD ZONOVUYO CO-OP LTD**

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 53 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

MAI-MAI CARPENTERS CO-OP LTD GUDLULWANDLE CO-OP LTD ISAKHONO TRAINING CO-OP LTD EVER SHINING CO-OP LTD MAGOBA INITIATIVES WARD 26 CO-OP LTD SAHLUME TRADING CO-OP LTD **XHELO SIMELE WARD 26 CO-OP LTD** EZABEKHAYA LOCAL NEWS PAPER CO-OP LTD NOLUTHANDO CO-OP LTD **MANKUTHE SIMELE WARD 25 CO-OP LTD RIVERBEND CO-OP LTD** SINDZO CO-OP LTD SKILLFUL CO-OP LTD LILITHA SUPPORT CENTRE CO-OP LTD **AFRICAN PRIDE CO-OP LTD UMQHAPHU CO-OP LTD** SINAMVA WARD 14 CO-OP LTD MANYONI CO-OP LTD **TSOLWANA LOCALSECONDARY CO-OP LTD** BHEKISWAYO MULTI-PURPOSE CO-OP LTD **ABATHUNGI CO-OP LTD VULINDLELA AGRICULTURAL CO-OP LTD** SINAKO SECONDARY CO-OP LTD SIYALINGA SMALL SCALE FARMERS CO-OP LTD TRANSEW ENTERPRISES CO-OP LTD **UTHINGO CO-OP LTD** ST AUGUSTINE AGRICULTURAL CO-OP LTD **MAJALEFA MANUFACTURING CO-OP LTD** MAHATAMMOHO AGRICULTURAL CO-OP LTD

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 54 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

IMBUMBA YAMAKHOSIKAZI WARD ONE CO-OP LTD ITHIMBA CASH CROPS AGRICULTURAL CO-OP LTD **RIVER SIDE ESTATE CO-OP LTD** IMBABALA LIVE STOCK FARMING CO-OP LTD UTHUKELA DEVELOPMENT CLUSTER AGRICULTURAL CO-OP LTD **UBUHLE BO MSINGA POULTRY CO-OP LTD** VUKUZIBUSE POULTRY FARMING CO-OP LTD **IMPILWENDE AGRICULTURAL CO-OP LTD** ICAMAGU LIYAPHUMELELISA CENTRAL CO-OP LTD FARMER SOLOMON ALFRED POULTRY CO-OP LTD **KOOPMANSFONTEIN CO-OP LTD MBALENHLE CO-OP LTD** MAFULOMATALA AGRICULTURAL CO-OP LTD HLANGANANI FARMERS AGRICULTURAL CO-OP LTD MBUYAZWE VEGETABLE PRODUCTION CO-OP LTD **GKELELE CO-OP LTD** JOSHUA BAKERY CO-OP LTD **KEDICANA MULTI-PURPOSE CO-OP LTD** AMATHUNZI ASINABELE CO-OP LTD **IBANDLA AGRICULTURAL CO-OP LTD** ZUKIES GUEST HOUSE AND PUB CO-OP LTD THINA MAKHOSIKAZI CO-OP LTD BACHA BAKOPANE (B2) CO-OP LTD

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 55 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

SAVUMELANA MANUFACTURING CO-OP LTD **TSHANDAMA FARMERS AGRICULTURAL CO-OP LTD BATHO PELE CATERER CO-OP LTD TSHEPANANG CLEANING CO-OP LTD** PHEZUKOMKHONO NQUTSHINI WOMEN'S CO-OP LTD YEBO-MADI SERVICES CO-OP LTD **BUSHBUCKRIDGE BEE KEEPERS CO-OP LTD IKAPESE MANUFACTURING CO-OP LTD** LESUFI BAKERY CO-OP LTD FUGITIVES DRIFT CO-OP LTD **KEDIKHUMO MULTI-PURPOSE CO-OP LTD** SIYAZONWABISA CO-OP LTD PREMALSINO SOCIAL CO-OP LTD FUTURE YOUTH DEVELOPMENT CO-OP LTD T3C TOURISM, TRADE, TRAINING AND CONSULTANCY CO-OP LTD AKHU-UMNOTHO CO-OP LTD MAYIBUYE SECONDARY CO-OP LTD AMAZWI KAZULU CO-OP LTD **HELENVALE CLEANING CO-OP LTD** UKUKHANYA KWELANGA CO-OP LTD KWA-MFANA POULTRY CO-OP LTD **QALUKULUNGA CO-OP LTD BONELENTUTHWANENI AGRICULTURAL CO-OP LTD CWEBEZELA CO-OP LTD G6 AGRICULTURAL CO-OP LTD** SANDRA'S CATERERS CO-OP LTD

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 56 OF 2015

CO-OPERATIVES TO BE STRUCK FROM THE REGISTER

NHLOKWANA CLEANING SERVICES CO-OP LTD MANYANO MBIZANA SECONDARY CO-OP LTD BUFFALO CITY LOCAL SECONDARY CO-OP LTD **VULAMASANGO AGRICULTURAL CO-OP LTD BAKHULISE SECONDARY TRADING CO-OP LTD** ZENZELE AGENCY CATERING CO-OP LTD **RATLOU ENERGY CENTRE CO-OP LTD** INTANDOKAZI CO-OP LTD **INKANYEZIYOKUSA CO-OP LTD** ASIBONISANE AGRICULTURAL CO-OP LTD ZAMANI SIZWE AGRICULTURAL CO-OP LTD SERVICE GUIDE ASHDOWN CO-OP LTD SIYAHLUMA TSOLWANA WARD THREE CO-OP LTD IMPUMELELO NGOTHANDO CENTRAL CO-OP LTD SIBAMBENE DEVELOPMENT SECONDARY CO-OP LTD MNGUHLAMBA CO-OP LTD LIDUDUMILE SECONDARY CO-OP LTD NYANDENI FAMILY AGRICULTURAL CO-OP LTD ACROSS ARCTICS CENTRAL CO-OP LTD CHRISTIAN FELLOWSHIP LIBODE YOUTH CO-OP LTD MATHUBA CO-OP LTD LAPHUM'IKWEZI CO-OP LTD SGEDILE CONSTRUCTION CO-OP LTD THOMOROMO CO-OP LTD FRANSCHHOEK VRUGTEPRODUSENTE CO-OP LTD

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

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

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

NOTICE 57 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

MASIHLAZIYE CO-OP LTD **EMTHONJENI CO-OP LTD RAMETLOANA FARMING CO-OP LTD** NALI ICHIBI LAMA AFRIKA CO-OP LTD **KUTLWANO SEWING CO-OP LTD ISINGONGO CHICKEN GROUP CO-OP LTD** TKM-NMS TRANSPORT CO-OP LTD PAMUZINDA LODGE CO-OP LTD MALONDWANE CO-OP LTD MPHEMPHE CO-OP LTD **UTHONGOTHI PRIMARY CO-OP LTD** SIZENZELE VEGETABLE CO-OP LTD **NEWDAWN CO-OP LTD ZIYABUYA TRANSPORT CO-OP LTD** SIZAMILE CO-OP LTD **MASIBEMUNYE CO-OP LTD** SIZA-NKOSI CO-OP LTD NOMVULA'S BED AND BREAKFAST CO-OP LTD **VUSISIZWE AGRICULTURAL CO-OP LTD** YLZ CO-OP LTD **RAKGWADI SAVINGS AND CREDIT CO-OP LTD MNYEZANE CO-OP LTD** SISTERS WITH VISION CO-OP LTD MATHAVI CO-OP LTD CUBE NOLUTHANDO CO-OP LTD **ZENZISA MANUFACTURING CO-OP LTD** ETHEMBENI AGRO DEALER CO-OP LTD ZIDLE KHAYA BUTCHERY CO-OP LTD SUNRISE CO-OP LTD **VUKAWAKHE GENERAL TRADING CO-OP LTD** SIVUYISE CATERING CO-OP LTD

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 58 OF 2015

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

UTHANDO MULTI PURPOSE CO-OP LTD CLIFF COLLINS CO-OP LTD **PROVITA CONSTRUCTION CO-OP LTD UKHANYA CO-OP LTD** MABHILA'S CO-OP LTD GOOD CONNECTED CO-OP LTD **IMVABA YETHU FARMING CO-OP LTD INKANYEZI CO-OP LTD** SOZE SIWE SIYAPHAMBILI CO-OP LTD SIYALAKHA FARMERS CO-OP LTD SIYATHUTHUKA TIMBER CO-OP LTD SAMBESIWE CO-OP LTD **MZANSI CO-OP LTD** MTEBELE MANUFACTURING TRADING CO-OP LTD SIZANI MILLING PRIMARY CO-OP LTD TSHIXWADZA CO-OP LTD FYNPROEWERSKAJUIT CO-OP LTD **ZIZAMELENI AGRICULTURAL CO-OP LTD KATJIEPIRING CO-OP LTD UPINGTON TUISBEDRYF CO-OP LTD** ASITHOKOZE CO-OP LTD **QNCE TRADERS AND MULTI-PURPOSE CO-OP LTD VUKA UKHANYE AGRICULTURAL CO-OP LTD**

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

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

REGISTRAR OF CO-OPERATIVES

NOTICE 59 OF 2015

CO-OPERATIVES TO BE STRUCK FROM THE REGISTER

SIYAHLUMA SEWING CO-OP LTD MAMUSA CO-OP LTD ZIHLALO CLEANING CO-OP LTD BONI'S POULTRY CO-OP LTD SISEBENZILE POULTRY FARMING CO-OP LTD SIBONITHUBA CO-OP LTD DUMABANOTHE CO-OP LTD ZE'MAZI CO-OP LTD **UMKHIWANE CO-OP LTD** SILWANENDLALA SECONDARY CO-OP LTD **CAPRICON MARULA CO-OP LTD** LUKHANJI LOCAL SECONDARY CO-OP LTD **QEDIPHANGO PRIMARY TRADING CO-OP LTD NTSHINGWAYO CO-OP LTD** ASIPHE CO-OP LTD I AFRIKA YETHU ENTERPRISE SECONDARY CO-OP LTD INHLANSI YOKUSA SPICE FARMERS CO-OP LTD **QHUBEKA SIYAHLUMA CO-OP LTD ZUKHANYE CO-OP LTD YIZWILETHU GLOBAL CO-OP LTD INCREDIBLE PRODUCTION CO-OP LTD** AMAPONDO ASEMPUMA SECONDARY CO-OP LTD **GUDLINGXANGXASI CO-OP LTD THUBELIHLE-ZAMANI CO-OP LTD** NEZELA AGRICULTURAL CO-OP LTD AGISANANG PROPERTY DEVELOPMENT CO-OP LTD

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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 PRETORIA 0001

NOTICE 60 OF 2015

CO-OPERATIVES TO BE STRUCK FROM THE REGISTER

TSHOMARELO WOMEN CO-OP LTD SNENTOKOZO SEWING CLUB CO-OP LTD TAKALANI POULTRY FARM CO-OP LTD MPILOYESIZWE CO-OP LTD SOPHILA SEWING AND GARDEN CO-OP LTD NOMQHELE CO-OP LTD MASIXHUMANE COMMUNICATION CO-OP LTD DIBUENG AGRICULTURAL CO-OP LTD ABASHOMI CO-OP LTD NQEDANI CO-OP LTD LINGELETHU GAGUBA CO-OP LTD EBUMNANDINI CO-OP LTD KHUTSOFA CO-OP LTD RATANANG CREATIONS ARTS AND CRAFTS CO-OP LTD TUTUKANI CO-OP LTD

PRETORIA 0001

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

BOARD NOTICES RAADSKENNISGEWINGS

BOARD NOTICE 3 OF 2015



INVITATION TO COMMENT ON EXPOSURE DRAFT ISSUED BY THE ACCOUNTING STANDARDS BOARD

Issued: 23 January 2015

The Accounting Standards Board (the Board) invites comment on Exposure Draft 129 *Proposed Standard of GRAP on Accounting by Principals and Agents* (ED 129). This proposed Standard of GRAP outlines proposed criteria to identify when an entity is an agent or a principal in an arrangement along with the relevant accounting requirements to be applied. ED 129 is a re-exposure of ED 122 *Accounting by Principals and Agents*, following amendments to the proposed Standard of GRAP based on comment received as part of the public consultation process

All those affected by, or who are interested in this Exposure Draft, are encouraged to provide a written response to the Board.

Responses to these Exposure Drafts should be received by the Board by 17 April 2015.

Copies of the documents

The documents are available electronically on the Board's website – <u>http://www.asb.co.za</u>, or can be obtained by contacting the Board's offices on 011 697 0660 (telephone), or 011 697 0666 (fax).

Comment can be emailed to info@asb.co.za or can be submitted in writing to:

Accounting Standards Board

PO Box 74129

Lynwood Ridge

0040

We look forward to receiving your responses.

BOARD NOTICE 4 OF 2015

FINANCIAL SERVICES BOARD

FINANCIAL MARKETS ACT, 2012

PROPOSED AMENDMENTS TO THE JSE EQUITIES, DERIVATIVES AND INTEREST RATE AND CURRENCY RULES: PUBLICATION FOR COMMENT

I Dube Phineas Tshidi, Registrar of Securities Services, hereby give notice under section 71(3)(b)(ii) of the Financial Markets Act 19 of 2012 that the proposed amendments to the JSE Equities, Derivatives and Interest Rate and Currency Rules have been published on the official website of the Financial Services Board (<u>www.fsb.co.za</u>) for public comment. All interested persons who have any objections to the proposed amendments are hereby called upon to lodge their objections with the Registrar of Securities Services, at the following email address: <u>shamila.keshav@fsb.co.za</u>, within a period of 14 days from the date of publication of this notice.

D P TSHID REGISTRAR OF SECURITIES SERVICES 34 No. 38398

36 No. 38398

38 No. 38398

NOTICE – CHANGE OF TELEPHONE NUMBERS: GOVERNMENT PRINTING WORKS

As the mandated government security printer, providing world class security products and services, Government Printing Works has adopted some of the highly innovative technologies to best serve its customers and stakeholders. In line with this task, Government Printing Works has implemented a new telephony system to ensure most effective communication and accessibility. As a result of this development, our telephone numbers will change with effect from 3 February 2014, starting with the Pretoria offices.

The new numbers are as follows:

•	Switchboard	:	012 748 6001/6002
•	Advertising	:	012 748 6205/6206/6207/6208/6209/6210/6211/6212
•	Publications E	inquiries	:012 748 6052/6053/6058 GeneralEnquiries@gpw.gov.za
	Μ	laps	: 012 748 6061/6065 <u>BookShop@gpw.gov.za</u>
	D	ebtors	: 012 748 6060/6056/6064 PublicationsDebtors@gpw.gov.za
	Sul	bscriptio	n: 012 748 6054/6055/6057 Subscriptions@gpw.gov.za
•	SCM	:	012 748 6380/6373/6218
•	Debtors	:	012 748 6236/6242
•	Creditors	4	012 748 6246/6274
Please	e consult our we	bsite at	www.gpwonline.co.za for more contact details.
The se	unch and for any	a va vinaia	Laffices in Delekwane Fest London and Mmehathe will not change at

The numbers for our provincial offices in Polokwane, East London and Mmabatho will not change at this stage.

Printed by and obtainable from the Government Printer, Bosman Street, Private Bag X85, Pretoria, 0001 Publications: Tel: (012) 748 6052, 748 6053, 748 6058 Advertisements: Tel: (012) 748 6205, 748 6208, 748 6209, 748 6210, 748 6211 Subscriptions: Tel: (012) 748 6054, 748 6055, 748 6057 Gedruk deur en verkrygbaar by die Staatsdrukker, Bosmanstraat, Privaatsak X85, Pretoria, 0001 Publikasies: Tel: (012) 748 6052, 748 6053, 748 6058 Advertensies: Tel: (012) 748 6205, 748 6209, 748 6210, 748 6211 Subskripsies: Tel: (012) 748 6054, 748 6205, 748 6205, 748 6210, 748 6211 Subskripsies: Tel: (012) 748 6054, 748 6055, 748 6057