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No. 41386

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AIDS HELPLINE: 0800-0123-22 Prevention is the cure

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:

Kennisgewings en Raadskennisgewings gepubliseer, word vir verwysingsdoeleindes in die volgende Inhoudopgawe ingesluit wat dus weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

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IMPORTANT NOTICE:

THE GOVERNMENT PRINTING WORKS WILL NOT BE HELD RESPONSIBLE FOR ANY ERRORS THAT MIGHT OCCUR DUE TO THE SUBMISSION OF INCOMPLETE / INCORRECT / ILLEGIBLE COPY.

No future queries will be handled in connection with the above.

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

- > 28 December 2017, Thursday for the issue of Friday 05 January 2018
- ➤ 05 January, Friday for the issue of Friday 12 January 2018
- ▶ 12 January, Friday for the issue of Friday 19 January 2018
- ➤ 19 January, Friday for the issue of Friday 26 January 2018
- ➤ 26 January, Friday for the issue of Friday 02 February 2018
- 02 February, Friday for the issue of Friday 09 February 2018
- ➤ 09 February, Friday for the issue of Friday 16 February 2018
- ➤ 16 February, Friday for the issue of Friday 23 February 2018
- ➤ 23 February, Friday for the issue of Friday 02 March 2018
- ➤ 02 March, Friday for the issue of Friday 09 March 2018
- ➤ 09 March, Friday for the issue of Friday 16 March 2018
- ➤ 15 March, Thursday for the issue of Friday 23 March 2018
- > 22 March, Thursday for the issue of Thursday 29 March 2018
- 28 March, Wednesday for the issue of Friday 06 April 2018
- 06 April, Friday for the issue of Friday 13 April 2018
- ➤ 13 April, Friday for the issue of Friday 20 April 2018
- ➤ 19 April, Thursday for the issue of Thursday 26 April 2018
- > 25 April, Wednesday for the issue of Friday 04 May 2018
- 04 May, Friday for the issue of Friday 11 May 2018
- ➤ 11 May, Friday for the issue of Friday 18 May 2018
- ➤ 18 May, Friday for the issue of Friday 25 May 2018
- ➤ 25 May, Friday for the issue of Friday 01 June 2018
- > 01 June, Friday for the issue of Friday 08 June 2018
- ➤ 08 June, Friday for the issue of Friday 15 June 2018
- 15 June, Friday for the issue of Friday 22 June 2018
 22 June, Friday for the issue of Friday 29 June 2018
- > 29 June, Friday for the issue of Friday 06 July 2018
- ➤ 06 July, Friday for the issue of Friday 13 July 2018
- ➤ 13 July, Friday for the issue of Friday 20 July 2018
- 20 July, Friday for the issue of Friday 27 July 2018
- > 27 July, Friday for the issue of Friday 03 August 2018
- > 02 August, Thursday for the issue of Friday 10 August 2018
- ➤ 10 August, Friday for the issue of Friday 17 August 2018
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- ➤ 31 August, Friday for the issue of Friday 07 September 2018
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- ➤ 20 September, Thursday for the issue of Friday 28 September 2018
- ➤ 28 September, Friday for the issue of Friday 05 October 2018
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- ➤ 13 December, Thursday for the issue of Friday 21 December 2018
- ➤ 19 December, Wednesday for the issue of Friday 28 December 2018

LIST OF TARIFF RATES

FOR PUBLICATION OF NOTICES

COMMENCEMENT: 1 APRIL 2016

NATIONAL AND PROVINCIAL

Notice sizes for National, Provincial & Tender gazettes 1/4, 2/4, 3/4, 4/4 per page. Notices submitted will be charged at R1000 per full page, pro-rated based on the above categories.

Pricing for National, Provincial - Variable Priced Notices			
Notice Type	Page Space	New Price (R)	
Ordinary National, Provincial	1/4 - Quarter Page	250.00	
Ordinary National, Provincial	2/4 - Half Page	500.00	
Ordinary National, Provincial	3/4 - Three Quarter Page	750.00	
Ordinary National, Provincial	4/4 - Full Page	1000.00	

EXTRA-ORDINARY

All Extra-ordinary National and Provincial gazette notices are non-standard notices and attract a variable price based on the number of pages submitted.

The pricing structure for National and Provincial notices which are submitted as **Extra ordinary submissions** will be charged at **R3000** per page.

The **Government Printing Works** (**GPW**) has established rules for submitting notices in line with its electronic notice processing system, which requires the use of electronic *Adobe* Forms. Please ensure that you adhere to these guidelines when completing and submitting your notice submission.

CLOSING TIMES FOR ACCEPTANCE OF NOTICES

- 1. The Government Gazette and Government Tender Bulletin are weekly publications that are published on Fridays and the closing time for the acceptance of notices is strictly applied according to the scheduled time for each gazette.
- 2. Please refer to the Submission Notice Deadline schedule in the table below. This schedule is also published online on the Government Printing works website www.gpwonline.co.za

All re-submissions will be subject to the standard cut-off times.

All notices received after the closing time will be rejected.

Government Gazette Type	Publication Frequency	Publication Date	Submission Deadline	Cancellations Deadline
National Gazette	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Regulation Gazette	Weekly	Friday	Friday 15h00, to be published the following Friday	Tuesday, 15h00 - 3 days prior to publication
Petrol Price Gazette	As required	First Wednesday of the month	One week before publication	3 days prior to publication
Road Carrier Permits	Weekly	Friday	Thursday 15h00, to be published the following Friday	3 days prior to publication
Unclaimed Monies (justice, labour or lawyers)	January / As required 2 per year	Any	15 January / As required	3 days prior to publication
Parliament (acts, white paper, green paper)	As required	Any		3 days prior to publication
Manuals	As required	Any	None	None
State of Budget (National Treasury)	Monthly	Any	7 days prior to publication	3 days prior to publication
Legal Gazettes A, B and C	Weekly	Friday	One week before publication	Tuesday, 15h00 - 3 days prior to publication
Tender Bulletin	Weekly	Friday	Friday 15h00 for next Friday	Tuesday, 15h00 - 3 days prior to publication
Gauteng	Weekly	Wednesday	Two weeks before publication	3 days after submission deadline
Eastern Cape	Weekly	Monday	One week before publication	3 days prior to publication
Northern Cape	Weekly	Monday	One week before publication	3 days prior to publication
North West	Weekly	Tuesday	One week before publication	3 days prior to publication
KwaZulu-Natal	Weekly	Thursday	One week before publication	3 days prior to publication
Limpopo	Weekly	Friday	One week before publication	3 days prior to publication
Mpumalanga	Weekly	Friday	One week before publication	3 days prior to publication
Gauteng Liquor License Gazette	Monthly	Wednesday before the First Friday of the month	Two weeks before publication	3 days after submission deadline
Northern Cape Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
National Liquor License Gazette	Monthly	First Friday of the month	Two weeks before publication	3 days after submission deadline
Mpumalanga Liquor License Gazette	2 per month	Second & Fourth Friday	One week before	3 days prior to publication

EXTRAORDINARY GAZETTES

3. Extraordinary Gazettes can have only one publication date. If multiple publications of an Extraordinary Gazette are required, a separate Z95/Z95Prov Adobe Forms for each publication date must be submitted.

Notice Submission Process

- Download the latest Adobe form, for the relevant notice to be placed, from the Government Printing Works website www.gpwonline.co.za.
- 5. The *Adobe* form needs to be completed electronically using *Adobe Acrobat / Acrobat Reader*. Only electronically completed *Adobe* forms will be accepted. No printed, handwritten and/or scanned *Adobe* forms will be accepted.
- 6. The completed electronic *Adobe* form has to be submitted via email to submit.egazette@gpw.gov.za. The form needs to be submitted in its original electronic *Adobe* format to enable the system to extract the completed information from the form for placement in the publication.
- Every notice submitted must be accompanied by an official GPW quotation. This must be obtained from the eGazette Contact Centre.
- 8. Each notice submission should be sent as a single email. The email **must** contain **all documentation relating** to a particular notice submission.
 - 8.1. Each of the following documents must be attached to the email as a separate attachment:
 - 8.1.1. An electronically completed *Adobe* form, specific to the type of notice that is to be placed.
 - 8.1.1.1. For National *Government Gazette* or *Provincial Gazette* notices, the notices must be accompanied by an electronic Z95 or Z95Prov *Adobe* form
 - 8.1.1.2. The notice content (body copy) **MUST** be a separate attachment.
 - 8.1.2. A copy of the official **Government Printing Works** quotation you received for your notice . (*Please see Quotation section below for further details*)
 - 8.1.3. A valid and legible Proof of Payment / Purchase Order: **Government Printing Works** account customer must include a copy of their Purchase Order. **Non-Government Printing Works** account customer needs to submit the proof of payment for the notice
 - 8.1.4. Where separate notice content is applicable (Z95, Z95 Prov and TForm 3, it should **also** be attached as a separate attachment. (*Please see the Copy Section below, for the specifications*).
 - 8.1.5. Any additional notice information if applicable.
- 9. The electronic *Adobe* form will be taken as the primary source for the notice information to be published. Instructions that are on the email body or covering letter that contradicts the notice form content will not be considered. The information submitted on the electronic *Adobe* form will be published as-is.
- 10. To avoid duplicated publication of the same notice and double billing, Please submit your notice ONLY ONCE.
- 11. Notices brought to **GPW** by "walk-in" customers on electronic media can only be submitted in *Adobe* electronic form format. All "walk-in" customers with notices that are not on electronic *Adobe* forms will be routed to the Contact Centre where they will be assisted to complete the forms in the required format.
- 12. Should a customer submit a bulk submission of hard copy notices delivered by a messenger on behalf of any organisation e.g. newspaper publisher, the messenger will be referred back to the sender as the submission does not adhere to the submission rules.

QUOTATIONS

- 13. Quotations are valid until the next tariff change.
 - 13.1. *Take note:* **GPW**'s annual tariff increase takes place on *1 April* therefore any quotations issued, accepted and submitted for publication up to *31 March* will keep the old tariff. For notices to be published from 1 April, a quotation must be obtained from **GPW** with the new tariffs. Where a tariff increase is implemented during the year, **GPW** endeavours to provide customers with 30 days' notice of such changes.
- 14. Each quotation has a unique number.
- 15. Form Content notices must be emailed to the *eGazette* Contact Centre for a quotation.
 - 15.1. The *Adobe* form supplied is uploaded by the Contact Centre Agent and the system automatically calculates the cost of your notice based on the layout/format of the content supplied.
 - 15.2. It is critical that these *Adobe* Forms are completed correctly and adhere to the guidelines as stipulated by **GPW**.
- 16. APPLICABLE ONLY TO GPW ACCOUNT HOLDERS:
 - 16.1. GPW Account Customers must provide a valid GPW account number to obtain a quotation.
 - 16.2. Accounts for GPW account customers must be active with sufficient credit to transact with GPW to submit notices.
 - 16.2.1. If you are unsure about or need to resolve the status of your account, please contact the **GPW** Finance Department prior to submitting your notices. (If the account status is not resolved prior to submission of your notice, the notice will be failed during the process).

17. APPLICABLE ONLY TO CASH CUSTOMERS:

- 17.1. Cash customers doing **bulk payments** must use a **single email address** in order to use the **same proof of payment** for submitting multiple notices.
- 18. The responsibility lies with you, the customer, to ensure that the payment made for your notice(s) to be published is sufficient to cover the cost of the notice(s).
- 19. Each quotation will be associated with one proof of payment / purchase order / cash receipt.
 - 19.1. This means that the quotation number can only be used once to make a payment.

COPY (SEPARATE NOTICE CONTENT DOCUMENT)

- 20. Where the copy is part of a separate attachment document for Z95, Z95Prov and TForm03
 - 20.1. Copy of notices must be supplied in a separate document and may not constitute part of any covering letter, purchase order, proof of payment or other attached documents.

The content document should contain only one notice. (You may include the different translations of the same notice in the same document).

20.2. The notice should be set on an A4 page, with margins and fonts set as follows:

Page size = A4 Portrait with page margins: Top = 40mm, LH/RH = 16mm, Bottom = 40mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

Page size = A4 Landscape with page margins: Top = 16mm, LH/RH = 40mm, Bottom = 16mm; Use font size: Arial or Helvetica 10pt with 11pt line spacing;

CANCELLATIONS

- 21. Cancellation of notice submissions are accepted by **GPW** according to the deadlines stated in the table above in point 2. Non-compliance to these deadlines will result in your request being failed. Please pay special attention to the different deadlines for each gazette. Please note that any notices cancelled after the cancellation deadline will be published and charged at full cost.
- 22. Requests for cancellation must be sent by the original sender of the notice and must accompanied by the relevant notice reference number (N-) in the email body.

AMENDMENTS TO NOTICES

23. With effect from 01 October 2015, **GPW** will not longer accept amendments to notices. The cancellation process will need to be followed according to the deadline and a new notice submitted thereafter for the next available publication date.

REJECTIONS

- 24. All notices not meeting the submission rules will be rejected to the customer to be corrected and resubmitted. Assistance will be available through the Contact Centre should help be required when completing the forms. (012-748 6200 or email info.egazette@gpw.gov.za). Reasons for rejections include the following:
 - 24.1. Incorrectly completed forms and notices submitted in the wrong format, will be rejected.
 - 24.2. Any notice submissions not on the correct Adobe electronic form, will be rejected.
 - 24.3. Any notice submissions not accompanied by the proof of payment / purchase order will be rejected and the notice will not be processed.
 - 24.4. Any submissions or re-submissions that miss the submission cut-off times will be rejected to the customer. The Notice needs to be re-submitted with a new publication date.

APPROVAL OF NOTICES

- 25. Any notices other than legal notices are subject to the approval of the Government Printer, who may refuse acceptance or further publication of any notice.
- 26. No amendments will be accepted in respect to separate notice content that was sent with a Z95 or Z95Prov notice submissions. The copy of notice in layout format (previously known as proof-out) is only provided where requested, for Advertiser to see the notice in final Gazette layout. Should they find that the information submitted was incorrect, they should request for a notice cancellation and resubmit the corrected notice, subject to standard submission deadlines. The cancellation is also subject to the stages in the publishing process, i.e. If cancellation is received when production (printing process) has commenced, then the notice cannot be cancelled.

GOVERNMENT PRINTER INDEMNIFIED AGAINST LIABILITY

- 27. The Government Printer will assume no liability in respect of—
 - 27.1. any delay in the publication of a notice or publication of such notice on any date other than that stipulated by the advertiser;
 - 27.2. erroneous classification of a notice, or the placement of such notice in any section or under any heading other than the section or heading stipulated by the advertiser;
 - 27.3. any editing, revision, omission, typographical errors or errors resulting from faint or indistinct copy.

LIABILITY OF ADVERTISER

28. Advertisers will be held liable for any compensation and costs arising from any action which may be instituted against the Government Printer in consequence of the publication of any notice.

CUSTOMER INQUIRIES

Many of our customers request immediate feedback/confirmation of notice placement in the gazette from our Contact Centre once they have submitted their notice – While **GPW** deems it one of their highest priorities and responsibilities to provide customers with this requested feedback and the best service at all times, we are only able to do so once we have started processing your notice submission.

GPW has a 2-working day turnaround time for processing notices received according to the business rules and deadline submissions.

Please keep this in mind when making inquiries about your notice submission at the Contact Centre.

- 29. Requests for information, quotations and inquiries must be sent to the Contact Centre ONLY.
- Requests for Quotations (RFQs) should be received by the Contact Centre at least 2 working days before the submission deadline for that specific publication.

PAYMENT OF COST

- 31. The Request for Quotation for placement of the notice should be sent to the Gazette Contact Centre as indicated above, prior to submission of notice for advertising.
- 32. Payment should then be made, or Purchase Order prepared based on the received quotation, prior to the submission of the notice for advertising as these documents i.e. proof of payment or Purchase order will be required as part of the notice submission, as indicated earlier.
- 33. Every proof of payment must have a valid **GPW** quotation number as a reference on the proof of payment document.
- 34. Where there is any doubt about the cost of publication of a notice, and in the case of copy, an enquiry, accompanied by the relevant copy, should be addressed to the Gazette Contact Centre, **Government Printing Works**, Private Bag X85, Pretoria, 0001 email: info.egazette@gpw.gov.za before publication.
- 35. Overpayment resulting from miscalculation on the part of the advertiser of the cost of publication of a notice will not be refunded, unless the advertiser furnishes adequate reasons why such miscalculation occurred. In the event of underpayments, the difference will be recovered from the advertiser, and future notice(s) will not be published until such time as the full cost of such publication has been duly paid in cash or electronic funds transfer into the **Government Printing Works** banking account.
- 36. In the event of a notice being cancelled, a refund will be made only if no cost regarding the placing of the notice has been incurred by the **Government Printing Works**.
- 37. The **Government Printing Works** reserves the right to levy an additional charge in cases where notices, the cost of which has been calculated in accordance with the List of Fixed Tariff Rates, are subsequently found to be excessively lengthy or to contain overmuch or complicated tabulation.

Proof of publication

- 38. Copies of any of the *Government Gazette* or *Provincial Gazette* can be downloaded from the **Government Printing Works** website www.gpwonline.co.za free of charge, should a proof of publication be required.
- 39. Printed copies may be ordered from the Publications department at the ruling price. The **Government Printing Works** will assume no liability for any failure to post or for any delay in despatching of such *Government Gazette*(s).

GOVERNMENT PRINTING WORKS CONTACT INFORMATION

Physical Address:Postal Address:GPW Banking Details:Government Printing WorksPrivate Bag X85Bank: ABSA Bosman Street149 Bosman StreetPretoriaAccount No.: 405 7114 016Pretoria0001Branch Code: 632-005

For Gazette and Notice submissions: Gazette Submissions: E-mail: submit.egazette@gpw.gov.za
For queries and quotations, contact: Gazette Contact Centre: E-mail: info.egazette@gpw.gov.za

Tel: 012-748 6200

Contact person for subscribers: Mrs M. Toka: E-mail: subscriptions@gpw.gov.za

Tel: 012-748-6066 / 6060 / 6058

Fax: 012-323-9574

Government Notices • Goewermentskennisgewings

DEPARTMENT OF TRADE AND INDUSTRY

NO. 19 **19 JANUARY 2018**

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM REGISTER

- 1. SODLABEHLEZI AGRICULTURAL CO-OP LTD
- 2. LOVEDALE 2 AGRICULTURAL CO-OP LTD
- 3. GWALANE CO-OP LTD
- 4. ZIBAMBELE GARAGE AND SPARES CO-OP LTD
- 5. YIKHOKONKE CO-OP LTD
- 6. TSHEDIMOSETSO CLEANING CO-OP LTD
- 7. UBUMBANO CO-OP LTD
- 8. MASANA B AND B CO-OP LTD
- 9. NCENGIMPILO AGRICULTURAL CO-OP LTD
- 10. BEKEZELA CO-OP LTD
- 11. JOINT VENTURE AGRICULTURAL CO-OP LTD
- 12. IMVELI YAMAMPONDO VEGETABLE YOUTH AGRICULTURAL CO-OP LTD
- 13. SUNRISE 1 CO-OP LTD
 14. MASIHLUME TRANSPORT CO-OP LTD
- 15. NTONDOLO CO-OP LTD
- 16. MAKUYIWE CO-OP LTD
- 17. SIYAMUKELA AGRICULTURAL CO-OP LTD
- 18. MULUTI CHUMAMI CO-OP LTD
- 19 SENZUKUSASA CO-OP LTD
- 20. AWONKE CO-OP LTD
- 21. PHAPHAMANG TRANSPORT, CONSTRUCTION AND HOUSING CO-OP LTD
- 22. MDANTSANE COMMUNITY BAKERY CO-OP LTD
- 23. NGWAABE ENERGY CO-OP LTD
- 24. NCEDULUNTU MAIZE CO-OP LTD
- 25. NOHADINI CO-OP LTD
- 26. PHATHUXOLO CO-OP LTD
- 26. KUYASA MARELEDWANE CO-OP LTD
- 27. KGABANE CONSTRUCTION CO-OP LTD
- 28. AKHONA CO-OP LTD
- 29. KLIPEILAND HOUSING AND CONSTRUCTION CO-OP LTD
- 30. MVUNDLANA KHONZELENI AGRICULTURAL AND LODGE CO-OP LTD
- 31. MASIDLE CATERING AND DECO TRADING CO-OP LTD
- 33. LIYABONA SECONDARY TRADING CO-OP LTD
- 34. ICALA ALIKHO CO-OP LTD
- 35. KADISHI CO-OP LTD
- 36. BAZIYA FARMERS CO-OP LTD
- 37. INGANATHI CO-OP LTD
- 38. ECO HOME HOUSING CO-OP LTD
- 39. ABEZE BONKE BAKERY CO-OP LTD
- 40. TSIKITSIKI BAKERY CO-OP LTD
- 41. UNIT 2 TRADING CO-OP LTD
- 42. DIKIDIKANA AGRICULTURAL CO-OP LTD
- 43. WINTERVELDT UNITED FARMERS CO-OP ENTERPRISE LTD
- 44. BUYANAZO CO-OP LTD
- 45. STRIVING FOR SUCCESS CO-OP LTD
- 46. ULWAZI LUYINYOKOZO CONSTRUCTION AND TRANSPORT CO-OP LTD
- 47. ZIPHATEKAHLE CO-OP LTD
- 49. SAKHISIZWE WORKERS CO-OP LTD
- 50. CEBISA CO-OP LTD
- 51. TOP UP THE MOUNTAIN CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Pretoria

Private Bag X237 Pretoria

0001

NO. 20 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. PHUNGINDLALA CO-OP LTD
- 2. OLWANDLE ARTS AND CRAFT CO-OP LTD
- 3. NGQONGQOZA CENTRAL TRADING CO-OP LTD
- 4. SIYAKA CLOTHING WORKER CO-OP LTD
- 5. RED HILL TRADING DAIRY CO-OP LTD
- 6. NXA NGIPHILILE STOCK SALES CO-OP LTD
- 7. SIYABONAKALA CO-OP LTD
- 8. MOTSWEDING AGRICULTURAL CO-OP LTD
- 9.PHAMBILI BURIAL SOCIETY CO-OP LTD
- 10. UMLAZI CONSUMERS AND HOUSING CO-OP LTD
- 11. PHAPHANI CO-OP LTD
- 12. SIGQIBO SETHU CO-OP LTD
- 13. MATATA CO-OP LTD
- 14. NDAKUNCEDWA CO-OP LTD
- 15. SKAKANA PROPERTY DEVELOPMENT CO-OP LTD
- 16. MASERUMULE PARK AGRICULTURAL CO-OP LTD
- 17. PHILANI GENERAL CATERING CO-OP LTD
- 18. MAQUASSIE CATERING CO-OP LTD
- 19.MDUMBE HANDCRAFT AND JEWELLERY CO-OP LTD
- 20. INTATHAKUSA MINING CO-OP LTD
- 21. MAANDA NGAU PFANA CO-OP LTD
- 22. STRIVE CO-OP LTD
- 23. SUKUMA ZIYAZAMA SEWING CO-OP LTD
- 24. ENDIMHLANE DEVELOPMENT CO-OP LTD
- 25. DINANGWE CO-OP LTD
- 26. PHUPHOLETHU CO-OP LTD
- 26. FUNDUKUPHILA CO-OP LTD
- 27. IMIBULELO CO-OP LTD
- 28. BHEKOKUHLE JAM CO-OP LTD
- 29. QEDUBUBHA TRADING CO-OP LTD
- 30. IVA CLEANING SERVICES CO-OP LTD
- 31. LINDILE MASIZAKHE COMMUNITY PROJECT CO-OP LTD
- 33. PHAPHAMANI MAXIMBA CO-OP LTD
- 34. SEBANELE CLEANING CO-OP LTD
- 35. SIYASENGA DAIRY CO-OP LTD
- 36. SONDLA ISIZWE CO-OP LTD
- 37. NHLIZIYONHLE CO-OP LTD
- 38. IKHAYA LETHU CO-OP LTD
- 39. ISENZELE CO-OP LTD
- 40. EMBO CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria**

NO. 21 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. UNITY BLOCKS AND BRICKS CO-OP LTD
- 2. UMSINSI CO-OP LTD
- 3. SOMAKAHLE POULTRY FARMING CO-OP LTD
- 4. ZIMI CO-OP LTD
- 5. SINAZO CO-OP LTD
- 6. PHUTHADITSHABA AGRICULTURAL CO-OP LTD
- 7. THUTHANATHI CO-OP LTD
- 8. NGWEVANA WOOL GROWERS CO-OP LTD
- 9. AMANDLA CO-OP LTD
- 10. MASIPHAKAME BAKING CO-OP LTD
- 11. MAHLAMVU FARMERS CO-OP LTD
- 12. ITIRELENI FARMERS CO-OP LTD
- 13. MSINGA FINANCIAL SERVICES CO-OP LTD
- 14. LUNGELIHLE NUTRITION CO-OP LTD
- 15. SILVER VIEW HOUSING CO-OP LTD
- 16. BOKAMOSO BAKERY CO-OP LTD
- 17. READY TO WORK CO-OP LTD
- 18. NORTH WEST CLOTHING CO-OP LTD
- 19. KUSILE-MZANSI CO-OP LTD
- 20. GOOD HOPE LAPHUM'IKHWEZI AGRULTURE AND FARMING CO-OP LTD
- 21. TEMO-THUO BEE FARMING CO-OP LTD
- 22. LITHEMBA WARD TWENTY CO-OP LTD
- 23. MOGOBE WA KWENA TRADING CO-OP LTD
- 24. EZAKHENI FOUNDATION CO-OP LTD
- 25. NGUNEZI CO-OP LTD
- 26. MASAKHE CO-OP LTD
- 26. UZALO CO-OP LTD
- 27. IMANATHINKOSI CO-OP LTD
- 28. XINTLHAMI BUSINESS DEVELOPMENT CO-OP LTD
- 29. KZN BLIND AND DISABLED WEAVERS CO-OP LTD
- 30. MHLAKULO FARMERS CO-OP LTD
- 31. SIYATHUTHUKA POULTRY FARMING CO-OP LTD
- 33. SIJABULISO CO-OP LTD
- 34. UKHANYISO FARMERS CO-OP LTD
- 35. NU-CLAN SYSTEM CO-OP LTD
- 36. SIBONGESIKUPHIWE CO-OP LTD
- 37. MASANDE SEWING CO-OP LTD
- 38. SINETHAMSANQA TOILET PAPER MANUFACTURERS CO-OP LTD
- 39. MAHLABATHINI CENTRAL AGRICULTURAL CO-OP LTD
- 40. SOKESIMBONE CO-OP LTD
- 41. RATANANG CO-OP BURIAL SOCIETY LTD
- 42. SIPHUMEZE AGRICULTURAL CO-OP LTD
- 43. NJOMANE CO-OP LTD
- 44. REPHEPHA CLEANING CO-OP LTD
- 45. PHEMBIMPILO CO-OP LTD
- 46. BUHLE BEM AFRICA CO-OP LTD
- 47. BUHLEBOMZINYATHI YOUTH ORGANISATION CO-OP LTD
- 48. SGANANDA TRADING CO-OP LTD
- 49. ESIKHALENI CO-OP LTD
- 50. SIYAFISA CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Pretoria 0002

Private Bag X237 Pretoria 0001

NO. 22 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. UZOBONGA CO-OP LTD
- 2. POTSANE CO-OP LTD
- 3. SOLINGANISWA CO-OP LTD
- 4. MASIBUMBANE PEOPLE CO-OP LTD
- 5. SIYASEBENZISANA CO-OP LTD
- 6. LOMODE GOAT FARMING CO-OP LTD
- 7. SUKUMANI FARMERS ASSOCIATION CO-OP LTD
- 8. TRAILER SPARES AND BULBARS CO-OP LTD
- 9. TSALAGOGO SEWING PROJECT CO-OP LTD
- 10. IZWELISHA CO-OP LTD
- 11. STEYNSBURG BRICK-MAKERS ASSOCIATION CO-OP LTD
- 12. CEBE COMMUNAL CO-OP LTD
- 13. LUBALEKO MULTI-PURPOSE PRIMARY CO-OP LTD
- 14. SISONKE MASIPHATHISANE BRICK MAKERS CO-OP LTD
- 15. MASIZIZAMELE GREEN GARDEN CO-OP LTD
- 16. LETHABONG CO-OP LTD
- 17. UMZOMBOMVU CO-OP LTD
- 18. PROGRESS CO-OP BURIAL SOCIETY LTD
- 19. SIZINCEDA CO-OP LTD
- 20. WEZWANGOBANI CO-OP LTD
- 21. NCEDANANI MANZANA CO-OP LD
- 22. S'THEMBILE CO-OP LTD
- 23. BAYALA COMMUNITY DEVELOPMENT CO-OP LTD
- 24. UMKHUMBENI FARMERS CO-OP LTD
- 25. LEFIKA LA TSHEPO CO-OP LTD
- 26. KUTLWANO YA BOKAMOSO CO-OP LTD
- 26. RISE AND SHINE CO-OP BURIAL SOCIETY LTD
- 27. REVIVED SERVICE CO-OP LTD
- 28. WAY-FORWARD CO-OP LTD
- 29. SPICE LADIES BURIAL SOCIETY CO-OP LTD
- 30. GWABINI BUILDING MAINTENACE CO-OP LTD
- 31. ZENZELENI TRADING CO-OP LTD
- 33. THANDANANI SHOE COMPONONENTS CO-OP LTD
- 34. SICINGESENZA CO-OP LTD
- 35. ZANECEBO BREWS CO-OP LTD
- 36. UVOLWETHU CO-OP LTD
- 37. SIYAPHUMELELA GENERAL CATERING CO-OP LTD
- 38. VIMBUKHALO CO-OP LTD
- 39. VUKAKUSILE CO-OP LTD
- 40. ISIHLAHLA CENTRAL AGRICULTURAL CO-OP LTD
- 41. KHULULA CO-OP LTD
- 42. SAMILA DORDRECHT CO-OP LTD
- 43. TINIM TRANSPORT CO-OP LTD
- 44. BOKAMOSO E.L.C CO-OP LTD
- 45. ILIMO NCUTSHINI CO-OP LTD
- 46. VULEDZANI EDUCATION AND TRAINING CO-OP LTD
- 47. LOWDA CO-OP LTD
- 48 SHALOM MARKETING AND SUPPLY CO-OP LTD
- 48. TSHWANE RECYCLING CO-OP LTD
- 50. GOXE AGRICULTURAL CO-OP LTD
- 51. NOZAZA CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria**

NO. 23 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. DONQABA FARMERS ASSOCIATION CO-OP LTD
- 2. G.R ELEVEN CO-OP LTD
- 3. AMALANDA CO-OP LTD
- 4. IMPILISO TRADITIONAL GROUP CO-OP LTD
- 5. KHANYISA ENERGY CO-OP LTD
- 6. PHILISANANI WARD SEVEN CO-OP LTD
- 7. INQALABUTHO CO-OP LTD
- 8. UNITY SEWING CO-OP LTD
- 9. ISENZOSETHU CO-OP LTD
- 10. SIBONOKUHLE CO-OP LTD
- 11. INSIKELELO CO-OP LTD
- 12. AMANDLEMBOKODE CO-OP LTD
- 13. MOZZIE DYNAMIC CO-OP LTD
- 14. BAFAZINDINI MULTI-PURPOSE CO-OP LTD
- 15. DELIWE CO-OP LTD
- 16. MAHAMBA CO-OP LTD
- 17. YITHI-LABA AGRICULTURAL CO-OP LTD
- 18. SILINDI'THEMBA CO-OP LTD
- 19. NKOSHETHU CLUSTER CLUB CO-OP LTD
- 20. BOKWE DAIRY CO-OP LTD
- 21. IMIZWILILI POULTRY FARMING CO-OP LD
- 22. BUTTVILLE CO-OP LTD
- 23. BILABILA CO-OP LTD
- 24. AMABHUBHEZI OMKHONTO SECURITY CO-OP LTD
- 25. SACOD FARMERS TRADNG CO-OP LTD
- 26. CACADU TRANSPORT AND BUSINESS CO-OP LTD
- 26. ALWANDE CO-OP LTD
- 27. BANANA CITY CO-OP LTD
- 28. HLATHIKHULA FARMERS ASSOCIATION CO-OP LTD
- 29. BAHLUDI CLEANING AND WASTE MANAGEMENT CO-OP LTD
- 30. UBHOKO LWAMAKHOSIKAZI CO-OP LTD
- 31. FOREMAN CO-OP LTD
- 33. BUHLEBUZOVELA CO-OP LTD
- 34. UMGANKLA CO-OP LTD
- 35. HLANZEKA CLEANING CO-OP LTD
- 36. DELA-KUBUSWA CO-OP LTD
- 37. VULELA CO-OP LTD
- 38. BALANGANI BEE FARMING AGRICULTURAL CO-OP LTD
- 39. GABAVULA CO-OP LTD
- 40. AMILE CO-OP LTD
- 41. HANGE POULTRY CO-OP LTD
- 42. VUKIBAMBE CO-OP LTD
- 43. DONGA CONSTRUCTION CO-OP LTD
- 44. JOY LETHABO AGRICULTURAL CO-OP LTD 45. EAGLE WINGS CO-OP LTD
- 46. ITHUBA LE AFRICA CO-OP LTD
- 47. MAYIBENYE SEWING COMMUNITY PROJECT CO-OP LTD
- 48. MASIPHUMELELE CO-OP LTD
- 49. BUNYEBEBALIMI AGRICULTURAL CO-OP LTD
- 50. NTSIKA YETHU WARD 16 CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street Pretoria 0002

Private Bag X237 Pretoria

NO. 24 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. BODIBE IRON CO-OP LTD
- 2. MASIZIZAMELE CO-OP LTD
- 3. LETS TRUST IN THEE CO-OP LTD
- 4. ASAVELA CO-OP LTD
- 5. EKUKHANYENNI MARKET STALLS AND TRADE CENTRE CO-OP LTD
- 6. HIS GLORY CO-OP LTD
- 7. ABAFAZI NGQO CO-OP LTD
- 8. EAGLE SALON CO-OP LTD
- 9. IZIKHONDLAKHONDLA CO-OP LTD
- 10. DUBE GREENING CO-OP LTD
- 11. XAXAMANI CO-OP LTD
- 12. ZENZELE MULTI-PURPOSE CO-OP LTD
- 13. BOKAMOSO LADIES FORUM CO-OP LTD
- 14. SIBUKENI CO-OP LTD
- 15. BIT-BY-BIT CO-OP LTD
- 16. SIBANYE NGOBOZANE AGRICULTURAL CO-OP LTD
- 17. BUHLE WARD TWENTY THREE CO-OP LTD
- 18. THEMBELENKOSINI CO-OP LTD
- 19. SIYAVUSANA/STRESS-FREE CO-OP LTD
- 20. BONISANANI CO-OP LTD
- 21. MAGENGENI AGRICULTURAL CO-OP LTD
- 22. SENZEKAHLE BAKING CO-OP LTD
- 23. ZIMELE BAKERY CO-OP LTD
- 24. SIYAPHAMBILI IKWEZI CO-OP LTD
- 25. UZOPHUMELELA CO-OP LTD
- 26. KENAKO COTTAGE INDUSTRIES CO-OP LTD
- 26. THANDILIMO CO-OP LTD
- 27. LEKA PIGGERY AGRICULTURAL CO-OP LTD
- 28. MOEMA AGRICULTURAL CO-OP LTD
- 29. QOKOLWENI MANDLANENI AGRICUTURAL CO-OP LTD
- 30. THANDIMPILO CO-OP LTD
- 31. NHLANGENYUKE SALABEDLA CO-OP LTD
- 33. WOMENS AGAINST POVERTY CO-OP LTD
- 34. ISIBANI ESIHLE CO-OP LTD
- 35. ZUSIPHE CO-OP LTD
- 36. TSITSIKAMMA AMAMFENGU FARMERS CO-OP LTD

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REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria**

NO. 25 19 JANUARY 2018

CO-OPERATIVES THAT HAVE BEEN REMOVED FROM THE REGISTER

- 1. FEZANI CO-OP LTD
- 2. UMJIKELEZO TRADING CO-OP LTD
- 3. CUMAKALA FARMERS ASSOCIATION CO-OP LTD
- 4. ISAMKELO CO-OP LTD
- 5. EMASWAZINI MULTI-PURPOSE CO-OP LTD
- 6. NTSIKELELO CO-OP LTD
- 7. KHULA-KHULA AGRICULTURAL CO-OP LTD
- 8. RE-BATHO CLEANING CO-OP LTD
- 9. MVELISO AGRICULTURAL PRODUCTION PROJECT CO-OP LTD
- 10. HAWEQUAS SMALL SCALE FARMERS CO-OP LTD
- 11. HITASWIKOTA AGRICULTURAL CO-OP LTD
- 12. MASETHEMBANE VEGETABLES CO-OP LTD
- 13. AGRILANQ AGRICULTURAL CO-OP LTD
- 14. EYE PRINT CO-OP LTD
- 15. INKULULEKO MULTI-PURPOSE CO-OP LTD
- 16. SIMELOKUHLE BUILDING CO-OP LTD
- 17. HLANGANANI EDUCARE CO-OP LTD
- 18. LETHINTOKOZO POULTRY FARMING CO-OP LTD
- 19. ZIPHAKAMISENI CO-OP LTD
- 20. THOBANE CO-OP LTD
- 21. UJIBA CO-OP LTD
- 22. UMDUBANE MULTI-PURPOSE CO-OP LTD
- 23. TSHING CLEANING CO-OP LTD
- 24. ASITHUTHUKE CO-OP LTD
- 25. UBUHLEBUYEZA LIVESTOCK CO-OP LTD
- 26. UKUKHANYAKUYEZA TRADING ENTERPRISE CO-OP LTD
- 26. TIGER EYES FURNITURE CO-OP LTD
- 27. TSHIKANI MAVONDZO AGRICULTURAL CO-OP LTD
- 28. FREE STATE MEROGO MARKETING AND SUPPLY CO-OP LTD
- 29.1808 URBAN CULTURE SESSIONS CO-OP LTD
- 30. THEMBANI CO-OP LTD
- 31. VUKUZENZELE CLEANING CO-OP LTD

Notice is hereby given that the names of the abovementioned co-operatives have been removed from the register in terms of the provisions of section 73(1) of the Co-operatives Act, 2005.

REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives Dti Campus 77 Meintjies Street **Pretoria** 0002

Private Bag X237 **Pretoria** 0001

NO. 26 19 JANUARY 2018

CO-OPERATIVES TO BE REMOVED FROM THE REGISTER

- 1. MAMOSEDIAME MULTI PURPOSE CO-OP LTD
- 2. SEBENZA CO-OP LTD
- 3. RIEBEEK EAST WOMEN MAKANA WARD THREE CO -OP LTD
- 4. KGOKANARE GENERAL CO-OP LTD
- 5. SAKHA ISIZWE CO-OP LTD
- 6. IHAWU HOTEL AND RESTAURANT CO-OP LTD
- 7. PHAPHAMA COMMUNITY DEVELOPMENT AGRICULTURAL CO-OP LTD
- 8. INHLANZEKO CLEANING CO-OP LTD
- 9. LINOHLE CO-OP LTD
- 10. IKHWEZI KLIPPLAAT CO-OP LTD
- 11. HEALTH WINNERS CO-OP LTD
- 12. NTSIKA YETHU SIYAZAMA CO-OP LTD
- 13. MVUSENI FREIGHT AND DEVELOPMENT CO-OP LTD
- 14. INGELOSI CATERING CO-OP LTD
- 15. IQABULA CO-OP LTD
- 16. LAKHE CO-OP LTD
- 17. SIYATOTOBA AGRICULTURAL CO-OP LTD
- 18. SIKHANYISILE POULTRY CO-OP LTD
- 19. MISSIONVALE AND KLEINSKOOL CLEANSING CO-OP LTD
- 20. SOLOFELANG BASADI GENERAL CO-OP LTD
- 21. SAKHINGOMSO MAKANA WARD TWELVE CO-OP LTD
- 22. INJINGA TIMBER CO-OP LTD
- 23. SIYONDLA CO-OP LTD
- 24. SAKH'IKUSASA CO-OP LTD
- 25. NCAMA CO-OP LTD
- 26. SINENJONGO SEWING CO-OP LTD
- 27. NTEMBENI CO-OP LTD
- 28. MASAKHANE EMALAHLENI WARD THIRTEEN CO-OP LTD
- 29. OZASANGA CO-OP LTD
- 30. MAMA NOMTWANA CATERING CO-OP LTD
- 31. MATHUBU 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.

REGISTR REGISTRAR OF CO-OPERATIVES

Office of the Registrar of Co-operatives DTI Campus 77 Meintjies Street Pretoria 0002

Private Bag X237 Pretoria 0001

DEPARTMENT OF TRANSPORT

NO. 27 19 JANUARY 2018

PROVINCE OF THE EASTERN CAPE

DEPARTMENT OF TRANSPORT

DESIGNATION OF LAND IN THE BUFFALO CITY METROPOLITAN MUNICIPALITY AREA, EASTERN CAPE AS A DEPOT FOR IMPOUNDED VEHICLES IN TERMS OF THE NATIONAL LAND TRANSPORT ACT, 2009 (ACT NO. 5 0F 2009)

I, **WEZIWE TIKANA**, Member of the Executive Council responsible for Transport, Safety and Liaison in the Province of the Eastern Cape, acting in terms of section 87(4) of the National Land Transport Act, 2009 (Act No. 5 of 2009), hereby declare portion of Erf 2355 also known as Zwelitsha Traffic Station, situated at Tshatshu Village, Zwelitsha, in the Buffalo City Metropolitan Municipality as a designated depot for impounded vehicles.

W. TIKANA

MEC FOR TRANSPORT, SAFETY AND LIAISON

DEPARTMENT OF WATER AND SANITATION

NO. 28 19 JANUARY 2018

RESTRICTIONS ON THE USE OF WATER FOR DOMESTIC, INDUSTRIAL AND AGRICULTURAL PURPOSES IN THE MZIMVUBU-TSITSIKAMMA WATER MANAGEMENT AREA (WMA 7) IN THE EASTERN CAPE PROVINCE

By virtue of the powers vested in me in Section 63, read together with Section 72, of the National Water Act, 1998 (Act No. 36 of 1998), I, Sifiso Mkhize, in my capacity as Acting Director-General of the Department of Water and Sanitation:-

- (a) I am of the opinion that water shortages exists in areas of the Eastern Cape Province due to protracted drought conditions; and
- (b) Direct, in terms of Section 6(1)(i) of Schedule 3 of the National Water Act, 1998, that for the 2017/18 water year period (from the date of publication to 31 May 2018): -
 - (i) The taking of water from the water schemes/dams listed in Table 1 below for domestic, industrial and irrigation use be restricted by the percentages shown in the corresponding rows:

Table 1: Water Schemes with restricted use, (based on Dam Operating Rules and risk assessments).

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River catchment	DM / LM	Restriction Required
See details in	NMBM and	25% of projected domestic use and
Table 2 below	Kouga LM	60% of registered irrigation use
Sundays River	Dr Beyers	10% of allocation for domestic use
	Naude LM	
Boesmanskrantz	CHDM	5% of allocation for domestic use
River		
Oxkraal River	CHDM	30% of allocation for irrigation use
Xilinxa River	ADM	20% of allocation for domestic use
Keiskamma River	ADM	50% of allocation for irrigation use
tributaries		
Keiskamma River	ADM	50% of allocation for irrigation use
tributaries		
Mlanga River	ORT DM	20% of allocation for domestic use
Corana River	ORT DM	10% of allocation for domestic use
Nqadu River	ORT DM	20% of domestic use
Palmiet River	Makana LM	10% of allocation for domestic use
		and 70% of irrigation use
New Years River	Makana LM	10% of allocation for domestic use
		and 70% of irrigation use
Groot River	George LM	10% of allocation for domestic use
		and 30% of irrigation use
	River catchment See details in Table 2 below Sundays River Boesmanskrantz River Oxkraal River Xilinxa River Keiskamma River tributaries Keiskamma River tributaries Mlanga River Corana River Nqadu River Palmiet River	River catchment See details in Table 2 below Sundays River Dr Beyers Naude LM Boesmanskrantz River Oxkraal River CHDM Xilinxa River ADM Keiskamma River tributaries Keiskamma River tributaries Mlanga River Corana River Corana River Corana River Nqadu River Palmiet River Makana LM New Years River Makana LM

(ii) The taking of water from individual scheme dams in the Algoa Water Supply system be limited to the reduced allocations as specified in Table 2.

Table 2:	Dams and schemes of the Algoa System with restricted allocations for 2017/8,
	(based on Dam Operating Rules and Algoa System Forum meeting).

Scheme /	River catchment	Restricted Allocation Availability
Dam		
Kouga and	Kouga River	13.41 Mm³/a for domestic use (NMBM),
Loerie Dams		23.82 Mm ³ /a for irrigation use,
Scheme		0.88 Mm³/a for domestic use (Kouga LM)
Churchill and	Kromme River	36.56 Mm ³ /a for domestic use (NMBM, including
Mpufo Dams		3.38 Mm ³ /a for domestic use at Kouga LM),
		0.8 Mm ³ / for irrigation use.
Nooitgedacht	Sundays River	50 Mm ³ /a for domestic use (NMBM)
Dam		<u> </u>
Groendaal	Kwazunga River	6.50 Mm ³ /a for domestic use (NMBM) and
Dam		1.44 Mm ³ /a for irrigation use

- The taking of surface or ground water for domestic, industrial and irrigation (iii) water use within the catchments above the schemes/dams listed in Table 1 be restricted at the same percentage level (as in Table 1) applicable to the scheme/dam in the corresponding catchment.
- Should the scheme/dam storage level recover to a more suitable level, or (iv) deteriorate to a worse level before June 2018 when the next annual operating rules for the 2018/19 water year will be determined, another notice will be published to give appropriate or amended restriction levels.

This Notice overrides any other previous authorization on water use issued by the Department relating to water users from dams and schemes specified in this Notice.

Mr Sifiso Mkhize
DIRECTOR-GENERAL (Acting)
DATE: 05/12/2017

GENERAL NOTICES • ALGEMENE KENNISGEWINGS

PARLIAMENT OF THE REPUBLIC OF SOUTH AFRICA NOTICE 9 OF 2018



PO Box 15 Cape Town 8000 Republic of South Africa Tel: 27 (21) 403 2911 www.parliament.gov.za

Parliament: Following up on our commitments to the people

INVITATION TO COMMENT ON DRAFT PUBLIC AUDIT AMENDMENT BILL, 2017

Notice is hereby given that the Standing Committee on the Auditor-General intends to introduce the Public Audit Amendment Bill, 2017.

Interested persons are invited to submit written comment on the draft Public Audit Amendment Bill by 16h00 on 19 February 2018. Comments received after the closing date will not be considered.

Should you require the Memorandum on the Objects of the Bill in any of the official languages, please contact the Committee Secretary (details below).

Kindly direct all enquiries and written submissions to the Committee Secretary, Ms Cindy Balie:

By email: cbalie@parliament.gov.za

By post/hand delivered: W/S 3/071

3rd Floor

90 Plein Street Cape Town

8000

By telephone: 021 403 3667 or 083 709 8444.

Issued by Mr Vincent G Smith, MP

Chairperson: Standing Committee on the Auditor-General

REPUBLIC OF SOUTH AFRICA DRAFT PUBLIC AUDIT AMENDMENT BILL (As initiated by the Standing Committee on the Auditor-General, as a Committee Bill, for introduction in the National Assembly (proposed section 75); prior notice of introduction published in Government Gazette No. of) (The English text is the official text of the Bill)

(STANDING COMMITTEE ON THE AUDITOR-GENERAL)

[B— 2017]

GENERAL EXPLANATORY NOTE:

[]	Words in bold type in square brackets indicate omissions from existing enactments.
	_	Words underlined with a solid line indicate insertions in existing enactments.

BILL

To amend the Public Audit Act, 2004, so as to insert new definitions; to provide for certainty on the discretion of the Auditor-General with regard to certain audits; to authorise the Auditor-General to provide audit or audit related services to an international association, body, institution or organisation; to provide for the Auditor-General to refer undesirable audit outcomes, arising from an audit performed under the Act, to an appropriate body for investigation; to provide for the Auditor-General to recover losses in certain instances against the responsible persons; to provide for the establishment, powers and functions of a remuneration committee; to provide for consultation between the Independent Commission for the Remuneration of Public Office-bearers and the remuneration committee; to provide for additional reporting requirements; to provide for a maximum amount or percentage of audit fees that can be defrayed from the vote of National Treasury; to revise the provisions relating to the appointment of an audit committee for the Auditor-General; to empower the Auditor-General to make regulations on specific issues; and to provide for matters connected therewith.

BE IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 25 of 2004, as amended by section 14 of Act 22 of 2014

- **1.** Section 1 of the Public Audit Act, 2004 (Act No. 25 of 2004) (hereinafter referred to as the "principal Act"), is hereby amended—
 - (a) by the insertion before the definition of "audit" of the following definitions:
 - " 'accounting authority' means a body or person defined as an accounting authority in the Public Finance Management Act, or means any body or person designated as an accounting authority in terms of any other law, as the case may be, and includes former members of an accounting authority, former Chief Executive Officers or other persons formerly appointed as an accounting authority;

'accounting entity' means an accounting entity referred to in section 188(1)(c) of the Constitution;

'accounting officer' means a person defined as an accounting officer in the Public Finance Management Act or the Municipal Finance Management Act, or any person designated as an accounting officer in terms of any other law, as the case may be, and includes any former accounting officer;";

- (b) by the deletion of the definition of "accounting entity" after the definition of "audit":
- (c) by the insertion after the definition of "authorised auditor" of the following definition:
 - " 'Constitution' means the Constitution of the Republic of South
 Africa, 1996;";
- (d) by the insertion after the definition of "constitutional institution" of the following definitions:
 - "'debt' means the amount owed by the debtor as specified in the certificate issued by the Auditor-General in terms of section 5(1B)(b);

'debtor' means the —

- (a) accounting officer; or
- (b) accounting authority or individual members of the accounting authority,

identified in the certificate issued by the Auditor-General in terms of section 5(1B)(b) as liable for the debt either individually or jointly and severally, as the case may be;";

- (e) by the insertion after the definition of "oversight mechanism" of the following definition:
 - "'prescribed' means prescribed by regulations;";

- (f) by the insertion after the definition of "relevant legislature" of the following definition:
 - " 'remuneration committee' means the remuneration committee established in terms of section 5(2)(bA);" and
- (g) by the substitution for the full stop at the end of the definition of "supreme audit institution" of a semi colon and the insertion after that definition of the following definitions:
 - " 'this Act' includes the regulations;

'undesirable audit outcome' means any act or omission identified

from an audit performed under this Act that causes, or is likely to

cause, a loss of public resources or which resulted in or is likely to

result in public resources not being used for its lawful purpose.".

Amendment of section 4 of Act 25 of 2004

- 2. Section 4 of the principal Act is hereby amended—
- (a) by the insertion after subsection (3) of the following subsection:
 - "(3A) Despite the provisions of any other law, the discretion of the Auditor-General as contemplated in subsection (3) applies to any public entity contemplated in subsection (3)(a) and any other institution contemplated in subsection (3)(b) that meets prescribed criteria."; and

- (b) by the substitution for subsection (4) of the following subsection:
 - "(4) In the event of any conflict between [a provision of] this section and any other legislation, [existing when this section takes effect, the provision of] this section prevails.".

Amendment of section 5 of Act 25 of 2004

- 3. Section 5 of the principal Act is hereby amended—
- (a) by the substitution for subsection (1) of the following subsection:
 - "(1) The Auditor-General may, at a fee, and without compromising the role of the Auditor-General as an independent auditor[, provide]—
 - (a) provide audit related services to an auditee referred to in section 4(1) or (3) or other body, which is commonly performed by a supreme audit institution on condition that—
 - (i) no services may be provided in respect of any matter that may subsequently have to be audited by the Auditor-General;
 - (ii) such service will not directly result in the formulation of policy; and
 - (iii) there must be full and proper disclosure of such services in terms of section 10(1)(b)[.];

- (aA) perform an appropriate audit of any institution referred to in section

 4(1) or (3) to determine whether appropriate and adequate

 measures have been implemented to ensure that resources are

 procured economically and utilised efficiently and effectively;
- (aB) provide audit and audit related services commonly performed by an independent audit institution to an international association, body, institution or organisation on condition that—
 - (i) prior approval of the oversight mechanism is obtained;
 - (ii) such service does not compromise the efficiency, or put an undue strain on the resources, of the Auditor-General; and
 - (iii) there must be full and proper disclosure of such services in terms of section 10(1)(b);
- (b) provide advice and support to a legislature or any of its committees outside the scope of the Auditor-General's normal audit and reporting functions;
- (c) <u>provide</u> comments in a report on any responses by an auditee to reported audit findings, or responses by an auditee to a report of any legislature arising from its review of an audit report; or
- (d) carry out an appropriate investigation or special audit of any institution referred to in section 4(1) or (3), if the Auditor-General considers it to be in the public interest or upon the receipt of a complaint or request.";

- (b) by the insertion after subsection (1) of the following subsections:
 - "(1A) The Auditor-General may refer any undesirable audit outcome to an appropriate body for investigation, and the relevant body must keep the Auditor-General informed of progress and the final outcome of the investigation.
 - (1B) (a) The Auditor-General must recover from the responsible accounting officer, accounting officers, accounting authority or accounting authorities, as the case may be, any loss resulting from unauthorised, irregular, fruitless and wasteful expenditure, as defined in any applicable legislation relevant to the auditee, and any other losses suffered by the auditee, including—
 - (i) money due to the State, which has not been collected; or
 - (ii) money which has been improperly paid,

 if, in his or her opinion, a satisfactory explanation for the failure

 to recover the loss is not furnished, within the prescribed

 period, by the relevant accounting officer or accounting

 authority.
 - (b) In the absence of a satisfactory explanation contemplated in paragraph (a), the Auditor-General must issue a certificate in the prescribed form to the relevant accounting officer or

- accounting authority specifying the amount due and the reason for the recovery.
- (c) The amount specified on the certificate referred to in paragraph

 (b), subject to the provisions of paragraph (g), constitutes a

 debt due to the State.
- (d) The debtor must pay the debt to the Auditor-General within 180

 days, or in accordance with any agreed timeframe, after receipt

 of the certificate referred to in paragraph (b).
- (e) Upon receipt of payment by the debtor, the Auditor- General

 must, as prescribed, deposit the money received into the

 National Revenue Fund or the Provincial Revenue Fund, as the case may be.

(f) The Auditor- General may —

- remuneration, from an organ of state or an institution funded by public money, subject to any written agreement between the Auditor-General and the debtor, recover the debt by way of a claim against such organ of state or institution;
- or her employer, subject to any written agreement

 between the Auditor-General and the debtor and any
 laws regulating the labour relations between the

- debtor and the employer, recover the debt by way of a claim against his or her remuneration in such instalments as agreed; or
- (iii) institute civil proceedings to recover the debt from the debtor.
- (g) A debtor aggrieved by the Auditor-General's decision to recover any loss contemplated in paragraph (a), may approach the High Court for a judicial review of the decision in terms of the Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000).
- (h) The Rules Board for Courts of Law may, in terms of section 6 of the Rules Board for Courts of Law Act, 1985 (Act No. 107 of 1985), issue rules for purposes of civil proceedings contemplated in paragraph (f)(iii), failing which the existing rules of the relevant court applies.
- in terms of paragraph (b) is prima facie evidence of the facts, the identity of the debtor or debtors and the debt due.
- (j) The Auditor-General may not, without the prior approval of the

 National Assembly, withdraw the certificate issued in terms of paragraph (b)."; and

- (c) by the substitution for subsection (2) of the following subsection:
 - "(2) In addition to subsections (1), (1A) and (1B), the Auditor-General [may]—
 - (a) may co-operate with persons, institutions and associations,nationally and internationally;
 - (b) may appoint advisory and other structures outside the administration of the Auditor-General to provide specialised advice to the Auditor-General; [and]
 - (bA) must establish a remuneration committee, consisting of not less
 than three and not more than five members of which the majority
 may not be in the employ of the Auditor-General, and who must be
 suitably qualified and experienced in human resource practices,
 including remuneration practices, to make recommendations to
 - (i) the Independent Commission on the salary,
 allowances and benefits of the Auditor-General; and
 - the Auditor-General on the conditions of employment,
 the remuneration, allowances and benefits of the
 employees of the Auditor-General contemplated in
 section 34;
 - (bB) must appoint a chairperson of the remuneration committee from
 the members contemplated in paragraph (bA), who must not be in
 the employ of the Auditor-General; and

(c) may do any other thing necessary to fulfil the role of Auditor-General effectively.".

Amendment of section 7 of Act 25 of 2004, as amended by section 15 of Act 22 of 2014

- **4.** Section 7 of the principal Act is hereby amended by the substitution for subsection (1A) of the following subsection:
 - "(1A) The Independent Commission must, when investigating or considering the salary, allowances and benefits of the Auditor-General, consult with—
 - (a) the Cabinet member responsible for finance; and
 - (b) the remuneration committee contemplated in section 5(2)(bA) and consider any recommendations made by the remuneration committee.".

Amendment of section 10 of Act 25 of 2004

- **5.** Section 10 of the principal Act is hereby amended—
- (a) by the substitution in subsection (1) for paragraph (b) of the following paragraph:
 - "(b) the categories of services provided in terms of section 5(1)(a), (aA) and (aB);

- (b) by the deletion in subsection (1) of the word "and" at the end of paragraph (c); and
- (c) by the insertion in subsection (1) after paragraph (c) of the following paragraphs:

 "(cA) any matters referred for investigation in accordance with section
 - 5(1A);
 - (cB) the certificates issued in terms of section 5(1B)(b);
 - (cC) the details of the monies recovered and monies deposited into the

 National Revenue Fund and the Provincial Revenue Fund in terms

 of section 5(1B)(e); and".

Amendment of section 20 of Act 25 of 2004

- **6.** Section 20 of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection:
 - "(2) An audit report must reflect such opinions and statements as may be required by any legislation applicable to the auditee which is the subject of the audit, but must reflect [at least] an opinion, [or] conclusion or findings on—
 - (a) [whether] the [annual] financial statements of the auditee [fairly present, in all material respects, the financial position at a specific date and results of its operations and cash flow for the period which ended on that date] in accordance with the applicable financial reporting framework and legislation;

- (b) [the auditee's] compliance with any applicable legislation relating to financial matters, financial management and other related matters; and
- (c) [the] reported [information relating to the] performance of the auditee against its predetermined objectives.".

Amendment of section 23 of Act 25 of 2004

- **7.** Section 23 of the principal Act is hereby amended by the substitution for subsection (6) of the following subsection:
 - "(6) If
 - (a) the audit fee of an auditee, other than a department as defined in section 1 of the Public Finance Management Act, exceeds one percent of the total current and capital expenditure of such auditee for the relevant financial year [,]; and
 - (b) the National Treasury is of the opinion that the auditee has financial difficulty to pay such excess,

such excess must be defrayed from the National Treasury's vote [,
provided that the National Treasury is of the view that the auditee
has financial difficulty to settle the cost. This excludes national and
provincial departments] up to an amount not exceeding such amount or
percentage as the National Treasury and the Auditor-General agree
annually.".

Amendment of section 34 of Act 25 of 2004

- **8.** Section 34 of the principal Act is hereby amended by the substitution for subsection (3) of the following subsection:
 - "(3) <u>(a)</u> Persons appointed **[as employees]** <u>in terms of this</u>

 <u>section</u> are employed subject to the terms and conditions of employment

 determined by the Auditor-General, <u>and must be paid the remuneration</u>,

 <u>allowances and benefits determined by the Auditor-General</u>, subject to section 35

 and after considering the recommendations of the remuneration committee.
 - (b) Terms and conditions of employment contemplated in paragraph (a) must be consistent with the basic values and principles set out in section 195 of the Constitution.".

Amendment of section 40 of Act 25 of 2004

- **9.** Section 40 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:
 - "(1) The [Deputy] Auditor-General must—
 - (a) establish an audit committee contemplated in section 43(3)(b)(ii); and
 - (b) appoint the members of the audit committee [in consultation with the Auditor-General].".

Amendment of section 52 of Act 25 of 2004

- **10.** Section 52 of the principal Act is hereby amended—
- (a) by the substitution for subsection (1) of the following subsection:
 - "(1) The Auditor-General may make regulations pertaining to any matter to facilitate the application of this Act <u>including</u>, but not limited to, regulations—
 - (a) setting out the criteria to be considered in determining how to exercise his or her discretion contemplated in section 4(3);
 - (b) regarding the nature and category of matters in respect of which an investigation or special audit contemplated in section 5(1)(d) may be carried out and the manner in which decisions relating to such matters are made; and
 - (c) on the manner in which the referral of matters contemplated in section 5(1A) must be carried out."; and
- (b) by the insertion after subsection (1) of the following subsection:
 - "(1A) The Auditor- General must make regulations regarding
 - (a) the manner and time-frames within which a satisfactory explanation contemplated in section 5(1B)(a) must be provided;
 - (b) the format and content of the certificate issued in terms of section 5(1B)(b); and

(c) the process and timeframes within which any payments recovered

must be deposited into the National Revenue Fund, or the

Provincial Revenue Fund, as the case may be.".

Short title and commencement

11. This Act is called the Public Audit Amendment Act, 2018, and comes into operation on 1 April 2019.

MEMORANDUM ON THE OBJECTS OF THE PUBLIC AUDIT AMENDMENT BILL, 2018

1. INTRODUCTION

- 1.1 The Public Audit Act, 2004 (Act No. 25 of 2004) (hereinafter referred to as the "principal Act"), gives effect to section 188 and 189 of the Constitution of the Republic of South Africa, 1996 (the "Constitution") by establishing and assigning supreme auditing functions to the Auditor-General. Considering the provisions contained in the Constitution, read with the principal Act, the Auditor-General enjoys a large degree of independence, which allows for freedom to select the most effective ways to execute its constitutional mandate.
- 1.2 However, the principal Act does not give the Auditor-General the authority to implement its recommendations to investigate undesirable audit outcomes or to recover any losses suffered by the State. In this regard, the Auditor-General depends on the executive to implement these recommendations.
- 1.3 During the past 13 years since the commencement of the principal Act, the Auditor-General's efforts to assign consequences for poor financial and performance management through its audit reports had yielded mixed results. Year on year the Auditor-General reports astronomical amounts of unauthorised, irregular and fruitless and wasteful expenditure.

2. OBJECTS OF THE BILL

Hence, the purpose of the Public Audit Amendment Bill, 2018 (hereinafter referred to as the "Bill"), seeks to amend the principal Act so as to, *inter alia*, provide for additional functions for the Auditor-General to recover losses suffered by the State as well as to refer undesirable audit outcomes for

investigation; to clarify the mandate of the Auditor-General to perform international audit work and to conduct performance audits; and to align the Auditor-General's governance arrangements to current best practice.

3. CONTENTS OF THE BILL

- 3.1 Clause 1 of the Bill inserts new definitions into the principal Act.
- 3.2 Clause 2 of the Bill inserts a new subsection (3A) into section 4 of the principal Act which empowers the Auditor-General to prescribe criteria on how to exercise his discretion when performing discretionary audits referred to in section 4(3) of the principal Act. Clause 2 of the Bill also amends section 4(4) of the principal Act to provide that the Auditor-General' discretion applies notwithstanding any other contrary law.
- 3.3 Clause 3 of the Bill amends section 5 by providing for additional functions for the Auditor-General.

Clause 3 amends section 5(1) of the principal Act by inserting provisions which mandates the Auditor-General to conduct performance audits and to provide audit and audit related services to international associations, bodies, institutions or organisations provided that certain conditions are met.

Clause 3 also inserts new subsections (1A) and (1B) into section 5 of the principal Act. The new subsection (1A) empowers the Auditor-General to refer any undesirable audit outcome to an appropriate body for investigation. The new subsection (1B) empowers the Auditor-General to recover from the responsible accounting officer, accounting officers, accounting authority or accounting authorities, as the case may be, any losses suffered by the State in the absence of a satisfactory explanation as to why such loss was not recovered.

Furthermore, clause 3 amends section 5(2) of the principal Act by providing for the establishment and functions of a remuneration committee.

- 3.4 Clause 4 of the Bill amends section 7(1A) of the principal Act by providing that the Independent Commission, when considering the remuneration of the Auditor-General, must also consult the newly established remuneration committee.
- 3.5 Clause 5 of the Bill amends section 10 of the principal Act by providing that the Auditor-General must now also submit reports on performance audits and international audits, which may now be conducted, submit reports on any matters referred to an appropriate body for investigation, submit reports on the certificates issued to recover losses and also on the details of the monies recovered and the monies deposited into the National Revenue Fund and Provincial Revenue Fund.
- 3.6 Clause 6 of the Bill amends section 20(2) of the principal Act to revise the content of the audit report in relation to financial statements.
- 3.7 Clause 7 of the Bill amends section 23 of the principal Act by providing for agreement on the maximum amount or percentage of the audit fees to be defrayed from the vote of National Treasury.
- 3.8 Clause 8 of the Bill amends section 34 of the principal Act to provide that the Auditor-General must, in determining the remuneration, allowances and benefits of employees, consider the recommendations of the remuneration committee.
- 3.9 Clause 9 of the Bill amends section 40(1) of the principal Act by providing that the Auditor-General, instead of the Deputy Auditor-General, must establish and appoint the members of the audit committee.

- 3.10 Clause 10 of the Bill amends section 52 of the principal Act by specifying the categories of regulations that must or may be made by the Auditor-General.
- 3.11 Clause 11 provides for the short title and the commencement date.

4. ORGANISATIONAL AND PERSONNEL IMPLICATIONS

It is projected that three additional staff members would need to be appointed in order to implement the additional functions.

5. FINANCIAL IMPLICATIONS FOR THE STATE

The estimated cost to implement the additional powers of the Auditor-General is estimated at R33 956 979 million per annum for the first three financial years following the commencement of the Bill. This figure will be adjusted as the new processes mature over time. The remaining amendments will not have a cost implication for the State.

6. DEPARTMENTS, BODIES OR PERSONS CONSULTED

The following stakeholders were consulted:

- The Auditor-General;
- National Treasury

7. PARLIAMENTARY PROCEDURE

- 7.1 The Committee proposes that the Bill must be dealt with in accordance with the procedure established by section 75 of the Constitution since it contains no provisions to which the procedures set out in section 74 or 76 of the Constitution apply.
- 7.2 The Committee is of the opinion that it is not necessary to refer this Bill to the National House of Traditional Leaders in terms of section 18(1)(a) of the Traditional Leadership and Governance Framework Act, 2003 (Act No. 41 of 2003), since it does not contain provisions pertaining to customary law or customs of traditional communities.

BOARD NOTICES • RAADSKENNISGEWINGS

BOARD NOTICE 1 OF 2018

ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

UNPROFESSIONAL CONDUCT BOARD NOTICE: THE PROHIBITION OF MULTILEVEL MARKETING, PERVERSE INCENTIVES AND FRANCHISING

The Allied Health Professions Council of South Africa (AHPCSA) is a statutory health body established in terms of the Allied Health Professions Act, 63 of 1982 ("the Act") in order to control all allied health professions, which includes Ayurveda, Chinese Medicine and Acupuncture, Chiropractic, Homeopathy, Naturopathy, Osteopathy, Phytotherapy, Therapeutic Aromatherapy, Therapeutic Massage Therapy, Therapeutic Reflexology and Unani-Tibb.

The AHPCSA, taking into account section 1(2)(a) of the Act, read together with Chapter 7 of the Regulations to the Act, including but not limited to sections 49, 50, 54(1)(a), 54(1)(b), 54(1)(c), 54(1)(e), 54(1)(f), 54(1)(g) and 54(9) published under Government Notice R.127, on 12 February 2001, sets out the scope of a professional practice for practitioners and after due consideration and in consultation with the Professional Board: Therapeutic Aromatherapy, Therapeutic Massage Therapy and Therapeutic Reflexology (PBARM); the Professional Board: Ayurveda, Chinese Medicine and Acupuncture and Unani-Tibb (PBACMU); the Professional Board: Chiropractic and Osteopathy (PBCO); and the Professional Board: Homeopathy, Naturopathy and Phytotherapy (PBHNP), resolved that: -

- No allied health practitioner registered under any of the above-mentioned professional boards shall in any manner whatsoever and whether alone or jointly or together with any person, partake or be engaged, interested or involved, whether financially or otherwise and whether directly or indirectly, in any form of multilevel marketing or perverse incentives or franchising.
- It shall furthermore be regarded as unprofessional conduct if any form of compensation, payment, reward or benefit which is not legally due or which is given on the understanding, whether express, implied or tacit, that the recipient will engage or refrain from engaging in certain behavior in a manner which is either illegal and/or contrary to the ethical or professional rules and regulations for practitioners and/or which, in the opinion the AHPCSA, may adversely affect the interest of a patient or a group of patients.
- "Multilevel marketing" shall mean but not limited to a strategy use to encourage
 a party to canvass or tout patients by paying the party a percentage of any fees,
 payment of commission or any remuneration, pecuniary or otherwise.
- "Perverse incentives" shall mean but not limited to procure some direct or indirect advantages, benefit, reward or payment for a person offering or giving the money, compensation, payment, reward or benefit.
- "Franchising" shall mean but not limited to a form of business by which the owner of a product, service or method obtains distribution through affiliated dealers.

DR LOUIS MULLINDER

MUULI GEN

REGISTRAR: ALLIED HEALTH PROFESSION COUNCIL OF SOUTH AFRICA

BOARD NOTICE 2 OF 2018

NATIONAL HOME BUILDERS REGISTRATION COUNCIL

INVITATION FOR PUBLIC COMMENT ON THE DRAFT OWNER BUILDER EXEMPTION APPLICATION FORM IN TERMS OF THE HOUSING CONSUMERS PROTECTION MEASURES ACT NO. 95 OF 1998

The National Home Builders Registration Council hereby in terms of section 7 read together with section 29(1) of the Housing Consumers Protection Measures Act No. 95 of 1998 (The Act) publish for public comment and information the draft exemption application form prescribed by section 29(1) of the Act as set out in the Schedule hereto.

Members of the public are invited to submit written comments or inputs on the draft exemption application form not later than 30 (thirty) days from the date of publication of this notice to the following addresses:

By Post to:
The CEO
The National Home Builders Registration Counci
P.O Box X 461
Randburg
2125

Or

Hand Deliver to: Joe Slovo House 5 Leeuwkop Road Sunninghill Johannesburg 2191

Or

By E-Mail: juliam@nhbrc.org.za

Any other enquiries raised in connection with the notice may be directed to <u>Julia Motapola</u> at Tel: <u>011 317 0000</u>.

Ms. Julieka Bayat
Acting Chairperson of Council
Date: _____

Comments received after the closing date will not be considered.



HEAD OFFICE
Tel: +27 11 317 0000
Fax: +27 11 317 0105
Toll Free No: 0800 200 824
Fraud Hotline: 0800 203 698

PHYSICAL ADDRESS Joe Slovo House 5 Leeuwkop Road Sunninghill, Johannesburg POSTAL ADDRESS P. O. Box 461 Randburg, 2125 Docex 96 Randburg



ASSURING QUALITY HOMES

DATE	. 11	3.7	14		 7	7

APPLICATION FORM AND AFFIDAVIT

MADE IN TERMS OF SECTION 29(1) OF THE HOUSING CONSUMER PROTECTION

MEASURES ACT 95 OF 1998

To be completed in block letters and must be legible.

APPLICANT DETAILS		APPLICANT'S SPOUSE DETAILS (only required if married in community of property OR out of community of property with the accrual system)							
ID No.		ID No.							
Full Name and Surname		Full Name and Surname							
Tel		Tel							
Mobile		Mobile							
Email		Email							
PROPERTY DETAILS (Street Address	PROPERTY EXEM	PTION BEING APPLIED FOR)							
Stand No.									
Township									
Province									

The applicant/s being the owner(s) of the property listed above, hereby applies/apply in terms of section 10A of the of the Housing Consumers Protection Measures Act No. 95 of 1998 (hereinafter referred to as

NHBRC Owner Builder Application Form and Affidavit

Page 1 of 4



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Tel: +27 11 317 0000
Fax: +27 11 317 0105
Toll Free No: 0800 200 824
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"the Act") to be classified as an owner builder as defined in section 1 of the Act and be granted exemption from the requirements of the Act as provided for in section 29 of the Act.

	Questionnaire	YES	NO
1	Are you married? If married in community of property or out of community of property with accrual, please ensure that a certified copy of the identity document of your spouse and a certified copy of the marriage certificate of the couple is attached to this form as part of your application.		
2	If married out of community of property, please ensure that a certified copy of your pre-nuptial or ante-nuptial contract registered at the Deeds Office is attached to this form as part of your application.		
3	I/we understand the implications of the exemption and that my / our home will not be enrolled under the requirements of the Housing Consumers Protection Measures Act No. 95 of 1998.		
4	I/we am/are the home owner(s) of the said property as written on page one (1) of this document. (Please ensure that a copy of the deed of transfer / title deed stamped by the Deeds Office is attached to this form as part of your application)		
5	I/we shall occupy the property and shall not sell the house within (five) 5 years of being granted exemption.		
6	I/we am/are aware that there will be no warranty protection as laid down in the Housing Consumers Protection Measures Act No. 95 of 1998 on the home should the exemption I/we am/are applying for be granted.		
7	I/we am/are aware that if the exemption is granted, I/we may not be able to sell the home in future, as the home is not enrolled in terms of section 14(1) of the Act.	ŀ	
8	Will the application be made by a third party on behalf of the Applicant? If yes, please ensure that an executed Power of Attorney signed by the Applicant and a certified copy of the third party's ID are attached to this form as part of your application.		
9	Will the Applicant be assisted by another person/s to construct the home? If yes, the Applicant must submit an affidavit containing the name/s of the person/s assisting him/or her together with the certified copy of such person/s ID and a copy of terms and conditions of the agreement entered into. Please note that the said person/s needs to be given Power of Attorney and will have to write the NHBRC Technical Assessment test.		



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10	I/we will be fully responsible for: - Administering the whole building project and purchasing of all building material - Employing and monitoring artisans and labourers - Quality of materials and workmanship (If the answer to any of the above statements is NO, please attach an explanation to this questionnaire)	
11	I/we agree to write the NHBRC Technical Assessment test at an NHBRC office or any other place as designated by the NHBRC.	*** ****
12	I/we am/are aware that the house that is to be built must comply fully with the technical requirements as per the NHBRC Home Building Manual and National Building Regulations and Standards Act No.103 of 1977	
13	I/we will be receiving progress payments directly from the banking institution that is providing mortgage finance. (If the answer to this statement is NO, please attach explanation to this questionnaire)	*****
14	Has any form of construction on the said property commenced yet? If yes, please ensure that a Competent Person's report confirming the site soil designation in accordance with acceptable industry practice and applicable certificates for completed stages of construction must be attached to this application form. Please also ensure that any additional information or documents relating to the Technical Requirements in line with the National Building Regulations are also attached to the application form.	
15	Have you ever applied for an owner builder exemption before? If yes, please submit an affidavit giving details of property in respect of which an exemption was applied for, the date of the application and the outcome of the application.	
16	I/we confirm that an NHBRC registered home builder will not be appointed to construct the home on the property applied for in this application.	

The applicant/s agree/s to hold harmless, defend and indemnify the Council, from any and all actions, claims, demands, losses, damages, judgments or costs whatsoever by any person in respect of the home.

SIGNATURE OF APPLICANT	SIGNATURE OF SPOUSE
OIGNATURE OF AFFEIGANT	SIGNATURE OF SPOUSE
	(only required if married in community of Dronauty)
	(only required if married in community of Property)

NHBRC OWNER BUILDER QUESTIONNAIRE

Page 3 of 4



HEAD OFFICE
Tel: +27 11 317 0000
Fax: +27 11 317 0105
Toll Free No: 0800 200 824
Fraud Hotline: 0800 203 698

PHYSICAL ADDRESS Joe Slovo House 5 Leeuwkop Road Sunninghill, Johannesburg POSTAL ADDRESS P. O. Box 461 Randburg, 2125 Docex 96 Randburg



ASSURING QUALITY HOMES

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I certify that the deponent/s acknowledges that he/she knows and understands the contents of this												
affidavit,	which	affidavit	was	sworn	before	me	and	signed	in	my	presence	at
		***************************************			on this _		da	y of 20_	***********	, in a	ccordance v	vith
the provis	ion of Re	egulation F	R1258	dated 21	July 197	'2, as	amen	ded by G	over	nmen	t Notice R16	648
dated 19	August 1	977 and 6	Govern	ment No	tice R142	8 date	ed 11 .	July 1980	and	Gove	ernment No	tice
R774 date	ed 23 Ap	ril 1982 ha	ving d	uly been	complied	with.						
COMMISSI	ONED OF	CATUS										
COMMINISSI	ONER OF	UAIRS										

Note to Commissioner

Kindly date stamp each page and initial all pages.

BOARD NOTICE 3 OF 2018



ALLIED HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA UNPROFESSIONAL CONDUCT BOARD NOTICE: PRACTICE OF LIVE BLOOD ANALYSIS TO BE USED ONLY AS AN ADJUNCT TO THE SCOPE OF PRACTICE OF HOMEOPATHY, NATUROPATHY OR PHYTOTHERAPY

The Allied Health Professions Council of South Africa (AHPCSA), after due consideration and in consultation with the Professional Board: Homeopathy, Naturopathy and Phytotherapy (PBHNP), taking into account section 2(a) of the Allied Health Professions Act (63/1982), read together with Chapter 3, Regulations 28, 29 and 30 of Government Notice R.127, published on 12 February 2001, which sets out the scope of practice for practitioners of Homeopathy, Naturopathy and Phytotherapy, has resolved in terms of section 10D of the Act, that: -

• Any person registered to practise the professions of Homeopathy, Naturopathy or Phytotherapy, may, until further regulation of the use of live blood analysis in terms of medical devices legislation, use such practice only as an adjunct to any complementary health practice exercised in the scope of his/her registered profession and may not practice such as a mainstay profession.

DR LOUIS MULLINDER

REGISTRAR: ALLIED HEALTH PROFESSION COUNCIL OF SOUTH AFRICA

WARNING!!!

To all suppliers and potential suppliers of goods to the Government Printing Works

The Government Printing Works would like to warn members of the public against an organised syndicate(s) scamming unsuspecting members of the public and claiming to act on behalf of the Government Printing Works.

One of the ways in which the syndicate operates is by requesting quotations for various goods and services on a quotation form with the logo of the Government Printing Works. Once the official order is placed the syndicate requesting upfront payment before delivery will take place. Once the upfront payment is done the syndicate do not deliver the goods and service provider then expect payment from Government Printing Works.

Government Printing Works condemns such illegal activities and encourages service providers to confirm the legitimacy of purchase orders with GPW SCM, prior to processing and delivery of goods.

To confirm the legitimacy of purchase orders, please contact:

Renny Chetty (012) 748-6375 (Renny.Chetty@gpw.gov.za),

Anna-Marie du Toit (012) 748-6292 (Anna-Marie.DuToit@gpw.gov.za) and

Siraj Rizvi (012) 748-6380 (Siraj.Rizvi@gpw.gov.za)

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